BASE PROSPECTUS

RELATING TO THE OFFERING OF

STRUCTURED WARRANTS

TO BE ISSUED BY



OCBC BANK (MALAYSIA) BERHAD

(Company No. 295400-W) (Incorporated in Malaysia under the Companies Act, 1965)

This Base Prospectus is published in connection with the offering of Structured Warrants to be issued from time to time (within the validity period of this Base Prospectus) by OCBC Bank (Malaysia) Berhad ("Issuer"). This Base Prospectus is intended to provide information on the Issuer and the Structured Warrants. The Structured Warrants are non-collateralised and comprise cash settled call warrants over a single equity (American and/or European style), cash settled call warrants over a basket of equities (American and/or European style), cash settled call warrants over a basket of equities (American and/or European style), cash settled put warrants over a single equity (American and/or European style), cash settled put warrants over a single equity (American and/or European style), cash settled put warrants over a single equity (American and/or European style), cash settled put warrants over a single equity (American and/or European style), cash settled put warrants over a single index (American and/or European style), cash settled put warrants over a single index (American and/or European style), cash settled put warrants over a single index (American and/or European style), cash settled callable bull/bear certificates ("CBBC") over a single equity (European style) and cash settled CBBC over a single index (European style). The specific terms relating to each series of the Structured Warrants will be set out in the term sheets to be issued in respect of each relevant Structured Warrants, which will be supplement to, and should be read in conjunction with, this Base Prospectus.

You are warned that the price of the underlying shares or the level of the underlying indices and the price of the Structured Warrants may fall in value as rapidly as it may rise and you may sustain a total loss of your investment. You should therefore make sure you understand the terms and conditions of the Structured Warrants offered, the risk factors involved, and where necessary seek professional advice before investing in the Structured Warrants.

The Structured Warrants constitute general unsecured contractual obligations of the Issuer and of no other person. Therefore, if you purchase the Structured Warrants, you are relying on the creditworthiness of the Issuer and have no recourse/rights against the company which has issued the underlying securities or the index sponsor that compiles and publishes the underlying index.

THE STRUCTURED WARRANTS ARE TO BE LISTED AND TRADED ON THE STRUCTURED WARRANTS BOARD OF BURSA MALAYSIA SECURITIES BERHAD.

YOU ARE ADVISED TO READ AND UNDERSTAND THE CONTENTS OF THIS BASE PROSPECTUS. IF IN DOUBT, PLEASE CONSULT A PROFESSIONAL ADVISER. THERE ARE CERTAIN RISK FACTORS WHICH PROSPECTIVE INVESTORS SHOULD CONSIDER. TURN TO PAGES 12 TO 24 FOR "RISK FACTORS".

This Base Prospectus is dated 4 October 2013 and expires on 3 October 2014

OUR DIRECTORS HAVE SEEN AND APPROVED THIS BASE PROSPECTUS. OUR DIRECTORS COLLECTIVELY AND INDIVIDUALLY ACCEPT FULL RESPONSIBILITY FOR THE ACCURACY OF THE INFORMATION CONTAINED IN THIS BASE PROSPECTUS AND CONFIRM, HAVING MADE ALL REASONABLE ENQUIRIES, THAT TO THE BEST OF THEIR KNOWLEDGE AND BELIEF, THERE ARE NO FALSE OR MISLEADING STATEMENTS OR OTHER FACTS THE OMISSION OF WHICH WOULD MAKE ANY STATEMENT IN THIS BASE PROSPECTUS FALSE OR MISLEADING.

WE ACKNOWLEDGE THAT, BASED ON ALL AVAILABLE INFORMATION, AND TO THE BEST OF OUR KNOWLEDGE AND BELIEF, THIS BASE PROSPECTUS CONSTITUTES A FULL AND TRUE DISCLOSURE OF ALL MATERIAL FACTS CONCERNING THE OFFERING OF THE STRUCTURED WARRANTS ("OFFER").

A COPY OF THIS BASE PROSPECTUS HAS BEEN REGISTERED WITH THE SECURITIES COMMISSION MALAYSIA ("SC"). THE REGISTRATION OF THIS BASE PROSPECTUS SHOULD NOT BE TAKEN TO INDICATE THAT THE SC RECOMMENDS THE OFFER OR ASSUMES RESPONSIBILITY FOR THE CORRECTNESS OF ANY STATEMENT MADE OR OPINION OR REPORT EXPRESSED IN THIS BASE PROSPECTUS. THE SC IS NOT LIABLE FOR ANY NON-DISCLOSURE ON THE PART OF THE ISSUER AND TAKES NO RESPONSIBILITY FOR THE CONTENTS OF THIS DOCUMENT, MAKES NO REPRESENTATION AS TO ITS ACCURACY OR COMPLETENESS AND EXPRESSLY DISCLAIMS ANY LIABILITY WHATSOEVER FOR ANY LOSS HOWSOEVER ARISING FROM OR IN RELIANCE UPON THE WHOLE OR ANY PART OF THE CONTENTS OF THIS BASE PROSPECTUS. YOU SHOULD RELY ON YOUR OWN EVALUATION TO ASSESS THE MERITS AND RISKS OF THE INVESTMENT. IN CONSIDERING THE INVESTMENT, IF YOU ARE IN ANY DOUBT AS TO THE ACTION TO BE TAKEN, YOU SHOULD CONSULT YOUR STOCKBROKER, BANK MANAGER, SOLICITOR, ACCOUNTANT OR OTHER PROFESSIONAL ADVISERS IMMEDIATELY.

APPROVAL WILL BE OBTAINED FROM BURSA MALAYSIA SECURITIES BERHAD ("BURSA SECURITIES") FOR THE LISTING OF AND QUOTATION OF THE STRUCTURED WARRANTS BEING OFFERED. ADMISSION OF THE STRUCTURED WARRANTS TO THE OFFICIAL LIST OF BURSA SECURITIES IS NOT TO BE TAKEN AS AN INDICATION OF OUR MERITS, THE MERITS OF THE OFFER, THE STRUCTURED WARRANTS, THE UNDERLYING SECURITIES, UNDERLYING COMPANIES OR THE UNDERLYING INDEX.

IF YOU ARE IN DOUBT AS TO THE REQUIREMENTS, RESTRICTIONS AND RISKS RELATING TO OR IN CONNECTION WITH MAKING AN INVESTMENT IN THE STRUCTURED WARRANTS, YOU SHOULD CONSULT YOUR OWN PROFESSIONAL ADVISER AND SEEK ADVICE ON SUCH CONCERNS IN RESPECT OF YOUR SPECIFIC TAX POSITION. YOU SHOULD ALSO MAKE YOUR OWN INQUIRIES AS TO THE LAWS, REGULATIONS AND DIRECTIVES IN FORCE OR APPLICABLE RELATING TO OR IN CONNECTION WITH MAKING SUCH INVESTMENT.

A COPY OF THIS BASE PROSPECTUS HAS ALSO BEEN LODGED WITH THE REGISTRAR OF COMPANIES WHO TAKES NO RESPONSIBILITY FOR ITS CONTENTS. THIS BASE PROSPECTUS CAN ALSO BE VIEWED OR DOWNLOADED FROM BURSA SECURITIES' WEBSITE AT WWW.BURSAMALAYSIA.COM.

ADDITIONAL INFORMATION AND TERMS RELATING TO EACH OFFERING WILL BE SET OUT IN THE RESPECTIVE TERM SHEET, WHICH WILL BE SUPPLEMENTAL TO, AND SHOULD BE READ IN CONJUNCTION WITH, THIS BASE PROSPECTUS. IN THE EVENT OF ANY INCONSISTENCY BETWEEN THE PROVISIONS OF THE BASE PROSPECTUS AND ANY TERM SHEET, THE PROVISIONS OF THE TERM SHEET WILL PREVAIL FOR THE PURPOSE OF SUCH OFFER.

YOU ARE ADVISED TO NOTE THAT RECOURSE FOR FALSE OR MISLEADING STATEMENTS OR ACTS MADE IN CONNECTION WITH THIS BASE PROSPECTUS IS DIRECTLY AVAILABLE UNDER SECTIONS 248, 249 AND 357 OF THE CAPITAL MARKETS AND SERVICES ACT 2007.

SECURITIES LISTED ON BURSA SECURITIES ARE OFFERED TO THE PUBLIC PREMISED ON FULL AND ACCURATE DISCLOSURE OF ALL MATERIAL INFORMATION CONCERNING THE ISSUE FOR WHICH ANY OF THE PERSONS SET OUT IN SECTION 236 OF THE CAPITAL MARKETS AND SERVICES ACT 2007, E.G. DIRECTORS AND ADVISERS, ARE RESPONSIBLE.

DEFINITIONS

All references to "we", "us", "our" and "ourselves" are to our company, OCBC Bank (Malaysia) Berhad. Unless otherwise indicated, the following definitions shall apply throughout this Base Prospectus:

Act	:	Companies Act, 1965
BAFIA	:	Banking and Financial Institutions Act, 1989
BNM	:	Bank Negara Malaysia
Board	:	Board of Directors of OCBC Malaysia
Bursa Depository	:	Bursa Malaysia Depository Sdn Bhd
Bursa Securities	:	Bursa Malaysia Securities Berhad
CDS	:	Central Depository System
CBBC(s)	:	Callable bull/bear certificates
CDS Account	:	A securities account established by Bursa Depository or other central depository for an account holder.
CMSA	:	Capital Markets and Services Act, 2007 and any amendments made from time to time
Code	:	Malaysian Code on Take-Overs and Mergers, 2010 and any amendments made from time to time
Conditions	:	In respect of the Structured Warrants of each series, the terms and conditions applicable thereto as set out in Schedule 3 of the Deed Poll as may be modified from time to time in accordance with the provisions as set out in the Deed Poll
Deed Poll	:	Deed Poll dated 23 September 2013 executed by us for the Structured Warrants, as supplemented from time to time. The Term Sheet to be issued for each series of the Structured Warrants will form a new schedule supplement of the Deed Poll
FBM KLCI	:	FTSE Bursa Malaysia Kuala Lumpur Composite Index
FSA	:	Financial Services Act, 2013
FYE	:	Financial year(s) ended or ending (as the case may be)
GE	:	Great Eastern Life Assurance (Malaysia) Berhad
Issuer	:	OCBC Malaysia
LPD	:	30 August 2013, being the latest practicable date prior to printing of this Base Prospectus
Listing	:	Listing of and quotation for the Structured Warrants on the Structured Warrants Board of Bursa Securities
Listing Requirements	:	Main Market Listing Requirements of Bursa Securities
Market Day	:	A day on which the relevant Securities Exchanges are open for trading in the respective place where the relevant Underlying Shares and Structured Warrants are quoted and traded.

Market Maker	:	A person who performs market making and is registered as a market maker under the Rules of Bursa Securities		
NPLs or NPL	:	Non-performing or impaired loans, advances and financing		
OCBC Al-Amin	:	OCBC AI-Amin Bank Berhad		
OCBC Bank	:	Oversea-Chinese Banking Corporation Limited on an unconsolidated basis		
OCBC Group	:	OCBC Bank and its subsidiaries		
OCBC Malaysia	:	OCBC Bank (Malaysia) Berhad		
OCBC Malaysia Group or Group	:	OCBC Malaysia and its subsidiaries		
Offer	:	Our offering of the Structured Warrants via market making		
PAT	:	Profit after taxation		
PBT	:	Profit before taxation		
RAM Ratings	:	RAM Rating Services Berhad		
Record of Depositors	:	A record maintained by Bursa Depository pursuant to Chapter 24.0 of its rules, including any amendment thereof		
RM and sen	:	Ringgit Malaysia and sen, respectively		
Rules of Bursa Securities		Rules issued by Bursa Securities		
SC	:	Securities Commission Malaysia		
SICDA	:	The Securities Industry (Central Depositories) Act 1991 of Malaysia and any statutory modification, amendment or re- enactment thereof and any and every other legislation for the time being in force made thereunder		
Structured Warrants Registrar	:	Symphony Share Registrars Sdn Bhd being the Registrar for the Structured Warrants		
S\$:	Singapore Dollar		
Term Sheet(s)	:	The document containing specific Conditions and information on a specific series of Structured Warrants, to be issued by us from time to time and which shall be supplemental to and should be read in conjunction with this Base Prospectus		
Underlying Company(ies)	:	In relation to a particular series of Structured Warrants, the company(ies) that has (have) issued Underlying Shares		
Underlying Index	:	In relation to a particular series of Structured Warrants, the index which is subject of that particular series of Structured Warrants, as specified in the relevant Term Sheet		
Underlying Index Sponsor	:	Index sponsor that has compiled and published the Underlying Index as specified in the relevant Term Sheet		
Underlying Shares	:	In relation to a particular series of Structured Warrants, the shares or the shares making up the basket of shares, which are		

	subject of that particular series of Structures Warrants, as specified in the relevant Term Sheet		
Warrant Registrar or Registrar :	The person or company as for the time being which maintains the register of holders required by the Issuer as set out in the relevant Deed Poll		
Structured Warrants :	The non-collateralised Structured Warrants which we propose to issue are as follows:		
	 (i) cash-settled call warrants over a single equity (American and/or European style); (ii) cash-settled call warrants over a basket of equities 		
	 (ii) cash-settled call warrants over a basket of equities (American and/or European style); (iii) cash-settled call warrants over a single index 		
	 (American and/or European style); (iv) cash-settled put warrants over a single equity (American and/or European style); 		
(v) cash-se			
	(vi) cash-settled put warrants over a single index (American and/or European style);		
	 (vii) CBBC over a single equity (European style); and (viii) CBBC over a single index (European style) 		
	where the equities are listed on, and indices are based on Bursa Securities and/or securities exchanges outside Malaysia which are members of the World Federation of Exchanges and are approved by Bursa Securities		
Warrantholder(s) :	The person(s) whose names for the time being appear on the Record of Depositors for the Structured Warrants		

General Features and Glossary o	f Te	rms in relation to the Structured Warrants
American style	:	In respect of the right of a person under a Structured Warrant, means the ability to exercise that right any time before or on expiry date
Call Price/Level	:	Means the pre-specified price or level of the underlying instrument at which the Issuer must call the CBBC before its expiry date
Call Warrant	:	Contract under which the holder has the right, but not the obligation, to buy the underlying instrument from the Issuer for a particular price at a future date according to the terms of issue (physical-settled) or to receive a cash payment (cash- settled) based on the positive differential in the price/level of the underlying instrument and exercise price/level of the call warrant
Callable bull/bear certificates or	:	Means a contract:
CBBC		 (i) which upon the occurrence of a Mandatory Call Event, will be called by the Issuer and terminated before its expiry date; and
		(ii) under which a person has an actual, contingent or prospective right to receive a cash amount, depending on the fluctuations in the value or price of the underlying financial instrument and the amount will be calculated in accordance with the contract
Delta	:	The relationship between the expected change in the call/put warrant price and the corresponding change in the underlying instrument price, are as follows:
		Change in the call/put warrant price x Exercise ratio
		Change in the underlying instrument price
		For illustrative purposes only, for a call warrant with an exercise ratio of 2, a delta of 50% implies that if the underlying instrument price changes by 20 sen, then the call warrant price is expected to change by 5 sen.
		For illustrative purposes only, for a put warrant with an exercise ratio of 5, a delta of 50% implies that if the underlying instrument price changes by 10 sen, then the put warrant price is expected to change by 1 sen.
European style	:	In respect of the right of a person under a Structured Warrant, means the ability to exercise that right on the expiry date
Exercise Level	:	In the case of call warrants or callable bull certificates over an index, the level that is subtracted from the level of the Underlying Index in arriving at the cash settlement amount
		In the case of put warrants or callable bear certificates over an index, the level from which the level of the underlying index is subtracted in arriving at the cash settlement amount
Exercise Price	:	In the case of physically-settled warrants over equity(ies), the price at which the holder is entitled to sell (put warrants) or

General Features and Glossary of Terms in relation to the Structured Warrants

		purchase (call warrants) the underlying equity(ies)	
		In the case of cash-settled warrants over equity(ies), the price that is subtracted from the price of the underlying equity(ies)/ (call warrants or callable bull certificates) or the price from which the price of the underlying equity(ies) is subtracted (put warrants or callable bear certificates) in arriving at the cash settlement amount.	
Effective Gearing	:	A measure of the theoretical change in the call/put warrant price for a 1% change in the underlying instrument price. The formula for effective gearing is as follows:	
		Gearing x Delta	
		For illustrative purposes only, a gearing of 10 and a delta of 50% would equate to an effective gearing multiple of 5 times, which implies that every RM1.00 exposure in a call/put warrant could equate to an effective exposure of RM5.00 in the underlying instrument	
Exercise Ratio	:	The number of Structured Warrants in exchange for 1 underlying instrument	
Gearing	:	A measure of the ratio of underlying shares to which exposure gained by purchasing 1 call/put warrant. The formula for gear is as follows:	
		Change in the current market price of the Underlying Shares (Call/put warrant issue price x Exercise ratio)	
		For illustrative purposes only, for a call warrant with an exercise ratio of 2, a gearing of 10 implies that every RM1.00 exposure in the call warrant could equate to an exposure of RM20.00 in the underlying instrument	
		For illustrative purposes only, for a put warrant with an exercise ratio of 5, a delta of 50% implies that if the underlying instrument price changes by 10 sen, then the put warrant price is expected to change by 1 sen	
Highest Traded Price	:	The highest traded price of the underlying share during the Main Trading Phase provided that in respect of a trading phase of the relevant underlying share quoted and traded on Bursa Securities, the opening and closing prices are not to be taken into account	
Implied volatility	:	A measure of an underlying instrument's expected volatility as reflected by the market price of the traded call/put warrant on that underlying instrument using an appropriate model	
In-the-money	:	(i) A call warrant or callable bull certificate is in-the- money when the price level of the underlying instrument is above the exercise price/level of the call warrant or callable bull certificate, i.e. when the call warrant or callable bull certificate has an intrinsic value	
		(ii) A put warrant or callable bear certificate is in-the- money when the price/level of the underlying instrument is below the exercise price/level of the put	

		warrant or callable bear certificate, i.e. when the put warrant or callable bear certificate has an intrinsic value
Intrinsic value	:	The amount by which the price of the underlying instrument exceeds the exercise price/level for a call warrant or callable bull certificate, or the amount by which the price of the underlying instrument is below the exercise price/level for a put warrant or callable bear certificate
Lowest Traded Price	:	The lowest traded price of the underlying share during the Main Trading Phase provided that in respect of a trading phase of the relevant underlying share quoted and traded on Bursa Securities, the opening and closing prices are not to be taken into account
Main Trading Phase	:	Means a trading phase as described in Rule 701.5A of the Rules of Bursa Securities or the rules of the respective securities exchange(s) where the relevant Underlying Share is quoted and traded as specified in the Term Sheet
Mandatory Call Event or MCE	:	In relation to CBBC, means the first occurrence at any time before the CBBC's expiry date where the traded price/level of the underlying Instrument is at or below (in respect of callable bull certificates) or at or above (in respect of callable bear certificates) the call price/level and upon which the CBBC will be called by the Issuer
Maximum Index Level	:	The highest spot level of the Underlying Index during the MCE Valuation Period
MCE Valuation Period	:	The period from the time of the occurrence of the Mandatory Call Event up to the end of the Next Trading Session on the relevant Securities Exchange
Minimum Index Level	:	The lowest spot level of the Underlying Index during the MCE Valuation Period
Next Trading Session	:	The first trading session after the occurrence of the Mandatory Call Event, which contains at least one (1) hour of continuous trading
Out-of-the-money	:	(i) A call warrant or callable bull certificate is out-of-the- money when the price/level of the underlying instrument is below the exercise price/level of the call warrant or callable bull certificate, i.e. when the call warrant or callable bull certificate does not have any intrinsic value
		(ii) A put warrant or callable bear certificate is out-of-of- the-money when the price/level of the underlying instrument is above the exercise price/level of the put warrant or callable bear certificate, i.e. when the put warrant or callable bear certificate does not have any intrinsic value
Premium	:	The premium of a call warrant is based on the following computation:

	(Call warrant price x Exercise ratio) + Exercise price of the call warrant - Underlying instrument price	
	Underlying instrument price	
	The premium of a put warrant is based on the following computation:	
	Underlying instrument price – (Exercise price – (Put warrant price x Exercise ratio)	
	Underlying instrument price	
	The premium of a callable bull certificate is based on the following computation:	
	Spot price - Exercise price + Funding cost	
	Exercise ratio	
	The premium of a callable bear certificate is based on the following computation:	
	Exercise price - Spot price + Funding cost	
	Exercise ratio	
Put warrant :	Contract under which the holder has the right, but not the obligation to receive a cash payment (cash-settled) based on the positive differential in the exercise price/level of the put warrant and the price/level of the underlying instrument	

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CD-ROM ENCLOSING:

AUDITED FINANCIAL STATEMENTS OF OCBC MALAYSIA FOR THE FYE 31 DECEMBER 2010, 2011 AND 2012.

1. CORPORATE DIRECTORY

DIRECTORS

Name	Address	Nationality Occupa	tion
Tan Sri Dato' Nasrudin Bin Bahari (Chairman / Independent Non- Executive Director)	5, Lorong Limau Manis Dua Bangsar Park 59000 Kuala Lumpur	Malaysian Compar Director	
Dato' Ooi Sang Kuang (Deputy Chairman / Independent Non-Executive Director)	26 Jalan Anggerik Eria 31/10 Seksyen 31 Kota Kemuning 40460 Shah Alam Selangor Darul Ehsan	9, Malaysian Compar Director	
Samuel Nag Tsien (Non-Independent Non-Executive Director)	5 Anthony Road #04-12 Singapore 229954	British Compar Director	
Ching Wei Hong (Non-Independent Non-Executive Director)	10 Leedon Road #08-02 Singapore 267833	Singaporean Compar Director	
Tan Siok Choo (Independent Non-Executive Director)	7, Lorong Kota 4 Bukit Ledang Off Jalan Duta 50480 Kuala Lumpur	Malaysian Compar Director	
Dr Raja Lope Bin Raja Shahrome (Independent Non-Executive Director)	8, Lorong 14/37D 46100 Petaling Jaya Selangor Darul Ehsan	Malaysian Compar Director	
Chew Sun Teong, Jeffrey (Non-Independent Executive Director and Chief Executive Officer)	22, Jalan BSJ 3 Taman Bukit Segar Jaya 2 42200 Kuala Lumpur	Malaysian Compar Director	
Lai Teck Poh (Independent Non-Executive Director) (Re-designated on 8 January 2013)	35 Merryn Road Singapore 298484	Singaporean Compar Director	
Tan Siew Peng, Darren (Non-Independent Non-Executive Director)	21 St. Thomas Walk #04-12 Singapore 238145	Singaporean Compar Director	•
AUDIT COMMITTEE			
Name	Designation	Directorship	
Tan Sri Dato' Nasrudin Bin Bahari	Chairman	Independent Non-Executive	Director
Tan Siok Choo	Member	Independent Non-Executive	Director
Lai Teck Poh	Member	Independent Non-Executive I	Director

1. CORPORATE DIRECTORY (cont'd)

RISK MANAGEMENT COMMITTEE

Name	Designation	Directorship
Tan Sri Dato' Nasrudin Bin Bahari	Chairman	Independent Non-Executive Director
Tan Siok Choo	Member	Independent Non-Executive Director
Dr Raja Lope Bin Raja Shahrome	Member	Independent Non-Executive Director
Dato' Ooi Sang Kuang	Member	Independent Non-Executive Director
Samuel Nag Tsien	Member	Non-Independent Non-Executive Director
Ching Wei Hong	Member	Non-Independent Non-Executive Director
Lai Teck Poh	Member	Independent Non-Executive Director
Tan Siew Peng, Darren	Member	Non-Independent Non-Executive Director
COMPANY SECRETARIES :	Quah Boon Huat (l 75, Jalan SS 2/88 47300 Petaling Jay Selangor Darul Eh Khoo Soon Hong (9 Jalan Prima Impi Taman Prima Impia Segambut 51200 Kuala Lump	san MIA No. 11901) ian 2 an
MARKET MAKER :	OCBC Bank (Mala 10th Floor, Menara 18 Jalan Tun Peral 50050 Kuala Lump Tel No.: (03) 2034 Website: <u>www.ocb</u>	k bur 5627
REGISTERED / HEAD OFFICE:	OCBC Bank (Mala 19th Floor, Menara 18 Jalan Tun Pera 50050 Kuala Lump Tel No.: (03) 2034 Website: <u>www.ock</u>	k our 5627
AUDITORS :	KPMG (AF 0758) Level 10, KPMG To 8 First Avenue Bandar Utama 47800 Petaling Jay Selangor Darul Eh Tel No.: (03) 7721	/a san

1. CORPORATE DIRECTORY (cont'd)

STRUCTURED WARRANTS REGISTRAR	:	Symphony Share Registrars Sdn Bhd (378993-D) Level 6, Symphony House Pusat Dagangan Dana 1 Jalan PJU 1A/46 47301 Petaling Jaya Selangor Darul Ehsan Tel No.: (03) 7841 8000
LISTING SOUGHT	:	Structured Warrants Board of Bursa Securities
SOLICITORS	:	Adnan Sundra & Low Level 11, Menara Olympia No.8, Jalan Raja Chulan 50200 Kuala Lumpur Tel. No.: (03) 2070 0466

2. INTRODUCTION

This Base Prospectus is published in connection with a listing of Structured Warrants on Bursa Securities for the purpose of giving information with regard to the Issuer and the Structured Warrants and this Base Prospectus is valid until 3rd October 2014.

We have registered a copy of this Base Prospectus with the SC. A copy of this Base Prospectus has also been lodged with the Registrar of Companies. Neither the SC nor the Registrar of Companies takes any responsibility for its contents.

This Base Prospectus is to be read in conjunction with the Term Sheets to be issued from time to time in connection with the Offer. Each Term Sheet will contain supplemental disclosures and the particular Conditions of the Offer.

The Structured Warrants will be listed and traded on the Structured Warrants Board of Bursa Securities, subject to the approval of Bursa Securities.

Under Section 14(1) of the SICDA, the Structured Warrants are prescribed securities which are required to be deposited into the Central Depository System. Consequently, any dealings in the Structured Warrants will be carried out in accordance with SICDA and the Rules of Bursa Depository.

Pursuant to the Listing Requirements, for Structured Warrants, there must be at least 100 Warrantholders holding not less than 1 board lot of the relevant series of Structured Warrants each, or at least 50 Warrantholders holding not less than 1 board lot each provided that each of these Warrantholders subscribe for a minimum of RM100,000 of the relevant series of Structured Warrants each (except if we provide liquidity for the Structured Warrants issue through market making). In addition, the success of each Offer is conditional upon us achieving a total face amount of not less than RM5 million.

We have been registered with Bursa Securities as a Market Maker for the Structured Warrants with effect from 26 January 2011. As a Market Maker, we will be providing competitive 2-way quotes (bid and ask) for the Structured Warrants as set out in Section 5.2 of this Base Prospectus. The circumstances where the Market Maker will not be able to and should not be obliged to provide liquidity for the Structured Warrants are also set out in Section 5.2 of this Base Prospectus.

In the event that the Listing Requirements are amended to require a different minimum face amount or to remove the requirement for a minimum face amount altogether, or to require a different spread requirement, then this Base Prospectus shall also be automatically deemed to reflect the relevant change in requirements.

Further conditions and details of the procedure, if any, for the listing of and quotation for each series on the Structured Warrants Board of Bursa Securities will be set out in the relevant Term Sheets to be issued in respect of the Offer.

We and/or our advisers have not authorised any person to give any information or to make any representation not contained in this Base Prospectus and the relevant Term Sheets. Such information or representation, if given or made, should not be relied on as having been authorised by us. Bear in mind that neither the delivery of this Base Prospectus nor any issue made in connection with this Base Prospectus shall represent or imply that there has been no change in our affairs since the respective dates stated herein.

The distribution of this Base Prospectus and the sale of the Structured Warrants are subject to Malaysian laws, and we take no responsibility for the distribution of this Base Prospectus outside Malaysia. This Base Prospectus does not constitute and may not be used for the purpose of an invitation to subscribe for or an offer to sell any Structured Warrants in any jurisdiction in which such invitation or offer is not authorised or lawful, or to any person to whom it is unlawful to make such invitation or offer. You are required to inform yourself and to observe such restrictions if you are in possession of this Base Prospectus.

2. INTRODUCTION (cont'd)

You should rely on your own evaluation to assess the merits and risks of the Offer and investment on the Structured Warrants. If you are in any doubt as to the action that you should take, you should consult your stockbroker, bank manager, solicitor, accountant or other professional advisers immediately.

3. SUMMARY INFORMATION

This is a summary of some information about the Offer. You should read and understand the whole Base Prospectus and the relevant Term Sheet relating to an Offer prior to deciding whether or not to invest in the Structured Warrants issued by in relation to this Base Prospectus.

3.1 The Offer

We propose to issue the following non-collateralised Structured Warrants:

- cash-settled call warrants over a single equity (American or European style);
- cash-settled call warrants over a basket of equities (American or European style);
- cash-settled call warrants over a single index (American or European style);
- cash-settled put warrants over a single equity (American or European style);
- cash-settled put warrants over a basket of equities (American or European style);
- cash-settled put warrants over a single index (American or European style);
- CBBC over a single equity (European style); and
- CBBC over a single index (European style).

where the equities are listed on, and indices are based on Bursa Securities or securities exchanges outside Malaysia which are members of the World Federation of Exchanges and are approved by Bursa Securities.

Structured Warrants will be issued from time to time via market making. Details of each Structured Warrant will be stated in accompanying Term Sheet.

Further information on the Conditions of the Structured Warrants are set out in Annexure 1 - Principal Terms of the Deed Poll of this Base Prospectus.

3.2 Rationale for the Offer

Financial markets and investors are growing in sophistication. Over the years, we have witnessed growing demands for innovative financial products.

By tapping into this growing segment of the market, it allows us to meet investors demand for more sophisticated investment alternatives. In the long run, this will create greater depth and sophistication in our capital market.

Structured Warrants with foreign securities as underlying allow investors to gain exposure in foreign equity markets.

At the same time, by offering Structured Warrants, it will enhance OCBC Malaysia's position as an active player in the financial and capital market in Malaysia. It could also be an alternative source of revenue for OCBC Malaysia.

3.3 Use of Proceeds

Proceeds from issuance of Structured Warrants would be used for the following purposes:

- (i) Cost of buying call option to hedge the risk of Structured Warrants;
- Hedging cost for the purchase of an over-the-counter "back-to-back" derivatives contract, the underlying securities or other options, futures contracts, forward contracts, swaps and/or other derivatives relating to the Structured Warrants;
- (iii) Working capital; and
- (iv) To defray expenses for the Offer.

3.4 Risk Factors

Investing in the Structured Warrants involves a certain degree of risk. As a potential applicant for an investor in the Structured Warrants, you should rely on your own evaluation and are advised to carefully consider the following summary of risk factors in addition to the other information contained throughout this Base Prospectus which is to be read in conjunction with the relevant Term Sheet in respect of an Offer before applying for and investing in the Structured Warrants:

Risk relating to us, as the Issuer:

- Credit risk;
- Trading by the Issuer;
- Exercise of discretion by the Issuer; and
- Potential conflict of interest.

Risk relating to the Structured Warrants:

- General investment risk;
- Warrantholders have no shareholders' rights;
- Factors affecting the price of the Structured Warrants;
- Warrantholders shall bear the risk of fluctuation in the price or level of the underlying instruments
- Investment in the Structured Warrants involves valuation risks;
- Limited life of the Structured Warrants;
- Structured Warrants as hedging instruments;
- No prior market for the Structured Warrants;
- Adjustments on the terms of the Structured Warrants under certain circumstances; and
- Delay in or abortion of the listing.

Risk relating to the underlying instruments

- Limited information on the Underlying Instruments
- The Issuer has not investigated or reviewed the underlying instruments;
- Inherent risks relating to the Underlying Company(ies);
- Early termination due to liquidation, dissolution and winding-up of the Underlying Companies;
- Composition of indices;
- The value of the constituents of an Underlying Index will affect its value; and
- Early termination due to delisting of the Underlying Share.

Other risks:

- Exchange rate risk;
- Economic and political risks;
- Market and settlement disruption events; and
- Compliance with the relevant laws and regulations.

For further details on the above risk factors, please refer to Section 4 of this Base Prospectus.

3.5 Risk Management

OCBC Group believes that sound risk management is essential to ensuring success in its risk-taking activities. OCBC Group's philosophy is to ensure risks and returns remain consistent with its established risk appetite. To achieve this, OCBC Group regularly refines its risk management approaches to ensure it thoroughly understands the risks it is taking to identify any emerging portfolio threats at an early stage, and to develop timely and appropriate risk-response strategies.

The key elements of OCBC Group's enterprise-wide risk management strategy are:

- Risk appetite The Board approves OCBC Group's risk appetite, and risks are managed in alignment with the risk appetite. Risk-taking decisions must be consistent with strategic business goals and returns should compensate for the risk taken.
- Risk frameworks OCBC Group's risk management frameworks for all risk types are documented, comprehensive and consistent.
- Holistic risk management Risks are managed holistically, with a view to understand the potential interactions among risk types.
- Qualitative and quantitative evaluations Risks are evaluated both qualitatively and with appropriate quantitative analyses and robust stress testing. Risk models are regularly reviewed to ensure they are appropriate and effective.

The Board and senior management provide the direction to OCBC Group's effective risk management that emphasises on well-considered risk-taking and proactive risk management. This is reinforced with appropriate risk management staff, ongoing investments in risk systems, the regular review and enhancement of risk management policies and procedures for consistent application, overlaid with a strong internal control environment throughout OCBC Group. Accountability for managing risks is jointly owned among customer-facing and product business units, dedicated functional risk management units, as well as other support units such as Operations and Technology. Group Audit also provides independent assurance that OCBC Group's risk management system, control and governance processes are adequate and effective. Rigorous portfolio management tools such as stress testing and scenario analyses identify possible events or market conditions that could adversely affect OCBC Group. These results are taken into account in OCBC Group's capital adequacy assessment.

At OCBC Malaysia, the Risk Management Committee which comprises five (5) independent Directors who oversee senior management's activities in managing credit, market, liquidity, operational, legal and other risk and ensures that the risk management process is in place and functioning.

We are generally exposed to the following types of risk:

- Credit risk risk of loss due to borrower or counterparty default on payment;
- Market risk risk of financial loss arising from changes in values of financial instruments which includes interest rate, foreign exchange, equity, commodity and liquidity risks; and
- Operational risk risk of loss resulting from inadequate or failed internal processes, people, systems and management, or from external events.

Further information on our risk management framework is set out in Section 6.13 of this Base Prospectus.

3.6 Information on OCBC Malaysia

OCBC Malaysia was incorporated locally on 13 April 1994 as a wholly-owned subsidiary of OCBC Bank to take over the latter's banking business in Malaysia from 1 July 1994. OCBC Malaysia is not listed on any securities exchange.

As at 31 December 2012, OCBC Malaysia has an authorised share capital of RM1,005,000,000 divided into 1,000,000,000 ordinary shares of RM1.00 each and 5,000,000 non-cumulative non-convertible preference shares of RM1.00 each.

The principal activities of OCBC Malaysia are banking and related financial services. The principal activities of its subsidiary companies are Islamic banking and the provision of nominee services. OCBC Malaysia provides an integrated product platform that includes consumer and corporate lending, transaction banking, investment banking, treasury services, wealth management and bancassurance.

With a network of 39 branches strategically located across both the Peninsular and East Malaysia as at 31 March 2013, it has a customer base of more than 500,000 individuals and business customers. As at 31 December 2012, OCBC Malaysia Group's staff strength stands at over 3,500 employees.

OCBC Malaysia had, on 21 May 2008, incorporated a public company, namely OCBC Al-Amin, wholly owned by OCBC Malaysia, to take over the Islamic banking assets and liabilities of OCBC Malaysia. On 1 December 2008, OCBC Al-Amin commenced operations with the transfer of the Islamic banking business from OCBC Malaysia and the opening of its first branch at Jaya One, Petaling Jaya. OCBC Al-Amin is licensed to offer the full range of Shariah-compliant universal banking services including Islamic hire-purchase and Shariahcompliant corporate finance activities. OCBC Al-Amin offers a wide range of products which apply Islamic banking principles to serve individuals and businesses across communities, encompassing both Muslims and non-Muslims.

As at 31 December 2012, OCBC Malaysia had RM72.9 billion in total assets, RM48.3 billion in gross loans, advances and financing, RM55.5 billion in customer deposits and RM5.3 billion in total shareholders' funds. OCBC Malaysia reported profit after income tax expense and zakat of RM811.3 million for the FYE 31 December 2012.

(Please refer to Section 6.2 of this Base Prospectus for the description of the business of OCBC Malaysia)

3.7 Financial Highlights

Consolidated Statements of Profit or Loss

Since the previous annual audited financial statements as at 31 December 2011 were issued, the Group has adopted the Malaysian Financial Reporting Standards ("MFRS") framework issued by the Malaysian Accounting Standards Board ("MASB") with effect from 1 January 2012 in preparing its financial statements. The Group's audited consolidated financial performance for the past three (3) FYE 31 December 2010, 2011 and 2012 are set out below:

RM million	FYE		
	2010 ⁽¹⁾	2011 ⁽¹⁾	2012
Interest income	2,090.7	2,446.1	2,774.1
Interest expense	(960.0)	(1,226.5)	(1,528.4)
Net interest income	1,130.7	1,219.6	1,245.7
Income from Islamic banking operations	157.9	181.6	243.3
Non-interest income	447.8	475.2	531.4
Operating income	1,736.4	1,876.4	2,020.4
Personnel and operating expenses	(655.6)	(746.2)	(851.4)
Operating profit before impairment allowance and provision	1,080.8	1,130.2	1,169.0
Impairment allowance and provision	(128.9)	(96.3)	(84.1)
Profit before income tax expense and zakat	951.9	1,033.9	1,084.9
Income tax expense and zakat	(245.5)	(254.8)	(273.6)
Profit for the year	706.4	779.1	811.3
Basic earnings per ordinary share (sen)	239.4	264.7	275.9
Dividends per share (sen) ⁽²⁾	150.0	180.0	190.0
Return on equity (%)	17.5	16.6	16.7
Dividend payout ratio (%) ⁽³⁾	8.7	52.1	50.0

Note:

- (1) The consolidated financial results for FYE 2011 and FYE 2010 have been restated for comparative purposes in accordance with MFRS.
- (2) Dividends (ordinary) per share.
- (3) Dividends (ordinary & preference) paid out during the financial year as a % of profit after tax.

Consolidated Statements of Financial Position

The Group's audited consolidated statements of financial position for the past three (3) FYE 2010 to 2012 are set out below:

RM million	FYE		
	2010 ⁽¹⁾	2011 ⁽¹⁾	2012
Total assets	55,786.3	64,577.1	72,871.9
Loans, advances and financing (net)	35,299.3	42,368.4	47,478.8
Cash and cash equivalents, deposits and placements with banks and other financial institutions	12,939.7	9,628.2	12,647.0
Financial assets held-for-trading and financial investments available-for-sale	6,470.0	10,068.5	10,041.3
Total liabilities	51,323.9	59,736.7	67,614.8
Deposits from customers	43,236.9	48,934.7	55,484.4
Deposits and placements of banks and other financial institutions	5,013.4	7,411.9	8,590.3
Subordinated term loan/bonds	1,504.1	1,514.7	1,705.2
Total equity	4,462.4	4,840.4	5,257.2
Net assets per ordinary share (RM)	15.1	16.8	18.3
Share capital	291.5	291.5	291.5
Profit for the year	706.4	779.1	811.3
Retained earnings	2,799.2	3,150.1	3,532.2
Core Capital Ratio (%) (2)	12.2	12.7	13.5
Risk Weighted Capital Ratio (%) (2)	16.0	14.9	16.8

Note:

(1) The consolidated FYE 2011 and 2010 has been restated for comparative purposes in accordance with MFRS.

(2) After dividends.

4. **RISK FACTORS**

PRIOR TO MAKING AN INVESTMENT DECISION IN THE STRUCTURED WARRANTS, YOU SHOULD CAREFULLY CONSIDER THE FOLLOWING RISK FACTORS SET OUT BELOW (WHICH MAY NOT BE EXHAUSTIVE) IN ADDITION TO OTHER INFORMATION CONTAINED ELSEWHERE IN THIS BASE PROSPECTUS BEFORE YOU INVEST IN ANY STRUCTURED WARRANTS.

As potential investors in Structured Warrants, you should consider the relevance of the information contained herein and any such other document or information (or any part thereof) and your investment should be, and shall be deemed to be, based solely upon your own independent investigation of the financial conditions and affairs, and your own appraisal of the prospects and creditworthiness of the Issuer, the Conditions of Structured Warrants, the Underlying Instruments and any other factors relevant to your decision, including the merits and risk involved.

4.1 Risks Relating to the Issuer

4.1.1 Credit risk

Each Structured Warrants is a contract between the Issuer and the Warrant holder. The Issuer's obligations in respect of the Structured Warrants represent general unsecured contractual obligations which will rank equal with other existing and future general contractual obligations.

If you purchase the Structured Warrants, you are relying upon our creditworthiness and have no rights under the Structured Warrants against:

- (i) any company which issues the Underlying Shares; or
- (ii) any index compiler of any Underlying Index.

We do not, in any respect, underwrite or guarantee the performance of any Structured Warrant.

You therefore make your own assessments of the credit risk associated with the Issuer and its ability to perform its obligations in respect of the Structured Warrants.

The Issuer has substantially no obligation to a Warrantholder other than to pay amounts in accordance with the terms thereof as set forth herein and in the relevant Term Sheets. Any profit or loss realised by a Warrantholder in respect of a Structured Warrant upon exercise or otherwise due to changes in the value of such Structured Warrant, or the price level of the Underlying Shares of such Structured Warrant, is solely for the account of the Warrantholder. In addition, the Issuer shall have the absolute discretion to put in place any hedging transaction or arrangement which it deems appropriate in connection with any Structured Warrant or the applicable Underlying Instruments.

RAM Ratings has reaffirmed the Issuer's financial institution ratings at AAA/Stable/P1 on 12 December 2012. You should note that the credit ratings assigned by rating agencies address only the credit risk, which is only one aspect of any investment decision, and ratings are subject to change. You should not construe the ratings as an investment advice, nor a recommendation to invest in the Structured Warrants. Accordingly, you should evaluate the Structured Warrants on your own or consult your investment adviser.

4.1.2 Trading by the Issuer

As Issuer, we may trade in the Structured Warrants, the underlying shares or any other securities and financial products relating to any of the Underlying Companies or the Underlying Index, as part of our hedging activities to mitigate the risk of our position in the Structured Warrants. We may also trade in the Structured Warrants in our capacity as market maker.

We or other companies within OCBC Group may also trade in the Structured Warrants, the underlying shares or any other securities and financial products relating to any of the Underlying Companies or the Underlying Index, for reasons not directly related to the Structured Warrants. These trading activities may have material impact (positively or negatively) on the price at which the Structured Warrants or the underlying shares (as the case may be) are traded on Bursa Securities or other securities exchange outside Malaysia.

4.1.3 Exercise of discretion by the Issuer

You should note that some of the Conditions of the Structured Warrants confer discretion to the Issuer including, amongst others, discretion to make adjustments contemplated under certain conditions of the Structured Warrants, which could affect the value of the Structured Warrants.

Warrantholders do not have the power to direct the Issuer concerning the exercise of any discretion, although in some cases, the Issuer may only exercise certain discretion with the consent of the relevant authorities.

4.1.4 Potential conflict of interest

Potential and actual conflict of interest may arise from the activities of the Issuer and OCBC Group. You should note that the Issuer and OCBC Group constitute a diversified financial services group. These entities engage in a wide range of commercial and investment banking, brokerage, funds management, hedging transactions and other activities for their own account or the account of others. In addition, the Issuer and OCBC Group, in connection with their other business activities, may possess or acquire material information about the Underlying Instruments. Such activities and information may involve or otherwise affect the Underlying Instruments in a manner that may cause consequences adverse to the Warrantholders or otherwise create conflict of interest in connection with the issue of Structured Warrants by the Issuer. Such actions and conflicts may include, without limitation, the purchase and sale of securities, financial advisory relationships and exercise of creditor rights. The Issuer and OCBC Group have no obligation to disclose such information about the Underlying Instruments or such activities. The Issuer and OCBC Group and their officers and directors may engage in any such activities without regard to the issue of Structured Warrants by the Issuer or the effect that such activities may directly or indirectly have on any Structured Warrants.

In addition, the Issuer and OCBC Group, in connection with its business activities, may possess or acquire material information about the Underlying Companies or the Underlying Index. Such activities and information may involve or otherwise affect the Underlying Instruments in a manner that may have an effect on the Structured Warrants. The Issuer and OCBC Group have no obligation to disclose such information about the Underlying Companies or the Underlying Index or their activities.

Furthermore, in the ordinary course of business, the Issuer and any of its subsidiaries and/or related corporations may also issue other derivatives instruments in respect of the same Underlying Companies and the introduction of such competing products into the marketplace may affect the value of the Structured Warrants.

However, any potential conflict of interest is mitigated, amongst others, by the following:

- (i) The Structured Warrants are subject to the Deed Poll;
- (ii) This Base Prospectus complies with the disclosure and representation requirements governed by the relevant authorities; and
- (iii) There are "chinese walls" between the departments and companies within OCBC Group to ensure confidentiality of sensitive information. Each department and company within OCBC Group has separate and distinct operations which are independent of each other. In addition, the conduct of OCBC Malaysia is regulated by FSA (and the then BAFIA which has been repealed) and its own internal control and checks.

In the ordinary course of their business, the Issuer and any of its subsidiaries and/or related corporations may effect transactions for their own account or for the account of their customers and hold long or short positions in the Underlying Instruments, or in related derivatives. In addition, in connection with the offering of any Structured Warrants, the Issuer and any of its subsidiaries and/or related corporations may enter into one or more hedging transactions with respect to the Underlying Instruments or with respect to related derivatives. In connection with such hedging or with respect to proprietary or other trading activities by the Issuer and any of its subsidiaries and/or related corporations may enter into transactions in the Underlying Instruments or in related corporations, the Issuer and any of its subsidiaries and/or related corporations may enter into transactions in the Underlying Instruments or in related derivatives, which may affect the market price, liquidity or value of the Structured Warrants and which may affect the interests of Warrantholders.

4.1.5 Merger, take-over or scheme of arrangement involving the Issuer

In the event of our merger, amalgamation or reconstruction, the corporation, trust or other body into which we are merged, amalgamated or reconstructed shall assume all our liabilities and obligations in respect of the Structured Warrants so that the rights of the Warrantholders shall continue to exist and be enforceable to the same extent as provided by us under the terms of the Deed Poll.

In the event of a take-over or a scheme of arrangement or any other form of reorganisation undertaken by us or any other events having similar effects on the rights of the Warrantholders, we reserve the right at our sole discretion and without obligation whatsoever to deal with the Structured Warrants in such manner as we reasonably deem fit in the circumstances and with or without any adjustments to the rights attaching to the relevant Structured Warrants.

4.1.6 Early termination due to liquidation, dissolution or winding-up

Should we be liquidated or dissolved, or a receiver and/or administrator be appointed in respect of the whole or substantially the whole of our undertakings, properties or assets, the Structured Warrants will be early exercised and settled in cash as determined by us, subject to the terms of the Deed Poll. Hence, there is a risk the Structured Warrants may be cancelled before the relevant expiry dates of such Structured Warrants and cause you to suffer a loss or reduced profit.

4.2 Risks Relating to the Structured Warrants

Generally, Structured Warrants can be volatile instruments and tend to decline in value over time. They are subject to a number of risks, including some, or any combination of the risks set out below:

4.2.1 General investment risks

If you are considering acquiring the Structured Warrants, you should have experience in option transactions and should reach an investment decision only after carefully considering, with your adviser, the suitability of the Structured Warrants in your particular circumstances. The Structured Warrants are considered to be suitable for you only if you understand the risks involved and are prepared to sustain a complete loss of the subscription or purchase price paid for the Structured Warrants.

It is impossible, in a document of this type, to take into account the investment objectives, financial situation and particular needs of each reader. This outline by its nature cannot identify all of the relevant considerations, which may be a risk for individual investors. You should consider carefully whether the Structured Warrants are suitable for you in light of your circumstances and financial position. You should therefore understand these risks fully before investing in the Structured Warrants.

4.2.2 Warrantholders have no shareholders' rights

The cash-settled Structured Warrants do not confer on the Warrantholders any rights to the Underlying Instruments and the Issuer is not required or under any obligation whatsoever to purchase, hold or deliver the Underlying Instruments or any rights and benefits attaching thereto.

Additionally, with respect to all Structured Warrants, there are no custody arrangements relating to the Underlying Instruments nor does the Deed Poll create any security interest in favour of the Warrantholders to secure the payment obligations arising under the Structured Warrants. Accordingly, in the event of an insolvency of the Issuer, the Structured Warrants will rank *pari passu* with the Issuer's other existing and future general contractual obligations and the Warrantholders will have no direct or indirect rights over the Underlying Instruments.

4.2.3 Factors affecting the price of the Structured Warrants

The price at which the Structured Warrants trade on Bursa Securities depends on, among other things, (i) the liquidity and exercise price/ exercise level of the Structured Warrants, (ii) the level, volatility and liquidity of the Underlying Instruments (iii) the general performance of the Underlying Index, (iv) the time remaining to expiration, (v) changes in interim interest rates and dividend yields of the Underlying Instruments and (vi) the depth of the secondary market.

If you purchase the Structured Warrants, no assurance can be given that the market value of the Structured Warrants will, upon and subsequent to listing, be equal to or exceed the final issue price paid by you.

You are warned that the price of the Structured Warrants may fall in value as rapidly as it may rise. Changes in the price of the Underlying Shares or the level of the Underlying Index can be unpredictable, sudden and large, and such changes may result in the price of the Structured Warrants to move in a direction which may have a negative impact on the return of your investment. If the price of the Underlying Shares falls below the exercise price or the level of the Underlying Index falls below the

exercise level at the maturity of the Structured Warrants, Warrantholders will sustain a loss of their investment. The loss, however, will be limited to the subscription price paid for the Structured Warrants and any relevant transaction costs.

You are therefore advised to consider the above factors together with the related transaction costs carefully before dealing in the Structured Warrants.

4.2.4 Warrantholders have no entitlement to distributions and/or offerings of further shares made by the Underlying Company(ies)

The cash-settled Structured Warrants do not confer on the Warrantholders any rights to participate in any distribution and/or offers of further shares including but not limited to dividends or capital repayments in the event of take-overs, mergers or schemes of arrangement. We are not under any obligation whatsoever to deliver any distributions and/or offerings of further shares made by the Underlying Company(ies).

4.2.5 Warrantholders shall bear the risk of fluctuation in the price or level of the Underlying Instruments

The market price of the Structured Warrants at any time will be affected by, among other things, fluctuations in the price or level of the Underlying Instruments. As Warrantholders will gain from upward trend in the price of the Underlying Shares and/or level of the Underlying Index, the Warrantholders also bear risk of downward trend movements in the said prices or levels.

Sales of substantial numbers of the Underlying Instruments in the public market, or a perception in the market that such sales could occur, could adversely affect the prevailing market price of the Underlying Instruments and the Structured Warrants. The results of operations, financial condition, future prospects and business strategy of the Underlying Companies could affect the value of the Structured Warrants for so long as it is in relation to the Underlying Instruments. The price or level of the Underlying Instruments may be influenced by the Underlying Companies' operational results (which in turn are subject to the various risks in relation to their businesses and operations) and by other factors such as changes in the regulatory environment that can affect the markets in which the Underlying Companies operate and capital markets in general. Any decline in the price or level of the Underlying Instruments may adversely affect the market price of the Structured Warrants.

4.2.6 Investment in the Structured Warrants involves valuation risks

An investment in the Structured Warrants involves valuation risks in relation to the Underlying Instruments. The price or level of the Underlying Instruments may vary over time and may increase or decrease by reference to various factors which may include corporate actions (where the Underlying Instruments is a share or a basket of shares), changes in computation or composition (where the Underlying Instruments is an index), macro-economic factors and market trends. Certain (but not all) events relating to the Underlying Instruments require or, as the case may be, permit the Issuer to make certain adjustments or amendments to the Conditions. However, the Issuer is not required to make an adjustment for every corporate action (where the Underlying Instruments is a share or a basket of shares), changes in computation or composition (where the Underlying Instruments is an index), macroeconomic factor or market trend that affects the Underlying Instruments. If an event occurs that does not require the Issuer to adjust the terms of the Conditions, the market price of the Structured Warrants and the returns upon the exercise of the Structured Warrants may be affected.

4.2.7 Limited life of the Structured Warrants

The Structured Warrants have expiry dates and therefore, a limited life. For cashsettled Structured Warrants, if the cash settlement amount on the expiry date after deducting all incidental expenses is greater than zero, the outstanding call/put warrants will be automatically exercised. However, if the cash settlement amount on the expiry date after deducting all incidental expenses is equal or less than zero, all outstanding call/put warrants will cease to be valid without any payment made to the Warrantholders.

After expiry, the Structured Warrants will cease to be traded and can no longer be exercised, hence will cease to have any value. It is possible that the Structured Warrants will expire without the Warrantholders' expectations being realised.

4.2.8 Structured Warrants as hedging instruments

If you intend to purchase the Structured Warrants to hedge against the market risk associated with investing in or otherwise having an exposure to the Underlying Instruments, you should recognise the risks of using the Structured Warrants in this manner. There is no assurance that the price of the Structured Warrants will correlate with movements in the price or level of the Underlying Instruments. You may therefore suffer substantial losses in the Structured Warrants notwithstanding any losses suffered with respect to investments in or exposures to the Underlying Instruments.

4.2.9 No prior market for the Structured Warrants

The Structured Warrants will be issued and subsequently listed on Bursa Securities. As there has been no recent or prior market for a particular series of Structured Warrants before its issuance, there can be no assurance that an active market for that particular series of Structured Warrants will develop upon its listing, or if developed, that such market will sustain. Although we will be acting as market maker and making markets by providing bid and offer prices for the Structured Warrants on the trading system of Bursa Securities, the level of liquidity will depend on competitive forces and the price at which the Structured Warrants will trade on Bursa Securities upon or subsequent to its listing.

4.2.10 Adjustments of the terms of the Structured Warrants under certain circumstances

An investment in the Structured Warrants involves valuation risks in relation to the Underlying Instruments. The price/level of the Underlying Instruments may increase or decrease over time due to various factors including, amongst others, corporate actions by the Underlying Companies or otherwise (where the Underlying Instrument are shares or a basket of shares), changes in computation or composition of the Underlying Index or corporate actions by the companies constituting the Underlying Index or otherwise, economic factors and market trends. The Terms provide for limited anti-dilution protection. Certain events relating to the Underlying Shares or Underlying Index may require, as the case may be, us to make adjustments or amendments to, amongst others, the exercise price or exercise level of the Structured Warrants, but only to the extent provided for in the Conditions. There is no requirement that there should be an adjustment for every corporate action or other events that may affect the Underlying Shares or Underlying Index. Events in respect of which no adjustment is made to the exercise price or component may cause the

Structured Warrants to be out-of-the-money and/or affect the trading price of the Structured Warrants and your returns from the Structured Warrants.

You are advised to refer to Annexure1 - Principal Terms of the Deed Poll of this Base Prospectus and the Term Sheets for the events that may cause adjustments to the exercise price or exercise level, component and/or number of Underlying Instruments. You are strongly advised to understand the effects of such adjustments on your investment in the Structured Warrants.

4.2.11 Delay in or abortion of the listing

The issuance of the series of Structured Warrants is exposed to the risk that it may be aborted or delayed on the occurrence of any one or more of the following events:

- (i) unable to meet the public spread requirement as stipulated by Bursa Securities that each series of the Structured Warrants must be held by at least 100 Warrantholders holding not less than 1 board lot of the relevant series of Structured Warrants each, or at least 50 Warrantholders who each subscribes for a minimum of RM100,000 of the relevant series of Structured Warrants each; and
- (ii) the minimum total face amount of RM5 million for each series of Structured Warrants is not met.

The requirement in section (i) does not apply to an issuer that provides liquidity for the Structured Warrants via Market Making in accordance with the Listing Requirements. In this respect, we will exercise our best endeavours to ensure compliance of regulatory requirements. We cannot assure you that there will not be occurrence of events that will cause a delay or abortion of listing.

4.2.12 Take-over offer or compulsory acquisition of the Underlying Company(ies)

In the event of a take-over offer or compulsory acquisition of shares in the Underlying Company and if you intend to exercise your Structured Warrants during such a takeover offer period or compulsory acquisition period, you should be aware that calculation of closing price may differ.

4.2.13 Early termination due to illegality or impracticality

If we determine that the performance of our obligations under the Structured Warrants has become illegal or impractical in whole or in part, the Structured Warrants will be early exercised and settled in cash as determined by us, subject to the terms of the Deed Poll notwithstanding the illegality or impracticality.

4.3 Risks Relating to the CBBCs

4.3.1 General investment risks

If you are considering acquiring any CBBCs, you should have experience in option transactions and should reach your investment decision only after carefully considering, with your adviser, the suitability of the CBBCs for you. The CBBCs are considered to be suitable only for those who fully understand the risks involved and are prepared to sustain a complete loss of the purchase price paid for the CBBCs.

It is impossible in a document of this type to take into account the investment objectives, financial situation and particular needs of each reader. This outline by its

nature cannot identify all of the relevant considerations, which may be a risk for individual investors. You should consider carefully whether the CBBCs are suitable for you in light of your circumstances and financial position. You should therefore understand these risks fully before investing in the CBBCs.

4.3.2 Irrevocability of Mandatory Call Event

A Mandatory Call Event is irrevocable unless it is triggered as a result of the occurrence of any of the following events:

- (a) report of system malfunction or other technical errors of the relevant securities exchange to us; or
- (b) a report of manifest errors caused by the relevant third party price source by us to the relevant securities exchange,

and we agree with the relevant securities exchange that such Mandatory Call Event is to be revoked provided that such mutual agreement must be reached no later than thirty (30) minutes before the commencement of trading (time of the relevant country) or within such other time frame as prescribed by the relevant securities exchange from time to time on the trading day on which the Mandatory Call Event occurs.

In such case, the Mandatory Call Event so triggered will be reversed and all trades cancelled (if any) will be reinstated and the trading of the relevant CBBCs will resume no later than the trading day immediately following the day of notification in accordance with the conditions and the rules prescribed by Bursa Securities from time to time.

4.3.3 Delay in announcement of Mandatory Call Event

We will notify Bursa Securities and make an announcement as soon as practicable after the CBBCs have been called. You should be aware that there may be a delay in the announcement of a Mandatory Call Event due to technical errors, system failures and/or other factors that are beyond our reasonable control and the control of Bursa Securities.

4.3.4 Non-recognition of post Mandatory Call Event trades

After the occurrence of the suspension of trading of the CBBCs and termination of the same due to a Mandatory Call Event, all subsequent trades ("Post MCE Trades") in the CBBCs executed after the Mandatory Call Event may be cancelled and may not be recognised by us or Bursa Securities.

4.3.5 Disclaimers relating to Mandatory Call Event

Bursa Securities and the companies within OCBC Group will not incur any liability (whether based on contract, tort (including but not limited to negligence), or any other legal or equitable grounds and without regard to the circumstances giving rise to any purported claim except in the case of willful misconduct on the part of Bursa Securities or OCBC) for any direct, consequential, special, indirect, economic, punitive, exemplary or any other loss or damage suffered or incurred by any other party arising from or in connection with the Mandatory Call Event or the suspension of trading or the non recognition of trades after a Mandatory Call Event, including without limitation to any delay, failure, mistake or error in the trading suspension or non-recognition of Post MCE Trades.

We or the companies within OCBC Group shall not have any responsibility for any losses suffered as a result of the suspension of trading and/or non recognition of trades after the mandatory call event, notwithstanding that such suspension of trading and/or non recognition of trades after the Mandatory Call Event may have occurred as a result of an error in the observation of the event.

4.3.6 Fluctuation in the funding cost

The issue price of the CBBCs is set by reference to the difference between the initial reference spot price or level of the Underlying Instrument and the strike price or level, plus the applicable funding cost.

The intrinsic value of each CBBC at any time prior to expiration is typically expected to be less than the trading price of the CBBCs at the time. The difference between the trading price and the intrinsic value will reflect, among other things, the funding cost in connection with the CBBCs. The funding costs of the CBBCs will depend partly upon the length of the period remaining to expiration and prevailing interest rates. The purchase price paid by you will include such funding cost. When a Mandatory Call Event occurs, the cash settlement amount (if any) may not contain a refund of any part of such funding costs. Generally speaking, the longer the period remaining to expiration, or the higher the prevailing interest rates, the greater the funding costs element of the trading price of the CBBCs.

4.3.7 Issuer's hedging and unwinding activities may affect value of CBBCs

Our hedging activities or the hedging activities of the companies within the OCBC Group related to the CBBCs and/or other financial instruments issued by us from time to time may have an impact on the price or level of the Underlying Instruments and may trigger a Mandatory Call Event.

In particular, when the Underlying Instrument is trading close to the call price or level, our unwinding activities in relation to the Underlying Instrument may cause a fall or rise (as the case may be) in the price or level of the Underlying Instrument leading to a Mandatory Call Event as a result of such unwinding activities.

Before the occurrence of a Mandatory Call Event, we or our related parties may unwind our hedging transactions relating to the CBBCs in proportion to the amount of the CBBCs we repurchase from the market from time to time. Upon the occurrence of a Mandatory Call Event, we or our related parties may unwind any hedging transactions relating to the CBBCs. Such unwinding activities after the occurrence of a Mandatory Call Event may affect the price or level of Underlying Instrument and consequently the residual value for the CBBCs.

4.3.8 Limited life of the CBBCs

The Structured Warrants have expiry dates and therefore, a limited life. In the case of CBBCs, the lifespan may even be shorter if a Mandatory Call Event occurs before the expiry date. A Mandatory Call Event occurs when the price or level of the Underlying Instrument is at or below (in respect of callable bull certificates) or at or above (in respect of callable bear certificates) the call price or level during the tenure of the CBBCs. In such event, the CBBCs will be called and terminated immediately and you will receive the cash settlement amount (if any) from us. When a CBBC is called and terminated early, you will lose the funding cost for the remaining period and will not be able to profit from the subsequent price movement of the Underlying Instrument.

4.3.9 CBBCs can be volatile

The value of the CBBCs may not correlate with the movement of the price or level of the Underlying Instrument and may be affected by other factors including the time remaining to expiry. In particular when the spot price or level is close to the call price or level, the price of the CBBCs will be more volatile and any change in the value of that CBBCs at such time may be incomparable and disproportionate to the change in the price or level of the Underlying Instrument. You should carefully consider, amongst other things, the factors set out in the Conditions to the CBBCs before dealing in the CBBCs.

4.4 Risks Relating to the Underlying Instruments

4.4.1 Limited information on the Underlying Instruments

There is no information relating to the Underlying Instruments) contained in this Base Prospectus. However, in respect of each series of Structured Warrants to be offered by the Issuer, the relevant Term Sheet will specify the Underlying Instruments to which such Structured Warrants relate and have been extracted from publicly available sources and are limited in nature. We make no representation that such information has been based on the latest publicly available information. You should note that this Base Prospectus and the relevant Term Sheet contain no forward looking statements or financials in relation to any estimate and/or assumptions made by the relevant Underlying Company(ies) (where the Underlying Instrument is a share or a basket of shares) or the Underlying Index Sponsor (where the Underlying Instrument is an index), as the case may be.

You may refer to the website of the relevant Underlying Company(ies) (where the Underlying Instrument is a share or a basket of shares) or the Underlying Index Sponsor (where the Underlying Instrument is an index), as the case may be for information relating to the Underlying Instruments. Where the Underlying Instruments relate to the share of a company listed on Bursa Securities, information on such Underlying Company(ies) may be obtained from the website of Bursa Securities. However, the Issuer is not responsible for any information whether in the form of reports and/or accounts or in any other form as may be available from time to time on the website of any company, the Underlying Index Sponsor and Bursa Securities. The Issuer is also not responsible for and makes no representation or warranty (whether express or implied) as to the accuracy or completeness of any such information obtained by you about any Underlying Company(ies) or Underlying Index Sponsor whether by accessing such websites or otherwise.

4.4.2 The Issuer has not investigated or reviewed the Underlying Instruments

You are hereby informed that we have not conducted any thorough investigation of the business operations and prospects of the Underlying Instruments including but not limited to, any public filings by the Underlying Company(ies). Therefore, you should not conclude that the issuance of Structured Warrant over a particular Underlying Instrument is in any form an investment recommendation by the Issuer.

4.4.3 Inherent risks relating to the Underlying Company(ies)

The Underlying Company(ies) are typically engaged in diverse businesses. Therefore it is and will be subject to risks inherent in these industries. The occurrence of any event which may have a material or adverse effect on the industries in which such Underlying Company operates may affect the value of the relevant Underlying Shares

on the relevant securities exchange. This may, in turn, adversely affect the value of the Structured Warrants.

4.4.4 Material litigation involving the Underlying Company(ies)

The Underlying Company(ies) may from time to time be involved in material litigation which may have a material or adverse effect on the value of the relevant Underlying Shares on the relevant securities exchange. This may, in turn, adversely affect the trading price of the Structured Warrants.

4.4.5 Early termination due to liquidation, dissolution and winding-up of the Underlying Companies

In the event of the liquidation or dissolution or the appointment of a liquidator, receiver or administrator or analogous person under any applicable law in respect of the whole or substantially the whole of its undertaking, property or assets ("Insolvency Event") of any Underlying Company, the events described below will apply:

(i) Structured Warrants over a single equity

All unexercised Structured Warrants in relation to relevant Underlying Company(ies) will be automatically exercised and settled in cash as determined by us in accordance with the provisions of the Deed Poll if the cash settlement amount after deducting all incidental expenses is more than zero. However, if the cash settlement amount after deducting all incidental expenses is equal or less than zero, the outstanding Structured Warrants will cease to be valid without any payment made to Warrantholders. The Structured Warrants will cease to be traded and can no longer be exercised, and hence will cease to have any value. It is possible that the Structured Warrants will be terminated before the expiry date of the Structured Warrants without the Warrantholders' expectations being realised.

(ii) Structured Warrants over a basket of equities

Where one or more but not all of the Underlying Companies are liquidated, dissolved or wound up, there shall be no automatic exercise of the Structured Warrants. On the exercise fate, the closing price of the affected Underlying Shares on the Market Day immediately before the above events shall form one of the components of the aggregate of the weighted closing prices for the calculation of the cash settlement amount and we shall not be obliged to make any adjustment to the exercise price.

However, if the insolvency events affect all of the Underlying Companies of the series of Structured Warrants, all unexercised Structured Warrants will be automatically exercised if the cash settlement amount, after deducting all exercise expenses, is greater than zero (without the Warrantholder having to deliver a valid exercise form and without notice of automatic exercise being given by us to the Warrantholder).

The aggregate of the weighted closing prices of all of the affected Underlying Shares on the Market Day immediately before the above events, shall form the closing price for the calculation of the cash settlement amount and we shall not be obliged to make any adjustment to the exercise price.

4.4.6 Composition of indices

A stock market index is a statistical measure of the performance of the capital market or certain sections of the capital market. Indices in a stock market are a benchmark index providing an indication of overall market and financial performance over time. The composition of an index is determined by the index sponsor and may be changed to reflect prevailing circumstances. The index series covers all stock sizes within the market and is suitable for the creation of investment products. Examples of changes which may be made include changing a particular company's weighting in an index, the inclusion of new companies into an index and removal of companies from an index.

The performance of an index provides a broad view of the capital market or certain sections of the capital market and depends on various factors including economic and political risks. The performance of an index is dependent on the performance of the companies within the basket of selected companies within the index. There is no assurance that changes in the composition of indices will not have any adverse impact on the relevant Underlying Index and the price of the relevant Structured Warrants.

4.4.7 Early termination due to delisting of or announcement to delist the Underlying Share

If any time any of the Underlying Shares in relation to the Structured Warrants ceases to be listed on Bursa Securities or the relevant securities exchange outside Malaysia, the Structured Warrants will be early exercised and settled in cash as determined by us in accordance with provisions of the Deed Poll if the cash settlement amount after deducting all incidental expenses is greater than zero.

4.5 Other Risks

4.5.1 Exchange rate risk

You should note that there may be an exchange rate risk where the cash settlement amount may be converted from foreign currency into Ringgit Malaysia which will be borne by the Warrantholders. Exchange rates between currencies are determined by forces of supply and demand in the foreign exchange markets. These forces are, in turn, affected by factors such as international balances of payments and other economic and financial conditions, government intervention in currency markets and currency trading speculation.

Fluctuations in foreign exchange rates, foreign political and economic developments, and the imposition of exchange controls or other foreign governmental laws or restrictions applicable to such investments may affect the foreign currency market price and the exchange rate-adjusted equivalent price of the Structured Warrants. Fluctuations in the exchange rate of any one currency may be offset by fluctuations in the exchange rate of other relevant currencies.

4.5.2 Economic, political and regulatory risks

A change in the economic, political and/or regulatory conditions in Malaysia and elsewhere could materially and adversely affect the financial and business prospects of Underlying Companies and the securities exchange on which the Underlying

Company is listed. The same factors may also materially and adversely affect the performance of the Underlying Index.

Such economic, political and regulatory uncertainties include, changes in political leadership, expropriation, nationalisation, re-negotiation or nullification of existing contracts, changes in interest rates, methods of taxation and currency exchange rules.

4.5.3 Market and settlement disruption events

You should note that there may be a delay in the determination and/or payment of the cash settlement amount following the exercise (or automatic exercise) of the Structured Warrants should there be a market disruption event or a settlement disruption event.

You should also note that there will be a time lag following the time the Structured Warrants are exercised (or automatically exercised) before the applicable cash settlement amount relating to such exercise is paid or delivered to the Warrantholders. Any such delay between the time of exercise and the payment or delivery of the cash settlement amount will be specified in the applicable Term Sheet or in the Conditions.

4.5.4 Compliance with the relevant laws and regulations

We shall endeavour to fully comply with all the relevant laws, rules, regulations, guidelines, requirements or provisions imposed by the relevant authorities in Malaysia for the issuance of the Structured Warrants. However, we take no responsibility, accept no liability for, and make no representation or warranty (whether express or implied) that the Underlying Companies or the Underlying Index fully comply with the relevant laws, rules, regulations, guidelines, requirements or provisions imposed by the relevant authorities in their home countries during the tenure of the Structured Warrants.

5. PARTICULARS OF OFFER

5.1 Details of the Offer

We propose to issue the following non-collateralised Structured Warrants:

- (i) cash-settled call warrants over a single equity (American and/or European style);
- cash-settled call warrants over a basket of equities (American and/or European style);
- (iii) cash-settled call warrants over a single index (American and/or European style);
- (iv) cash-settled put warrants over a single equity (American and/or European style);
- (v) cash-settled put warrants over a basket of equities (American and/or European style);
- (vi) cash-settled put warrants over a single index (American and/or European style);
- (vii) CBBC over a single equity (European style); and
- (viii) CBBC over a single index (European style).

where the equities are listed on, and indices are based on Bursa Securities and/or securities exchanges outside Malaysia which are members of the World Federation of Exchange and are approved by Bursa Securities.

The Structured Warrants will be issued from time to time through this Base Prospectus supported by a Term Sheet to be issued before we issue each series of the Structured Warrants as it is done via market making.

Further information of the Conditions of the Structured Warrants are set out in Annexure 1 - Principal Terms of the Deed Poll of this Base Prospectus.

5.2 Market Making

Bursa Securities Listing Requirements provide that upon initial listing, there must be at least 100 holders holding not less than 1 board lot of Structured Warrant each, or at least 50 holders subscribing for a minimum of RM100,000 of Structured Warrant each ("Minimum Holders Requirement"), unless the issuer provides liquidity for the Structured Warrants via Market Making.

OCBC Bank is a registered Market Maker pursuant to the rules of Bursa Securities and therefore, is not required to fulfil the Minimum Holders Requirement mentioned above.

We will be acting as market maker for the trading of Structured Warrants on Bursa Securities. The process of market making involves maintaining bid and offer prices on the trading system of Bursa Securities on each Market Day, over the life of the Structured Warrants. The minimum presence of seventy percent (70%) during the 'Main Trading Phase' as referred to in Rule 701.5A(4) of the Rules of Bursa Securities on each calendar day that Bursa Securities is open for trading in the Structured Warrants. The minimum quantity of Structured Warrants for which we will make a market shall be ten (10) board lots. The maximum spread between the bid and offer price will not, under ordinary circumstance, exceed twenty five (25) bids.

(A "minimum bid" as defined by Bursa Securities as the permissible change on the offer to buy price over the previous done or quoted price. In trading on Bursa Securities, bids and offers within different price ranges follow the different minimum bids. You may refer to <u>http://www.bursamalaysia.com/website/bm/trading/equities/minimum bids.html</u> for further information on "minimum bid". Please note, however, the information contained in this website does not form part of this Base Prospectus).

As a market maker, we would need to maintain sufficient number of Structured Warrants as inventory for the purpose of market making during the tenure of the Structured Warrants. The initial level of inventory to be kept by us prior to the listing will depend on the outcome of the

5. PARTICULARS OF OFFER (cont'd)

book-building and/or placement exercise of the Offer. We will implement this by subscribing for a portion of the Structured Warrants allocated for each Offer.

However, you should note that there will be circumstances under which we may not be able to, and shall not be obliged to, maintain the maximum bid offer spread of twenty five (25) minimum bids and/or a bid offer price, nor reply to a request for prices. Such circumstances may include the occurrence or existence of one or more of the following events:

- (i) When the Structured Warrants are suspended from trading in accordance with the conditions set out in the Deed Poll;
- During the pre-market opening, five (5) minutes following the opening of Bursa Securities and the last ten (10) minutes prior to the close of a trading session on any trading day;
- (iii) If, in our sole and absolute determination, the theoretical bid/offer price of the Structured Warrants is less than the minimum price (as stipulated by Bursa Securities) that can be entered into the trading system of Bursa Securities through which we place orders for the Structured Warrants for the purpose of providing liquidity;
- (iv) When we experience technical difficulty in the course of our daily operations;
- (v) When the stock market experiences exceptional price movements and volatility;
- (vi) When we are not able to hedge our exposure;
- (vii) When the number of Structured Warrants available for market-making activities is less than five percent (5%) of the total issue size of the Structured Warrants. For avoidance of doubt, in determining whether the Structured Warrants are available for market-making activities, Structured Warrants held by us or any of our affiliates in a fiduciary or agency (as opposed to proprietary) capacity shall be deemed to be not available for marketmaking activities;
- (viii) When any other circumstances outside our reasonable control make it impossible for us to continue to provide liquidity for the Structured Warrants; or
- (ix) In any circumstance as may be determined by Bursa Securities and/or the SC from time to time.

Although we may be facilitating market making activities to provide liquidity for the Structured Warrants on Bursa Securities, the level of liquidity will depend on competitive forces and the price at which the Structured Warrants will trade on Bursa Securities subsequent to listing.

5.3 Further Issue

The Deed Poll allows us to create and issue further Structured Warrants in respect of the same series of Structured Warrants ("Further Issue") without the consent or sanction of the existing holders of the Structured Warrants. The Further Issue will form part of the existing Structured Warrants in Issue ("Existing Issue").

For the purpose of facilitating market making, we may apply for Further Issue in respect of the Structured Warrants subject to the following conditions:

5. PARTICULARS OF OFFER (cont'd)

- (i) the Further Issue is for the purpose of facilitating market making;
- (ii) the conditions of the Existing Issue either permit the Further Issue or have been properly amended to give the Issuer the right to issue and list one or more Further Issues;
- (iii) the conditions of the Further Issue and the Existing Issue must be identical except for the size and tenure of the issue; and
- (iv) the issuer holds no more than fifty percent (50%) of the Existing Issue at the time of application for the Further Issue.

5.4 Purpose of Offer

Investors have become more sophisticated and are better informed of availability of such products. The Offer provides investors with innovative products that offer greater global diversification. The issuance of Structured Warrants would also facilitate the continued development, promotion and growth of derivatives and structured products in the local capital market. The offering of such investment products will expand the investment choices and trading opportunities available and potentially enhance returns of investors' portfolio.

The rationale for the Offer is as follows:

- The Offer is in line with our objective to diversify our revenues sources by issuing derivatives and structured products because of their growth potential in the Malaysian capital market, thereby further increasing our value proposition to clients and enhancing our shareholders' value;
- (ii) The inclusion of Structured Warrants in an investors' portfolio can provide diversification benefits and further enhance the potential returns of the portfolio;
- (iii) The Structured Warrants represents an innovative investment product. Structured Warrants over foreign-listed shares and foreign indices will give investors in Malaysia the exposure to foreign markets without having to open an overseas trading account and foreign currency account;
- (iv) The Offer will allow greater opportunities to execute investment strategies that are not possible in conventional equities and strengthen our presence in the derivatives financial market; and
- (v) To diversify and enhance the bank's revenue base.

5.5 Use of Proceeds

The proceeds raised are intended to be used over the tenure of the Structured Warrants in the following manner:

- (i) Cost of buying call options to hedge the risk of the Structured Warrants;
- Hedging cost for the purchase of an over-the-counter "back-to-back" derivatives contracts, the underlying securities or other options, futures contracts, forward contracts, swaps and/or other derivatives relating to the Structured Warrants;
- (iii) Working capital; and
- (iv) To defray expenses for the Offer.

6. INFORMATION ON OCBC MALAYSIA

6.1 History and Background Information

OCBC Malaysia has similar roots as OCBC Bank as Malaysia and Singapore originally formed one country. It was incorporated locally on 13 April 1994 as a wholly-owned subsidiary of OCBC Bank to take over the latter's banking business in Malaysia. OCBC Malaysia is not listed on any securities exchange.

OCBC Malaysia is a licensed financial institution as defined in the FSA (and the then BAFIA which has been repealed) and obtained the license to carry on banking business in Malaysia from the Ministry of Finance, Malaysia on 25 June 1994. OCBC Malaysia commenced its business in Malaysia with effect from 1 July 1994. As a financial institution, OCBC Malaysia is regulated by BNM.

As at 31 December 2012, OCBC Malaysia has an authorised share capital of RM1,005,000,000 divided into 1,000,000 ordinary shares of par value RM1.00 each and 5,000,000 non-cumulative non-convertible preference shares of RM1.00 each.

The principal activities of OCBC Malaysia are banking and related financial services. The principal activities of its subsidiary companies are Islamic banking and the provision of nominee services. OCBC Malaysia provides an integrated product platform that includes consumer and corporate lending, transaction banking, investment banking, treasury services, wealth management and bancassurance.

With a network of 39 branches strategically located across both the Peninsular and East Malaysia, OCBC Malaysia has a customer base of more than 500,000 individuals and business customers. As at 31 December 2012, OCBC Malaysia Group staff strength stands at over 3,500 employees.

OCBC Malaysia had on 21 May 2008 incorporated a public company, namely OCBC Al-Amin, wholly owned by OCBC Malaysia, to take over the Islamic banking assets and liabilities of OCBC Malaysia. On 1 December 2008, OCBC Al-Amin commenced operations with the transfer of the Islamic banking business from OCBC Malaysia and the opening of its first branch at Jaya One, Petaling Jaya. OCBC Al-Amin is licensed to offer the full range of Shariah-compliant universal banking services including Islamic hire-purchase and Shariah-compliant corporate finance activities. OCBC Al-Amin offers a wide range of products, applying Islamic banking principles, to serve individuals and businesses across communities, encompassing both Muslims and non-Muslims.

As at 31 December 2012, OCBC Malaysia had RM72.9 billion in total assets, RM48.3 billion in gross customer loans, advances and financing, RM55.5 billion in customer deposits and RM5.3 billion in total shareholders' funds. OCBC Malaysia reported a profit after income tax expense and zakat of RM811.3 million for the FYE 31 December 2012.

6.2 Description of the Business and Business Strategies

OCBC Malaysia

OCBC Malaysia offers a complete range of banking services in Malaysia covering segments such as consumer, corporate, investment and transaction banking, and treasury to meet the needs of its customers. Islamic banking is carried out through its wholly-owned subsidiary, OCBC Al-Amin, which also distributes its products via OCBC Malaysia.

OCBC Malaysia's business segments are broadly divided into the Business Banking and Consumer Financial Services areas. The Business Banking Division sees to the needs of

business entities and is divided into units that handle large corporations, small and medium enterprises ("SMEs"), government entities and public institutional customers.

The Consumer Financial Services Division is responsible for individual customers, who are broadly categorised under the mass, mass affluent and premier banking segments.

The two key business segments are supported by products groups that offer the full range of financial services to the Business Banking and Consumer Financial Services segments. The products groups are Treasury, Transaction Banking (Cash Management & Trade Services) and Investment Banking.

The business segments and product groups are both supported by, amongst others, the Risk Management, Operations & Technology, Audit, Finance, Human Resource and Quality & Service Delivery departments, each serving to assist in the implementation of the strategic thrust for OCBC Malaysia.

As part of the Group's strategy to drive down unit cost, selected technology and processing services are centralised in Malaysia. To facilitate this, E2 Power was established as a subsidiary of E2 Power Pte Ltd Singapore, which in turn is a wholly-owned subsidiary of OCBC Bank. It has been awarded 'Multimedia Super Corridor' ("MSC") status by the Multimedia Development Corporation. It commenced operations on 17 January 2005 to provide selected back-office support and transaction processing services to OCBC Malaysia as well as other companies within OCBC Group.

Moving into 2013, OCBC Malaysia's business banking efforts will continue to revolve around the large corporate, commercial banking and emerging business segments. For large corporates, the focus will be on industry and customer groups driven under the Government's Economic Transformation Plan. OCBC Malaysia will also intensify privatisation and syndication deals as well as focus on Islamic financing via OCBC Malaysia's Islamic banking subsidiary, OCBC Al-Amin. On the commercial banking front, OCBC Malaysia will refocus on manufacturing by leveraging OCBC Malaysia's asset based finance and structured trade capability and also focus on contract and equipment financing. In retail banking, OCBC Malaysia aims to increase the volume from outsource channels with a wider range of products, including retail merchant acquisition programmes to grow both OCBC Malaysia's assets and deposits portfolios. OCBC Malaysia will continue to expand on cash management, trade, treasury and investment banking products to serve OCBC Malaysia's business customers in all segments.

OCBC Al-Amin

On 21 May 2008 OCBC Al-Amin, a public company wholly owned by OCBC Malaysia, was incorporated to take over the Islamic banking assets and liabilities of OCBC Malaysia. OCBC Al-Amin is a licensed Islamic bank as defined in the Islamic Banking Act 1983 and has been conducting Islamic banking business in Malaysia since 1 December 2008 when it commenced operations with the transfer of the Islamic banking business from OCBC Malaysia and the opening of its first branch at Jaya One, Petaling Jaya. OCBC Al-Amin is licensed to offer the full range of Shariah-compliant universal banking services including Islamic hire-purchase and Shariah-compliant corporate finance activities. OCBC Al-Amin offers a wide range of products, applying Islamic banking principles, to serve individuals and businesses across communities, encompassing both Muslims and non-Muslims.

OCBC Al-Amin has over 40 Islamic banking products, including financing programme that range from its popular consumer-focused *Cash Financing-i* to its complex Islamic investment banking structures. On the corporate and investment banking front, OCBC Malaysia has made significant inroads into Shariah-compliant investment banking through a series of

innovative deals, including the first oil palm and first multiple real estate securitisation exercises.

On 11 October 2010, OCBC AI Amin together with its parent bank, OCBC Malaysia, became the first foreign bank in Malaysia to offer employers a one-stop facility for a comprehensive range of statutory payments. The statutory bodies involved are Lembaga Hasil Dalam Negeri Malaysia, Kumpulan Wang Simpanan Pekerja, Pertubuhan Keselamatan Sosial and Pusat Pungutan Zakat Majlis Agama Islam Wilayah Persekutuan . The payment for zakat, which is the only one available among foreign banks in the country, further enhances OCBC AI-Amin's profile in the domestic Islamic banking sector.

In 2012, OCBC AI Amin opened three Islamic banking kiosks, which were branded OCBC Al-Amin Xpres branches, bringing the total branch network to 31 conventional banking branches and 8 Islamic banking branches. The three new OCBC AI-Amin Xpres branches were also the country's first dedicated Islamic banking branches to open for full banking services at night and on weekends.

OCBC AI-Amin will continue its efforts to build capacity and capability in Islamic banking. The bank is expected to continue reinforcing its existing strong distribution channels to acquire new customers and to offer innovative solutions, through leveraging on infrastructure within OCBC Group and the strong OCBC brand name. OCBC AI-Amin will strive to broaden its customer base and retain its competitive and leading position in providing innovative products amongst foreign Islamic banks. As at 31 March 2013, the bank has nine (9) branches at the following locations:

- 1. Jaya One, Petaling Jaya
- 2. Wangsa Maju, KL
- 3. Sungai Petani, Kedah
- 4. Kota Damansara, Selangor
- 5. Skudai, Johor
- 6. Bukit Bintang, KL
- 7. Taman Melawati, KL
- 8. Balakong, Selangor
- 9. Masjid Jamek, KL

OCBC AI Amin will continue to be a leading provider of innovative Islamic banking products among the foreign banks for mass affluent individuals, medium sized businesses and selected corporate customers across all communities, particularly the Bumiputera segment, through differentiated services nationwide.

Key Business Segments

OCBC Malaysia Group's key business segments are structured along customer and product groups covering both conventional and Islamic principles as follows:

- (i) Customer Groups
 - Consumer Financial Services Division ("CFS")
 - Business Banking Division ("Business Banking")
- (ii) Product Groups
 - Global Treasury Division ("GT")
 - Global Transaction Banking Division ("GTB")
 - Investment Banking Division Malaysia ("IVD Malaysia")

(i) Customer Groups

• Consumer Financial Services Division ("CFS")

OCBC Malaysia offers an array of consumer products and services, including savings and fixed deposits, checking and savings accounts, consumer loans such as housing loans and other personal loans, unit trusts, bancassurance products, structured investments and credit cards. OCBC Malaysia serves more than 500,000 customers in Malaysia, across the various consumer segments defined as mass, mass affluent and premier segments.

Housing Loan

For OCBC Malaysia, one area of growth in consumer banking has been the housing loans portfolio, which has grown strongly over the last three years. As at 31 December 2012, the housing loan portfolio (housing loan portfolio receivables for the purchase of residential properties) stood at over RM16.84 billion and accounted for over 38% of OCBC Malaysia's total loans of that financial year.

Despite strong growth in new loan origination volume, the portfolio continues to be prudently managed with NPLs benchmarked against the best in the industry.

Wealth Management

Wealth management has been growing, particularly in the distribution of deposits, unit trust, bancassurance and structured investment. Wealth management represents the fastest growing fee based income contributing over 65% of its total fee income for 2012.

OCBC Malaysia continues to be a leading player in the wealth management with wide range of product capabilities housed under the Group. In 2013, the business continues to widen its product offerings covering multiple asset classes such as fixed income, equities, currencies and commodities.

Credit Cards

OCBC Malaysia has continued to build its credit cards business through investments behind its brands of Titanium and GE co-brand cards. The GE co-brand card was relaunched in late 2009 to offer the rebate proposition that is directed to GE policy holders. Furthermore, the new Titanium product was also relaunched as the only daily rebate card for ordinary daily purchases like grocery, petrol and healthcare products.

Distribution Channels

Aside from the branch network, the consumer business has direct sales teams for mortgages and credit cards, and leverages on alliances with external distribution parties to further expand its reach to customers throughout Malaysia. Customers are also able to conveniently perform banking transactions through e-lobbies, via phonebanking and through internet banking and mobile phone banking.

The CFS Division of OCBC Malaysia continues to enlarge its retail customer base, making strides via its corporate worksite banking solution, iQ@Work. This solution offers employees of corporates customised solutions in wealth management, housing loans and lifestyle products such as premium credit cards and Islamic personal financing.

OCBC Malaysia also continues to extend its reach through its growing mobile and direct sales teams, alliances with external distribution parties and its ongoing partnership with GE through their extensive agency force. OCBC Malaysia is actively transforming its key branches in main market centres to deliver a differentiated service experience to its customers.

• Business Banking Division ("Business Banking")

The Business Banking Division provides a full range of banking services to large corporations, SMEs, real estate companies, commercial properties financing for individuals, Government entities and institutional customers. The types of credit facilities available include long-term loans such as project financing, asset/equipment financing and short-term credit such as overdrafts, trade financing, working capital, revolving credit facilities and also, contract financing which focuses on Bumiputera dominated industries using a value chain approach. Business Banking also works closely with various product groups to deliver a variety of feebased services to its customers, including cash management, trade, treasury, Islamic banking, investment banking and custodian services.

Business Banking has three (3) principal segments structured along its customer base:

- (i) Large Corporate manages the larger corporate customers with an annual turnover exceeding RM150 million;
- (ii) Commercial Banking manages those with an annual turnover of between RM25 million to RM150 million, and
- (iii) Emerging Business ("EmB") manages the small business and community banking i.e. partnership and sole-proprietorship sectors.

Business Banking also serves financial institutions referencing to banks and non-bank financial institutions, including international financial institutions, for which OCBC Malaysia provides correspondent banking services, payments and trade-related services.

OCBC Malaysia's Business Banking efforts will continue to revolve round the abovementioned segments. For the Large Corporate segment, OCBC Malaysia will continue to strive to become one of the top five bankers whilst being the principal banker to the medium-sized corporates. OCBC Malaysia will also focus on more cross-border activities and opportunities for network customers, working with OCBC Malaysia's overseas branches in cross-selling and develop the support required to further boost the generation of income as part of the initiatives to grow the OCBC Malaysia 's oversall footprint and franchise.

On the Commercial Banking segment, OCBC Malaysia continues to build new relationships with key or dominant industry players as well as to support export oriented customers and focus on acquiring regional trade oriented customers. OCBC Malaysia has embarked on a continuous initiative of streamlining the approval and review process to enable the segment to work in an efficient environment. Its efforts will continue to be rooted firmly in cash management, trade finance services and mobilising its resources in accordance with available opportunities.

In EmB, OCBC Malaysia continues to invest in process improvements to offer quicker turnaround time for efficiency to lower the operation costs and in turn, generating higher revenue. In view of the larger customer base, EmB has set up dedicated support units such as Credit Servicing Unit, Loan documentation Unit and Preventive Unit to ensure that the initiative of offering quicker turnaround time for various products is achieved. EMB's efforts will also focus on working closely with its outsource partners to increase customer acquisition as well as with the Government to support viable businesses financing needs via various Government assisted schemes.

(ii) Product Groups

• Global Treasury Division ("GT")

GT offers treasury financial solutions to customers with products ranging from foreign exchange ("FX") spot and forwards to currency options as well as liabilities hedging tools using interest rate swaps and interest rate options. GT also offers both conventional and

Islamic structured investments, denominated in Ringgit Malaysia as well as foreign currencies that builds on amongst others, interest rates, FX, equities and its indices, commodities.

Over the years, the GT has expanded its trading capabilities from FX spot and forwards to derivatives instruments which cover a wide spectrum of products i.e. interest rates, FX, equities and its indices and futures that help to provide a variety of financial solutions to fulfil customers' investment and hedging needs.

GT has expanded its fixed income capabilities to reach out to a broader customer base and to facilitate more profitable price guidance to bonds origination. GT's active participation in primary tenders and secondary trading on benchmark Government securities has resulted in OCBC Malaysia's appointment as a Principal Dealer by BNM since 2007. Principal Dealers are appointed by BNM to act as liquidity providers for Government securities and provide tenders to ensure continuity of liquidity.

GT manages the gapping and investment book of OCBC Malaysia, execution of Asset Liability Management Committee ("ALCO") decision, compliance of liquidity requirements and facilitates money market operations.

GT has established a dedicated Islamic treasury team to support the Islamic banking business with product development on Islamic treasury products and Islamic ALCO such as liquidity, capital and balance sheet needs.

GT will continue to grow and further develop all initiatives that have been established such as the structured products business, the Ringgit Malaysia spot and forward business, fixed income, equity, money market as well as the derivatives businesses. The Islamic treasury team will continue to support the Islamic banking business in Islamic treasury products development which is in line with OCBC Malaysia's strategy on Islamic banking.

GT's business will continue to build long term plan to establish as a significant contributor to OCBC Malaysia with a 'best in class' treasury product and service offering by leveraging off the knowledge and experience within the organisation to position OCBC Malaysia as a bank that customers will consider for their market risk needs. To achieve this, GT continues to invest in its human capital, technology and support functions.

• Global Transaction Banking Division ("GTB")

GTB offers a complete array of transaction banking products and services; which ranges from cash management to trade finance solutions covering both conventional and Islamic banking.

The suite of cash management solutions under the brand of OCBC Malaysia Cash Management is a complete product platform of cash management service propositions to business banking customers. Rather than looking at product silos of receivables, payables or liquidity management, GTB offers an end-to-end solution which includes operational cash-flow management and liquidity management that helps many organisations save cost and increase efficiency. OCBC Malaysia's products and services are recognised regionally and globally.

OCBC Malaysia's trade finance solutions are designed to fit the diverse needs of SMEs and corporates. We believe in building strong relationships and strive to provide the best solutions for the customers to take full advantage of trade opportunities in this era of globalisation. Besides the generic conventional and Islamic trade finance products and services, OCBC Malaysia also has the capability to provide technical advisory and trade structuring such as advising customer the appropriate Letter of Credit terms, structuring syndicated trade financing facilities and contract cash flow based specific trade financing structure. Equipped with a team of trade specialists, we assist customers in providing best fit

trade solutions and services. We pride ourselves in making transaction banking experience with OCBC Malaysia simpler, faster and convenient.

• Investment Banking Division Malaysia ("IVD Malaysia")

IVD Malaysia offers a broad spectrum of financial products and advisory services ranging from corporate finance and project finance advisory to origination, distribution and execution of fund raising in the form of private debt securities and syndicated loans to its target clientele base in principal markets of Malaysia and Singapore, as well as within the South East Asia region.

OCBC Malaysia's well established expertise and comprehensive product suite capabilities encompass sound conventional and Islamic structures, which have greatly benefitted all its clients from a wide range of viable economic sectors including sovereign, Government-linked entities, major public listed companies, multinational and local corporates. IVD Malaysia's core expertise lies in oil and gas, infrastructure, plantation, property, project/contract financing and other structured financing solutions.



OCBC Malaysia's continuing success and achievements are largely contributed by the indepth knowledge of clients' businesses, quality of relationships in key markets as well as the delivery of innovative and effective solutions to meet the needs of OCBC Malaysia's valued clientele base.

6.3 Rating Profile

As stated in Section 4 of this Base Prospectus, you should note you would be taking on our credit risk if you intend to purchase the Structured Warrants. You must therefore make your own assessment of the credit risk associated in dealing with us.

RAM Ratings has reaffirmed OCBC Malaysia's financial institution ratings at AAA/Stable/P1 on 12 December 2012.

6.4 Share Capital

OCBC Malaysia's authorised share capital, issued and paid-up share capital as at 31 December 2012:

Authorised share capital:	RM1,005,000,000
Issued and paid-up share capital:	RM291,500,000

The issued and paid-up share capital of OCBC Malaysia comprises 287,500,000 ordinary shares of RM1.00 each and 4,000,000 non-cumulative non-convertible preference shares of RM1.00 each.

The changes in OCBC Malaysia's issued and paid-up share capital since its incorporation are as follows:

Date of allotment	No of shares allotted	Par value RM	Consideration	Cumulative issued and paid- up share capital RM
13 April 1994	2 (ordinary shares)	1.00	Incorporation	2.00
1 July 1994	249,999,998 (ordinary shares)	1.00	Transfer of the banking business of OCBC Bank to OCBC Malaysia	250,000,000
27 June 1997	37,500,000 (ordinary shares)	1.00	To provide additional working capital	287,500,000
12 August 2005	4,000,000 (preference shares)	1.00	Issuance of preference shares	291,500,000

6.5 Ownership Structure

OCBC Malaysia is currently 100% owned by OCBC Bank.

The proposed offer will not have any effect on the substantial shareholder's shareholdings of OCBC Malaysia.

6.6 Summary of OCBC Group

OCBC Group is a Singapore-based financial services group with banking operations in 15 countries and territories including Singapore, Malaysia, Indonesia, China, Hong Kong, Vietnam, Brunei, Japan, Australia, the United Kingdom and the United States. Its key markets are Singapore, Malaysia, Indonesia and China. As of 31 March 2013, it has a global network of over 470 branches and representative offices, including 57 branches in Singapore, 39 branches in Malaysia, about 350 branches and offices in Indonesia, and 16 branches and sub-branches across 8 cities in China.

OCBC Malaysia Group has been operating in Malaysia for more than 70 years. Its subsidiary, OCBC Malaysia, ranks among the largest foreign banks in Malaysia by assets, deposits and loans as of 31 December 2012, and had 31 conventional branches as of 31 March 2013. OCBC Malaysia offers a broad spectrum of specialist financial services to its customers, a diverse range of individuals and corporate/SME clients, including sole proprietorship and partnerships. OCBC Malaysia's wholly-owned Islamic banking subsidiary, OCBC Al-Amin, was launched in December 2008, and has eight (8) branches as of 31 March 2013. OCBC Al-Amin offers products and services which are developed based on the applicable Shariah contract and with the endorsement of the Shariah Advisory Committee to meet the requirements of Muslims and non-Muslims alike.

In 2004, OCBC Group increased its presence in Indonesia with the acquisition of a stake in the former PT Bank NISP Tbk, the fourth oldest bank in Indonesia, established in 1941. Today

OCBC Group owns an 85.1% stake in the renamed PT Bank OCBC NISP Tbk ("OCBC NISP"). As of 31 March 2013, OCBC NISP was among the top 10 private sector banks in Indonesia by assets. It has a distribution network of 350 branches and offices and 680 automated teller machines ("ATMs") in over 80 cities across Indonesia, and staff strength of over 6,000 as of 31 March 2013.

In China, where OCBC Bank has maintained a continuous presence since 1925, it established its wholly-owned locally incorporated subsidiary, OCBC Bank (China) Limited ("OCBC China"), in 2007. As of 31 March 2013, OCBC China's network comprised 16 main and sub-branches in eight (8) major cities, namely Shanghai (where OCBC China is headquartered), Beijing, Chengdu, Chongqing, Xiamen, Tianjin, Guangzhou and Qingdao.

OCBC Bank also works closely with two partner banks in China and Vietnam. It owns a 15.3% stake in Bank of Ningbo, China, and a 14.9% stake in VP Bank, Vietnam.

OCBC Group's other financial services businesses, such as insurance, private banking, asset management and stockbroking, are conducted mainly through its subsidiaries. Its 87.2%-owned insurance subsidiary, Great Eastern Holdings Limited, which is listed on the Singapore Exchange Limited – Securities Trading ("SGX-ST"), is the largest life insurance group by assets in Singapore and Malaysia. Great Eastern Holdings Limited's asset management subsidiary, Lion Global Investors, is one of the largest private sector asset management companies in Southeast Asia, with circa S\$31 billion in assets under management as of 31 March, 2013. In January 2010, OCBC Group completed the acquisition of ING Asia Private Bank Limited, which it combined with its private banking operations, and rebranded the merged business as Bank of Singapore Limited ("Bank of Singapore"). Bank of Singapore had US\$44 billion in assets under management as of 31 March 2013.

As of 31 March 2013, OCBC Group had approximately S\$309 billion in assets, including S\$147 billion in gross customer loans. It had S\$169 billion in customer deposits and S\$26 billion in shareholders' equity, excluding non-controlling interests. For the year ended 31 December 2012, OCBC Group reported profit attributable to equity holders of OCBC Group of S\$3.99 billion. OCBC's Singapore operations accounted for 62% of the Group's profit before taxes and 61% of total assets in the year ended 31 December 2012, while its Malaysia operations accounted for 22% of profit before taxes and 20% of total assets in the year ended 31 December 2012.

6.7 Summary of OCBC Bank

OCBC Bank is Singapore's longest established local bank, founded in 1932 through the amalgamation of three (3) banks — Chinese Commercial Bank Limited (incorporated in 1912), Ho Hong Bank (incorporated in 1917) and Oversea-Chinese Bank Limited (incorporated in 1919). As at 31 March 2013, OCBC Bank was the second largest financial services group in Southeast Asia and in Singapore by total assets. OCBC Bank is listed on the SGX-ST, and is one of the largest listed companies in Singapore by market capitalisation. Its market capitalisation was approximately S\$35 billion as of 14 June, 2013, based on the closing price of its ordinary shares.

OCBC Group is a universal banking group offering a comprehensive range of financial services, including deposit-taking, corporate, enterprise and personal lending, international trade financing, investment banking, private banking, treasury, stockbroking, insurance, credit cards, cash management, asset management and other financial and related services.

6.8 Board of Directors

As at the LPD, the Board of OCBC Malaysia comprises the following:

Name	Directorship
Tan Sri Dato' Nasrudin Bin Bahari	Chairman / Independent Non-Executive Director
Dato' Ooi Sang Kuang	Deputy Chairman / Independent Non-Executive Director
Samuel Nag Tsien	Non-Independent Non-Executive Director
Ching Wei Hong	Non-Independent Non-Executive Director
Tan Siok Choo	Independent Non-Executive Director
Dr Raja Lope Bin Raja Shahrome	Independent Non-Executive Director
Chew Sun Teong, Jeffrey	Non-Independent Executive Director & Chief Executive Officer
Lai Teck Poh	Independent Non-Executive Director
Tan Siew Peng, Darren	Non-Independent Non-Executive Director

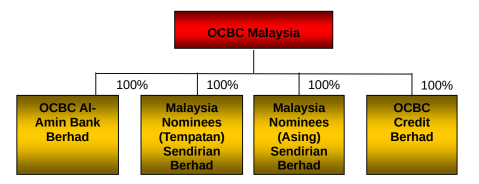
6.9 Key Management Team

The following list sets forth the key management team of OCBC Malaysia:

Name	Designation
Chew Sun Teong, Jeffrey	Director, Chief Executive Officer
Teoh Yin Meng	Chief Financial Officer
Choo Yee Kwan	Chief Risk Officer
Charles Sik Wan King	Head, Consumer Financial Services Division
Ong Eng Bin	Head, Business Banking Division
Ng Seow Pang	Head, Global Treasury Division
Joseph Chan Fook Onn	Head, Audit Division
Cheah Syn Yeam	Head, Human Resources
Lim Yau Seong	Head, Operations
Tan Ai Chin	Head, Investment Banking
Yeo Yew Seng	Head, Technology Malaysia

Tuan Syed Abdull Aziz Jailani Bin Syed Kechik, Director and Chief Executive Officer of OCBC Al-Amin leads the Islamic banking business of OCBC Malaysia Group.

6.10 Group Structure



6.11 Subsidiaries

Name of Company	Date and place of incorporation	Issued and paid-up capital (RM)	Effective Equity Interest %	Principal Activities
OCBC Al- Amin Bank Berhad (818444-T)	21 May 2008 Malaysia	125,000,000	100	Islamic banking business.
Malaysia Nominees (Tempatan) Sendirian Berhad (6193-K)	25 October 1965 Malaysia	10,000 (1,000 shares @ RM10.00 each)	100	Has not undertaken any business on its own account and merely acts as a nominee for the immediate holding company.
Malaysia Nominees (Asing) Sendirian Berhad (258892-H)	3 March 1993 Malaysia	10,000	100	Has not undertaken any business on its own account and merely acts as a nominee for the immediate holding company.
OCBC Credit Berhad (6618-D)	7 April 1966 State of Malaya	15,000,000	100	Dormant with effect from 1 September 2012

The above subsidiaries do not have any subsidiaries or associated companies.

6.12 Financial Highlights

6.12.1 Consolidated Statements of Profit or Loss

Since the previous annual audited financial statements as at 31 December 2011 were issued, the Group has adopted the MFRS framework issued by the MASB with effect from 1 January 2012 in preparing its financial statements. The Group's audited consolidated financial performance for the past three (3) FYE 31 December 2010, 2011 and 2012 are set out below:

RM million	FYE		
	2010 ⁽¹⁾	2011 ⁽¹⁾	2012
Interest income	2,090.7	2,446.1	2,774.1
Interest expense	(960.0)	(1,226.5)	(1,528.4)
Net interest income	1,130.7	1,219.6	1,245.7
Income from Islamic banking operations	157.9	181.6	243.3
Non-interest income	447.8	475.2	531.4
Operating income	1,736.4	1,876.4	2,020.4
Personnel and operating expenses	(655.6)	(746.2)	(851.4)
Operating profit before impairment allowance and provision	1,080.8	1,130.2	1,169.0
Impairment allowance and provision	(128.9)	(96.3)	(84.1)
Profit before income tax expense and zakat	951.9	1,033.9	1,084.9
Income tax expense and zakat	(245.5)	(254.8)	(273.6)
Profit for the year	706.4	779.1	811.3
Basic earnings per ordinary share (sen)	239.4	264.7	275.9
Dividends per share (sen) ⁽²⁾	150.0	180.0	190.0
Return on equity (%)	17.5	16.6	16.7
Dividend payout ratio (%) ⁽³⁾	8.7	52.1	50.0

Note:

(1) The consolidated financial results for FYE 2011 and FYE 2010 have been restated for comparative purposes in accordance with MFRS.

(2) Dividends (ordinary) per share.

(3) Dividend (ordinary & preference) paid out during the financial year as a % of profit after tax

Commentaries:

(i) FYE 2012

OCBC Malaysia Group recorded a net profit of RM811 million for the FYE 31 December 2012, registering an increase of RM32 million or 4% compared to 2011. Pre-tax profit rose 5% from the previous year to slightly over RM1 billion in 2012. The higher net profit was derived from growth in operating profit over last year, rising RM39 million or 3% to RM1.17 billion, coupled with a reduction in impairment loss and provisions of RM12 million or 13% to RM84 million.

Total operating income for the Group rose by RM144 million or 8% to RM2 billion as a result of a RM26 million or 2% increase in net interest income whilst income from Islamic banking operations improved by RM62 million or 34% to RM243 million and net trading income grew by RM48 million or 32% to RM196 million. Operating expenses expanded by RM105 million or 14% to RM851 million as the Group continued to build its capabilities and systems and opened new branches.

(ii) FYE 2011

OCBC Malaysia Group recorded a net profit of RM779 million for the FYE 31 December 2011, registering an increase of RM73 million or 10% compared to 2010. Pre-tax profit rose 9% from the previous year to over RM1 billion for 2011. The higher net profit was derived from the strong growth in operating profit over last year, rising by RM49 million or 5% to RM1.13 billion, coupled with a reduction in provisions of RM33 million or 25% to RM96 million.

Total operating income for the Group rose by RM140 million or 8% to RM1.9 billion as a result of RM83 million or 7% increase in net interest income to RM1.2 billion whilst income from Islamic banking operations improved by RM24 million or 15% to RM182 million and non-interest income grew by RM27 million or 6% to RM475 million. Operating expenses expanded by RM91 million or 14% to RM746 million as the Group continued to build its capabilities and systems and open new branches.

(iii) FYE 2010

OCBC Malaysia Group recorded a net profit of RM706 million for the FYE 31 December 2010, registering an increase of RM98 million or 16% compared with 2009. The higher net profit was due to strong growth in operating profit of RM72 million or 7% to RM1.1 billion coupled with a reduction in provisions of RM67 million or 34% to RM129 million.

Total operating income rose by RM131 million or 8% to RM1.7 billion as a result of an increase in net interest income by RM84 million or 8% to RM1.1 billion whilst non-interest income increased by RM32 million or 8% to RM448 million. Operating expenses expanded by RM59 million or 10%, to RM656 million as the Group continued to build its capabilities and opened more branches.

6.12.2 Consolidated Statements of Financial Position

The Group's audited consolidated statements of financial position for the past three (3) FYE 2010 to 2012 are set out below:

RM million		FYE	
	2010 ⁽¹⁾	2011 ⁽¹⁾	2012
Total assets	55,786.3	64,577.1	72,871.9
Loans, advances and financing (net)	35,299.3	42,368.4	47,478.8
Cash and cash equivalents, Deposits and placements with banks and other financial institutions	12,939.7	9,628.2	12,647.0
Financial assets held-for-trading and Financial investments available-for-sale	6,470.0	10,068.5	10,041.3
Total liabilities	51,323.9	59,736.7	67,614.8
Deposits from customers	43,236.9	48,934.7	55,484.4
Deposits and placements of banks and other financial institutions	5,013.4	7,411.9	8,590.3
Subordinated term loan/bonds	1,504.1	1,514.7	1,705.2
Total equity	4,462.4	4,840.4	5,257.2
Net assets per ordinary share (RM)	15.1	16.8	18.3
Share capital	291.5	291.5	291.5
Profit for the year	706.4	779.1	811.3
Retained earnings	2,799.2	3,150.1	3,532.2
Core Capital Ratio (%) (2)	12.2	12.7	13.5
Risk Weighted Capital Ratio (%) $^{(2)}$	16.0	14.9	16.8

Note:

6.13 Risk Management

Risk Governance and Organisation

At OCBC Malaysia Group, the responsibilities of the Board includes, but are not limited to, providing oversight in ensuring the OCBC Malaysia Group's risk appetite and activities are consistent with the strategic intent, operating environment, effective internal controls, capital sufficiency and regulatory standards. The Risk Management Committee is the principal Board committee that oversees the Group's risk management. It reviews and approves the Group's overall risk management philosophy, risk management frameworks, major risk policies, and risk models. The Risk Management Committee also oversees the establishment and operation of the risk management systems, and receives regular reviews as to their effectiveness. The Group's various risk exposures, risk profiles, risk concentrations, and trends are regularly reported to the Board and senior management for discussion and appropriate action.

⁽¹⁾ The consolidated financial results for FYE 2011 and 2010 has been restated for comparative

purposes in accordance with MFRS.

⁽²⁾ After dividends.

The Risk Management Committee is supported by Group Risk Management Division, which has functional responsibility on a day-to-day basis for providing independent risk control and managing credit, market, operational, liquidity, and other key risks. Within the Group Risk Management Division, risk officers are dedicated to establishing Group-wide policies, risk measurement and methodology, as well as monitoring the Group's risk profiles and portfolio concentrations. The Group's risk management and reporting systems are designed to ensure that risks are comprehensively captured and assessed to support well-considered decision making, and that the relevant risk information is effectively conveyed to the appropriate senior management executives for those risks to be addressed and risk response strategies to be formulated. To ensure the objectivity of the risk management functions, compensation of risk officers is determined independently of other business areas and is reviewed regularly to ensure compensation remains competitive with market levels.

Credit officers are also involved in transaction approvals, and personal approval authority limits are set based on the relevant experience of the officers and portfolio coverage. Representatives from the division also provide expertise during the design and approval process for new products offered by the Group. This ensures that new or emerging risks from new products are adequately identified, measured, and managed within existing risk systems and processes.

Various risk management committees have been established for active senior management oversight, understanding, and dialogue on policies, profiles, and activities pertaining to the relevant risk types. These include the Credit Risk Management, the Market Risk Management ("MRM"), the Asset and Liability Management Committee, and the Operational Risk Management and Information Security Committee.

These committees refer to OCBC Group-level committees in Singapore. The Credit Risk Management at OCBC Malaysia Group is responsible in reviewing and managing the Group's credit portfolio, as well as aligning credit risk management with business strategy and planning.

Both risk-taking and risk control units are represented on these committees, emphasising shared risk management responsibilities. Audit conducts regular independent reviews of loan portfolios and business processes to ensure compliance with the Group's risk management frameworks, policies, processes, and methodologies.

Internal Audit Function

Our Board Audit Committee approves the terms of reference of internal audit and reviews the effectiveness of the internal audit function. In line with leading practice, internal audit's mission statement and charter require it to provide independent objective assessments designed to help OCBC Malaysia Group to accomplish its strategic initiatives by engaging a risk-based, systematic and disciplined approach to evaluate the adequacy and effectiveness of risk management, control, and governance processes. Its scope of work is to provide reasonable, but not absolute, assurance to our Board Audit Committee and senior management that OCBC Malaysia Group's system of risk management, are adequate and effective. Internal audit reports on the adequacy and effectiveness of the system of controls to our Board Audit Committee and management, but does not form any part of those systems of control.

Internal audit adopts a risk-based audit methodology. An annual audit plan is developed using the risk-based approach and is approved by our Board Audit Committee. Audit work is prioritised and scoped in accordance with the risk assessment of the business units. This includes all principal risks of OCBC Malaysia Group, namely financial, strategic, technology,

regulatory and operational risks. Internal audit works closely with the business units to develop an understanding of OCBC Malaysia Group's key objectives and processes to identify principal risks.

Our Board Audit Committee is responsible for the adequacy of the internal audit function, its resources and standing, and ensures that processes are in place for recommendations raised in internal audit reports to be dealt with in a timely manner and outstanding exceptions or recommendations are closely monitored. Internal audit reports functionally to our Board Audit Committee and administratively to the Chief Executive Officer ("CEO"), and has unfettered access to our Board Audit Committee, our Board and senior management, as well as the right to seek information and explanations. The Internal Audit Division is organised into departments that are aligned with the structure of OCBC Malaysia Group. Our Board Audit Committee approves the appointment and removal of the Head of Internal Audit Division.

Credit Risk Management

Credit risk arises from the risk of loss of principal or income on the failure of an obligor or counterparty to meet their contractual obligations. As our primary business is commercial banking, OCBC Malaysia Group is exposed to credit risks from loans to retail, corporate, and institutional customers. Trading and investment banking activities, such as trading of derivatives, debt securities, foreign exchange, commodities, securities underwriting, and settlement of transactions, also expose OCBC Malaysia Group to counterparty and issuer credit risks.

The OCBC Malaysia Group seeks to take only credit risks that meet its underwriting standards and within acceptable risk tolerances. OCBC Malaysia Group seeks to ensure that risks commensurate with potential returns that enhance shareholder value.

Our credit risk management framework enables OCBC Malaysia Group to manage credit risks within the Group's risk appetite, to develop risk-response strategies, as well as to optimise risk-taking by anticipating and acting on potential threats or opportunities. The framework provides for the comprehensive identification, assessment, approval, measurement, monitoring and mitigation of credit risks. This is achieved through the establishment of Group-wide credit risk policies on approval and credit risk management, as well as methodologies and models to quantify these risks consistently. While Group policies set our minimum credit risk management standards, the key to our success lies also in the experience and sound judgement of our credit officers.

Regular credit reviews ensure close monitoring of our credit portfolios and allow for the identification of problems at an early stage, while internal audit reviews provide an independent assessment of the effectiveness and adequacy of our credit risk management practices. Credit underwriting criteria are regularly updated to reflect prevailing economic conditions in OCBC Malaysia Group's key market segments. Portfolio reviews and stress tests are conducted regularly to identify any portfolio vulnerabilities.

Oversight of the credit risk is the responsibility of the Credit Risk Management function within OCBC Malaysia Group, which includes credit approval, credit reviews, non-performing asset management and credit policy development.

A delegated credit approval authority limit structure, approved by our Board, is in place, whereby all credit extensions are jointly approved by authorised officers from line management as well as Credit Risk Management. This "co-grantor" approach encompasses target market definition and risk acceptance criteria, credit risk grading, product programs and detailed financial analysis of the customer.

Credit exposures of various risk dimensions including NPLs are reported to our Board. These include portfolio quality, credit migration, expected losses, and concentration risk exposures by business portfolio. Prudential limits are placed on exposures to cross-border transfer risk and single customer groups. Such reporting allows senior management to identify adverse credit trends, take corrective action promptly, and ensure appropriate risk-adjusted decision making.

Market Risk Management

Market risk is the risk of loss of income or market value due to fluctuations in market factors such as interest rates, foreign exchange rates, equity and commodity prices, or changes in volatility or correlations of such factors. OCBC Malaysia Group is exposed to market risks from its trading activities.

OCBC Malaysia Group's market risk management strategy and market risk limits are established within OCBC Malaysia Group's risk appetite and business strategies, taking into account-macroeconomic and market conditions. Market risk limits are subject to regular review.

Market Risk Management Oversight and Organisation

The ALCO is the senior management committee that supports the Risk Management Committee and the CEO in market risk oversight. ALCO establishes market risk management objectives, framework, and policies governing prudent market risk taking, which are backed by risk methodologies, measurement systems, and internal controls.

ALCO is supported at the working level by the MRM of the Group Risk Management Division. MRM is the independent risk control unit responsible for operationalising the market risk management framework to support business growth while ensuring adequate risk control and oversight.

Market Risk Management Approach

Market risk management is a shared responsibility. Business units are responsible for undertaking proactive risk management along with their pursued trading strategies, while MRM acts as the independent monitoring unit that ensures sound governance practices. Key risk management activities of identification, measurement, monitoring, control, and reporting are regularly reviewed to ensure they commensurate with OCBC Malaysia Group's market risk taking activities.

Market Risk Identification

Risk identification is addressed via OCBC Malaysia Group's new product approval process at product inception. Market risks are also identified by our risk managers who proactively interact with the business units on an ongoing basis.

Market Risk Measurement

Value-At-Risk

Value-at-risk ("VaR") is a key market risk measure for OCBC Malaysia Group's trading activities. The Board Risk Management Committee agrees on an aggregate market risk appetite based on VaR. VaR is measured and monitored by individual market risk components, namely interest rate risk, foreign exchange risk, equity risk, and credit spread risk, as well as at the overall aggregate level assigned.

OCBC Malaysia Group's VaR is based on a historical simulation approach and is applied against a one-day holding period at a 99% confidence level. As VaR is a statistical measure based on historical market fluctuations, it might not accurately predict forward-looking market conditions all the time. As such, losses on a single trading day may exceed VaR, on average, once every 100 days.

Other Risk Measures

As OCBC Malaysia Group's main market risk is interest rate fluctuations, Present Value of a Basis Point ("PV01"), which measures the change in value of interest rate sensitive exposures resulting from one basis point increase across the entire yield curve, is an additional measure monitored on a daily basis. Other than VaR and PV01, OCBC Malaysia Group also utilises notional amounts and derivatives greeks for specific exposure types, where appropriate, to supplement its risk measurements.

Stress Testing and Scenario Analyses

OCBC Malaysia Group also performs stress testing and scenario analyses to better quantify and assess potential losses arising from low probability but plausible extreme market conditions. The stress scenarios are regularly reviewed and fine-tuned to ensure that they remain relevant to OCBC Malaysia Group's trading activities, risk profit, and prevailing economic conditions. These analyses determine if potential losses from such extreme market conditions are within OCBC Malaysia Group's risk tolerance and capital level.

Risk Monitoring and Control

Limits

Only authorised trading activities may be undertaken by the various business units within the allocated limits. All trading risk positions are monitored on a daily basis against these limits by independent support units. Limits are approved for various business activity levels, with clearly defined exception escalation procedures. All exceptions are promptly reported to senior management for appropriate rectification. The imposition of limits on the multiple risks (VaR and risk sensitivities), profit/loss, and other measures allow for more holistic analysis and management of market risk exposures.

Model and Valuation Control

Model and valuation control is also an integral part of OCBC Malaysia Group's risk control process. Valuation and risk models are deployed in OCBC Malaysia Group for pricing of financial instruments and VaR calculation, respectively. OCBC Malaysia Group ensures the

models used are fit for their intended purpose, through verifying the parameters, assumptions, and robustness associated with each model before it is commissioned for use.

Valuation reserves and other operational controls are also imposed to strengthen overall general and model risk management. To ensure the continued integrity of the VaR model, OCBC Malaysia Group conducts back-testing to confirm the consistency of actual daily trading profits and losses, as well as theoretical profits and losses against the model's statistical assumptions.

Asset Liability Management

Asset liability management is the strategic management of the balance sheet structure and liquidity needs, covering structural interest rate management and funding liquidity risk management.

Structural Interest Rate Risk

The primary goal of interest rate risk management is to ensure that interest rate risk exposures are maintained within defined risk tolerances.

Interest rate risk is the risk to earnings and capital arising from exposure to adverse movements in interest rates. The material sources of interest rate risk are repricing risk, yield curve risk, basis risk and optionality risk. A range of techniques are employed to measure these risks from an earnings perspective. One method involves the simulation of the impact of a variety of interest rate scenarios on the net interest income. Other measures include interest rate sensitivity measures such as PV01 as well as repricing gap profile analysis.

Limits and policies to manage interest rate exposures are established in line with OCBC Malaysia Group's strategy and risk appetite, appropriately approved, and reviewed regularly to ensure they remain relevant to the external environment. Control systems are established to monitor the profile against the approved risk thresholds.

Liquidity Risk

The objective of liquidity risk management is to ensure that there are sufficient funds to meet contractual and regulatory financial obligations as well as to undertake new transactions.

Our liquidity management processes involves establishing liquidity management policies and limits, regular monitoring against liquidity risk limits, regular stress testing, and establishing contingency funding plan. These processes are subject to regular reviews to ensure that they remain relevant in the context of prevailing market conditions.

Liquidity monitoring is performed daily within a framework for projecting cash flows on a contractual and behavioural basis. Simulations of liquidity exposures under stressed market scenarios are also performed and the results are taken into account in the risk management processes. Structural liquidity indicators such as liquidity and deposit concentration ratios are also employed to maintain an optimal funding mix and asset composition. Funding strategies are in place to provide effective diversification and stability in funding sources across tenors and product. In addition, we maintain a level of liquid assets exceeding the regulatory requirement for use in the event of a liquidity crisis. These assets comprise statutory reserve, eligible securities as well as marketable shares and debt securities.

Operational Risk

Operational risk is the risk of loss resulting from inadequate or failed internal processes, people, systems and management, or from external events. Operational risk includes legal risk and reputation risk.

OCBC Malaysia Group's operational risk management aims to minimise unexpected and catastrophic losses and to manage expected losses. This enables new business opportunities to be pursued in a risk-conscious and controlled manner.

OCBC Malaysia has adopted the Standardised Approach with effect from 2012, while OCBC Al-Amin is on the Basic Indicator Approach.

Operational Risk Management Oversight and Organisation

The Operational Risk Management and Information Security Committee ("ORISC") is the senior management committee that oversees the execution of OCBC Malaysia Group's operational risk management, information security and technology risk practices, and ensures that the respective risk management programmes are appropriate, effective, and support OCBC Malaysia Group's business strategy. ORISC also has oversight over the management of OCBC Malaysia Group's fiduciary, reputation and legal risk.

The Operational Risk Management ("ORM") department of Group Risk Management Division has established the ORM framework, including policies and methodologies. The ORM department also provides independent oversight of operational risk monitoring and control. ORM programmes are actively implemented through the respective operational risk co-ordinators or managers in the business units.

Operational Risk Management Approach

OCBC Malaysia Group manages operational risk through a framework that ensures operational risk is properly identified, managed, monitored, mitigated, and reported in a structured and consistent manner. The framework is underpinned by an internal control system that reinforces OCBC Malaysia Group's control culture by establishing clear roles and responsibilities for staff and preserving their rights in executing their control functions without fear of intimidation or reprisal. OCBC Malaysia Group recognises the importance of establishing a risk-awareness culture in the managing of operational risk by embedding risk management in OCBC Malaysia Group's core processes. OCBC Malaysia Group started the roll-out of an enterprise operational risk management system that will provide OCBC Malaysia Group with a web-based integrated operational risk management system that brings together qualitative and quantitative tools.

Each business unit undertakes regular self-assessment of the risk and control environment to identify, assess, and measure its operational risk, which include regulatory and legal risk. Risk metrics are also used to detect early warning signals and drive appropriate management actions before risks materialise into material losses.

Senior management also attest annually to the CEO and Risk Management Committee on the effectiveness of the internal control system, as well as report key control deficiencies and appropriate remedial plans. Operational risk losses and incidents are used as information for reporting and for providing risk profiling information to senior management and the Risk Management Committee.

For information security, OCBC Malaysia Group protects and ensures the confidentiality, integrity, and availability of its information assets through implementing appropriate security controls to protect against the misuse or compromise of information assets. New and appropriate security technologies are regularly identified and implemented as part of OCBC Malaysia Group's technology risk management strategy to mitigate any possible threats to OCBC Malaysia Group's information technology environment.

To mitigate the impact of unforeseen operational risk events, OCBC Malaysia Group has business continuity management and crisis management programmes to ensure the uninterrupted availability of all business resources to support essential business activities. On an annual basis, senior management provides an attestation to the Risk Management Committee on the state of business continuity management including the internally developed business continuity management maturity scorecard, extent of alignment to BNM guidelines and OCBC Malaysia Group's requirements and declaration of residual risk. OCBC Malaysia Group also monitors the health and security environment of the locations of OCBC Malaysia Group's key operations to assess possible threats that may adversely affect OCBC Malaysia Group and its employees.

OCBC Malaysia Group's Fraud Risk Management ("FRM") and whistle-blowing programmes help prevent and detect fraud or misconduct, as well as enable rapid and co-ordinated incident responses, including establishing the cause, remedial actions, and damage control procedures. OCBC Malaysia Group is proactively strengthening its FRM infrastructure to manage emerging threats through new programmes and initiatives.

To further strengthen the management of operational risk in OCBC Malaysia Group, the Emerging Risk Forum was set up in 2011. As banking operations become more complex and given the changing trend in the risk outlook, there is a need to pre-empt the relevant emerging risks so as to minimise their impact on OCBC Malaysia Group. Towards this end, the Emerging Risk Focus Group assesses emerging operational risk so that OCBC Malaysia Group is able to make more informed and timely risk management decisions.

Reputation Risk Management

Reputation risk is the current or prospective risk to earnings and capital arising from adverse perception of the image of the OCBC Malaysia Group on the part of customers, counterparties, shareholders, investors and regulators. OCBC Malaysia Group has a reputation risk management programme to manage any such potential current, or future adverse impact on earnings and continued access to sources of funding. The programme focuses on understanding and managing our responsibilities toward our different stakeholders, and protecting our reputation. A key emphasis of the programme is effective information sharing and engagement with stakeholders.

Fiduciary Risk Management

OCBC Malaysia Group has a fiduciary risk management programme to manage risk associated with fiduciary relationships created in managing funds or providing other services. The programme provides guidelines on regular identification, assessment, mitigation, and monitoring of fiduciary risk exposures, to ensure OCBC Malaysia Group's compliance with applicable corporate standards.

Regulatory and Legal Risks

Each business unit is responsible for the adequacy and effectiveness of controls in managing both regulatory and legal risks. An annual Regulatory Compliance Certification is provided by senior management to the CEO and our Board on the state of regulatory compliance.

To ensure legal and regulatory compliance, it is OCBC Malaysia Group's policy to require each employee to understand and appreciate the requirements of all laws, regulations, guidelines and policies affecting job responsibilities. It is the affirmative duty of each employee to carry out their respective responsibilities at all times in a manner that complies with such requirements.

As part of our implementation plan for managing compliance risk, OCBC Malaysia Group has developed and maintains a compliance charter that provides reasonable assurance that their businesses comply with OCBC Malaysia Group's ethical standards and the relevant laws, regulations, guidelines and policies.

6.14 Hedging Strategy for Structured Warrants

In the course of performing normal treasury business, OCBC Malaysia enters into a variety of equity related transactions including trading of Structured Warrants. The same categories of risk exposure resulting from OCBC Malaysia's transactions are consolidated and managed as a portfolio. Residual risk may be hedged by entering into an exposure including but not limited to futures and other derivatives that produces the opposite value movements to the residual risk.

6.15 Monitoring Procedures for Trading and Credit Limits

Please refer to the sections on market risk and credit risk as set out in Section 6.13 of this Base Prospectus.

6.16 Interruption in Business Operations

OCBC Malaysia has not experienced any major interruption in the business which has had any significant effect on OCBC Malaysia's operations in the 12 months preceding the LPD.

6.17 Liquidity

Working Capital, Capital Adequacy and Borrowings

OCBC Malaysia's liquidity is derived from shareholders' funds, deposits from customers, placements from banks and other financial institutions, issuance of subordinated terms loans/bonds and bills and acceptances payable.

The Board is of the opinion that, after taking into account OCBC Malaysia Group's cash flow position, the working capital available to the Group will be sufficient for a period of twelve (12) months from the date of this Base Prospectus.

The capital adequacy of OCBC Malaysia is as follows:

	As at 31 December 2012
Capital Base (RM' million)	6,763
Core Capital Ratio (%)	13.5
Risk-Weighted Capital Ratio (%)	16.8

6.18 Experience in Issuance and Management of Structured Warrants

On 3 June 2011, we issued a Base Prospectus relating to the offering of the following noncollateralised Structured Warrants:

- (i) cash-settled call warrants over a single equity (American and/or European style);
- (ii) cash-settled call warrants over a basket of equities (American and/or European style);
- (iii) cash-settled call warrants over a single index (American and/or European style);
- (iv) cash-settled put warrants over a single equity (American and/or European style);
- (v) cash-settled put warrants over a basket of equities (American and/or European style);
- (vi) cash-settled put warrants over a single index (American and/or European style);
- (vii) CBBC over a single equity (European style); and
- (viii) CBBC over a single index (European style).

Under the Base Prospectus dated 3 June 2011 and the relevant term sheets supplemented thereafter, OCBC Malaysia issued nine (9) series of non-collateralised cash settled Structured Warrants over a single equity which were listed on the Structured Warrants Board of Bursa Securities as detailed below:

No	Underlying	Issue Size (RM' million)	Settlement Type	Listing Date
1	MSM Malaysia Holdings Berhad	100.0	Cash	21 July 2011
2	Benalec Holdings Berhad	100.0	Cash	21 July 2011
3	Bumi Armada Berhad	100.0	Cash	29 July 2011
4	Supermax Corporation Berhad	50.0	Cash	22 March 2012
5	Multi-Purpose Holdings Berhad	50.0	Cash	22 March 2012
6	MMC Corporation Berhad	50.0	Cash	22 March 2012
7	Kuala Lumpur Kepong Berhad	50.0	Cash	22 March 2012
8	IJM Corporation Berhad	50.0	Cash	22 March 2012
9	Malaysia Building Society Berhad	50.0	Cash	22 March 2012

7. APPROVALS AND CONDITIONS

(i) BNM approved the issuance of the Structured Warrants to both institutional and retail investors as a new product offering on 21 July 2008 in accordance with the Guidelines on Introduction of New Products dated 23 November 2007. BNM also approved the issuance of RM denominated Structured Warrants to non-resident investors on 11 December 2008 in accordance with BNM's ECM 12: Securities.

On 26 August 2010, we resubmitted an application to BNM based on the Guidelines on Introduction of New Products of May 2009 to expand the scope of Structured Warrants that are covered under the Structured Warrants to include plain vanilla European or American put warrants and CBBCs. BNM had, on 14 November 2011, granted approval for OCBC Malaysia to issue plain vanilla European or American put warrants and CBBCs.

(ii) OCBC Malaysia has registered a copy of this Base Prospectus with the SC. A copy of this Base Prospectus has also been lodged with the Registrar of Companies. Neither the SC nor the Registrar of Companies takes any responsibility for its contents.

OCBC Malaysia will apply to the SC for registration of each Term Sheet to be issued from time to time in connection with each Offer. Each Term Sheet will contain supplemental disclosures and the particular Conditions of an Offer. A copy of the Term Sheet will also be lodged with the Registrar of Companies.

(iii) OCBC Malaysia will apply to Bursa Securities for the issuance and admission of the relevant series of Structured Warrants to be issued pursuant to an Offer on the Official List of Bursa Securities, for permission to deal in the Structured Warrants and for the listing of and quotation for the Structured Warrants on the Structured Warrants Board of Bursa Securities. OCBC Malaysia have issued and listed a total of 9 Structured Warrants on 21 July 2011, 29 July 2011 and 22 March 2012 on Bursa Securities.

8. DECLARATION BY THE ISSUER AND ADVISER

8.1 OCBC Malaysia

As indicated in Section 4.1.4 of this Base Prospectus, potential conflicts of interests may arise by virtue of OCBC Malaysia issuing securities to potential investors and acting on its own behalf in offering and promoting them to potential investors. Any potential conflict of interest in relation to the Offer is mitigated through, amongst others, by the following:

- (i) The Structured Warrants are subject to the Deed Poll;
- (ii) This Base Prospectus complies with the disclosure and representation requirements governed by the relevant authorities; and
- (iii) There are "chinese walls" between the departments and companies within OCBC Malaysia to ensure confidentiality of sensitive information. Each department and company within OCBC Malaysia has separate and distinct operations which are independent of each other. In addition, the conduct of OCBC Malaysia is regulated by OCBC Group's own internal control and checks.

8.2 Solicitor

Messrs Adnan Sundra & Low is appointed as our Solicitor in relation to the Structured Warrants and has confirmed that there is no conflict of interest in its capacity as our Solicitor in relation to the Structured Warrants.

9. DIRECTORS' REPORT



Registered Office:

19th Floor, Menara OCBC 18 Jalan Tun Perak 50050 Kuala Lumpur

Date

The Warrantholders,

Dear Sir/Madam,

On behalf of the Directors of OCBC Bank (Malaysia) Berhad ("OCBC Malaysia"), I report after due inquiry that save as disclosed in the Base Prospectus during the period from 31 December 2012 (being the date to which the last audited financial statements of OCBC Malaysia have been made) to 23 September 2013 (being a date not earlier than fourteen (14) days before the issuance of this Base Prospectus):

- (a) The business of OCBC Malaysia and its subsidiaries ("OCBC Malaysia Group") has, in the opinion of the Directors of OCBC Malaysia, been satisfactorily maintained;
- (b) In the opinion of the Directors of OCBC Malaysia, no circumstances have arisen, since the last audited financial statements of the OCBC Malaysia Group which have adversely affected the trading or the values of the assets of OCBC Malaysia Group;
- (c) The current assets of the OCBC Malaysia Group appear in the books at values which are believed to be realisable in the ordinary course of business;
- (d) There are no contingent liabilities arisen by reason of any guarantees or indemnities given by OCBC Malaysia or any of its subsidiaries;
- (e) There has been, since the last audited financial statements of OCBC Malaysia Group, no default nor any known event that could give rise to a default situation, in respect of payments of either interest and/or principal sums in relation to any borrowings in which the Directors of OCBC Malaysia are aware of; and
- (f) There has been, since the last audited financial statements of OCBC Malaysia Group, no material changes in the published reserves nor any unusual factors affecting the profits of OCBC Malaysia Group.

Yours faithfully For and on Behalf of the Board of Directors of OCBC BANK (MALAYSIA) BERHAD

Tan Sri Dato' Nasarudin Bin Bahari Chairman

10.1 General

- (a) Save as disclosed in Section 6 of this Base Prospectus, our Directors and substantial shareholder(s) are not aware of any person who is able, directly, jointly or severally, to exercise control over our Company and our subsidiaries and associated companies.
- (b) No securities will be allotted or issued on the basis of this Base Prospectus later than 12 months after the date of this Base Prospectus.
- (c) As at the LPD, we do not have any outstanding convertible debt securities.
- (d) No capital of our Company or our subsidiaries has, within two (2) years immediately preceding the publication of this Base Prospectus been issued or is proposed to be fully or partly paid-up otherwise in cash, except for OCBC Al-Amin which issued 30 million ordinary shares of RM1 each at RM3 each per ordinary share to its holding company, OCBC Bank (Malaysia) Berhad on 23 July 2012.
- (e) During the last financial year and the current financial year up to the LPD, there has been:
 - (i) No public take-over offer by third parties in respect of our Company's securities; and
 - (ii) No public take-over offer by our Company in respect of other corporation's securities.
- (f) Save as disclosed in this Base Prospectus, our financial performance, position and operations are not affected by any of the following:
 - Known trends, demands, commitments, events or uncertainties that have had or that our Group reasonably expects to have, a material favourable or unfavourable impact on our financial performance, position and operations;
 - (ii) Material commitment for capital expenditure;
 - (iii) Unusual or infrequent events or transactions or any significant economic changes that would materially affect our financial performance, position and operations; and
 - (iv) Known events, circumstances, trends, uncertainties and commitments that are reasonably likely to make the historical financial statements not indicative of future financial performance and position.

10.2 Material Contracts

OCBC Malaysia has not entered into any material contracts (not being contracts entered into in the ordinary course of business) for the past two (2) years preceding the LPD.

10.3 Material Litigation

As at the LPD, neither the OCBC Malaysia Group nor its subsidiary companies is involved in any material litigation, claim or arbitration, either as plaintiff or defendant, which is outside the ordinary course of business and the Board does not have any knowledge of any proceeding, pending or threatened against the OCBC Malaysia Group or its subsidiary companies, or of

any fact likely to give rise to any proceeding outside the ordinary course of business which might materially affect the OCBC Malaysia Group and the Group's ability to meet their obligations.

10.4 Material Capital Commitments

As at the LPD, there is no material capital commitment for capital expenditure contracted or known to be contracted for/by OCBC Malaysia, which upon becoming enforceable may have a material impact on OCBC Malaysia's financial position, other than those already disclosed in the audited financial statements.

10.5 Contingent Liabilities

As at the LPD, there is no contingent liability, which may upon becoming enforceable, have a material impact on OCBC Malaysia's financial position, other than those already disclosed in the audited financial statements.

10.6 Consents

The Solicitors, Company Secretary, Auditors, Warrant Registrar for the Structured Warrants and RAM Ratings have, before the issue of this Base Prospectus, given and have not subsequently withdrawn their written consents to the inclusion in this Base Prospectus of their names in the form and context in which their names appear.

10.7 Documents for Inspection

Copies of the following documents may be inspected at the Bank's registered office during office hours for a period of twelve (12) months from the date of this Base Prospectus:

- (i) The Bank's Memorandum and Articles of Association;
- (ii) Deed Poll;
- (iii) The letters of consent referred to in Section 10.6 of this Base Prospectus; and
- (iv) The Bank's audited financial statements for the last three (3) FYE 31 December 2010 to 2012.

10.8 Agreements, Arrangements or Understanding

There are no agreements, arrangements or understanding between OCBC Malaysia and/or its subsidiaries, and any substantial shareholders of the respective Underlying Companies, unless stated otherwise in the relevant Term Sheets which will have an effect on the issuance of the Structured Warrants.

10.9 Responsibility Statement

We, acknowledge that, based on all available information, and to the best of our knowledge and belief, this Base Prospectus constitutes a true and full disclosure of all material facts concerning the Offer as at the date hereof.

This Base Prospectus has been seen and approved by our Directors and they collectively and individually accept full responsibility for the accuracy of the information contained in this Base Prospectus and confirm, having made all reasonable enquiries, that to the best of their knowledge and belief, there are no false or misleading statements or other facts the omission of which would make any statement in this Base Prospectus false or misleading.

ANNEXURE 1: PRINCIPAL TERMS OF DEED POLL

The Structured Warrants are constituted by the detailed provisions of the Deed Poll. Copies of the Deed Poll are available for inspection at our registered office during normal business hours from Monday to Friday (except public holidays) and prospective investors are advised to read the Deed Poll in its entirety. Warrantholders are bound by and are deemed to have notice of all provisions contained in the Deed Poll. The following is an extract of the principal terms of the Structured Warrants from the Deed Poll.

In this Annexure, a reference to any Condition is to a condition of Schedule 3 and a reference to any Provision is to a provision of the Schedule 2 of the Deed Poll.

The following terms have been extracted from the Deed Poll. All references to the word "herein" under this Annexure refer to the Deed Poll.

<u>Word</u>	Meaning
"Act"	Companies Act, 1965, or any statutory modification, amendment or re-enactment thereof for the time being in force;
"American Style"	in respect of the right of a person under Structured Warrants, means the ability to exercise that right any time before or on the expiry date;
"Articles"	Articles of Association of the Issuer as may be amended from time to time;
"Base Prospectus"	a base prospectus (containing general information on the Structured Warrants issue, information necessary to enable an investor to make an informed assessment of the credit risks of the Issuer to fulfil its obligations under the terms of issue, information in relation to the risks, rights and obligations associated with the Structured Warrants issue and such other information as may be required and approved by the SC) which is required to be approved by and registered with the SC prior to the issuance of the Structured Warrants and which has a validity period of up to twelve (12) months from the date of its issuance;
"Bursa Depository"	Bursa Malaysia Depository Sdn Bhd (Company No. 165570-W);
"Bursa Securities"	Bursa Malaysia Securities Berhad (Company No. 635998-W);
"Cash Settlement Amount"	the cash amount due and payable to a Warrantholder upon the exercise of the Structured Warrants by the Warrantholder calculated in the manner specified in the Conditions hereof;
"CDS"	Central Depository System;
"Central Depositories Act"	the Securities Industry (Central Depositories) Act, 1991,or any statutory modification, amendment or re-enactment thereof for the time being in force;
"Conditions"	the terms and conditions set out in Schedule 3 of the Deed Poll as may from time to time be modified in accordance with the provisions set out hereto, and "Condition" followed by a number refers to the relative numbered paragraph of the Conditions and shall be construed accordingly;

ANNEXURE 1: PRINCIPAL TERMS OF DEED POLL (cont'd)

"European Style"	in respect of the right of a person under Structured Warrants, means the ability to exercise that right on the expiry date;
"Event of Default"	a default by the Issuer in relation to the performance of any of its settlement obligation under the Deed Poll;
"Exercise Expenses"	any charges or expenses including any taxes or duties which are incurred in respect of or in connection with the exercise of the Structured Warrants to be borne by the Warrantholders;
"Exercise Notice"	form for exercising the Structured Warrants obtainable from the Issuer and/or the Warrant Registrar;
"Exercise Period"	the Exercise Period shall be the period commencing on the date the Structured Warrants are issued and ending at 5.00 p.m. on the Expiry Date, subject to the lapsing of the Structured Warrants as provided for in the Conditions;
"Exercise Price"	the price specified as such in the relevant Term Sheet, subject to any adjustments in accordance with the Conditions;
"Exercise Rights"	in respect of each Structured Warrant, the right granted to the Warrantholders to receive the Cash Settlement Amount, calculated in accordance with the Conditions;
"Expiry Date"	the date and time specified as such in the relevant Term Sheet on which any Structured Warrants which have not been exercised during the Exercise Period in accordance with Conditions hereof shall expire immediately and all rights of the Warrantholders and obligations of the Issuer with respect to such Structured Warrants shall cease PROVIDED THAT if the Expiry Date is not a Market Day then the Expiry Date shall fall at the same time on the next succeeding Market Day;
"Financial Institution"	means a licensed bank, a licensed investment bank, an approved operator of a payment system, a registered operator of a payment system, an operator of a designated payment system or an approved issuer of a designated payment instrument. as defined in the Financial Services Act 2013 (and the then Banking and Financial Institutions Act, 1989 which has been repealed) or a licensed Islamic bank as defined in Section 2 of the Islamic Financial Services Act 2013 (and the then Islamic Banking Act, 1983 which has been repealed);
"form of proxy"	the form of proxy referred to in Provision 4(1);
"Issue Price"	the issue price of the Structured Warrants specified as such in the relevant Term Sheet which is determined using the option pricing theory set out in Section 1.5 herein;
"Issuer"	OCBC Bank (Malaysia) Berhad (Company No. 295400-W) , a company with limited liability incorporated in Malaysia under the Companies Act, 1965 and having its registered address at 19 th Floor, Menara OCBC, No. 18 Jalan Tun Perak, 50050 Kuala Lumpur;

ANNEXURE 1: PRINCIPAL TERMS OF DEED POLL (cont'd)

"Listing"	admission to the Official List and the listing of and quotation for the Structured Warrants on the Structured Warrants Board of Bursa Securities;	
"Market Day"	means any day on which the relevant Securities Exchanges is scheduled to be open for trading for their respective regular trading sessions, or such days as specified in the relevant Term Sheet;	
"Offer"	Offer of Structured Warrants by the Issuer to Selected Investors via market making;	
"Official List"	the list specifying all securities which have been admitted for listing on Bursa Securities and not removed;	
"Ordinary Resolution"	a resolution passed at a meeting of Warrantholders duly convened and held in accordance with the provisions of this Deed Poll and carried by a majority consisting of not less than fifty one percent (51%) of the persons present in person or by proxy voting thereat upon a show of hands or, if a poll is duly demanded, by a majority consisting of not less than fifty one percent (51%) of the votes cast on such poll;	
"Prescribed Security"	a security which has been prescribed by Bursa Securities to be deposited with the Bursa Depository under Section 14 of the Central Depositories Act;	
"Provisions"	the Provisions set out in Schedule 2 of the Deed Poll as may be modified from time to time in accordance with the provisions set out herein, and "Provision" followed by a number refers to relative numbered paragraph of the Provisions and shall be construed accordingly;	
"proxy"	a proxy referred to in Provision 4(1);	
"Record of Depositors"	a record maintained by Bursa Depository pursuant to Chapter 24.0 of its rules, including any amendment thereof;	
"Relevant Country"	 any country (or any political or regulatory authority thereof) in which the Relevant Currency is the legal tender or currency of the country; or 	
	(ii) any country (or any political or regulatory authority thereof) with which the Underlying Shares or Underlying Index have a material connection and, in determining what is material, the Issuer, may without limitation, refer to the country in which the Underlying Shares are listed, the country in which the Underlying Company is incorporated, the country in which the Underlying Index is compiled or published, the country in which a material number of shares constituting the Underlying Index are listed and/or such other factor(s) as the Issuer may deem appropriate, as determined by the Issuer;	

ANNEXURE 1: PRINCIPAL TERMS OF DEED POLL (cont'd)

"Relevant Currency"	such currency of trading to which the Underlying Shares or Underlying Index relate, or such other currency as specified in the relevant Term Sheets;
"RM" and "Sen"	Ringgit Malaysia and sen respectively;
"Rules"	the rules of the Securities Depository;
"SC"	Securities Commission Malaysia;
"Securities"	has the meaning ascribed thereto in the Capital Markets and Services Act, 2007;
"Securities Account"	an account established by the Securities Depository for a depositor (including the Warrantholder) for the recording of deposits of securities and for dealing in such securities by the depositor as permitted under the Central Depositories Act and/or the Rules;
"Securities Depository"	the central securities depository of the relevant Securities Exchange;
"Securities Exchange(s)"	such exchange or quotation system in Malaysia or securities exchange outside Malaysia in which the Underlying Shares, Underlying Index or Structured Warrants are quoted and/or traded as specified in the relevant Term Sheets;
"Selected Investors"	both foreign and Malaysian institutional and/or retail investors as may be identified by the Issuer and/or placement agent;
"Settlement Currency"	such currency, upon which payment is made to the Warrantholder, to be determined by the Issuer and as specified in the relevant Term Sheets;
"Settlement Date"	a Market Day and a day upon which payment is made to the Warrantholder, on which commercial banks in Malaysia and if applicable, the Relevant Country, are open for business during normal business hours;
"Settlement Exchange Rate"	prevailing rate of exchange between the Relevant Currency and the Settlement Currency (expressed as the number of units of the Settlement Currency per unit of the Relevant Currency) on a day which is within seven (7) Market Days prior to the Settlement Date, based on the rates prescribed by such relevant financial institution or body as determined by the Issuer and as specified in the relevant Term Sheets;
"Special Resolution"	a resolution passed at a meeting of Warrantholders duly convened and held in accordance with the provisions contained in Schedule 2 of the Deed Poll and carried by a majority consisting of not less than seventy five percent (75%) of the persons present in person or by proxy voting thereat upon a show of hands or, if a poll is duly demanded, by a majority consisting of not less than seventy five percent (75%) of the votes cast on a poll;

"Structured Warrant(s)"	(i)	American style non-collateralised cash-settled ca warrants over a single equity;	all
	(ii)	American style non-collateralised cash-settled ca warrants over a basket of equities;	all
	(iii)	American style non-collateralised cash-settled ca warrants over a single index;	all
	(iv)		ut
	(v)		ut
	(vi)		ut
	(vii)		all
	(viii)	European style non-collateralised cash-settled ca warrants over a basket of equities;	all
	(ix)	European style non-collateralised cash-settled ca warrants over a single index;	all
	(x)	•	ut
	(xi)		ut
	(xii)		ut
	(xiii)	European style non-collateralised cash-settled callable bull/bear certificates over a single equity; and/or	le
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"Underlying Share(s)"	shares or the shares making up the basket of shares which are the subject of such Structured Warrants as specified in the relevant Term Sheets;
"VWAP"	Arithmetic mean of daily volume weighted average market price;
"Warrant Registrar Appointment Letter"	the Warrant Registrar appointment letter dated 23 September 2010 between the Issuer and the Warrant Registrar in relation to the Structured Warrants;
"Warrantholder(s)"	the person(s) whose names for the time being appear on the Record of Depositors for the Structured Warrants; and
"Warrant Registrar"	Symphony Share Registrars Sdn Bhd (Company No. 378993-D).

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SECTION A: GENERAL CONDITIONS OF THE STRUCTURED WARRANTS

The principal terms of the Deed Poll are set out below:

ARTICLE I STRUCTURED WARRANTS

Section 1.1 Creation of the Structured Warrants

- (1) The Issuer hereby agrees to create and grant to the persons to whom the Structured Warrants are to be allotted the Structured Warrants, each Structured Warrant entitling the Warrantholder, upon a valid exercise thereof in accordance with the Conditions and the provisions of the Deed Poll, to receive the Cash Settlement Amount calculated in accordance with the provisions of Conditions hereof.
- (2) The Issuer shall comply with the provisions of the Deed Poll and the Conditions in all respects and the Structured Warrants shall be held subject to such provisions and Conditions which shall be binding upon the Issuer and on each of the Warrantholders.
- (3) For the issuance of every series of the Structured Warrants, the Issuer is required to register the relevant Term Sheet with the SC prior to the date of issuance and within the time frame specified by the SC.
- (4) The Structured Warrants and the Issuer's settlement obligation for the Structured Warrants represent the Issuer's general and unsecured contractual obligations and no other person. The Structured Warrants rank, and will rank, equally among themselves and pari passu in all respects with the Issuer's other existing and future unsecured and unsubordinated obligations subject to such exceptions as may from time to time exist under applicable law.

Section 1.2 Certification and Transfer

- (1) The Structured Warrants shall be issued as a Prescribed Security. The Warrantholders may transfer the Structured Warrants in the manner prescribed under the Central Depositories Act and the Rules. The Warrantholders shall not be entitled to any Structured Warrant certificates. The Structured Warrants are represented by a Structured Warrant Certificate and shall only be issued to and be deposited with the Bursa Depository or its nominee, who shall hold the Structured Warrants as bare trustee on behalf of the Warrantholders. The Issuer will pay all stamp duties (if any) in respect of the issue of the Structured Warrant Certificate. The Structured Warrant Certificate shall be in or substantially in the form set out in Schedule 1 hereto.
- (2) The Structured Warrant Certificate shall be signed by the authorised signatories of the Issuer on behalf of the Issuer. The Issuer may use the facsimile signature of any person who shall have been or who shall be a director or secretary at the time of signature notwithstanding the fact that any such person shall have ceased to be a director or secretary at the date of delivery of the Structured Warrant Certificate and the obligations of the Issuer under the Structured Warrant Certificate so executed shall be valid and binding upon it.
- (3) Each Warrantholder registered in the Record of Depositors will be deemed and treated as the absolute owner of the relevant Structured Warrants in accordance with the Central Depositories Act and the Rules (whether or not the Issuer shall be in default in respect of the Structured Warrants or any of the covenants contained herein and notwithstanding any notice of ownership or writing thereon or notice of any previous loss or theft of any Structured Warrant).
- (4) Each Warrantholder shall be deemed to remain the registered holder of the Structured Warrants credited in his Securities Account until the name of the transferee is entered in the Record of Depositors.

(5) The Structured Warrant Certificate surrendered to the Warrant Registrar by the Bursa Depository from time to time upon the exercise of the Structured Warrants by any Warrantholder or Warrantholders shall be cancelled or as the case may be, amended by the Warrant Registrar and the Issuer shall ensure that the Warrant Registrar shall issue a new Structured Warrant Certificate or amend the existing Structured Warrant Certificate to reflect the remaining Structured Warrants (if any) yet to be exercised by the remaining Warrantholders.

Section 1.3 Purchase by Issuer

- (1) Subject to Section 1.3(4) hereunder, the Issuer and or any of its subsidiary companies (the Issuer and its subsidiary companies shall herein be referred to as the "**Group**") may (but is/are not under any obligation to) at any time purchase or buy back the Structured Warrants or any part thereof at any price in the open market or by tender or private treaty. Any Structured Warrants so purchased may be held or re-sold or surrendered for cancellation.
- (2) Any company in the Group so purchase or buy back the Structured Warrants shall not exercise its voting rights with respect to the Structured Warrants that it is holding in any meeting of the Warrantholders, regardless of the party who requested for and called the meeting of the Warrantholders and the matter or matters that are laid before the Warrantholders.
- (3) None of the companies in the Group is under any obligation whatsoever to purchase Structured Warrants whether at the request of the Warrantholders or otherwise.
- (4) Notwithstanding Section 1.3(1) above, any purchase of the Structured Warrants by any company in the Group shall be undertaken in such manner and on such terms as may be imposed by the SC.

Section 1.4 Issue of Further Structured Warrants

Subject to the Rules, the Issuer shall have the right, after the issuance of the first series of the Structured Warrants, at any time and from time to time, within the validity period of the Base Prospectus, without the consent or sanction of the Warrantholders, to issue further series of the Structured Warrants (including without limitation further series on the same terms and subject to the same conditions as any previous series of the Structured Warrants so as to form a single series with the previous series of the Structured Warrants) in accordance with the Deed Poll and the Conditions.

Section 1.5 Issue Price

- (1) The Issue Price has been/will be determined based on an option valuation model.
- (2) The Issue Price of each series of Structured Warrants issued is/will be as specifically set out in the relevant Term Sheet approved by the SC prior to the issuance thereof.

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ARTICLE II ISSUER

Section 2.1 Issuer's Representations and Warranties

The Issuer hereby represents and Structured Warrants that:

- (1) it is a public limited company duly incorporated and validly existing under the laws of Malaysia as a separate legal entity and has full power and authority to own its assets and carry on its business as it is now being carried on; and
- (2) it is solvent and able to pay any amount payable by it pursuant to the Deed Poll and the Conditions as and when they fall due.

Section 2.2 Issuer's Covenants

The Issuer hereby undertakes and covenants that, so long as the Deed Poll remains in force, it will carry on and conduct its business in a proper and efficient manner.

ARTICLE III MEETINGS OF WARRANTHOLDERS

The procedure governing the convening and conduct of meetings of Warrantholders are set out in the Schedule 2 of the Deed Poll and shall be binding on the Issuer and all the Warrantholders.

ARTICLE IV MODIFICATION OF DEED POLL

Section 4.1 Modification of Deed Poll

We may at any time, with or without the consent of the Warrantholders, effect any modification of these Conditions of the Structured Warrants or the Deed Poll which in our opinion, is:

- (1) not materially prejudicial to the interests of the Warrantholders; or
- (2) of a formal, minor or technical nature; or
- (3) necessary or expedient to correct a manifest error or to comply with provisions of law or requirements by relevant authorities; or
- (4) considered by us to be appropriate and approved by Bursa Securities.

Any modification made in accordance with this Section 4.1 shall as soon as practicable thereafter be notified by the Issuer to the Warrantholders in accordance with Article V herein.

Section 4.2 Change in Law

(1) The Deed Poll shall be read and construed and implemented subject to and in accordance with the applicable law. In the event of any change in the applicable law after the date of the Deed Poll, the Deed Poll shall be read and have effect as if such change had been inserted or authorised herein without the necessity of having the Deed Poll amended by a supplementary deed unless required by the applicable law or the change in the applicable law.

(2) The Issuer shall not incur any liability to the Warrantholders for doing or (as the case may be) omitting to do an act or thing which by any provision of any present or future law or any decree, order or judgment of any court, or by reason of any request, announcement or similar action (whether of binding legal effect or not) which may be taken or made by any person acting with or purporting to exercise the authority of any authority (whether legally or otherwise) either they or any of them shall be directed or requested to do or perform or to forbear from doing or performing. If for any reason it becomes impossible or impracticable to carry out any of the provisions of the Deed Poll by reason aforesaid, the Issuer shall be under no liability therefor or in respect thereof.

ARTICLE V NOTICES

Unless otherwise required by the Deed Poll or by law, all notices required to be given to the Warrantholders shall be validly given if announcement of the said notice is made to Bursa Securities or published in a nationally circulated English daily newspaper. Such notices shall be deemed to have been given and served on the date of announcement or publication as the case may be or if announced or published more than once or on different dates, on the first date on which it is announced or published. If at any time, announcement to Bursa Securities or publication in such newspaper is not practicable, notices shall be given in such other manner as the Issuer may deem fit from time to time.

ARTICLE VI MISCELLANEOUS

Section 6.1 No Obligation to Replace the Underlying Shares

Although the Structured Warrants relate to the Underlying Shares which may depreciate in value through effluxion of time, the Issuer is under no obligation whatsoever to replace the Underlying Shares and therefore there is no provision in this Deed Poll for the replacement of the Underlying Shares or the source or sources from which the replacement is to be made or from which the cost of the replacement is to be met.

Section 6.2 Reorganisation and Winding Up Of Issuer

- (1) Notwithstanding anything contained herein, if the Issuer should desire to enter into a merger, amalgamation or reconstruction, the Issuer shall ensure that the corporation, trust or other body into which the Issuer merged, amalgamated or reconstructed shall assume all the Issuer's liabilities and obligations in respect of the Structured Warrants and the rights of the Warrantholders shall continue to exist and be enforceable to the same extent as provided under this Deed Poll Provided That if the Issuer ceases to exist pursuant to any such merger, amalgamation or reconstruction, references in this Deed Poll and the Conditions to the Issuer shall be construed as references to the corporation, trust or other body into which the Issuer is merged, amalgamated or reconstructed.
- (2) In the event of a take-over offer or a scheme of arrangement or any other form of reorganisation undertaken by the Issuer or any other events having similar effects on the rights of the Warrantholders, the Issuer reserves the right at its sole discretion and without obligation whatsoever to deal with the Structured Warrants in such manner as it reasonably deem fit in the circumstances and with or without any adjustments to the rights attaching to the relevant Structured Warrants.

- (3) If the Issuer is liquidated, dissolved or wound up or a liquidator, receiver or administrator or analogous person under any applicable law has been appointed in respect of the whole or substantially the whole of the Issuer's undertaking, properties or assets, all unexercised Structured Warrants will be deemed automatically exercised as follows:
 - (i) All unexercised Structured Warrants shall automatically be exercised without the Warrantholders having to deliver a valid Exercise Notice and without notice of automatic exercise being given by the Issuer to the Warrantholders.

If the Cash Settlement Amount for cash settled Structured Warrants is greater than zero, whereby the Cash Settlement Amount shall be determined based on the fair value of the Structured Warrants (after deduction of Exercise Expenses), after taking into account the cost to the Issuer and/or any of the Issuer's affiliates of unwinding any hedging arrangements relating to the Structured Warrants, as determined by the Issuer at its absolute discretion, the Issuer shall pay the Cash Settlement Amount to the relevant Warrantholders.

In such event, the closing market price of the Underlying Share on the Market Day immediately before the above events shall form the closing level for the calculation of the Cash Settlement Amount and the Issuer shall not be obliged to make any adjustment to the Exercise Price.

Subject to the aforesaid, the Issuer shall not be obliged to make such adjustments to the Conditions of the Structured Warrants and the rights attaching to the Structured Warrants as the Issuer shall, in its absolute discretion, consider appropriate (without considering the individual circumstances of any Warrantholder or the tax or other consequences that may result in any particular jurisdiction).

Section 6.3 Term

The provisions of the Deed Poll shall apply until such time as all of the Structured Warrants shall have been exercised or shall have lapsed or shall have expired, in each case in accordance with the Base Prospectus, the Term Sheets, the Deed Poll and the Conditions, whichever shall be the earliest.

Section 6.4 Governing Law and Jurisdiction

- (1) The Deed Poll shall be governed by and construed in accordance with the laws of Malaysia.
- (2) The courts of Malaysia are to have exclusive jurisdiction to settle any dispute which may arise out of or in connection with the Deed Poll and accordingly any legal action or proceedings arising out of or in connection with the Deed Poll shall be brought in such courts.

Section 6.5 Rights Cumulative, Waivers

The rights of each Warrantholder under the Deed Poll are cumulative, may be exercised as often as it considers appropriate and are in addition to its rights under the general law and any failure to exercise or any delay in exercising any of such rights shall not operate as a waiver or variation of that or any other such right and any defective or partial exercise of any of such rights shall not preclude any other or further exercise of that or any other such right; and no act or course of conduct or negotiation on its part or on its behalf shall in any way preclude it from exercising any such right or constitute a suspension or any variation of any such right.

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SECTION B: PROVISIONS FOR MEETINGS OF WARRANTHOLDERS

Provision 1. Meetings of Warrantholders

- (1) A meeting of the Warrantholders may be convened for any of the following purposes:
 - (a) for any purpose which the Issuer may deem fit;
 - (b) to seek the directions of the meeting as to any matter concerning:
 - (i) the Deed Poll; and
 - (ii) the Conditions;
 - (c) to give to the Issuer such directions in relation to the Deed Poll as the meeting thinks proper;
 - (d) for any purpose prescribed by law.
- (2) A meeting for the purpose of Provision 1 may be convened by the Issuer on its own accord.
- (3) Subject to Provision 11, not less than twenty-one (21) days' notice (excluding the day on which the notice is served or deemed to be served and of the day on which the meeting is to be held) shall be given for any such meeting of the Warrantholders and such notice shall specify the day, time and place of the meeting and the general nature of the business to be transacted. The accidental omission to give notice to or the non-receipt of notice by any Warrantholder or by the Issuer shall not invalidate any of the proceedings at any meeting.
- (4) The Issuer shall be entitled to receive notice of any meeting of the Warrantholders and the Issuer and its financial and legal advisers shall be entitled to attend and speak at such meeting.
- (5) No one else may attend any meeting of Warrantholders or join with others in requesting the convening of such a meeting unless he is a Warrantholder or a proxy.
- (6) For every meeting of the Warrantholders, the Issuer shall, by written request made in duplicate in the prescribed form and in accordance with the Rules, request the Bursa Depository to prepare the Record of Depositors to determine the identity of Warrantholders eligible to attend and vote at such meetings and the Issuer shall inform the Bursa Depository of the dates of the meeting. Such Record of Depositors shall be the final record of all the Warrantholders, eligible to be present and vote at such meetings.
- (7) A meeting of the Warrantholders shall be conducted in accordance with the Deed Poll or where no provision is made herein in that respect, as directed by the chairman of the meeting.

Provision 2. Chairman of Meeting

- (1) Subject to Provision 11, a meeting summoned under Provision 1 shall be held under the chairmanship of:
 - (a) such person (who may, but need not be, a Warrantholder) as is appointed in that behalf by the Issuer; or
 - (b) where no such appointment is made or where the person appointed is not present within fifteen (15) minutes after the time appointed for holding the meeting, such person as is appointed in that behalf by the Warrantholders present at the meeting,

Provided Always that if an Event of Default has occurred and has not been remedied, the Issuer shall not be entitled to appoint the chairman of the meeting.

- (2) The chairman of an adjourned meeting need not be the same person as was chairman of the original meeting.
- (3) In the case of an equality of votes the chairman shall both on a show of hands and on a poll have a casting vote in addition to the vote or votes (if any) which he may have as a Warrantholder or as a proxy.

Provision 3. Decision by Show of Hands and by Poll

- (1) Every question arising at any meeting shall be decided in the first (1st) instance by a show of hands unless:
 - (a) a poll be demanded by any of the persons described in Provision 3(3); or
 - (b) it is a question which under Provision 8 requires a Special Resolution in which case a poll shall be taken.
- (2) A poll may be demanded before or immediately after any question is put to a show of hands.
- (3) A poll may be demanded by:
 - (a) the chairman of the meeting;
 - (b) the Issuer;
 - (c) at least five (5) Warrantholders present in person or by proxy; or
 - (d) Warrantholders holding (or representing by proxy) between them not less than ten percent (10%) in nominal value of the total number of the Structured Warrants for the time being outstanding.

Unless a poll is so demanded, a declaration by the chairman that a resolution has been carried or carried unanimously or by a particular majority or lost shall be conclusive evidence of that fact without proof of the number or proportion of the votes recorded in favour of or against such resolution.

- (4) If a poll is duly demanded, it shall be taken in such manner as the chairman may direct and the result of the poll shall be deemed to be the resolution of the meeting at which the poll was demanded.
- (5) A poll demanded on the election of a chairman or on a question of an adjournment shall be taken forthwith. A poll demanded on any other question shall be taken either immediately or at such other time and place as the chairman directs. A demand for a poll may be withdrawn at any time.
- (6) Subject as aforesaid, the demand for a poll shall not prevent the continuance of a meeting for the transaction of any business other than the question on which the poll has been demanded.
- (7) At any meeting, on a show of hands every person who is present in person and who is a Warrantholder or a proxy shall have one (1) vote and on a poll every Warrantholder who is present in person or by proxy shall have one (1) vote in respect of each Warrant he/she/it holds.
- (8) Every Warrantholder may vote personally or by proxy. No objection shall be raised to the qualification of any voter except at the meeting or adjourned meeting at which the vote objected to is given or tendered, and every vote not disallowed at the meeting shall be valid for

all purposes. Any such objection made in due time shall be referred to the chairman of the meeting, whose decision shall be final and conclusive.

- (9) Any Structured Warrant which has not been exercised but in respect of which an Exercise Notice has been submitted to and received by the Warrant Registrar will not confer the right to attend or vote at, or join in convening, or be counted in the quorum for, any meeting of the Warrantholders.
- (10) Any Structured Warrant held by the Issuer and or any company in the Group (as defined in Section 1.3 of the Deed Poll) pursuant to the exercise of the rights of the Issuer and or any company in the Group to purchase or buy back the Structured Warrants or any part thereof under Section 1.3 of the Deed Poll will not confer the Issuer and or any company in the Group the right to attend or vote at, or join in convening, or be counted in the quorum for, any meeting of the Warrantholders.

Provision 4. Proxy

- (1) A Warrantholder may, subject to Provision 4(2), by an instrument in writing (a "form of proxy") in the form available from the office of the Warrant Registrar in the English language signed by the Warrantholder or, in the case of a corporation, executed under its common seal or signed on its behalf by an attorney or a duly authorised officer of the corporation, appoint any person (a "proxy") to act on his or its behalf in connection with any meeting or proposed meeting of the Warrantholders. A person appointed to act as a proxy need not be a Warrantholder PROVIDED THAT if a proxy is not a Warrantholder, the proxy shall be an advocate or an approved company auditor and appointed by the Warrantholder.
- (2) The form of proxy shall be duly stamped (if required) and shall be deposited together with the power of attorney or other authority, if any, under which it is signed or a notarially certified copy of that power or authority at the office of the Warrant Registrar (or at such other place within Malaysia as is specified for that purpose in the notice convening the meeting) not less than forty-eight (48) hours before the time of holding the meeting or adjourned meeting, as the case may be, at which the person named in the form of proxy proposes to vote and in default the form of proxy shall not be treated as valid.
- (3) Any proxy appointed pursuant to this Provision 4 shall so long as such appointment remains in force be deemed, for all purposes in connection with any meeting or proposed meeting of the Warrantholders specified in such appointment, to be the holder of the Structured Warrants to which such appointment relates and the Warrantholder shall be deemed for such purposes not to be the holder.
- (4) A vote given in accordance with the terms of a form of proxy shall be valid notwithstanding:
 - (a) the previous death or unsoundness of mind of the principal;
 - (b) the revocation of the form of proxy or of the power of attorney or other authority under which the form of proxy was executed; or
 - (c) the sale of the Structured Warrant in respect of which the form of proxy is given,

if no intimation in writing of such death, unsoundness of mind, revocation or sale has been received at the place so appointed for the deposit of the form of proxy or at the registered office of the Issuer (if no such place is appointed) before the commencement of the meeting or the adjourned meeting at which the form of proxy is used.

Provision 5. Quorum

- (1) At any meeting, any two (2) or more Warrantholders or proxies holding in the aggregate not less than ten percent (10%) in nominal value of the Structured Warrants for the time being outstanding shall (except for the purpose of passing a Special Resolution) form a quorum for the transaction of business and no business (other than the choosing of a chairman) shall be transacted at any meeting unless the requisite quorum be present at the commencement of business provided always that the quorum at any meeting for passing a Special Resolution shall be two (2) or more Warrantholders or proxies holding in the aggregate not less than twenty five percent (25%) in nominal value of the Structured Warrants for the time being outstanding.
- (2) If a quorum is not present within fifteen (15) minutes from the time fixed for the meeting, the meeting shall, if convened upon the requisition of Warrantholders, be dissolved. In any other case, the meeting shall stand adjourned to the same day in the next week at the same time and place (or to such other day being not less than seven (7) days nor more than twenty-one (21) days and at such other time and place as the chairman may decide). At such adjourned meeting, two (2) or more Warrantholders or proxies (whatever the number of Structured Warrants held by them) shall form a quorum for the transaction of business and may pass any resolution and decide upon all matters which could properly have been dealt with at the meeting from which the adjourned meeting at which a Special Resolution is to be proposed the quorum shall still be two (2) or more Warrantholders or proxies holding in the aggregate not less than twenty five percent (25%) in nominal value of the Structured Warrants for the time being outstanding.

Provision 6. Adjournment of Meeting

- (1) The chairman may, with the consent of any meeting at which a quorum is present (and shall if so directed by the meeting) adjourn the meeting for a period not exceeding sixty (60) days from time to time and from place to place but no business shall be transacted at the adjourned meeting other than business which might lawfully have been transacted at the meeting from which the adjournment took place. When a meeting is adjourned for thirty (30) days or more, notice of the adjourned meeting shall be given as in the case of an original meeting. Save as aforesaid and subject to Provision 6(2), it shall not be necessary to give any notice of an adjournment or of the business to be transacted at an adjourned meeting.
- (2) At least five (5) days' notice of any meeting adjourned through want of a quorum shall be given in the same manner as for an original meeting and such notice shall state the quorum required at such adjourned meeting.

Provision 7. No Objection to Qualification of Warrantholders

No objection shall be raised to the qualification of any voter except at the meeting or adjourned meeting at which the vote objected to is given or tendered, and every vote not disallowed at the meeting shall be valid for all purposes. Any such objection made in due time shall be referred to the chairman of the meeting, whose decision shall be final and conclusive.

Provision 8. Special Resolutions

A meeting of the Warrantholders shall in addition to any other powers, but without prejudice to any powers conferred on other persons, have the following powers exercisable by Special Resolution:

 to sanction the exchange of the Structured Warrants for or the conversion of the Structured Warrants into other obligations or securities of the Issuer or any other corporation formed or to be formed;

- (b) to waive the application of any of the provisions of the Deed Poll or the Conditions, including any breach by the Issuer or any act or omission which would or might otherwise on its own or together with any other act or omission constitute an Event of Default;
- (c) to assent to any modification or abrogation of the provisions contained in this Deed Poll or the Conditions which may be proposed or agreed to by the Issuer;
- (d) to appoint any Warrantholders as a committee to represent the interests of the Warrantholders and to confer upon such committee any powers or discretion which the Warrantholders could themselves exercise by Special Resolution; for the avoidance of doubt, no proxy shall be so appointed on behalf of any Warrantholder to form such committee; and
- (e) to give any sanction approval direction or request which under any of the provisions of the Deed Poll or by law is required to be given by Special Resolution.

Provision 9. Minutes

Minutes of all resolutions and proceedings at every meeting of the Warrantholders shall be made and entered in the books to be, from time to time, provided for that purpose by the Issuer and any such minutes, if purporting to be signed by the chairman of the meeting at which such resolutions were passed or proceedings transacted or by the chairman of the next succeeding meeting of the Warrantholders, shall be conclusive evidence of the matters contained in them and until the contrary is proved every such meeting in respect of the proceedings of which minutes have been so made and signed shall be deemed to have been duly convened and held and all resolutions passed or proceedings transacted at it to have been duly passed and transacted.

Provision 10. Resolutions

- (1) Any resolution passed at a meeting of the Warrantholders shall be binding upon all the Warrantholders whether present or not at the meeting save for the Warrantholders of those Structured Warrants which remain outstanding but for which an Exercise Notice has been submitted to and received by the Warrant Registrar prior to the date of the meeting. The Warrantholders and the Issuer shall, subject to the provisions relating to indemnity and assurance of payment contained in the Deed Poll, be bound to give effect thereto accordingly.
- (2) Provided that a notice specifying the general nature and effect of a proposed resolution shall have been sent to all the Warrantholders, a resolution in writing signed unanimously by or on behalf of the Warrantholders holding in the aggregate not less than fifty per cent (50%) or, as the case may be, seventy five per cent (75%) in nominal value of the Structured Warrants for the time being outstanding shall for all purposes of these presents be as valid and effective as an Ordinary Resolution or, as the case may be, a Special Resolution passed at a meeting of the Warrantholders duly convened and held in accordance with the provisions herein contained. Such resolution in writing may be contained in one (1) document or in several documents in like form each signed by or on behalf of one (1) or more of the Warrantholders. For the purpose of this paragraph, any notice sent to the Warrantholders need not comply with the notice period stipulated in Provision (1)(3) of this Schedule 2 hereto (for the purpose of passing a Special Resolution).

Provision 11. Summoning of Meeting on Requisition by Warrantholders

- (1) The Issuer will within twenty one (21) days after its receipt at its registered office of an application by:
 - (a) not less than fifty (50) Warrantholders; or
 - (b) at least two (2) Warrantholders holding in aggregate ten percent (10%) in nominal value of the Structured Warrants for the time being outstanding,

whichever is the lesser, summon a meeting of the Warrantholders for the purpose of giving to the Issuer such directions as the meeting thinks proper or for any other purpose prescribed by law.

- (2) The Issuer shall summon the meeting by:
 - (a) sending a notice specifying the date, time and place of the proposed meeting by post of the proposed meeting at least twenty one (21) days (exclusive of the day on which notice is given and of the day on which the meeting is held) before the proposed meeting to each of the Warrantholders at his address last recorded in the Record of Depositors; or
 - (b) by publishing at least twenty one (21) days (excluding the day on which notice is given and of the day on which the meeting is held) before the proposed meeting an advertisement giving notice of the date, time and place of the proposed meeting in a nationally circulated English newspaper.
- (3) The Issuer shall hold the proposed meeting not later than two (2) months from the date of the notice and the meeting shall be held at the time and place specified in the notice and advertisement under the chairmanship of such person as is appointed in that behalf by the Warrantholders present at the meeting and the meeting shall be conducted in accordance with the provisions contained in the Deed Poll or in so far as the Deed Poll makes no provision, as directed by the chairman of the meeting.

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SECTION C: CONDITIONS OF THE STRUCTURED WARRANTS

- (a) American style non-collateralised cash-settled call warrants over a single equity
 - Issuer: OCBC Bank (Malaysia) Berhad
 - Underlying The shares which are the subject of such Structured Warrants, listed and quoted on Bursa Securities and/or Securities Exchanges outside Malaysia, which are members of the World Federation of Exchanges and are approved by Bursa Securities, and as specified in the relevant Term Sheet.
 - UnderlyingThe company or corporation that has issued the Underlying Shares as
specified in the relevant Term Sheet.
 - Instrument: Non-collateralised cash-settled call warrants over a single equity, exercisable American style.
 - Market Day: A day on which the relevant Securities Exchanges are open for trading in the respective place where the relevant Underlying Shares and Structured Warrants are quoted and traded.
 - Settlement Date: A Market Day and a day upon which payment is made to the Warrantholder.
 - RelevantSuch currency of trading to which the Underlying Shares relate and as
specified in the relevant Term Sheet.
 - SettlementSuch currency, upon which payment is made to the Warrantholder, to be
determined by us and as specified in the relevant Term Sheet.
 - **Exercise Period or Exercise Date:** The Structured Warrants may be exercised by valid delivery of the exercise form between 9.00 a.m. to 5.00 p.m. to the Structured Warrants Registrar from the date of issue up to the Expiry Date which is a Market Day or if any such day is not a Market Day, it shall be deemed to be exercised on the next following Market Day.

If in our absolute discretion, there is a Market Disruption Event on the Exercise Date, the Exercise Date shall be the next following Market Day after the Market Disruption Event. If the Market Disruption Event continues to occur, then the Exercise Date shall be determined at our absolute discretion and on the basis of our good faith estimate of the Reference Price (as defined herein) and/or the exchange rate (if applicable) on the Exercise Date by determining the price of the Underlying Shares and/or the exchange rate (if applicable) based on the prevailing market conditions and other factors as we may consider relevant.

If the Structured Warrants are not earlier exercised, the Expiry Date of the Structured Warrants shall be deemed to be the Exercise Date.

Expiry Date: Such date of expiry of a particular Structured warrants to be determined by us and as specified in the relevant Term Sheet, after which any outstanding and unexercised Structured warrants shall be automatically exercised (if the Cash Settlement Amount is greater than zero).

If on the Expiry Date, the Cash Settlement Amount is zero or less, then

any outstanding and unexercised Structured Warrants shall lapse on the Expiry Date.

- **Exercise Price:** The exercise price is the pre-specified price as determined by us at which the Warrantholder may exercise the right under such Structured Warrants subject to any adjustment as may be necessary in accordance with the "Adjustments" provisions below and as specified in the relevant Term Sheets.
- **Exercise Ratio:** The exercise ratio is the number of Structured Warrants to one (1) Underlying Share relates and as specified in the relevant Term Sheet.

Settlement The prevailing rate of exchange between the Relevant Currency and the Settlement Currency on a day which is within five (5) Market Days prior to the Settlement Date, as determined by us and as specified in the relevant Term Sheet.

Settlement: Cash settlement only.

The Structured Warrants give the Warrantholder the right to receive from us upon exercise of the Structured Warrants, the Cash Settlement Amount in the Settlement Currency as specified herein, which shall be calculated as set out below.

Cash	Number	(Closing Price	1	Settlement	Exercise
Settlement =	of call X	- X	Exercise X	Exchange	- Expenses
Amount	warrants	Exercise Price)	Ratio	Rate (if any)	
	\sim			~	

If a valid Exercise Form is received by the Structured Warrants Registrar:

- (i) before 12.30 p.m. in the time zone where the relevant Underlying Shares are quoted on any Market Day other than on the Expiry Date, the exercise of the Structured Warrants shall be deemed to have been made on that Market Day and in such instance the Closing Price shall be the closing price of the Underlying Shares on the Market Day of receipt of the Exercise Form;
- (ii) on or after 12.30 p.m. in the time zone where the relevant Underlying Shares are quoted on any Market Day other than on the Expiry Date, the exercise of the Structured Warrants shall be deemed to have been made on the Market Day immediately following the Market Day of receipt of the Exercise Form and in such instance the Closing Price shall be the closing price of the Underlying Shares on the Market Day immediately following the Market Day of receipt of the Exercise Form. For the avoidance of doubt, if a valid Exercise Form is received on or after 12.30 p.m. on a Market Day immediately preceding the Expiry Date, the exercise of the Structured Warrants shall be deemed to have been made on the Expiry Date and in such instance the Closing Price shall be the Expiry Date Closing Price (as defined herein) of the Underlying Shares; or
- (iii) on the Expiry Date the Closing Price shall be the Expiry Date Closing Price of the Underlying Shares, and as specified in the relevant Term Sheet.

If the Relevant Currency is different from the Settlement Currency, the Warrantholder should note that there may be an exchange

	rate risk whereby the Cash Settlement Amount may be converted from a foreign currency into the Settlement Currency. Any adverse movements in the foreign exchange rates may potentially have indirect effects on the Cash Settlement Amount.
	Unless there is a Settlement Disruption Event as described below, the Cash Settlement Amount shall be sent out within seven (7) Market Days from the Exercise Date or such other period as may be prescribed by Bursa Securities or such other relevant authority by way of cheque drawn in favour of the Warrantholder.
	We shall be discharged from our obligation to pay the Cash Settlement Amount upon making the payment in accordance with these Conditions.
	If the Cash Settlement Amount is equal to or less than zero, we shall not be obliged to make any payment to the relevant Warrantholder, and the Structured Warrants exercised shall thereafter become void and cease to have any exercise rights.
Expiry Date Closing Price:	The Closing Price on the Expiry Date is calculated by reference to the VWAP of the Underlying Shares (subject to any adjustment as may be necessary to reflect any capitalisation, rights issue, distribution or others) for the five (5) Market Days prior to and including the Market Day immediately before the Expiry Date.
	If the Expiry Date falls within major corporate events period including but not limited to Take-over Offer or Compulsory Acquisition, the Expiry Date Closing Price shall be as calculated above or the announced price for the Take-over Offer, whichever is lower.
	If the Underlying Shares are suspended, the Expiry Date Closing Price shall be the last quoted price of such Underlying Shares immediately before the suspension.
Exercise Expenses:	Exercise Expenses means all costs and expenses reasonably incurred in respect of the exercise of the Structured Warrants including but not limited to any charges or expenses such as registrar-related expenses, issuance of cheques and postage expenses as may be charged by us and/or any taxes or duties (which are payable under any applicable law).
	The Warrantholder is required to pay all Exercise Expenses which are incurred or charged in respect of the exercise of the Structured Warrants.
Automatic Exercise:	The Structured Warrants will be automatically exercised at 5.00 p.m. in the time zone where the relevant Underlying Shares are quoted on the Expiry Date if the Cash Settlement Amount is greater than zero (without the Warrantholder having to deliver a valid Exercise Form and without notice of automatic exercise being given by us to the Warrantholder).
	The Structured Warrants will automatically lapse at 5.00 p.m. on the Expiry Date if the Cash Settlement Amount.

Securities Exchange(s):	Such exchange or quotation system in Malaysia and securities exchange outside Malaysia in which the Underlying Shares and Structured Warrants are quoted and/or traded as specified in the relevant Term Sheet.				
Listing:	Structured Warrants Board of Bursa Securities.				
Market Disruption Event:	In the event there is a Market Disruption Event, there may be a delay in the determination and/or delivery of the Cash Settlement Amount upon exercise of the Structured Warrants by the Warrantholder. A "Market Disruption Event" includes but is not limited to the following events:				
	(i)	Underly	uspension of or limitation imposed on trading of the ring Shares or Structured Warrants by the relevant ies Exchange;		
	(ii)	any event that disrupts or impairs (as determined by us) the a of market participants in general to effect transactions in o obtain market prices of the Underlying Shares on the rele Securities Exchange;			
	(iii)	the closure on any Market Day of the relevant S Exchange prior to the Scheduled Closing Time unless suc closing time is announced by such Securities Exchange case may be, at least one half hour prior to:			
		(a)	the actual closing time for the regular trading session on the relevant Securities Exchange on such Market Day; or		
		(b) the submission deadline (if applicable) for orders entered into the relevant Securities Exchange syste execution on such Market Day,			
		whiche	ver is earlier.		
		time of	cheduled Closing Time" is the scheduled weekday closing the relevant Securities Exchange, without regard to after or any other trading outside of the regular trading session		
	(iv)	-	ral moratorium is declared in respect of banking activities in levant Country;		
	(v)	denomi differen any tim	the currency in which the Underlying Shares are inated or quoted on the relevant Securities Exchange is it from the Settlement Currency, any events which occur at e (as determined by us) that may affect, restrict, prevent or s and/or any of our affiliates from:		
		 (a) converting the Relevant Currency into the Currency through customary legal channels within or from any Relevant Country either to the imposition by such Relevant Country or restricting or prohibiting such conversion of the case may be 			

	(b)	converting the Relevant Currency into the Settlement Currency at a rate at least as favourable as the rate for domestic financial institutions located in any Relevant Country; or
	(c)	transferring the Relevant Currency or Settlement Currency between bank accounts inside any Relevant Country or to a party that is a non-resident of such Relevant Country; or
	(vi) where	e the Relevant Country:
	(a)	imposes any controls or announces its intention to impose any controls; or
	(b)	changes or announces its intention to change the interpretation or administration of any laws or regulation,
	to acc	we determine is likely to affect us and/or any of our affiliates quire, transfer, hold or realise such Underlying Shares or to transactions in relation to the Underlying Shares.
Settlement Disruption Event:		 of payment of Cash Settlement Amount may also be by one of the following events occurs:
		nnical difficulties experienced in the course of processing a devercise of the Structured Warrants; or
	Exe	other event beyond our control arising after the rcise Form is delivered to the Structured Warrants Registrar ne Warrantholder.
Further Issues:	Warranthold	e at liberty from time to time, without the consent of the ers, to create and issue further Structured Warrants so as to e series with the respective Structured Warrants issue.
Adjustments:	Structured V	er of Underlying Shares and/or Exercise Price of the Varrants will be adjusted in accordance with the provisions of Il for the following events:
	(ii) when (iii) when numb of sha	the Underlying Company carries out a bonus issue; the Underlying Company carries out a rights issue; the Underlying Company subdivides its shares into a greater er of shares, or consolidates its shares into smaller number ares; and/or
	(iv) when cash.	the Underlying Company undertakes a capital repayment in
	percent (2% Price or if s Price of the of a consolid shall be roun Currency or	ent will be made if the adjustment will result in less than two b) change in the number of Underlying Shares or Exercise such adjustment will result in the increase of the Exercise Structured Warrants (other than the adjustment in the event dation). On any such adjustment, the resultant Exercise Price inded up to the nearest two (2) decimal points of the Relevant in the Market Day on which trading in the Underlying Shares -entitlement ("Ex-Date").

Any other adjustments are at our absolute discretion as we deem appropriate and without any obligation whatsoever. All adjustments made by us shall be deemed as final and conclusive save for any manifest error.

Liquidation, Dissolution or Winding Up of the Underlying Company: In the event of a liquidation, dissolution or winding up of the Underlying Company or the appointment of a liquidator, receiver or administrator or analogous person under any applicable law in respect of the whole or substantially the whole of the Underlying Company's undertaking, property or assets, all unexercised Structured Warrants will be automatically exercised, if the Cash Settlement Amount is greater than zero (without the Warrantholder having to deliver a valid Exercise Form and without notice of automatic exercise being given by us to the Warrantholders).

> The closing price of the Underlying Shares on the Market Day immediately before the above events, shall form the Closing Price for the calculation of the Cash Settlement Amount.

- **Delisting of the Underlying Shares:** The following shall apply should the Underlying Shares, at any time, cease to be listed on the relevant Securities Exchange or there be an announcement of an intention to cease the listing status of the Underlying Company or the Underlying Shares be suspended from trading on the relevant Securities Exchange prior to, and in connection with the delisting of the Underlying Shares:
 - the Structured Warrants on the Underlying Shares will be automatically exercised, if the Cash Settlement Amount is greater than zero (without the Warrantholders having to deliver a valid Exercise Form and without notice of automatic exercise being given by us to the Warrantholders); and
 - (ii) the last quoted price of the delisted Underlying Shares immediately before the delisting, shall form the Closing Price for the calculation of the Cash Settlement Amount.

If the Underlying Shares are delisted as a result of the Take-over Offer or Compulsory Acquisition, the Closing Price shall be as calculated above or the announced price for the Take-over Offer, whichever is lower.

Status of the
StructuredThe Structured Warrants will constitute general and unsecured
contractual obligations of our Company and of no other person and will
rank pari passu among themselves and with our other unsecured and
unsubordinated obligations.

StructuredSymphony Share Registrars Sdn Bhd, or any such person, firm or
company as for the time being appointed by the Issuer to whom the
Exercise Form is to be delivered.

Publication of
Notices:Notices convening meetings of the Warrantholders shall be published in
at least one (1) English language national daily newspaper and
announced through Bursa Securities.

All other notices to the Warrantholders will either be announced through Bursa Securities or published in at least one (1) English language national daily newspaper.

- (b) American style non-collateralised cash-settled call warrants over a basket of equities
 - Issuer: OCBC Bank (Malaysia) Berhad
 - Underlying Shares: Shares making up the basket of shares which are the subject of such Structured Warrants. Such shares are listed and quoted on Bursa Securities and/or Securities Exchanges outside Malaysia, which are members of the World Federation of Exchanges and are approved by Bursa Securities, and as specified in the relevant Term Sheet.
 - UnderlyingThe companies and/or corporations that have issued the UnderlyingCompanies:Shares as specified in the relevant Term Sheet.
 - Instrument: Non-collateralised cash-settled call warrants over a basket of equities, exercisable American style.
 - **Market Day:** A day on which the relevant Securities Exchanges are open for trading during the normal trading hours in the respective place where the relevant Underlying Shares and Structured Warrants are quoted and traded.
 - Settlement Date: A Market Day and a day upon which payment is made to the Warrantholder.
 - RelevantSuch currency of trading to which the Underlying Shares relate and asCurrency:specified in the relevant Term Sheet.
 - SettlementSuch currency, upon which payment is made to the Warrantholder, to
be determined by us and as specified in the relevant Term Sheet.
 - Exercise Period
or ExerciseThe Structured Warrants may be exercised by valid delivery to the
Structured Warrants Registrar of an Exercise Form between 9.00 a.m.
to 5.00 p.m. from the date of issue up to the Expiry Date which is a
Market Day or if any such day is not a Market Day, it shall be deemed
to be exercised on the next following Market Day.

If in our absolute discretion, there is a Market Disruption Event on the Exercise Date, the Exercise Date shall be the next following Market Day after the Market Disruption Event. If the Market Disruption Event continues to occur, then the Exercise Date shall be determined at our absolute discretion and on the basis of our good faith estimate of the Reference Price (as defined herein) and/or the exchange rate (if applicable) on the Exercise Date by determining the aggregate prices of the Underlying Shares and/or the exchange rate (if applicable) based on the prevailing market conditions and other factors as we may consider relevant.

If the Structured Warrants are not earlier exercised, the Expiry Date of the Structured Warrants shall be deemed to be the Exercise Date.

Expiry Date: Such date of expiry of a particular Structured Warrants to be determined by us and as specified in the relevant Term Sheet, after which any outstanding and unexercised Structured Warrants shall be automatically exercised (if the Cash Settlement Amount is greater than zero).

If on the Expiry Date, the Cash Settlement Amount is zero or less, then

any outstanding and unexercised Structured Warrants shall lapse on the Expiry Date.

- **Exercise Price:** The exercise price is the pre-specified price as determined by us at which the Warrantholder may exercise the right under such Structured Warrants subject to any adjustment as may be necessary in accordance with the "Adjustments" provisions below and as specified in the relevant Term Sheet.
- **Reference Price:** The aggregate of the weighted closing price on the Exercise Date (subject to any adjustment as may be necessary) and as specified in the relevant Term Sheet.

Reference Price =
$$W_1 S_1 + w_2 S_2 + \cdots + w_N S_N$$

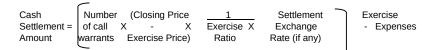
where:

the weights of W_N sums to 100%; and

$$S_{i} = \left[\frac{I_{i}}{I_{i,initial}} \times \frac{FX_{i}}{FX_{i,initial}} \right]$$

- I_i is the reference price of the relevant shares on the Exercise Date.
- $I_{i, initial}$ is the reference price of the relevant shares on the price fixing date of the Structured Warrants.
- *FX*_{*i*} is the Settlement Exchange Rate on the Exercise Date.
- *FX_i*, *initial* is the Settlement Exchange Rate on the price fixing date of the Structured Warrants.
- Exercise Ratio: The exercise ratio is the number of Structured Warrants to which one (1) basket of Underlying Shares relates as determined by us and as specified in the relevant Term Sheet.
- Settlement Exchange Rate: The prevailing rate of exchange between the Relevant Currency and the Settlement Currency on a day which is within five (5) Market Days prior to the Settlement Date, based on the rates prescribed by such relevant financial institution or body as determined by us and as specified in the relevant Term Sheet.
- Settlement: Cash settlement only.

The Structured Warrants give the Warrantholder the right to receive from us upon exercise of the Structured Warrants, the Cash Settlement Amount in the Settlement Currency as specified herein, which shall be calculated as set out below.



If a valid Exercise Form is received by the Structured Warrants Registrar:

(i) before 12.30 p.m. in the time zone where the relevant

Underlying Shares are quoted on any Market Day other than on the Expiry Date, the exercise of the Structured Warrants shall be deemed to have been made on that Market Day and in such instance the Closing Price shall be the aggregate of the weighted closing prices of the Underlying Shares on the Market Day of receipt of the Exercise Form;

- (ii) on or after 12.30 p.m. in the time zone where the relevant Underlying Shares are quoted on any Market Day other than on the Expiry Date, the exercise of the Structured Warrants shall be deemed to have been made on the Market Day immediately following the Market Day of receipt of the Exercise Form and in such instance the Closing Price shall be the aggregate of the weighted closing prices of the Underlying Shares on the Market Day immediately following the Market Day of receipt of the Exercise Form. For the avoidance of doubt, if a valid Exercise Form is received on or after 12.30 p.m. on a Market Day immediately preceding the Expiry Date, the exercise of the Structured Warrants shall be deemed to have been made on the Expiry Date and in such instance the Closing Price shall be the Expiry Date Closing Price (as defined herein) of the Underlying Shares; or
- (iii) on the Expiry Date, the Closing Price shall be the Expiry Date Closing Price of the Underlying Shares, and as specified in the relevant Term Sheet.

If the Relevant Currency is different from the Settlement Currency, the Warrantholder should note that there may be an exchange rate risk. Any adverse movements in the foreign exchange rates or any imposition of exchange control or other foreign government laws or restriction may potentially have indirect effects on the Cash Settlement Amount.

Unless there is a Settlement Disruption Event as described below, the Cash Settlement Amount shall be sent out within seven (7) Market Days from the Exercise Date or such other period as may be prescribed by Bursa Securities or such other relevant authority by way of cheque drawn in favour of the Warrantholder.

We shall be discharged from our obligation to pay the Cash Settlement Amount upon making the payment in accordance with these Conditions.

If the Cash Settlement Amount is equal to or less than zero, we shall not be obliged to make any payment to the relevant Warrantholder, and the Structured Warrants exercised shall thereafter become void and cease to have any exercise rights.

Expiry Date Closing Price: The Closing Price on the Expiry Date is calculated by reference to the VWAP of the Underlying Shares (subject to any adjustment as may be necessary to reflect any capitalisation, rights issue, distribution or others) for the five (5) Market Days prior to and including the Market Day immediately before the Expiry Date.

> If the Expiry Date falls within the major corporate events period including but not limited to Take-over Offer or Compulsory Acquisition, the Expiry Date Closing Price shall be as calculated above or if the

	announced price for the Take-over Offer is lower than the closing price of the relevant Underlying Shares, the announced price for the Take over Offer shall form one of the components of the aggregate of the weighted closing prices.) -
	If any of the Underlying Shares are suspended, the last quoted price of such Underlying Shares immediately before the suspension shall form one of the components of the aggregate of the weighted closing prices.	n
	If any of the Underlying Shares are suspended as a result of the Take over Offer or Compulsory Acquisition, the Expiry Date Closing Price shall be as calculated above or if the announced price for the Take-ove Offer is lower than the closing price of the relevant Underlying Shares the announced price for the Take-over Offer shall form one of the components of the aggregate of the weighted closing prices.	e er S,
Exercise Expenses:	Exercise Expenses means all costs and expenses reasonably incurred in respect of the exercise of the Structured Warrants including but no limited to any charges or expenses such as registrar-related expenses issuance of cheques and postage expenses as may be charged by us and/or any taxes or duties (which are payable under any applicable law).	ot S, S
	The Warrantholder is required to pay all Exercise Expenses which are incurred or charged in respect of the exercise of the Structured Warrants.	
Automatic Exercise:	The Structured Warrants will be automatically exercised at 5.00 p.m. in the time zone where the relevant Underlying Shares are quoted on the Expiry Date if the Cash Settlement Amount is greater than zero (without the Warrantholder having to deliver a valid Exercise Form and without notice of automatic exercise being given by us to the Warrantholder).	e ut
	The Structured Warrants will automatically lapse at 5.00 p.m. on the Expiry Date if the Cash Settlement Amount is zero or less.	e
Listing:	Structured Warrants Board of Bursa Securities.	
Securities Exchange(s):	Such exchange or quotation system in Malaysia and securities exchange outside Malaysia in which the Underlying Shares and Structured Warrants are quoted and/or traded as specified in the relevant Term Sheet.	d
Market Disruption Event:	In the event there is a Market Disruption Event, there may be a delay in the determination and/or delivery of the Cash Settlement Amount upor exercise of the Structured Warrants by the Warrantholder. A "Marke Disruption Event" includes but is not limited to the following events:	n
	 (i) any suspension of or limitation imposed on trading of the Underlying Shares or Structured Warrants by the relevan Securities Exchange; 	
	 (ii) any event that disrupts or impairs (as determined by us) the ability of market participants in general to effect transactions in or to obtain market prices of the Underlying Shares on the relevant Securities Exchange; 	n

- (iii) the closure on any Market Day of the relevant Securities Exchange prior to the Scheduled Closing Time unless such earlier closing time is announced by such Securities Exchange, as the case may be, at least one half hour prior to:
 - the actual closing time for the regular trading session on the relevant Securities Exchange on such Market Day; or
 - (b) the submission deadline (if applicable) for orders to be entered into the relevant Securities Exchange system for execution on such Market Day,

whichever is earlier.

The "Scheduled Closing Time" is the scheduled weekday closing time of the relevant Securities Exchange, without regard to after hours or any other trading outside of the regular trading session hours;

- (iv) a general moratorium is declared in respect of banking activities in any Relevant Country;
- (v) where the currency in which the Underlying Shares are denominated or quoted on the relevant Securities Exchange is different from the Settlement Currency, any events which occur at any time (as determined by us) that may affect, restrict, prevent or delay us and/or any of our affiliates from:
 - (a) converting the Relevant Currency into the Settlement Currency through customary legal channels or transferring within or from any Relevant Country either currency, due to the imposition by such Relevant Country of any controls restricting or prohibiting such conversion or transfer, as the case may be;
 - (b) converting the Relevant Currency into the Settlement Currency at a rate at least as favourable as the rate for domestic financial institutions located in any Relevant Country; or
 - (c) transferring the Relevant Currency or Settlement Currency between bank accounts inside any Relevant Country or to a party that is a non-resident of such Relevant Country; or
- (vi) where the Relevant Country:
 - (a) imposes any controls or announces its intention to impose any controls; or
 - (b) changes or announces its intention to change the interpretation or administration of any laws or regulation,

	which we determine is likely to affect us and/or any of our affiliates to acquire, transfer, hold or realise such Underlying Shares or to effect transactions in relation to the Underlying Shares.				
Settlement Disruption	The delivery of payment of Cash Settlement Amount may also be delayed if any one of the following events occurs:				
Event:	(i)	Technical difficulties experienced in the course of processing a valid exercise of the Structured Warrants; or			
	(ii)	Any other event beyond our control arising after the Exercise Form is delivered to the Structured Warrants Registrar by the Warrantholders.			
Adjustments:	Structu	umber of Underlying Shares and/or Exercise Price of the red Warrants will be adjusted in accordance with the provisions Deed Poll for the following events:			
	(i)	when any of the Underlying Companies carries out a bonus			
	(ii)	issue; when any of the Underlying Companies carries out a rights			
	(iii)	issue; when any of the Underlying Companies subdivides its shares into a greater number of shares, or consolidates its shares into smaller number of shares; and/or			
	(iv)	when any of the Underlying Companies undertakes a capital repayment in cash.			
	No adjustment will be made if the adjustment will result in less than two percent (2%) change in the number of Underlying Shares or the Exercise Price or if such adjustment will result in the increase of the Exercise Price of the Structured Warrants (other than the adjustment in the event of a consolidation). On any such adjustment, the resultant Exercise Price shall be rounded up to the nearest two (2) decimal points of the Relevant Currency on the Market Day on which trading in the Underlying Shares becomes ex-entitlement ("Ex-Date").				
	Any other adjustments are at our absolute discretion as we deem appropriate and without any obligation whatsoever. All adjustments made by us shall be deemed as final and conclusive save for any manifest error.				
Liquidation, Dissolution or Winding Up of the Underlying Companies:	Underl admini of the Compa Warrar Amour deliver	event of a liquidation, dissolution or winding up of all of the ying Companies or the appointment of a liquidator, receiver or strator or analogous person under any applicable law in respect whole or substantially the whole of all of the Underlying anies' undertaking, property or assets, all unexercised Structured hts will be automatically exercised, if the Cash Settlement at is greater than zero (without the Warrantholder having to a valid Exercise Form and without notice of automatic exercise given by us to the Warrantholder).			
	Underl events Settlen	ggregate of the weighted closing prices of all of the affected ying Shares on the Market Day immediately before the above , shall form the Closing Price for the calculation of the Cash nent Amount and we shall not be obliged to make any nent to the Exercise Price			

adjustment to the Exercise Price.

	liquidat of the S the affe the abo the wei Amoun	one or more but not all of the Underlying Companies are ed, dissolved or wound up, there shall be no automatic exercise Structured Warrants. On the Exercise Date, the closing price of ected Underlying Shares on the Market Day immediately before ove events, shall form one of the components of the aggregate of ighted closing prices for the calculation of the Cash Settlement t and we shall not be obliged to make any adjustment to the be Price.
	adjustn attachir	t to the above, we may but shall not be obliged to make any nent to the Conditions of the Structured Warrants and the rights ng to the Structured Warrants as we shall, in our absolute on, consider appropriate.
Delisting of the Underlying Shares:	Underly Securiti cease t Shares	lowing shall apply should the Underlying Share of any of the ving Companies, at any time, cease to be listed on the relevant ies Exchanges or there be an announcement of an intention to the listing status of the Underlying Company or the Underlying be suspended from trading on the relevant Securities Exchange , and in connection with the delisting of the Underlying Shares:
	(i)	such Underlying Shares shall remain as a component of the Structured Warrants over the remaining life of the Structured Warrants; and
	(ii)	the last quoted price of the delisted Underlying Shares immediately before the delisting shall form one of the components of the aggregate of the weighted closing prices for the calculation of the Cash Settlement Amount in relation to the exercise of the Structured Warrants at any time after the delisting of such Underlying Shares.
	Offer o Underly price fo	of the Underlying Shares are delisted as a result of the Take-over r Compulsory Acquisition, the last quoted price of the delisted ying Shares immediately before the delisting or the announced or the Take-over Offer, whichever is lower, shall form one of the ments of the aggregate of the weighted closing prices.
	cease unexer Cash Warran	the Underlying Shares of all of the Underlying Companies to be listed on the relevant Securities Exchanges, all cised Structured Warrants will be automatically exercised, if the Settlement Amount is greater than zero (without the tholder having to deliver a valid Exercise Form and without of automatic exercise being given by us to the Warrantholder).
	Underly Closing shall no Subject adjustm attachir discreti circums	gregate of the weighted last quoted prices of all of the delisted ving Shares immediately before the delisting shall form the price for the calculation of the Cash Settlement Amount and we of be obliged to make any adjustment to the Exercise Price. It to the above, we may but shall not be obliged to make any ment to the Conditions of the Structured Warrants and the rights ing to the Structured Warrants as we shall, in our absolute on, consider appropriate (without considering the individual stances of any Warrantholder or the tax or other consequences by result in any particular jurisdiction).

Where one or more but not all of the Underlying Companies are or have been delisted, there shall be no automatic exercise of the Structured Warrants.

- Status of the
StructuredThe Structured Warrants will constitute general and unsecured
contractual obligations of our Company and of no other person and will
rank pari passu among themselves and equally with all other
unsecured and unsubordinated obligations.
- StructuredSymphony Share Registrars Sdn Bhd, or any such person, firm or
company as for the time being appointed by the Issuer to whom the
Exercise Form is to be delivered.
- Publication of
Notices:Notices convening meetings of the Warrantholders shall be published
in at least one (1) English language national daily newspaper and
announced through Bursa Securities.
 - All other notices to the Warrantholders will either be announced through Bursa Securities or published in at least one (1) English language national daily newspaper.

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- (c) American style non-collateralised cash-settled call warrants over a single index
 - Issuer: OCBC Bank (Malaysia) Berhad
 - Underlying Index: The index which is the subject of such Structured Warrants, which shall be based on Bursa Securities and/or Securities Exchanges outside Malaysia, which are members of the World Federation of Exchanges and are approved by Bursa Securities, and as specified in the relevant Term Sheet.
 - **Underlying** The index sponsor that has compiled and published the Underlying Index Sponsor: Index and which is specified in the relevant Term Sheet.
 - Instrument: Non-collateralised cash-settled call warrants over a single index, exercisable American style.
 - **Market Day:** A day on which the relevant Securities Exchanges are open for trading during the normal trading hours in the respective places where the relevant Underlying Index is compiled and published by the said member of the World Federation of Exchanges and the Structured Warrants are quoted and traded.
 - Settlement Date: A Market Day and a day upon which payment is made to the Warrantholder.
 - RelevantSuch currency of trading to which the Underlying Index relates and asCurrency:specified in the relevant Term Sheet.
 - SettlementSuch currency, upon which payment is made to the Warrantholder, to
be determined by us and as specified in the relevant Term Sheet.
 - Exercise Period
or ExerciseThe Structured Warrants may be exercised by valid delivery to the
Structured Warrants Registrar of an Exercise Form between 9.00 a.m.
to 5.00 p.m. from the date of issue up to Expiry Date which is a Market
Day or if any such day is not a Market Day, it shall be deemed to be
exercised on the next following Market Day.

If in our absolute discretion, there is a Market Disruption Event on the Exercise Date, the Exercise Date shall be the next following Market Day after the Market Disruption Event. If the Market Disruption Event continues to occur, then the Exercise Date shall be determined at our absolute discretion and on the basis of our good faith estimate of the reference level and/or the exchange rate (if applicable) on the Exercise Date by determining the level of the Underlying Index and/or the exchange rate (if applicable) based on the prevailing market conditions and other factors as we may consider relevant.

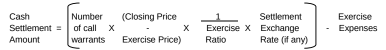
If the Structured Warrants are not earlier exercised, the Expiry Date of the Structured Warrants shall be deemed to be the Exercise Date.

Expiry Date: Such date of expiry of a particular Structured Warrants to be determined by us and as specified in the relevant Term Sheet, after which any outstanding and unexercised Structured Warrants shall be automatically exercised (if the Cash Settlement Amount is greater than zero).

If on the Expiry Date, the Cash Settlement Amount is zero or less, then any outstanding and unexercised Structured Warrants shall lapse on the Expiry Date.

- **Exercise Level:** The exercise level is the pre-specified level as determined by us at which the Warrantholder may exercise the right under such Structured Warrants subject to any adjustment as may be necessary in accordance with the Adjustments provisions below and as specified in the relevant Term Sheet.
- **Exercise Ratio:** The exercise ratio is the number of Structured Warrants to which one (1) Underlying Index relates as determined by us and as specified in the relevant Term Sheet.
- **Settlement Exchange Rate:** The prevailing rate of exchange between the Relevant Currency and the Settlement Currency on a day which is within five (5) Market Days prior to the Settlement Date, based on the rates prescribed by such relevant financial institution or body as determined by us and as specified in the relevant Term Sheet.
- Settlement: Cash settlement only.

The Structured Warrants give the Warrantholder the right to receive from us upon exercise of the Structured Warrants, the Cash Settlement Amount in the Settlement Currency as specified herein, which shall be calculated as set out below.



If a valid Exercise Form is received by the Structured Warrants Registrar:

- (i) before 12.30 p.m. in the time zone where the relevant Underlying Index is quoted on any Market Day other than on the Expiry Date, the exercise of the Structured Warrants shall be deemed to have been made on that Market Day and in such instance the Closing Level shall be the closing level of the Underlying Index on the Market Day of receipt of the Exercise Form;
- (ii) on or after 12.30 p.m. in the time zone where the relevant Underlying Index is quoted on any Market Day other than on the Expiry Date, the exercise of the Structured Warrants shall be deemed to have been made on the Market Day immediately following the Market Day of receipt of the Exercise Form and in such instance the Closing Level shall be the closing level of the Underlying Index on the Market Day immediately following the Market Day of receipt of the Exercise Form. For the avoidance of doubt, if a valid Exercise Form is received on or after 12.30 p.m. on a Market Day immediately preceding the Expiry Date, the exercise of the Structured Warrants shall be deemed to have been made on the Expiry Date and in such instance the Closing Level shall be the Expiry Date Closing Level (as defined herein) of the Underlying Index; or

(iii) on the Expiry Date, the Closing Level shall be the Expiry Date Closing Level of the Underlying Index, and as specified in the relevant Term Sheet.

If the Relevant Currency is different from the Settlement Currency, the Warrantholder should note that there may be an exchange rate risk whereby the Cash Settlement Amount may be converted from a foreign currency into the Settlement Currency. Any adverse movements in the foreign exchange rates may have potentially indirect effects on the Cash Settlement Amount.

Unless there is a Settlement Disruption Event as described below, the Cash Settlement Amount shall be sent out within seven (7) Market Days from the Exercise Date or such other period as may be prescribed by Bursa Securities or such other relevant authority by way of cheque drawn in favour of the Warrantholder.

We shall be discharged from our obligation to pay the Cash Settlement Amount upon making the payment in accordance with these Conditions.

If the Cash Settlement Amount is equal to or less than zero, we shall not be obliged to make any payment to the relevant Warrantholder, and the Structured Warrants which have been exercised shall thereafter become void and cease to have any exercise rights.

Expiry Date The Closing Level on the Expiry Date calculated by reference to the final settlement price for settling the corresponding spot-month index futures contracts on the Expiry Date as specified in the relevant Term Sheet.

If on the relevant date the Underlying Index Sponsor has not published the Underlying Index for the purpose of calculating the Closing Level, the Closing Level will be the closing level of the Underlying Index on the Market Day immediately before the relevant date.

Exercise Expenses: Expenses means all costs and expenses reasonably incurred in respect of the exercise of the Structured Warrants including but not limited to any charges or expenses such as registrar-related expenses, issuance of cheques and postage expenses as may be charged by us and/or any taxes or duties (which are payable under any applicable law).

The Warrantholder is required to pay all Exercise Expenses which are incurred or charged in respect of the exercise of the Structured Warrants.

Automatic The Structured Warrants will be automatically exercised at 5.00 p.m. in the time zone where the relevant Underlying Index is quoted on the Expiry Date if the Cash Settlement Amount is greater than zero (without the Warrantholder having to deliver a valid Exercise Form and without notice of automatic exercise being given by us to the Warrantholder).

The Structured Warrants will automatically lapse at 5.00 p.m. on the Expiry Date if the Cash Settlement Amount is zero or less.

Listing:	Structured Warrants Board of Bursa Securities.
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Securities Exchange(s): Such exchange or quotation system in Malaysia and securities exchange outside Malaysia in which the Underlying Index is quoted and Structured Warrants are quoted and traded as specified in the relevant Term Sheet.

MarketIn the event there is a Market Disruption Event, there may be a delay in
the determination and/or delivery of the Cash Settlement Amount upon
exercise of the Structured Warrants by the Warrantholder. A "Market
Disruption Event" includes but is not limited to the following events:

- (i) the occurrence or existence on any Market Day at the time by reference to which we determine the level of the relevant Underlying Index or the prices of the shares constituting the Underlying Index ("Relevant Time") for such Underlying Index or such shares constituting the Underlying Index or at any time during the one hour period that ends at the Relevant Time for such Underlying Index or such shares constituting the Underlying Index:
 - (a) of any suspension of or limitation imposed on trading such as:
 - the suspension or material limitation on the trading of a material number of the shares constituting the Underlying Index;
 - the suspension or material limitation on the trading of the shares constituting the Underlying Index on the relevant Securities Exchange;
 - (3) the suspension or material limitation on relevant Securities Exchange on the trading of options contracts or futures contracts relating to the Underlying Index or shares relating to the Underlying Index on which such contracts are traded; or
 - the imposition of any exchange controls in respect of any currencies involved in determining the Cash Settlement Amount; or
 - (b) of any event that disrupts or impairs (as determined by us) the ability of market participants in general to effect transactions in relation to or to obtain market levels for the Underlying Index or market prices of such shares constituting the Underlying Index on the relevant Securities Exchange or to effect transactions in or obtain market quotes for options contracts or futures contracts on or relating to the relevant Underlying Index or market prices of such shares constituting the Underlying Index on the relevant Securities Exchange;
- (ii) the closure on any Market Day of the relevant Securities
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Exchange prior to the Scheduled Closing Time unless such earlier closing time is announced by such Securities Exchange or such related Securities Exchange, as the case may be, at least one half hour prior to:

- the actual closing time for the regular trading session on such Securities Exchange or such related Securities Exchange on such Market Day; or
- (b) the submission deadline (if applicable) for orders to be entered into the Securities Exchange or such related Securities Exchange system for execution on such Market Day,

whichever is earlier.

The "Scheduled Closing Time" is the scheduled weekday closing time of the relevant Securities Exchange or related Securities Exchange, without regard to after hours or any other trading outside of the regular trading session hours;

- (iii) a general moratorium is declared in respect of banking activities in any Relevant Country;
- (iv) where the Relevant Currency is different from the Settlement Currency, any events which occur at any time (as determined by us) that may affect, restrict, prevent or delay us and/or any of our affiliates from:
 - (a) converting the Relevant Currency into the Settlement Currency through customary legal channels or transferring within or from any Relevant Country either currency, due to the imposition by such Relevant Country of any controls restricting or prohibiting such conversion or transfer, as the case may be;
 - (b) converting the Relevant Currency into the Settlement Currency at a rate at least as favourable as the rate for domestic financial institutions located in any Relevant Country; or
 - transferring the Relevant Currency or Settlement Currency between bank accounts inside any Relevant Country or to a party that is a non-resident of such Relevant Country; or
- (v) where a Relevant Country:
 - imposes any controls or announces its intention to impose any controls; or
 - (b) changes or announces its intention to change the interpretation or administration of any laws or regulation,

		which we determine is likely to affect us and/or any of our affiliates' ability to acquire, hold, transfer or realise such shares constituting the Underlying Index or to effect transactions in relation to such Underlying Index.		
	deem any of whethe forego (15%) as ma valuati Underl Index s	ay have regard to such circumstances as we, in our discretion appropriate, including any hedging arrangements by us and/or our affiliates in relation to the Structured Warrants, to determine er any foregoing events are "material". Where any of the ing events affect any of the securities constituting fifteen percent or more of the level of such Underlying Index, we shall regard it aterial. If we determine, in our sole discretion, that on any on date, a Market Disruption Event has occurred in respect of the lying Index, then the valuation date in respect of such Underlying shall be the next following Market Day after the Market Disruption occurred.		
Settlement Disruption Event:		elivery of payment of Cash Settlement Amount may also be ed if any one of the following events occurs:		
Lvent.	(i)	Technical difficulties experienced in the course of processing a valid exercise of the Structured Warrants; or		
	(ii)	Any other event beyond our control arising after the Exercise Form is delivered to the Structured Warrants Registrar by the Warrantholder.		
Adjustments:	The Exercise level of the Structured Warrants will be adjusted in accordance with the provisions of the Deed Poll for the following events:			
	(i)	Successor for the Underlying Index Sponsor calculates and reports the Underlying Index		
		If the Underlying Index is:		
		(a) not calculated and announced by the Underlying Index Sponsor but is calculated and published by a successor to the Underlying Index Sponsor ("Successor Index Sponsor") acceptable to us; or		
		(b) replaced by a successor index using, in our determination, the same or a substantially similar formula for and method of calculation as used in the calculation of the Underlying Index,		
		then the index shall be deemed to be the Underlying Index so calculated and announced by the Successor Index Sponsor or that successor index, as the case may be.		
	(ii)	Modification and Cessation of Calculation of Index		
		lf:		
		 (a) on or prior to the Exercise Date, the Underlying Index Sponsor or (if applicable) the Successor Index Sponsor makes or announces that it will make a material 		

change in the formula for or the method of calculating the Underlying Index or in any other way materially modifies the Underlying Index (other than a modification prescribed in that formula or method to maintain the Underlying Index in the event of changes in constituent shares and other capitalisation and routine events) or cancels or announces the cancellation of the index; or

(b) on the Exercise Date, the Underlying Index Sponsor or (if applicable) the Successor Index Sponsor fails to calculate and publish the Underlying Index (other than as a result of a Market Disruption Event),

then we may determine the reference level using, in lieu of a published level for the index, the level for the Underlying Index as at that Exercise Date as determined by us in accordance with the formula for and method of calculating the Underlying Index last in effect prior to that change or failure, but using only shares that constituted the Underlying Index immediately prior to that change or failure (other than those shares that constituted the Underlying Index which have since ceased to be listed on or quoted by the relevant Securities Exchange).

(iii) Notice of Determinations

All determinations made by us pursuant hereto shall be conclusive and binding on the Warrantholders. We will give, or procure that there is given, notice as soon as practicable of any adjustment and of the date from which such adjustment is effective by notification to the Warrantholders in accordance with the publication of notices provisions below.

Status of the
StructuredThe Structured Warrants will constitute general and unsecured
contractual obligations of our Company and of no other person and will
rank pari passu among themselves and equally with our other
unsecured and unsubordinated obligations.

Structured
WarrantsSymphony Share Registrars Sdn Bhd, or any such person, firm or
company as for the time being appointed by the Issuer to whom the
Exercise Form is to be delivered.

Publication of
Notices:Notices convening meetings of the Warrantholders shall be published
in at least one (1) English language national daily newspaper and
announced through Bursa Securities.

All other notices to the Warrantholders will either be announced through Bursa Securities or published in at least one (1) English language national daily newspaper.

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- (d) European style non-collateralised cash-settled call warrants over a single equity
 - Issuer: OCBC Bank (Malaysia) Berhad
 - Underlying Shares: The shares which are the subject of such Structured Warrants, listed and quoted on Bursa Securities and/or Securities Exchanges outside Malaysia, which are members of the World Federation of Exchanges and are approved by Bursa Securities, and as specified in the relevant Term Sheet.
 - UnderlyingThe company or corporation that has issued the Underlying Shares as
specified in the relevant Term Sheet.
 - Instrument: Non-collateralised cash-settled call warrants over a single equity, exercisable European style.
 - **Market Day:** A day on which the relevant Securities Exchanges are open for trading during the normal trading hours in the respective place where the relevant Underlying Shares and Structured Warrants are quoted and traded.
 - Settlement Date: A Market Day and a day upon which payment is made to the Warrantholder.
 - RelevantSuch currency of trading to which the Underlying Shares relate and as
specified in the relevant Term Sheet.
 - SettlementSuch currency, upon which payment is made to the Warrantholder, to
be determined by us and as specified in the relevant Term Sheet.

Exercise Period
or ExerciseThe Structured Warrants are automatically exercised at 5.00 p.m. on
the Expiry Date which is a Market Day or if any such day is not a
Market Day, it shall be deemed to be exercised on the next following
Market Day.

If in our absolute discretion, there is a Market Disruption Event on the Expiry Date, the Expiry Date shall be the next following Market Day after the Market Disruption Event. If the Market Disruption Event continues to occur, then the Expiry Date shall be determined at our absolute discretion and on the basis of our good faith estimate of the Reference Price (as defined herein) and/or the exchange rate (if applicable) on the Expiry Date by determining the price of the Underlying Shares and/or the exchange rate (if applicable) based on the prevailing market conditions and other factors as we may consider relevant.

The Warrantholder will not be required to deliver a valid Exercise Form on the Expiry Date for the exercise of the Structured Warrants.

Expiry Date: Such date of expiry of a particular Structured Warrants to be determined by us and as specified in the relevant Term Sheet, after which such Structured Warrants shall be automatically exercised (if the Cash Settlement Amount is greater than zero).

If on the Expiry Date, the Cash Settlement Amount is zero or less, then such Structured Warrants shall lapse on the Expiry Date and cease to be valid and our obligations in respect of the Structured Warrants shall

terminate absolutely.

Exercise Price: The exercise price is the pre-specified price as determined by us at which the Warrantholder may exercise the right under such Structured Warrants subject to any adjustment as may be necessary in accordance with the "Adjustments" and as specified in the relevant Term Sheet.

Exercise Ratio: The exercise ratio is the number of Structured Warrants to which one (1) Underlying Share relates as determined by us and as specified in the relevant Term Sheet.

Settlement Exchange Rate: The prevailing rate of exchange between the Relevant Currency and the Settlement Currency on a day which is within five (5) Market Days prior to the Settlement Date, based on the rates prescribed by such relevant financial institution or body as determined by us and as specified in the relevant Term Sheet.

Settlement: Cash settlement only.

The Structured Warrants give the Warrantholder the right to receive from us, on the Expiry Date, the Cash Settlement Amount in the Settlement Currency as specified herein, which shall be calculated as set out below.

Cash	Number	(Closing Price	1	Settlement	Exercise
Settlement =	of call X	- X	Exercise X	Exchange	 Expenses
Amount	warrants	Exercise Price)	Ratio	Rate (if any)	

If the Relevant Currency is different from the Settlement Currency, the Warrantholder should note that there may be an exchange rate risk. Any adverse movements in the foreign exchange rates may have potentially indirect effects on the Cash Settlement Amount.

Unless there is a Settlement Disruption Event as described below, the Cash Settlement Amount shall be sent out within seven (7) Market Days from the Expiry Date or such other period as may be prescribed by Bursa Securities or such other relevant authority by way of cheque drawn in favour of the Warrantholder.

We shall be discharged from our obligation to pay the Cash Settlement Amount upon making the payment in accordance with these Conditions.

If the Cash Settlement Amount is equal to or less than zero, we shall not be obliged to make any payment to the relevant Warrantholder, and the Structured Warrants exercised shall thereafter become void.

Closing Price: The Closing Price on the Expiry Date is calculated by reference to the VWAP of the Underlying Shares (subject to any adjustment as may be necessary to reflect any capitalisation, rights issue, distribution or others) for the five (5) Market Days prior to and including the Market Day immediately before the Expiry Date.

If the Expiry Date falls within the major corporate events period including but not limited to Take-over Offer or Compulsory Acquisition,

the Closing Price shall be as calculated above or the announced price
for the Take-over Offer, whichever is lower.

If the Underlying Shares are suspended, the Closing Price shall be the last quoted price of such Underlying Shares immediately before the suspension.

Exercise Expenses means all costs and expenses reasonably incurred in respect of the exercise of the Structured Warrants including but not limited to any charges or expenses such as registrar-related expenses, issuance of cheques and postage expenses as may be charged by us and/or any taxes or duties (which are payable under any applicable law).

The Warrantholder is required to pay all Exercise Expenses which are incurred or charged in respect of the exercise of the Structured Warrants.

Automatic The Structured Warrants will be automatically exercised at 5.00 p.m. in the time zone where the relevant Underlying Shares are quoted on the Expiry Date if the Cash Settlement Amount is greater than zero (without the Warrantholder having to deliver a valid Exercise Form and without notice of automatic exercise being given by us to the Warrantholder).

The Structured Warrants will automatically lapse at 5.00 p.m. on the Expiry Date if the Cash Settlement Amount is zero or less.

Listing: Structured Warrants Board of Bursa Securities.

Securities Exchange(s): Such exchange or quotation system in Malaysia and securities exchange outside Malaysia in which the Underlying Shares and Structured Warrants are quoted and/or traded as specified in the relevant Term Sheet.

- MarketIn the event there is a Market Disruption Event, there may be a delay in
the determination and/or delivery of the Cash Settlement Amount upon
automatic exercise. A "Market Disruption Event" includes but is not
limited to the following events:
 - (i) any suspension of or limitation imposed on trading of to the Underlying Shares or Structured Warrants by the relevant Securities Exchange;
 - (ii) any event that disrupts or impairs (as determined by us) the ability of market participants in general to effect transactions in or to obtain market prices of the Underlying Shares on the relevant Securities Exchange;
 - (iii) the closure on any Market Day of the relevant Securities Exchange prior to the Scheduled Closing Time unless such earlier closing time is announced by such Securities Exchange, as the case may be, at least one half hour prior to:
 - the actual closing time for the regular trading session on the relevant Securities Exchange on such Market Day;

or

(b) the submission deadline (if applicable) for orders to be entered into the relevant Securities Exchange system for execution on such Market Day,

whichever is earlier.

The "Scheduled Closing Time" is the scheduled weekday closing time of the relevant Securities Exchange, without regard to after hours or any other trading outside of the regular trading session hours;

- (iv) a general moratorium is declared in respect of banking activities in any Relevant Country;
- (v) where the currency in which the Underlying Shares are denominated or quoted on the relevant Securities Exchange is different from the Settlement Currency, any events which occur at any time (as determined by us) that may affect, restrict, prevent or delay us and/or any of our affiliates from:
 - (a) converting the Relevant Currency into the Settlement Currency through customary legal channels or transferring within or from any Relevant Country either currency, due to the imposition by such Relevant Country of any controls restricting or prohibiting such conversion or transfer, as the case may be;
 - (b) converting the Relevant Currency into the Settlement Currency at a rate at least as favourable as the rate for domestic financial institutions located in any Relevant Country; or
 - (c) transferring the Relevant Currency or Settlement Currency between bank accounts inside any Relevant Country or to a party that is a non-resident of such Relevant Country; or
- (vi) where the Relevant Country:
 - imposes any controls or announces its intention to impose any controls; or
 - (b) changes or announces its intention to change the interpretation or administration of any laws or regulation,

which we determine is likely to affect us and/or any of our affiliates to acquire, transfer, hold or realise such Underlying Shares or to effect transactions in relation to the Underlying Shares.

The delivery of payment of Cash Settlement Amount may also be delayed if any one of the following events occurs:

- Settlement Disruption Event:
- (i) Technical difficulties experienced in the course of processing a

valid exercise of the Structured Warrants; or

(ii) Any other event beyond our control arising during the life of the Structured Warrant and/or on the Expiry Date.

Adjustments: The number of Underlying Shares and/or Exercise Price of the Structured Warrants will be adjusted in accordance with the provisions of the Deed Poll for the following events:

- (i) when the Underlying Company carries out a bonus issue;
- (iii) when the Underlying Company carries out a rights issue;
- (iii) when the Underlying Company subdivides its shares into a greater number of shares, or consolidates its shares into smaller number of shares; and/or
- (iv) when the Underlying Company undertakes a capital repayment in cash.

No adjustment will be made if the adjustment will result in less than two percent (2%) change in the number of Underlying Shares or Exercise Price or if such adjustment will result in the increase of the Exercise Price of the Structured Warrants (other than the adjustment in the event of a consolidation). On any such adjustment, the resultant Exercise Price shall be rounded up to the nearest two (2) decimal points of the Relevant Currency on the Market Day on which trading in the Underlying Shares becomes ex-entitlement ("Ex-Date").

Any other adjustments are at our absolute discretion as we deem appropriate and without any obligation whatsoever. All adjustments made by us shall be deemed final and conclusive save for any manifest error.

Liquidation, Dissolution or Winding Up of the Underlying Company: In the event of a liquidation, dissolution or winding up of the Underlying Company: In the event of a liquidation, dissolution or winding up of the Underlying Company(ies) or the appointment of a liquidator, receiver or administrator or person under any applicable law in respect of the whole or substantially the whole of the Underlying Company's undertaking, property or assets, the Structured Warrants will be automatically exercised, if the Cash Settlement Amount is greater than zero (without the Warrantholder having to deliver a valid Exercise Form and without notice of automatic exercise being given by us to the Warrantholder).

> The closing price of the Underlying Shares, on the Market Day immediately before the above events, shall form the Closing Price for the calculation of the Cash Settlement Amount.

- **Delisting of the Underlying Shares:** The following shall apply should the Underlying Shares, at any time, cease to be listed on the relevant Securities Exchange or there be an announcement of an intention to cease the listing status of the Underlying Company(ies) or the Underlying Shares be suspended from trading on the relevant Securities Exchange prior to, and in connection with the delisting of the Underlying Shares:
 - (1) the Structured Warrants on the Underlying Shares will be automatically exercised, if the Cash Settlement Amount is greater than zero (without the Warrantholder having to deliver a valid Exercise Form and without notice of automatic exercise being given by us to the Warrantholder); and

	(ii) the last quoted price of the delisted Underlying Share immediately before the delisting, shall form the Closing Price for the calculation of the Cash Settlement Amount.
	If the Underlying Shares are delisted as a result of the Take-over Offer or Compulsory Acquisition, the Closing Price shall be as calculated above or the announced price for the Take-over Offer, whichever is lower.
Status of the Structured Warrants:	The Structured Warrants will constitute general and unsecured contractual obligations of our Company and of no other person and will rank pari passu among themselves and with our other unsecured and unsubordinated obligations.
Structured Warrants Registrar:	Symphony Share Registrars Sdn Bhd, or any such person, firm or company as for the time being appointed by the Issuer to whom the Exercise Form is to be delivered.
Publication of Notices:	Notices convening meetings of the Warrantholders shall be published in at least one (1) English language national daily newspaper and announce through Bursa Securities.
	All other notices to the Warrantholders will either be announced through Bursa Securities or published in at least one (1) English language national daily newspaper.

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- (e) European style non-collateralised cash-settled call warrants over a basket of equities
 - Issuer: OCBC Bank (Malaysia) Berhad
 - Underlying Shares: The basket of shares which are the subject of such Structured Warrants. Such shares are listed and quoted on Bursa Securities and/or Securities Exchanges outside Malaysia, which are members of the World Federation of Exchanges and are approved by Bursa Securities, and as specified in the relevant Term Sheet.
 - UnderlyingThe companies and/or corporations that have issued the UnderlyingCompanies:Shares as specified in the relevant Term Sheet.
 - Instrument: Non-collateralised cash-settled call warrants over a basket of equities, exercisable European style.
 - **Market Day:** A day on which the relevant Securities Exchanges are open for trading during the normal trading hours in the respective place where the relevant Underlying Shares and Structured Warrants are quoted and traded.
 - Settlement Date: A Market Day and a day upon which payment is made to the Warrantholder.
 - RelevantSuch currency of trading to which the Underlying Shares relate and asCurrency:specified in the relevant Term Sheet.
 - SettlementSuch currency, upon which payment is made to the Warrantholder, to
be determined by us and as specified in the relevant Term Sheet.

Exercise Period
or ExerciseThe Structured Warrants are automatically exercised at 5.00 p.m. on
the Expiry Date which is a Market Day or if any such day is not a
Market Day, it shall be deemed to be exercised on the next following
Market Day.

If in our absolute discretion, there is a Market Disruption Event on the Expiry Date, the Expiry Date shall be the next following Market Day after the Market Disruption Event. If the Market Disruption Event continues to occur, then the Expiry Date shall be determined at our absolute discretion and on the basis of our good faith estimate of the Reference Price (as defined herein) and/or the exchange rate (if applicable) on the Expiry Date by determining the aggregate prices of the Underlying Shares and/or the exchange rate (if applicable) based on the prevailing market conditions and other factors as we may consider relevant.

The Warrantholder will not be required to deliver a valid Exercise Form on Expiry Date for the exercise of the Structured Warrants.

Expiry Date: Such date of expiry of a particular Structured Warrants to be determined by us and as specified in the relevant Term Sheet, after which such Structured Warrants shall be automatically exercised (if the Cash Settlement Amount is greater than zero).

If on the Expiry Date, the Cash Settlement Amount is zero or less, then any outstanding and unexercised Structured Warrants shall lapse on the Expiry Date.

Exercise Price:	The exercise price is the pre-specified price as determined by us at which the Warrantholder may exercise the right under such Structured Warrants subject to any adjustment as may be necessary in accordance with the 'Adjustments' provisions below and as specified in the relevant Term Sheet.
Reference Price:	The aggregate of the weighted closing price on the Exercise Date (subject to any adjustment as may be necessary) and as specified in the relevant Term Sheet.
	Reference Price = $W_1 S_1 + w_2 S_2 + \cdots + w_N S_N$
	where:
	the weights of W_N sums to 100%; and
	$S_{i} = \left[\frac{I_{i}}{I_{i,initial}} \times \frac{FX_{i}}{FX_{i,initial}}\right]$
	 <i>I_i</i> is the reference price of the relevant shares on the Exercise Date. <i>I_i</i>, <i>initial</i> is the reference price of the relevant shares on the price fixing date of the Structured Warrants. <i>FX_i</i> is the Settlement Exchange Rate on the Exercise Date. <i>FX_i</i>, <i>initial</i> is the Settlement Exchange Rate on the price fixing date of the Structured Warrants.
Exercise Ratio:	The exercise ratio is the number of Structured Warrants to which one (1) basket of Underlying Shares relates as determined by us and as specified in the relevant Term Sheet.
Settlement Exchange Rate:	The prevailing rate of exchange between the Relevant Currency and the Settlement Currency on a day which is within five (5) Market Days prior to the Settlement Date, based on the rates prescribed by such relevant financial institution or body as determined by us and as specified in the relevant Term Sheet.
Settlement:	Cash settlement only.
	The Structured Warrants give the Warrantholder the right to receive from us, on the Expiry Date, the Cash Settlement Amount in the Settlement Currency as specified herein, which shall be calculated as set out below.
	Cash Settlement =Number(Closing Price1Settlementof callX-XExerciseXExchangeAmountwarrantsExercise Price)RatioRate (if any)-Expenses
	If the Relevant Currency is different from the Settlement Currency, the Warrantholder should note that there may be an exchange rate risk.

Warrantholder should note that there may be an exchange rate risk. Any adverse movements in the foreign exchange rates may have potentially indirect effects on the Cash Settlement Amount.

Unless there is a Settlement Disruption Event as described below, the Cash Settlement Amount shall be sent out within seven (7) Market Days from the Expiry Date or such other period as may be prescribed

by Bursa Securities or such other relevant authority by way of cheque drawn in favour of the Warrantholder.

We shall be discharged from our obligation to pay the Cash Settlement Amount upon making the payment in accordance with these Conditions.

If the Cash Settlement Amount is equal to or less than zero, we shall not be obliged to make any payment to the relevant Warrantholder, and the Structured Warrants which have been exercised shall thereafter become void.

Closing Price: The Closing Price on the Expiry Date is calculated by reference to the VWAP of the Underlying Shares (subject to any adjustment as may be necessary to reflect any capitalisation, rights issue, distribution or others) for the five (5) Market Days prior to and including the Market Day immediately before the Expiry Date.

If any of the Underlying Shares are suspended, the last quoted price of such Underlying Shares immediately before the suspension shall form one of the components of the aggregate of the weighted closing prices.

If any of the Underlying shares are suspended as a result of the Takeover Offer or Compulsory Acquisition, the Closing Price shall be as calculated above or if the announced price for the Take-over Offer is lower than the closing price of the relevant Underlying Shares, the announced price for the Take-over Offer shall form one of the components of the aggregate of the weighted closing prices.

Exercise Expenses means all costs and expenses reasonably incurred in respect of the exercise of the Structured Warrants including but not limited to any charges or expenses such as registrar-related expenses, issuance of cheques and postage expenses as may be charged by us and/or any taxes or duties (which are payable under any applicable law).

The Warrantholder is required to pay all Exercise Expenses which are incurred or charged in respect of the exercise of the Structured Warrants.

Automatic The Structured Warrants will be automatically exercised at 5.00 p.m. in the time zone where the relevant Underlying Shares are quoted on the Expiry Date if the Cash Settlement Amount is greater than zero (without the Warrantholder having to deliver a valid Exercise Form and without notice of automatic exercise being given by us to the Warrantholder).

The Structured Warrants will automatically lapse at 5.00 p.m. on the Expiry Date if the Cash Settlement Amount is zero or less.

- Listing: Structured Warrants Board of Bursa Securities.
- Securities Exchange(s): Such exchange or quotation system in Malaysia and securities exchange outside Malaysia in which the Underlying Shares and Structured Warrants are quoted and/or traded as specified in the relevant Term Sheet.

Market Disruption Event:	In the event there is a Market Disruption Event, there may be a c the determination and/or delivery of the Cash Settlement Amou automatic exercise. A "Market Disruption Event" includes but limited to the following events:				
	(i)	any suspension of or limitation imposed on trading of any of th Underlying Shares or Structured Warrants by the releva Securities Exchange;			
	(ii)	ability or to o	rent that disrupts or impairs (as determined by us) the of market participants in general to effect transactions in obtain market prices of the Underlying Shares on the nt Securities Exchange;		
	(iii)	Exchar earlier	osure on any Market Day of the relevant Securities nge prior to the Scheduled Closing Time unless such closing time is announced by such Securities Exchange, case may be, at least one half hour prior to:		
			he actual closing time for the regular trading session on the relevant Securities Exchange on such Market Day; or		
			the submission deadline (if applicable) for orders to be entered into the relevant Securities Exchange system for execution on such Market Day,		
		which	ever is earlier.		
		closin regare	'Scheduled Closing Time" is the scheduled weekday g time of the relevant Securities Exchange, without d to after hours or any other trading outside of the regular g session hours;		
	(iv)	-	neral moratorium is declared in respect of banking ies in any Relevant Country;		
	(v)	denor differe at an	e the currency in which the underlying shares are ninated or quoted on the relevant Securities Exchange is ent from the Settlement Currency, any events which occur y time (as determined by us) that may affect, restrict, nt or delay us and/or any of our affiliates from:		
		(a)	converting the Relevant Currency into the Settlement Currency through customary legal channels or transferring within or from any Relevant Country either currency, due to the imposition by such Relevant Country of any controls restricting or prohibiting such conversion or transfer, as the case may be;		
		(b)	converting the Relevant Currency into the Settlement Currency at a rate at least as favourable as the rate for domestic financial institutions located in any Relevant Country; or		

(c) transferring the Relevant Currency or Settlement Currency between bank accounts inside any Relevant

		Country or to a party that is a non-resident of such Relevant Country; or
	(vi)	where the Relevant Country:
		 (a) imposes any controls or announces its intention to impose any controls; or
		(b) changes or announces its intention to change the interpretation or administration of any laws or regulation,
	acqui	we determine is likely to affect us and/or any of our affiliates to re, transfer, hold or realise such Underlying Shares or to effect actions in relation to the Underlying Shares.
Settlement Disruption Event:		delivery of payment of Cash Settlement Amount may also be ed if any one of the following events occurs:
Lvent.	(i)	Technical difficulties experienced in the course of processing a valid exercise of the Structured Warrants; or
	(ii)	Any other event beyond our control arising on the Expiry Date or at any time (as determined by us) that may affect, restrict, prevent or delay the settlement/delivery.
Adjustments:	Struct	number of Underlying Shares and/or Exercise Price of the tured Warrants will be adjusted in accordance with the provisions Deed Poll for the following events:
	(i)	when any of the Underlying Companies carries out a bonus issue;
	(ii)	when any of the Underlying Companies carries out a rights issue;
	(iii)	when any of the Underlying Companies subdivides its shares into a greater number of shares, or consolidates its shares into smaller number of shares; and/or
	(iv)	when any of the Underlying Companies undertakes a capital repayment in cash.
	perce Exerc Exerc the e Exerc points	ljustment will be made if the adjustment will result in less than two nt (2%) change in the number of Underlying Shares or the ise Price or if such adjustment will result in the increase of the ise Price of the Structured Warrants (other than the adjustment in vent of a consolidation). On any such adjustment, the resultant ise Price shall be rounded up to the nearest two (2) decimal of the Relevant Currency on the Market Day on which trading in inderlying Shares becomes ex-entitlement ("Ex-Date").
	appro	other adjustments are at our absolute discretion as we deem priate and without any obligation whatsoever. All adjustments by us shall be deemed final and conclusive save for any manifest

Liquidation, Dissolution or Winding Up of the Underlying Companies:	In the event of a liquidation, dissolution or winding up of all of the Underlying Companies or the appointment of a liquidator, receiver o administrator or analogous person under any applicable law in respect of the whole or substantially the whole of all of the Underlying Companies' undertaking, property or assets, the structured warrants will be automatically exercised, if the Cash Settlement Amount is greater than zero (without the Warrantholder having to deliver a valid Exercise Form and without notice of automatic exercise being given by us to the Warrantholder).					
	The aggregate of the weighted closing prices of all of the affected Underlying Shares on the Market Day immediately before the above events, shall form the Closing Price for the calculation of the Cash Settlement Amount.					
	Where one or more but not all of the Underlying Companies are liquidated, dissolved or wound up, there shall be no automatic exercise of the Structured Warrants. On the Expiry Date, the closing price of the affected Underlying shares on the Market Day immediately before the above events shall form one of the components of the aggregate of the weighted closing prices for the calculation of the Cash Settlement Amount and we shall not be obliged to make any adjustment to the Exercise Price.					
Delisting of the Underlying Shares:	The following shall apply should the Underlying Shares of any of the Underlying Companies, at any time, cease to be listed on the relevant Securities Exchanges or there be an announcement of an intention to cease the listing status of the Underlying Company or the Underlying Shares be suspended from trading on the relevant Securities Exchange prior to, and in connection with the delisting of the Underlying Shares:					
	 such Underlying Shares shall remain as a component of the Structured Warrants over the remaining life of the Structured Warrants; and 					
	(ii) the last quoted price of the delisted Underlying Shares immediately before the delisting shall form one of the components of the aggregate of the weighted closing prices for the calculation of the Cash Settlement Amount in relation to the exercise of the Structured Warrants at any time after the delisting of such Underlying Shares.					
	If any of the Underlying Shares are delisted as a result of the Take-over Offer or Compulsory Acquisition, the last quoted price of the delisted Underlying Shares immediately before the delisting or the announced price for the Take-over Offer, whichever is lower, shall form one of the components of the aggregate of the weighted closing prices.					
	Should the Underlying Shares of all of the Underlying Companies cease to be listed on the relevant Securities Exchanges, the Structured Warrants will be automatically exercised, if the Cash Settlement Amount is greater than zero (without the Warrantholder having to deliver a valid Exercise Form and without notice of automatic exercise being given by us to the Warrantholder).					
	The aggregate of the weighted last quoted prices of all of the delisted					

The aggregate of the weighted last quoted prices of all of the delisted Underlying Shares immediately before the delisting shall form the

Closing Price for the calculation of the Cash Settlement Amount and we shall not be obliged to make any adjustment to the Exercise Price.

Subject to the above, we may but shall not be obliged to make any adjustment to the Conditions of the Structured Warrants and the rights attaching to the Structured Warrants as we shall, in our absolute discretion, consider appropriate (without considering the individual circumstances of any Warrantholder or the tax or other consequences that may result in any particular jurisdiction).

Where one or more but not all of the Underlying Companies are or have been delisted there shall be no automatic exercise of the Structured Warrants.

- Status of the
StructuredThe Structured Warrants will constitute general and unsecured
contractual obligations of our Company and of no other person and will
rank pari passu among themselves and equally with our other
unsecured and unsubordinated obligations.
- StructuredSymphony Share Registrars Sdn Bhd, or any such person, firm or
company as for the time being appointed by the Issuer to whom the
Exercise Form is to be delivered.
- Publication of
Notices:Notices convening meetings of the Warrantholders shall be published
in at least one (1) English language national daily newspaper and
announced through Bursa Securities.

All other notices to the Warrantholders will either be announced through Bursa Securities or published in at least one (1) English language national daily newspaper.

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- (f) European style non-collateralised cash-settled call warrants over a single index
 - Issuer: OCBC Bank (Malaysia) Berhad Underlying Index: The index which is the subject of such Structured Warrants, which shall be based on Bursa Securities and/or Securities Exchanges outside Malaysia, which are members of the World Federation of Exchanges and are approved by Bursa Securities, and as specified in the relevant Term Sheet. Underlying Index The index sponsor that has compiled and published the Underlying Index and which is specified in the relevant Term Sheet. Sponsor: Instrument: Non-collateralised cash-settled call warrants over a single index, exercisable European style. Market Day: A day on which the relevant Securities Exchanges are open for trading during the normal trading hours in the respective places where the relevant Underlying Index is compiled and published by the said member of the World Federation of Exchanges and the structured warrants are quoted and traded. Settlement Date: A Market Day and a day upon which payment is made to the Warrantholder. **Relevant Currency:** Such currency of trading to which the Underlying Index relates and as specified in the relevant Term Sheet. Such currency, upon which payment is made to the Warrantholder, to Settlement Currency: be determined by us and as specified in the relevant Term Sheet. The Structured Warrants are automatically exercised at 5.00 p.m. on Exercise Period or Exercise Date: the Expiry Date which is a Market Day or if any such day is not a Market Day, it shall be deemed to be exercised on the next following Market Day. If in our absolute discretion, there is a Market Disruption Event on the Expiry Date, the Expiry Date shall be the next following Market Day after the Market Disruption Event. If the Market Disruption Event continues to occur, then the Expiry Date shall be determined at our absolute discretion and on the basis of our good faith estimate the reference level and/or the exchange rate (if applicable) for that Expiry Date by determining the level of the Underlying Index and/or the exchange rate (if applicable) based on the prevailing market conditions and other factors as we may consider relevant. Expiry Date: Such date of expiry of a particular Structured Warrants to be determined by us and as specified in the relevant Term Sheet, after which such Structured Warrants shall be automatically exercised (if the Cash Settlement Amount is greater than zero). If on the Expiry Date, the Cash Settlement Amount is zero or less, then any outstanding and unexercised Structured Warrants shall lapse on the Expiry Date.

Exercise Level:	The exercise level is the pre-specified level as determined by us at which the Warrantholder may exercise the right under such Structured Warrants subject to any adjustment as may be necessary in accordance with the Adjustment provisions below and as specified in the relevant Term Sheet.
Exercise Ratio:	The exercise ratio is the number of Structured Warrants to which one (1) Underlying Index relates as determined by us and as specified in the relevant Term Sheet.
Settlement Exchange Rate:	The prevailing rate of exchange between the Relevant Currency and the Settlement Currency on a day which is within five (5) Market Days prior to the Settlement Date, based on the rates prescribed by such relevant financial institution or body as determined by us and as specified in the relevant Term Sheet.
Settlement:	Cash settlement only.
	The Structured Warrants give the Warrantholder the right to receive from us, on the Expiry Date, the Cash Settlement Amount in the Settlement Currency as specified herein, which shall be calculated as set out below.
	Cash Settlement =Number of call XClosing Level -1Settlement ExerciseExerciseExerciseAmountOf call XXExerciseXExchange Ratio-Expenses
	If the Relevant Currency is different from the Settlement Currency, the Warrantholder should note that there may be an exchange rate risk whereby the Cash Settlement Amount may be converted from a foreign currency into the Settlement Currency. Any adverse movements in the foreign exchange rates, foreign or any imposition of exchange control or other foreign government laws or restriction may have potentially indirect effects on the Cash Settlement Amount.
	Unless there is a Settlement Disruption Event as described below, the Cash Settlement Amount shall be sent as soon as practicable and within seven (7) Market Days from the Expiry Date or such other period as may be prescribed by Bursa Securities or such other relevant authority by way of cheque drawn in favour of the Warrantholder.
	If the Cash Settlement Amount is equal to or less than zero, we shall not be obliged to make any payment to the relevant Warrantholder, and the Structured Warrants which have been exercised shall thereafter become void.
Closing Level:	The Closing Level calculated by reference to the final settlement price for settling the corresponding spot-month index futures contracts on the Expiry Date as specified in the relevant Term Sheet.
	If on the relevant date the Underlying Index Sponsor has not published the Underlying Index for the purpose of calculating the Closing Level, the Closing Level will be the closing level of the Underlying Index on the Market Day immediately before the relevant date.
Exercise Expenses:	Exercise Expenses means all costs and expenses reasonably incurred in respect of the exercise of the Structured Warrants including but not

	limited to any charges or expenses such as registrar-related expenses, issuance of cheques and postage expenses as may be charged by us and/or any taxes or duties (which are payable under any applicable law).	5		
	The Warrantholder is required to pay all Exercise Expenses which are incurred or charged in respect of the exercise of the Structured Warrants.			
Automatic Exercise:	The Structured Warrants will be automatically exercised at 5.00 p.m. in the time zone where the relevant Underlying Index is quoted on the Expiry Date if the Cash Settlement Amount is greater than zero (without the Warrantholder having to deliver a valid Exercise Form and without notice of automatic exercise being given by us to the Warrantholder).			
	The Structured Warrants will automatically lapse at 5.00 p.m. on the Expiry Date if the Cash Settlement Amount is zero or less.	3		
Listing:	Structured Warrants Board of Bursa Securities.			
Securities Exchange(s):	Such exchange or quotation system in Malaysia and securities exchange outside Malaysia in which the Underlying Index is quoted and Structured Warrants are quoted and traded as specified in the relevant Term Sheet.			
Market Disruption Event:	In the event there is a Market Disruption Event, there may be a delay in the determination and/or delivery of the Cash Settlement Amount upon automatic exercise. A "Market Disruption Event" includes but is not limited to the following events:			
	(i) the occurrence or existence on any Market Day at the time by reference to which we determine the level of the relevant Underlying Index or the prices of the shares constituting the Underlying Index ("Relevant Time") for such Underlying Index or such shares constituting the Underlying Index or at any time during the one hour period that ends at the Relevant Time for such Underlying Index or such shares constituting the Underlying Index:	t e K e r		
	 (a) of any suspension of or limitation imposed on trading such as:]		
	 the suspension or material limitation on the trading of a material number of the shares constituting the Underlying Index; 			
	 the suspension or material limitation on the trading of shares constituting the relevant Underlying Index on the relevant Securities Exchange; 	t		
	(3) the suspension or material limitation or relevant Securities Exchange on the trading of options contracts or futures contracts relating to the Underlying Index or shares relating to the Underlying Index on which such contracts	f J D		

are traded; or

- (4) the imposition of any exchange controls in respect of any currencies involved in determining the Cash Settlement Amount; or
- (b) of any event that disrupts or impairs (as determined by us) the ability of market participants in general to effect transactions in relation to or to obtain market levels for the Underlying Index or market prices of such shares constituting the Underlying Index on the relevant Securities Exchange or to effect transactions in or obtain market quotes for options contracts or futures contracts on or relating to the relevant Underlying Index or such shares constituting the Underlying Index on the relevant Securities Exchange;
- (ii) the closure on any Market Day of the relevant Securities Exchange prior to the Scheduled Closing Time unless such earlier closing time is announced by such Securities Exchange or such related Securities Exchange, as the case may be, at least one half hour prior to:
 - the actual closing time for the regular trading session on such Securities Exchange or such related Securities Exchange on such Market Day; or
 - (b) the submission deadline (if applicable) for orders to be entered into the Securities Exchange or such related Securities Exchange system for execution on such Market Day,

whichever is earlier.

The "Scheduled Closing Time" is the scheduled weekday closing time of the relevant Securities Exchange or related Securities Exchange, without regard to after hours or any other trading outside of the regular trading session hours;

- (iii) a general moratorium is declared in respect of banking activities in any Relevant Country;
- (iv) where the Relevant Currency is different from the Settlement Currency, any events which occur at any time (as determined by us) that may affect, restrict, prevent or delay us and/or any of our affiliates from:
 - (a) converting the Relevant Currency into the Settlement Currency through customary legal channels or transferring within or from any Relevant Country either currency, due to the imposition by such Relevant Country of any controls restricting or prohibiting such conversion or transfer, as the case may be;
 - (b) converting the Relevant Currency into the Settlement Currency at a rate at least as favourable as the rate for

			domestic financial institutions located in any Relevant Country; or
		(c)	transferring the Relevant Currency or Settlement Currency between bank accounts inside any Relevant Country or to a party that is a non-resident of such Relevant Country; or
	(v)	where	a Relevant Country:
		(a)	imposes any controls or announces its intention to impose any controls; or
		(b)	changes or announces its intention to change the interpretation or administration of any laws or regulation
		affiliate constit	we determine is likely to affect us and/or any of our es' ability to acquire, hold, transfer or realise such shares uting the Underlying Index or to effect transactions in a to such Underlying Index.
	deem a any of a whethe foregoin (15%) a as mai valuatio Underly Index s	appropria our affili r any ng even or more terial. If on date, ving Inde	regard to such circumstances as we, in our discretion ate, including any hedging arrangements by us and/or ates in relation to the Structured Warrants, to determine foregoing events are "material". Where any of the ts affect any of the shares constituting fifteen percent of the level of such Underlying Index, we shall regard it we determine, in our sole discretion, that on any a Market Disruption Event has occurred in respect of the ex, then the valuation date in respect of such Underlying he next following Market Day after the Market Disruption
Settlement Disruption Event:			of payment of Cash Settlement Amount may also be one of the following events occurs:
	(i)		cal difficulties experienced in the course of processing a kercise of the Structured Warrants;
	(ii)	or which affect,	her event beyond our control arising on the Expiry Date ch occur at any time (as determined by us) that may restrict, prevent or delay us and/or any of our affiliates ettlement/delivery.
Adjustments:		ance wi	Level of the Structured Warrants will be adjusted in the provisions of the Deed Poll for the following
	(i)		ssor for the Underlying Index Sponsor calculates and the Underlying Index
		If the L	Inderlying Index is:
		(a)	not calculated and announced by the Underlying Index Sponsor but is calculated and published by a

successor to the Underlying Index Sponsor ("Successor Index Sponsor") acceptable to us; or

(b) replaced by a successor index using, in our determination, the same or a substantially similar formula for and method of calculation as used in the calculation of the Underlying Index,

then the index will be deemed to be the Underlying Index so calculated and announced by the Successor Index Sponsor or that successor index, as the case may be.

(ii) Modification and Cessation of Calculation of Index

lf:

- (a) on or prior to the Expiry Date, the Underlying Index Sponsor or (if applicable) the Successor Index Sponsor makes or announces that it will make a material change in the formula for or the method of calculating the Underlying Index or in any other way materially modifies the Underlying Index (other than a modification prescribed in that formula or method to maintain the Underlying Index in the event of changes in constituent shares and other capitalisation and routine events) or cancels or announces the cancellation of the index; or
- (b) on the Expiry Date, the Underlying Index Sponsor or (if applicable) the Successor Index Sponsor fails to calculate and publish the Underlying Index (other than as a result of a Market Disruption Event),

then we may determine the reference level using, in lieu of a published level for the index, the level for the Underlying Index as at that Expiry Date as determined by us in accordance with the formula for and method of calculating the Underlying Index last in effect prior to that change or failure, but using only shares that constituted the Underlying Index immediately prior to that change or failure (other than those securities that constituted the Underlying Index which have since ceased to be listed on or quoted by the relevant Securities Exchange).

(iii) Notice of Determinations

All determinations made by us pursuant hereto shall be conclusive and binding on the Warrantholders. We will give, or procure that there is given, notice as soon as practicable of any adjustment and of the date from which such adjustment is effective by notification to Warrantholders in accordance with the publication of notices provisions below.

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Status of the Structured Warrants:	The Structured Warrants will constitute general and unsecured contractual obligations of our Company and of no other person and will rank pari passu among themselves and equally with our other unsecured and unsubordinated obligations.					
Structured Warrants Registrar:	Symphony Share Registrars Sdn Bhd, or any such person, firm or company as for the time being appointed by the Issuer to whom the Exercise Form is to be delivered.					
Publication of Notices:	Notices convening meetings of the Warrantholders shall be published in at least one (1) English language national daily newspaper and announce through Bursa Securities.					
	All other notices to the Warrantholders will either be announced through Bursa Securities or published in at least one (1) English language national daily newspaper.					

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- (g) American style non-collateralised cash-settled put warrant over a single equity
 - Issuer: OCBC Bank (Malaysia) Berhad
 - **Underlying Shares:** The shares which are the subject of such Structured Warrants, listed and quoted on Bursa Securities and/or Securities Exchanges outside Malaysia, which are members of the World Federation of Exchanges and are approved by the SC, and as specified in the relevant Term Sheet.
 - UnderlyingThe company or corporation that has issued the Underlying Shares as
specified in the relevant Term Sheet.
 - Instrument: Non-collateralised cash-settled put warrants over a single equity, exercisable American style.
 - **Market Day:** A day on which the relevant Securities Exchanges are open for trading in the respective place where the relevant Underlying Shares and Structured Warrants are quoted and traded.
 - Settlement Date: A Market Day and a day upon which payment is made to the Warrantholder.
 - RelevantSuch currency of trading to which the Underlying Shares relate and as
specified in the relevant Term Sheet.
 - SettlementSuch currency, upon which payment is made to the Warrantholder, to
be determined by us and as specified in the relevant Term Sheet.
 - Exercise Period
or ExerciseThe Structured Warrants may be exercised by valid delivery of the
exercise form between 9.00 a.m. to 5.00 p.m. to the Structured
Warrants Registrar from the date of issue up to the Expiry Date which is
a Market Day or if any such day is not a Market Day, it shall be deemed
to be exercised on the next following Market Day.

If in our absolute discretion, there is a Market Disruption Event on the Exercise Date, the Exercise Date shall be the next following Market Day after the Market Disruption Event. If the Market Disruption Event continues to occur, then the Exercise Date shall be determined at our absolute discretion and on the basis of our good faith estimate of the Reference Price (as defined herein) and/or the exchange rate (if applicable) on the Exercise Date by determining the price of the underlying shares and/or the exchange rate (if applicable) based on the prevailing market conditions and other factors as we may consider relevant.

If the Structured Warrants are not earlier exercised, the Expiry Date of the Structured Warrants shall be deemed to be the Exercise Date.

Expiry Date: Such date of expiry of a particular Structured Warrants to be determined by us and as specified in the relevant Term Sheet, after which any outstanding and unexercised Structured Warrants shall be automatically exercised (if the Cash Settlement Amount is greater than zero).

If on the Expiry Date, the Cash Settlement Amount is zero or less, then any outstanding and unexercised Structured Warrants shall lapse on

the Expiry Date.

Exercise Price: The exercise price is the pre-specified price as determined by us at which the Warrantholder may exercise the right under such Structured Warrants subject to any adjustment as may be necessary in accordance with the "Adjustments" provisions below and as specified in the relevant Term Sheet.

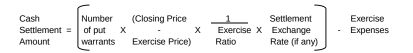
Exercise Ratio: The exercise ratio is the number of Structured Warrants to one (1) Underlying Share relates as specified in the relevant Term Sheet.

Settlement Exchange Rate: The prevailing rate of exchange between the Relevant Currency and the Settlement Currency on a day which is within five (5) Market Days prior to the Settlement Date, as determined by us and as specified in the relevant Term Sheet.

Settlement: Cash settlement only.

The Structured Warrants give the Warrantholder the right to receive from us upon exercise of the Structured Warrants, the Cash Settlement Amount in the Settlement Currency as specified herein, which shall be calculated as set out below.

Put warrant:



If a valid Exercise Form is received by the Structured Warrants Registrar:

- (i) before 12.30 p.m. in the time zone where the relevant Underlying Shares are quoted on any Market Day other than on the Expiry Date, the exercise of the Structured Warrants shall be deemed to have been made on that Market Day and in such instance the Closing Price shall be the closing price of the Underlying Shares on the Market Day of receipt of the Exercise Form;
- (ii) on or after 12.30 p.m. in the time zone where the relevant Underlying Shares are quoted on any Market Day other than on the Expiry Date, the exercise of the Structured Warrants shall be deemed to have been made on the Market Day immediately following the Market Day of receipt of the Exercise Form and in such instance the Closing Price shall be the closing price of the Underlying Shares on the Market Day immediately following the Market Day of receipt of the Exercise Form. For the avoidance of doubt, if a valid Exercise Form is received on or after 12.30 p.m. on a Market Day immediately preceding the Expiry Date, the exercise of the Structured Warrants shall be deemed to have been made on the Expiry Date and in such instance the Closing Price shall be the Expiry Date Closing Price of the Underlying Shares; or
- (iii) on the Expiry Date the Closing Price shall be the Expiry Date Closing Price of the Underlying Shares, and as specified in the

relevant Term Sheet.

	If the Relevant Currency is different from the Settlement Currency, the Warrantholder should note that there may be an exchange rate risk whereby the Cash Settlement Amount may be converted from a foreign currency into the Settlement Currency. Any adverse movements in the foreign exchange rates may potentially have indirect effects on the Cash Settlement Amount.
	Unless there is a Settlement Disruption Event as described below, the Cash Settlement Amount (less any Exercise Expenses) shall be sent out within seven (7) Market Days from the Exercise Date or such other period as may be prescribed by Bursa Securities or such other relevant authority by way of cheque drawn in favour of the Warrantholder.
	We shall be discharged from our obligation to pay the Cash Settlement Amount upon making the payment in accordance with these Conditions.
	If the Cash Settlement Amount is equal to or less than zero, we shall not be obliged to make any payment to the relevant Warrantholder, and the Structured Warrants exercised shall thereafter become void and cease to have any exercise rights.
Expiry Date Closing Price:	The Closing Price on the Expiry Date is calculated by reference to the VWAP of the Underlying Shares (subject to any adjustment as may be necessary to reflect any capitalisation, rights issue, distribution or others) for the five (5) Market Days prior to and including the Market Day immediately before the Expiry Date.
	If the Expiry Date falls within the major corporate events period including but not limited to Take-over Offer or Compulsory Acquisition, the Expiry Date Closing Price shall be as calculated above or the announced price for the Take-over Offer, whichever is lower.
	If the Underlying Shares are suspended, the Expiry Date Closing Price shall be the last quoted price of such Underlying Shares immediately before the suspension.
Exercise Expenses:	Exercise Expenses means all costs and expenses reasonably incurred in respect of the exercise of the Structured Warrants including but not limited to any charges or expenses such as registrar-related expenses, issuance of cheques and postage expenses as may be charged by us and/or any taxes or duties (which are payable under any applicable law).
	The Warrantholder is required to pay all Exercise Expenses which are incurred or charged in respect of the exercise of the Structured Warrants.
Automatic Exercise:	The Structured Warrants will be automatically exercised at 5.00 p.m. in the time zone where the relevant Underlying Shares are quoted on the Expiry Date if the Cash Settlement Amount is greater than zero (without the Warrantholder having to deliver a valid Exercise Form and without notice of automatic exercise being given by us to the Warrantholder).

The Structured Warrants will automatically lapse at 5.00 p.m. on the Expiry Date if the Cash Settlement Amount after deducting all Exercise Expenses is zero or less.

Listing: Structured Warrants Board of Bursa Securities.

Securities Exchange(s): Such exchange or quotation system in Malaysia and securities exchange outside Malaysia in which the Underlying Shares and Structured Warrants are quoted and/or traded as specified in the relevant Term Sheet.

MarketIn the event there is a Market Disruption Event, there may be a delay inDisruptionthe determination and/or delivery of the Cash Settlement Amount uponEvent:exercise of the Structured Warrants by the Warrantholder. A "Market
Disruption Event" includes but is not limited to the following events:

- (i) any suspension of or limitation imposed on trading of the underlying shares or Structured Warrants by the relevant Securities Exchange;
- (ii) any event that disrupts or impairs (as determined by us) the ability of market participants in general to effect transactions in or to obtain market prices of the Underlying Shares on the relevant Securities Exchange;
- (iii) the closure on any Market Day of the relevant Securities Exchange prior to the Scheduled Closing Time unless such earlier closing time is announced by such Securities Exchange, as the case may be, at least one half hour prior to:
 - (a) the actual closing time for the regular trading session on the relevant Securities Exchange on such Market Day; or
 - (b) the submission deadline (if applicable) for orders to be entered into the relevant Securities Exchange system for execution on such Market Day,

whichever is earlier.

The "Scheduled Closing Time" is the scheduled weekday closing time of the relevant Securities Exchange, without regard to after hours or any other trading outside of the regular trading session hours;

- (iv) a general moratorium is declared in respect of banking activities in any Relevant Country;
- (v) where the currency in which the Underlying Shares are denominated or quoted on the relevant Securities Exchange is different from the Settlement Currency, any events which occur at any time (as determined by us) that may affect, restrict, prevent or delay us and/or any of our affiliates from:
 - (a) converting the Relevant Currency into the Settlement Currency through customary legal channels or transferring within or from any Relevant Country either

			currency, due to the imposition by such Relevant Country of any controls restricting or prohibiting such conversion or transfer, as the case may be;
		(b)	converting the Relevant Currency into the Settlement Currency at a rate at least as favourable as the rate for domestic financial institutions located in any Relevant Country; or
		(c)	transferring the Relevant Currency or Settlement Currency between bank accounts inside any Relevant Country or to a party that is a non-resident of such Relevant Country; or
	(vi)	where	e the Relevant Country:
		(a)	imposes any controls or announces its intention to impose any controls; or
		(b)	changes or announces its intention to change the interpretation or administration of any laws or regulation,
		affilia	we determine is likely to affect us and/or any of our tes to acquire, transfer, hold or realise such Underlying es or to effect transactions in relation to the Underlying es.
SettlementThe delivery of payment of Cash SettlemDisruptiondelayed if any one of the following events ofEvent:		of payment of Cash Settlement Amount may also be ny one of the following events occurs:	
Lvent.	(i)		hnical difficulties experienced in the course of processing a dexercise of the Structured Warrants; or
	(ii)	Exe	other event beyond our control arising after the rcise Form is delivered to the Structured Warrants istrar by the Warrantholder.
Adjustments:	Struc	number of Underlying Shares and/or Exercise Price of the actured Warrants will be adjusted in accordance with the provisions be Deed Poll for the following events:	
	(i) (ii) (iii)	whe whe gre	en the Underlying Company carries out a bonus issue; en the Underlying Company carries out a rights issue; en the Underlying Company subdivides its shares into a ater number of shares, or consolidates its shares into aller number of shares; and/or
	(iv)	whe	ayment in cash.
	perce Price Price even	ent (2% e or if s e of the t of a	ent will be made if the adjustment will result in less than two b) change in the number of Underlying Shares or Exercise such adjustment will result in the increase of the Exercise e Structured Warrants (other than the adjustment in the consolidation). On any such adjustment, the resultant ice shall be rounded up to the nearest two (2) decimal

	points of the Relevant Currency on the Market Day on which trading in the Underlying Shares becomes ex-entitlement ("Ex-Date").
	Any other adjustments are at our absolute discretion as we deem appropriate and without any obligation whatsoever. All adjustments made by us shall be deemed final and conclusive save for any manifest error.
Liquidation, Dissolution or Winding Up of the Underlying Company:	In the event of a liquidation, dissolution or winding up of the Underlying Company or the appointment of a liquidator, receiver or administrator or analogous person under any applicable law in respect of the whole or substantially the whole of the Underlying Company's undertaking, property or assets, all unexercised Structured Warrants will be automatically exercised, if the Cash Settlement Amount is greater than zero (without the Warrantholder having to deliver a valid Exercise Form and without notice of automatic exercise being given by us to the Warrantholder).
	The closing price of the Underlying Shares on the Market Day immediately before the above events, shall form the Closing Price for the calculation of the Cash Settlement Amount.
Delisting of the Underlying Shares:	The following shall apply should the Underlying Shares, at any time, cease to be listed on the relevant Securities Exchange or there be an announcement of an intention to cease the listing status of the Underlying Company or the Underlying Shares be suspended from trading on the relevant Securities Exchange prior to, and in connection with the delisting of the Underlying Shares:
	 the Structured Warrants on the Underlying Shares will be automatically exercised, if the Cash Settlement Amount is greater than zero (without the Warrantholder having to deliver a valid Exercise Form and without notice of automatic exercise being given by us to the Warrantholder); and
	(ii) the last quoted price of the delisted Underlying Shares immediately before the delisting, shall form the Closing Price for the calculation of the Cash Settlement Amount.
	If the Underlying Shares are delisted as a result of the Take-over Offer or Compulsory Acquisition, the Closing Price shall be as calculated above or the announced price for the Take-over Offer, whichever is lower.
Status of the Structured Warrants:	The Structured Warrants will constitute general and unsecured contractual obligations of our Company and of no other person and will rank pari passu among themselves and equally with our other unsecured and unsubordinated obligations.
Structured Warrants Registrar:	Symphony Share Registrars Sdn Bhd, or any such person, firm or company as for the time being appointed by the Issuer to whom the Exercise Form is to be delivered.

Publication of
Notices:Notices convening meetings of the Warrantholders shall be published
in at least one (1) English language national daily newspaper and
announced through Bursa Securities.

All other notices to the Warrantholders will either be announced through Bursa Securities or published in at least one (1) English language national daily newspaper.

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- (h) American style non-collateralised cash-settled put warrants over a basket of equities
 - Issuer: OCBC Bank (Malaysia) Berhad
 - Underlying Shares: Shares making up the basket of shares which are the subject of such Structured Warrants. Such shares are listed and quoted on Bursa Securities and/or Securities Exchanges outside Malaysia, which are members of the World Federation of Exchanges and are approved by Bursa Securities, and as specified in the relevant Term Sheet.
 - UnderlyingThe companies and/or corporations that have issued the UnderlyingCompanies:Shares as specified in the relevant Term Sheet.
 - Instrument: Non-collateralised cash-settled put warrants over a basket of equities, exercisable American style.
 - **Market Day:** A day on which the relevant Securities Exchanges are open for trading during the normal trading hours in the respective place where the relevant Underlying Shares and Structured Warrants are quoted and traded.
 - Settlement Date: A Market Day and a day upon which payment is made to the Warrantholder.
 - RelevantSuch currency of trading to which the Underlying Shares relate and asCurrency:specified in the relevant Term Sheet.
 - SettlementSuch currency, upon which payment is made to the Warrantholder, toCurrency:be determined by us and as specified in the relevant Term Sheet.
 - Exercise Period or Exercise
 Date:
 The Structured Warrants may be exercised by valid delivery to the Structured Warrants Registrar of an Exercise Form between 9.00 a.m. to 5.00 p.m. from the date of issue up to the Expiry Date which is a Market Day or if any such day is not a Market Day, it shall be deemed to be exercised on the next following Market Day.

If in our absolute discretion, there is a Market Disruption Event on the Exercise Date, the Exercise Date shall be the next following Market Day after the Market Disruption Event. If the Market Disruption Event continues to occur, then the Exercise Date shall be determined at our absolute discretion and on the basis of our good faith estimate of the Reference Price (as defined herein) and/or the exchange rate (if applicable) on the Exercise Date by determining the aggregate prices of the Underlying Shares and/or the exchange rate (if applicable) based on the prevailing market conditions and other factors as we may consider relevant.

If the Structured Warrants are not earlier exercised, the Expiry Date of the Structured Warrants shall be deemed to be the Exercise Date.

Expiry Date: Such date of expiry of a particular Structured Warrants to be determined by us and as specified in the relevant Term Sheet, after which any outstanding and unexercised Structured Warrants shall be automatically exercised (if the Cash Settlement Amount is greater than zero).

If on the Expiry Date, the Cash Settlement Amount is zero or less, then

any outstanding and unexercised Structured Warrants shall lapse on the Expiry Date.

- **Exercise Price:** The exercise price is the pre-specified price as determined by us at which the Warrantholder may exercise the right under such Structured Warrants subject to any adjustment as may be necessary in accordance with the "Adjustments" provisions below and as specified in the relevant Term Sheet.
- **Reference Price:** The aggregate of the weighted closing price on the Exercise Date (subject to any adjustment as may be necessary) and as specified in the relevant Term Sheet.

Reference Price =
$$W_1 S_1 + w_2 S_2 + \cdots + w_N S_N$$

where:

the weights of W_N sums to 100%; and

$$S_{i} = \left[\frac{I_{i}}{I_{i,initial}} \times \frac{FX_{i}}{FX_{i,initial}} \right]$$

- I_i is the reference price of the relevant shares on the Exercise Date.
- $I_{i, initial}$ is the reference price of the relevant shares on the price fixing date of the Structured Warrants.
- *FX*_{*i*} is the Settlement Exchange Rate on the Exercise Date.
- *FX_{i, initial}* is the Settlement Exchange Rate on the price fixing date of the Structured Warrants.
- Exercise Ratio: The exercise ratio is the number of Structured Warrants to which one (1) basket of Underlying Shares relates as determined by us and as specified in the relevant Term Sheet.
- Settlement Exchange Rate: The prevailing rate of exchange between the Relevant Currency and the Settlement Currency on a day which is within five (5) Market Days prior to the Settlement Date, based on the rates prescribed by such relevant financial institution or body as determined by us and as specified in the relevant Term Sheet.
- Settlement: Cash settlement only.

The Structured Warrants give the Warrantholder the right to receive from us upon exercise of the Structured Warrants, the Cash Settlement Amount in the Settlement Currency as specified herein, which shall be calculated as set out below.

	\frown				1
Cash	Number	(Closing Price	1	Settlement	Exercise
Settlement =	of put X	- X	Exercise X	Exchange	 Expenses
Amount	warrants	Exercise Price)	Ratio	Rate (if any)	
					,

If a valid Exercise Form is received by the Structured Warrants Registrar:

(i) before 12.30 p.m. in the time zone where the relevant Underlying Shares are quoted on any Market Day other than

on the Expiry Date, the exercise of the Structured Warrants shall be deemed to have been made on that Market Day and in such instance the Closing Price shall be the aggregate of the weighted closing prices of the Underlying Shares on the Market Day of receipt of the Exercise Form;

- on or after 12.30 p.m. in the time zone where the relevant (ii) Underlying Shares are quoted on any Market Day other than on the Expiry Date, the exercise of the Structured Warrants shall be deemed to have been made on the Market Day immediately following the Market Day of receipt of the Exercise Form and in such instance the Closing Price shall be the aggregate of the weighted closing prices of the Underlying Shares on the Market Day immediately following the Market Day of receipt of the Exercise Form. For the avoidance of doubt, if a valid Exercise Form is received on or after 12.30 p.m. on a Market Day immediately preceding the Expiry Date, the exercise of the Structured Warrants shall be deemed to have been made on the Expiry Date and in such instance the Closing Price shall be the Expiry Date Closing Price (as defined herein) of the Underlying Shares; or
- (iii) on the Expiry Date, the Closing Price (as defined herein) shall be the Expiry Date Closing Price of the Underlying Shares, and as specified in the relevant Term Sheet.

If the Relevant Currency is different from the Settlement Currency, the Warrantholder should note that there may be an exchange rate risk. Any adverse movements in the foreign exchange rates or any imposition of exchange control or other foreign Government laws or restriction may potentially have indirect effects on the Cash Settlement Amount.

Unless there is a Settlement Disruption Event as described below, the Cash Settlement Amount shall be sent out within seven (7) Market Days from the Exercise Date or such other period as may be prescribed by Bursa Securities or such other relevant authority by way of cheque drawn in favour of the Warrantholder.

We shall be discharged from our obligation to pay the Cash Settlement Amount upon making the payment in accordance with these Conditions.

If the Cash Settlement Amount is equal to or less than zero, we shall not be obliged to make any payment to the relevant Warrantholder, and the Structured Warrants exercised shall thereafter become void and cease to have any exercise rights.

Expiry Date Closing Price: The Closing Price on the Expiry Date is calculated by reference to the VWAP of the Underlying Shares (subject to any adjustment as may be necessary to reflect any capitalisation, rights issue, distribution or others) for the five (5) Market Days prior to and including the Market Day immediately before the Expiry Date.

> If the Expiry Date falls within the major corporate events period including but not limited to Take-over Offer or Compulsory Acquisition, the Expiry Date Closing Price shall be as calculated above or if the announced price for the Take-over Offer is lower than the closing price

	over O	relevant Underlying shares, the announced price for the Take- ffer shall form one of the components of the aggregate of the ed closing prices.		
	such U	of the Underlying Shares are suspended, the last quoted price of Inderlying Shares immediately before the suspension shall form the components of the aggregate of the weighted closing prices.		
	over C shall be Offer is the an	of the Underlying Shares are suspended as a result of the Take- offer or Compulsory Acquisition, the Expiry Date Closing Price e as calculated above or if the announced price for the Take-over s lower than the closing price of the relevant Underlying Shares, nounced price for the Take-over Offer shall form one of the nents of the aggregate of the weighted closing prices.		
Exercise Expenses:	in resp limited issuand	se Expenses means all costs and expenses reasonably incurred ect of the exercise of the Structured Warrants including but not to any charges or expenses such as registrar-related expenses, ce of cheques and postage expenses as may be charged by us any taxes or duties (which are payable under any applicable		
		arrantholder is required to pay all Exercise Expenses which are d or charged in respect of the exercise of the Structured nts.		
Automatic Exercise:	the tim Expiry the Wa	ructured Warrants will be automatically exercised at 5.00 p.m. in e zone where the relevant Underlying Shares are quoted on the Date if the Cash Settlement Amount is greater than zero (without arrantholder having to deliver a valid Exercise Form and without of automatic exercise being given by us to the Warrantholder).		
		ructured Warrants will automatically lapse at 5.00 p.m. on the Date if the Cash Settlement Amount is zero or less.		
Listing:	Structu	red Warrants Board of Bursa Securities.		
Securities Exchange(s):	exchar Structu	exchange or quotation system in Malaysia and securities age outside Malaysia in which the Underlying Shares and ared Warrants are quoted and/or traded as specified in the at Term Sheet.		
Market Disruption Event:	In the event there is a Market Disruption Event, there may be a delay in the determination and/or delivery of the Cash Settlement Amount upon exercise of the Structured Warrants by the Warrantholder. A "Market Disruption Event" includes but is not limited to the following events:			
	(i)	any suspension of or limitation imposed on trading of the Underlying Shares or Structured Warrants by the relevant Securities Exchange;		
	(iii)	any event that disrupts or impairs (as determined by us) the ability of market participants in general to effect transactions in or to obtain market prices of the Underlying Shares on the relevant Securities Exchange;		
	(iii)	the closure on any Market Day of the relevant Securities		

Exchange prior to the Scheduled Closing Time unless such earlier closing time is announced by such Securities Exchange, as the case may be, at least one half hour prior to:

- the actual closing time for the regular trading session on the relevant Securities Exchange on such Market Day; or
- (b) the submission deadline (if applicable) for orders to be entered into the relevant Securities Exchange system for execution on such Market Day,

whichever is earlier.

The "Scheduled Closing Time" is the scheduled weekday closing time of the relevant Securities Exchange, without regard to after hours or any other trading outside of the regular trading session hours;

- (iv) a general moratorium is declared in respect of banking activities in any Relevant Country;
- (v) where the currency in which the Underlying Shares are denominated or quoted on the relevant Securities Exchange is different from the Settlement Currency, any events which occur at any time (as determined by us) that may affect, restrict, prevent or delay us and/or any of our affiliates from:
 - (a) converting the Relevant Currency into the Settlement Currency through customary legal channels or transferring within or from any Relevant Country either currency, due to the imposition by such Relevant Country of any controls restricting or prohibiting such conversion or transfer, as the case may be;
 - (b) converting the Relevant Currency into the Settlement Currency at a rate at least as favourable as the rate for domestic financial institutions located in any Relevant Country; or
 - transferring the Relevant Currency or Settlement Currency between bank accounts inside any Relevant Country or to a party that is a non-resident of such Relevant Country; or
- (vi) where the Relevant Country:
 - (a) imposes any controls or announces its intention to impose any controls; or
 - (b) changes or announces its intention to change the interpretation or administration of any laws or regulation,

which we determine is likely to affect us and/or any of our affiliates to acquire, transfer, hold or realise such Underlying Shares or to effect

	transactions in relation to the Underlying Shares.				
Settlement Disruption Event:	The delivery of payment of Cash Settlement Amount may also be delayed if any one of the following events occurs:				
Lvont	(i)	Technical difficulties experienced in the course of processing valid exercise of the Structured Warrants; or			
	(ii)	Any other event beyond our control arising after the Exercise Form is delivered to the Structured Warrants Registrar by the Warrantholder.			
Adjustments:	The number of Underlying Shares and/or Exercise Price of the Structured Warrants will be adjusted in accordance with the provisions of the Deed Poll for the following events:				
	(i)	when any of the Underlying Companies carries out a bonus issue;			
	(ii)	when any of the Underlying Companies carries out a rights issue;			
	(iii)	when any of the Underlying Companies subdivides its shares into a greater number of shares, or consolidates its shares into smaller number of shares; and/or			
	(iv)	when any of the Underlying Companies undertakes a capital repayment in cash.			
	percen Exercis Exercis the ev Exercis points	No adjustment will be made if the adjustment will result in less than two percent (2%) change in the number of Underlying Shares or the Exercise Price or if such adjustment will result in the increase of the Exercise Price of the Structured Warrants (other than the adjustment in the event of a consolidation). On any such adjustment, the resultant Exercise Price shall be rounded up to the nearest two (2) decimal points of the Relevant Currency on the Market Day on which trading in the Underlying Shares becomes ex-entitlement ("Ex-Date").			
	Any other adjustments are at our absolute discretion as we deem appropriate and without any obligation whatsoever. All adjustments made by us shall be deemed final and conclusive save for any manifest error.				
Liquidation, Dissolution or Winding Up of the Underlying Companies:	In the event of a liquidation, dissolution or winding up of all of the Underlying Companies or the appointment of a liquidator, receiver or administrator or analogous person under any applicable law in respect of the whole or substantially the whole of all of the Underlying Companies' undertaking, property or assets, all unexercised Structured Warrants will be automatically exercised, if the Cash Settlement Amount is greater than zero (without the Warrantholder having to deliver a valid Exercise Form and without notice of automatic exercise being given by us to the Warrantholder).				
	The aggregate of the weighted closing prices of all of the affected Underlying Shares on the Market Day immediately before the above events, shall form the Closing Price for the calculation of the Cash Settlement Amount and we shall not be obliged to make any adjustment to the Exercise Price.				
	Where	one or more but not all of the Underlying Companies are			

	of the the affe the abo the we Amour	ted, dissolved or wound up, there shall be no automatic exercise Structured Warrants. On the Exercise Date, the closing price of ected Underlying Shares on the Market Day immediately before ove events, shall form one of the components of the aggregate of eighted closing prices for the calculation of the Cash Settlement and we shall not be obliged to make any adjustment to the se Price.	
	adjustr attachi	t to the above, we may but shall not be obliged to make any ment to the Conditions of the Structured Warrants and the rights ng to the Structured Warrants as we shall, in our absolute ion, consider appropriate.	
Delisting of the Underlying Shares:	The following shall apply should the Underlying Shares of any of Underlying Companies, at any time, cease to be listed on the rele Securities Exchanges or there be an announcement of an intentio cease the listing status of the Underlying Company or the Underl Shares be suspended from trading on the relevant Securities Excha prior to, and in connection with the delisting of the Underlying Share		
	(i)	such Underlying Shares shall remain as a component of the Structured Warrants over the remaining life of the Structured Warrants; and	
	(ii)	the last quoted price of the delisted Underlying Shares immediately before the delisting shall form one of the components of the aggregate of the weighted closing prices for the calculation of the Cash Settlement Amount in relation to the exercise of the Structured Warrants at any time after the delisting of such Underlying Shares.	
	Offer of Underl price fo	of the Underlying Shares are delisted as a result of the Take-over or Compulsory Acquisition, the last quoted price of the delisted ying Shares immediately before the delisting or the announced or the Take-over Offer, whichever is lower, shall form one of the inents of the aggregate of the weighted closing prices.	
	cease unexer Cash Warrar	the Underlying Shares of all of the Underlying Companies to be listed on the relevant Securities Exchanges, all rcised Structured Warrants will be automatically exercised, if the Settlement Amount is greater than zero (without the ntholder having to deliver a valid Exercise Form and without of automatic exercise being given by us to the Warrantholder).	
	Underl Closing	ggregate of the weighted last quoted prices of all of the delisted ying Shares immediately before the delisting shall form the g Price for the calculation of the Cash Settlement Amount and we ot be obliged to make any adjustment to the Exercise Price.	
	adjustr attachi discret circum	t to the above, we may but shall not be obliged to make any ment to the Conditions of the structured warrants and the rights ng to the Structured Warrants as we shall, in our absolute ion, consider appropriate (without considering the individual stances of any Warrantholder or the tax or other consequences ay result in any particular jurisdiction).	
	Where	one or more but not all of the Underlying Companies are or have	

been delisted, there shall be no automatic exercise of the Structured Warrants.

- Status of the
StructuredThe Structured Warrants will constitute general and unsecured
contractual obligations of our Company and of no other person and will
rank pari passu among themselves and equally with our other
unsecured and unsubordinated obligations.
- StructuredSymphony Share Registrars Sdn Bhd, or any such person, firm or
company as for the time being appointed by the Issuer to whom the
Exercise Form is to be delivered.
- Publication of
Notices:Notices convening meetings of the Warrantholders shall be published
in at least one (1) English language national daily newspaper and
announced through Bursa Securities.
 - All other notices to the Warrantholders will either be announced through Bursa Securities or published in at least one (1) English language national daily newspaper.

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- (i) American style non-collateralised cash-settled put warrants over a single index
 - Issuer: OCBC Bank (Malaysia) Berhad
 - Underlying Index: The index which is the subject of such Structured Warrants, which shall be based on Bursa Securities and/or Securities Exchanges outside Malaysia, which are members of the World Federation of Exchanges and are approved by Bursa Securities, and as specified in the relevant Term Sheet.
 - **Underlying** The index sponsor that has compiled and published the Underlying Index Sponsor: Index and which is specified in the relevant Term Sheet.
 - Instrument: Non-collateralised cash-settled put warrants over a single index, exercisable American style.
 - **Market Day:** A day on which the relevant Securities Exchanges are open for trading during the normal trading hours in the respective places where the relevant Underlying Index is compiled and published by the said member of the World Federation of Exchanges and the Structured Warrants are quoted and traded.
 - Settlement Date: A Market Day and a day upon which payment is made to the Warrantholder.
 - RelevantSuch currency of trading to which the Underlying Index relates and asCurrency:specified in the relevant Term Sheet.
 - SettlementSuch currency, upon which payment is made to the Warrantholder, toCurrency:be determined by us and as specified in the relevant Term Sheet.
 - Exercise Period
or ExerciseThe Structured Warrants may be exercised by valid delivery to the
Structured Warrants Registrar of an Exercise Form between 9.00 a.m.
to 5.00 p.m. from the date of issue up to Expiry Date which is a Market
Day or if any such day is not a Market Day, it shall be deemed to be
exercised on the next following Market Day.

If in our absolute discretion, there is a Market Disruption Event on the Exercise Date, the Exercise Date shall be the next following Market Day after the Market Disruption Event. If the Market Disruption Event continues to occur, then the Exercise Date shall be determined at our absolute discretion and on the basis of our good faith estimate of the reference level and/or the exchange rate (if applicable) on the Exercise Date by determining the level of the Underlying Index and/or the exchange rate (if applicable) based on the prevailing market conditions and other factors as we may consider relevant.

If the Structured Warrants are not earlier exercised, the Expiry Date of the Structured Warrants shall be deemed to be the Exercise Date.

Expiry Date: Such date of expiry of a particular Structured Warrants to be determined by us and as specified in the relevant Term Sheet, after which any outstanding and unexercised Structured Warrants shall be automatically exercised (if the Cash Settlement Amount is greater than zero).

If on the Expiry Date, the Cash Settlement Amount is zero or less, then

any outstanding and unexercised Structured Warrants shall lapse on the Expiry Date.

- **Exercise Level:** The exercise level is the pre-specified level as determined by us at which the Warrantholder may exercise the right under such Structured Warrants subject to any adjustment as may be necessary in accordance with the Adjustments provisions below and as specified in the relevant Term Sheet.
- **Exercise Ratio:** The exercise ratio is the number of Structured Warrants to which one (1) Underlying Index relates as determined by us and as specified in the relevant Term Sheet.

Settlement Exchange Rate: The prevailing rate of exchange between the Relevant Currency and the Settlement Currency on a day which is within five (5) Market Days prior to the Settlement Date, based on the rates prescribed by such relevant financial institution or body as determined by us and as specified in the relevant Term Sheet.

Settlement: Cash settlement only.

The Structured Warrants give the Warrantholder the right to receive from us upon exercise of the Structured Warrants, the Cash Settlement Amount in the Settlement Currency as specified herein, which shall be calculated as set out below.

Qual					E
Cash	Number	(Closing Price		Settlement	Exercise
Settlement =	of put X	- X	Exercise X	Exchange	 Expenses
Amount	warrants	Exercise Price)	Ratio	Rate (if any)	

If a valid Exercise Form is received by the Structured Warrants Registrar:

- before 12.30 p.m. in the time zone where the relevant Underlying Index are quoted on any Market Day other than on the Expiry Date, the exercise of the Structured Warrants shall be deemed to have been made on that Market Day and in such instance the Closing Level shall be the closing level of the Underlying Index on the Market Day of receipt of the Exercise Form;
- (ii) on or after 12.30 p.m. in the time zone where the relevant Underlying Index are quoted on any Market Day other than on the Expiry Date, the exercise of the Structured Warrants shall be deemed to have been made on the Market Day immediately following the Market Day of receipt of the Exercise Form and in such instance the Closing Level shall be the closing level of the Underlying Index on the Market Day immediately following the Market Day of receipt of the Exercise Form. For the avoidance of doubt, if a valid Exercise Form is received on or after 12.30 p.m. on a Market Day immediately preceding the Expiry Date, the exercise of the Structured Warrants shall be deemed to have been made on the Expiry Date and in such instance the Closing Level shall be the Expiry Date Closing Level (as defined herein) of the Underlying Index; or

(iii) on the Expiry Date, the Closing Level shall be the Expiry Date Closing Level of the Underlying Index, and as specified in the relevant Term Sheet.

If the Relevant Currency is different from the Settlement Currency, the Warrantholder should note that there may be an exchange rate risk whereby the Cash Settlement Amount may be converted from a foreign currency into the Settlement Currency. Any adverse movements in the foreign exchange rates may have potentially indirect effects on the Cash Settlement Amount.

Unless there is a Settlement Disruption Event as described below, the Cash Settlement Amount shall be sent out within seven (7) Market Days from the Exercise Date or such other period as may be prescribed by Bursa Securities or such other relevant authority by way of cheque drawn in favour of the Warrantholder.

We shall be discharged from our obligation to pay the Cash Settlement Amount upon making the payment in accordance with these Conditions.

If the Cash Settlement Amount is equal to or less than zero, we shall not be obliged to make any payment to the relevant Warrantholder, and the Structured Warrants which have been exercised shall thereafter become void and cease to have any exercise rights.

Expiry Date Closing Level: The Closing Level on the Expiry Date calculated by reference to the final settlement price for settling the corresponding spot-month index futures contracts on the Expiry Date as specified in the relevant Term Sheet

If on the relevant date the Underlying Index Sponsor has not published the Underlying Index for the purpose of calculating the Closing Level, the Closing Level will be the closing level of the Underlying Index on the Market Day immediately before the relevant date.

Exercise Expenses means all costs and expenses reasonably incurred in respect of the exercise of the Structured Warrants including but not limited to any charges or expenses such as registrar-related expenses, issuance of cheques and postage expenses as may be charged by us and/or any taxes or duties (which are payable under any applicable law).

The Warrantholder is required to pay all Exercise Expenses which are incurred or charged in respect of the exercise of the Structured Warrants.

Automatic The Structured Warrants will be automatically exercised at 5.00 p.m. in the time zone where the relevant Underlying Shares are quoted on the Expiry Date if the Cash Settlement Amount is greater than zero (without the Warrantholder having to deliver a valid Exercise Form and without notice of automatic exercise being given by us to the Warrantholder).

The Structured Warrants will automatically lapse at 5.00 p.m. on the Expiry Date if the Cash Settlement Amount is zero or less.

Listing: Structured Warrants Board of Bursa Securities.

Securities Exchange(s):	exchan	ge outsic red Warı	de Malay	uotation system in Malaysia and securities /sia in which the Underlying Index is quoted and e quoted and traded as specified in the relevant
Market Disruption Event:	the dete exercise	ermination e of the	on and/o Structu	farket Disruption Event, there may be a delay in r delivery of the Cash Settlement Amount upon red Warrants by the Warrantholder. A "Market es but is not limited to the following events:
	(i)	referend Underly Underly or such during t such	ce to w ring Inde ring Inde shares the one	or existence on any Market Day at the time by which we determine the level of the relevant ex or the prices of the shares constituting the ex ("Relevant Time") for such Underlying Index constituting the Underlying Index or at any time hour period that ends at the Relevant Time for ng Index or such shares constituting the ex:
		(a)	of any such as	suspension of or limitation imposed on trading
			(1)	the suspension or material limitation on the trading of a material number of the shares constituting the Underlying Index;
			(2)	the suspension or material limitation on the trading of the shares constituting the Underlying Index on the relevant Securities Exchange;
			(3)	the suspension or material limitation on relevant Securities Exchange on the trading of options contracts or futures contracts relating to the Underlying Index or shares relating to the Underlying Index on which such contracts are traded; or
			(4)	the imposition of any exchange controls in respect of any currencies involved in determining the Cash Settlement Amount; or
		(b)	us) the transac the Un constitu Securiti obtain Index o	event that disrupts or impairs (as determined by ability of market participants in general to effect tions in relation to or to obtain market levels for derlying Index or market prices such shares iting the Underlying Index on the relevant es Exchange or to effect transactions in or market quotes for options contracts or futures ts on or relating to the relevant Underlying r such shares constituting the Underlying Index relevant Securities Exchange;
	(ii)			any Market Day of the relevant Securities to the Scheduled Closing Time unless such

earlier closing time is announced by such Securities Exchange or such related Securities Exchange, as the case may be, at least one half hour prior to:

- the actual closing time for the regular trading session on such Securities Exchange or such related Securities Exchange on such Market Day; or
- (b) the submission deadline (if applicable) for orders to be entered into the Securities Exchange or such related Securities Exchange system for execution on such Market Day,

whichever is earlier.

The "Scheduled Closing Time" is the scheduled weekday closing time of the relevant Securities Exchange or related Securities Exchange, without regard to after hours or any other trading outside of the regular trading session hours;

- (iii) a general moratorium is declared in respect of banking activities in any Relevant Country;
- (iv) where the Relevant Currency is different from the Settlement Currency, any events which occur at any time (as determined by us) that may affect, restrict, prevent or delay us and/or any of our affiliates from:
 - (a) converting the Relevant Currency into the Settlement Currency through customary legal channels or transferring within or from any Relevant Country either currency, due to the imposition by such Relevant Country of any controls restricting or prohibiting such conversion or transfer, as the case may be;
 - (b) converting the Relevant Currency into the Settlement Currency at a rate at least as favourable as the rate for domestic financial institutions located in any Relevant Country; or
 - (c) transferring the Relevant Currency or Settlement Currency between bank accounts inside any Relevant Country or to a party that is a non-resident of such Relevant Country; or
- (v) where a Relevant Country:
 - (a) imposes any controls or announces its intention to impose any controls; or
 - (b) changes or announces its intention to change the interpretation or administration of any laws or regulation,

which we determine is likely to affect us and/or any of our

		constit	es' ability to acquire, hold, transfer or realise such shares auting the Underlying Index or to effect transactions in in to such Underlying Index.			
	deem any o wheth forego (15%) as m valua Unde Index	appropri f our affili her any oing ever) or more laterial. I tion date, rlying Ind	regard to such circumstances as we, in our discretion tate, including any hedging arrangements by us and/or tates in relation to the Structured Warrants, to determine foregoing events are "material". Where any of the this affect any of the shares constituting fifteen percent of the level of such Underlying Index, we shall regard it f we determine, in our sole discretion, that on any a Market Disruption Event has occurred in respect of the ex, then the valuation date in respect of such Underlying the next following Market Day after the Market Disruption d.			
Settlement Disruption Event:		The delivery of payment of Cash Settlement Amount may also be delayed if any one of the following events occurs:				
Event.	(i)		Technical difficulties experienced in the course of processing a valid exercise of the Structured Warrants; or			
	(ii)	Form i	ther event beyond our control arising after the Exercise is delivered to the Structured Warrants Registrar by the ntholder.			
Adjustments:	The Exercise Level of the Structured Warrants will be adjusted accordance with the provisions of the Deed Poll for the followir events:					
	(i)		ssor for the Underlying Index Sponsor calculates and s the Underlying Index			
		If the	Underlying Index is:			
		(a)	not calculated and announced by the Underlying Index Sponsor but is calculated and published by a successor to the Underlying Index Sponsor ("Successor Index Sponsor") acceptable to us; or			
		(b)	replaced by a successor index using, in our determination, the same or a substantially similar formula for and method of calculation as used in the calculation of the Underlying Index,			
		calcula	ne index shall be deemed to be the Underlying Index so ated and announced by the Successor Index Sponsor or uccessor index, as the case may be.			
	(ii)	Modifie	cation and Cessation of Calculation of Index			
		lf:				
		(a)	on or prior to the Exercise Date, the Underlying Index Sponsor or (if applicable) the Successor Index Sponsor makes or announces that it will make a			

material change in the formula for or the method of

calculating the Underlying Index or in any other way materially modifies the Underlying Index (other than a modification prescribed in that formula or method to maintain the Underlying Index in the event of changes in constituent securities and other capitalisation and routine events) or cancels or announces the cancellation of the index: or (b) on the Exercise Date, the Underlying Index Sponsor or (if applicable) the Successor Index Sponsor fails to calculate and publish the Underlying Index (other than as a result of a Market Disruption Event), then we may determine the reference level using, in lieu of a published level for the index, the level for the Underlying Index as at that Exercise Date as determined by us in accordance with the formula for and method of calculating the Underlying Index last in effect prior to that change or failure, but using only shares that constituted the Underlying Index immediately prior to that change or failure (other than those shares that constituted the Underlying Index which have since ceased to be listed on or quoted by the relevant Securities Exchange). (iii) Notice of Determinations All determinations made by us pursuant hereto shall be conclusive and binding on the Warrantholders. We will give, or procure that there is given, notice as soon as practicable of any adjustment and of the date from which such adjustment is effective by notification to the Warrantholders in accordance with the publication of notices provisions below. Status of the The Structured Warrants will constitute general and unsecured Structured contractual obligations of our Company and of no other person and will Warrants: rank pari passu among themselves and equally with our other unsecured and unsubordinated obligations. Structured Symphony Share Registrars Sdn Bhd, or any such person, firm or Warrants company as for the time being appointed by the Issuer to whom the **Registrar:** Exercise Form is to be delivered. **Publication of** Notices convening meetings of the Warrantholders shall be published Notices: in at least one (1) English language national daily newspaper and announced through Bursa Securities. All other notices to the Warrantholders will either be announced through Bursa Securities or published in at least one (1) English language national daily newspaper.

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- (j) European style non-collateralised cash-settled put warrants over a single equity
 - Issuer: OCBC Bank (Malaysia) Berhad The shares which are the subject of such Structured Warrants, listed Underlying Shares: and quoted on Bursa Securities and/or Securities Exchanges outside Malaysia, which are members of the World Federation of Exchanges and are approved by Bursa Securities, and as specified in the relevant Term Sheet. Underlving The company or corporation that has issued the Underlying Shares as Company: specified in the relevant Term Sheet. Instrument: Non-collateralised cash-settled put warrants over a single equity, exercisable European style. A day on which the relevant Securities Exchanges are open for trading Market Day: during the normal trading hours in the respective place where the relevant Underlying Shares and Structured Warrants are quoted and traded. Settlement Date: A Market Day and a day upon which payment is made to the Warrantholder. Relevant Such currency of trading to which the Underlying Shares relate and as specified in the relevant Term Sheet. Currency: Settlement Such currency, upon which payment is made to the Warrantholder, to Currency: be determined by us and as specified in the relevant Term Sheet. **Exercise Period or** The Structured Warrants are automatically exercised at 5.00 p.m. on Exercise Date: the Expiry Date which is a Market Day or if any such day is not a Market Day, it shall be deemed to be exercised on the next following Market Day. If in our absolute discretion, there is a Market Disruption Event on the Expiry Date, the Expiry Date shall be the next following Market Day after the Market Disruption Event. If the Market Disruption Event continues to occur, then the Expiry Date shall be determined at our absolute discretion and on the basis of our good faith estimate of the Reference Price (as defined herein) and/or the exchange rate (if applicable) on the Expiry Date by determining the price of the underlying shares and/or the exchange rate (if applicable) based on the prevailing market conditions and other factors as we may consider relevant. The Warrantholder will not be required to deliver a valid Exercise Form on the Expiry Date for the exercise of the Structured Warrants. Expiry Date: Such date of expiry of a particular Structured Warrants to be determined by us and as specified in the relevant Term Sheet, after which such structured warrants shall be automatically exercised (if the Cash Settlement Amount is greater than zero).

	If on the Expiry Date, the Cash Settlement Amount is zero or less, then such Structured Warrants shall lapse on the Expiry Date and cease to be valid and our obligations in respect of the Structured Warrants shall terminate absolutely.
Exercise Price:	The exercise price is the pre-specified price as determined by us at which the Warrantholder may exercise the right under such Structured Warrants subject to any adjustment as may be necessary in accordance with the "Adjustments" provisions below and as specified in the relevant Term Sheet.
Exercise Ratio:	The exercise ratio is the number of Structured Warrants to which one (1) Underlying Share relates as determined by us and as specified in the relevant Term Sheet.
Settlement Exchange Rate:	The prevailing rate of exchange between the Relevant Currency and the Settlement Currency on a day which is within five (5) Market Days prior to the Settlement Date, based on the rates prescribed by such relevant financial institution or body as determined by us and as specified in the relevant Term Sheet.
Settlement:	Cash settlement only.
	The Structured Warrants give the Warrantholder the right to receive from us, on the Expiry Date, the Cash Settlement Amount in the Settlement Currency as specified herein, which shall be calculated as set out below.
	Cash SettlementNumber(Closing Price of put1Settlement ExerciseExerciseAmountof putX-XExerciseXExchange Ratio-Exercise
	If the Relevant Currency is different from the Settlement Currency, the Warrantholder should note that there may be an exchange rate risk. Any adverse movements in the foreign exchange rates may have potentially indirect effects on the Cash Settlement Amount.
	Unless there is a Settlement Disruption Event as described below, the Cash Settlement Amount shall be sent out within seven (7) Market Days from the Expiry Date or such other period as may be prescribed by Bursa Securities or such other relevant authority by way of cheque drawn in favour of the Warrantholder.
	We shall be discharged from our obligation to pay the Cash Settlement Amount upon making the payment in accordance with these Conditions.
	If the Cash Settlement Amount is equal to or less than zero, we shall not be obliged to make any payment to the relevant Warrantholder, and the Structured Warrants which have been exercised shall thereafter become void.
Closing Price:	The Closing Price on the Expiry Date is calculated by reference to the VWAP of the Underlying Shares (subject to any adjustment as may be necessary to reflect any capitalisation, rights issue, distribution or others) for the five (5) Market Days prior to and including the Market Day immediately before the Expiry Date.

	If the Expiry Date falls within the major corporate events period including but not limited to Take-over Offer or Compulsory Acquisition, the Closing Price shall be as calculated above or the announced price for the Take-over Offer, whichever is lower.			
	If the Underlying Shares are suspended, the Closing Price shall be the last quoted price of such Underlying Shares immediately before the suspension.			
Exercise Expenses:	Exercise Expenses means all costs and expenses reasonably incurred in respect of the exercise of the Structured Warrants including but not limited to any charges or expenses such as registrar-related expenses, issuance of cheques and postage expenses as may be charged by us and/or any taxes or duties (which are payable under any applicable law).			
	The Warrantholder is required to pay all Exercise Expenses which are incurred or charged in respect of the exercise of the Structured Warrants.			
Automatic Exercise:	The Structured Warrants will be automatically exercised at 5.00 p.m. in the time zone where the relevant Underlying Shares are quoted on the Expiry Date if the Cash Settlement Amount is greater than zero (without the Warrantholder having to deliver a valid Exercise Form and without notice of automatic exercise being given by us to the Warrantholder).			
	The Structured Warrants will automatically lapse at 5.00 p.m. on the Expiry Date if the Cash Settlement Amount is zero or less.			
Listing:	Structured Warrants Board of Bursa Securities.			
Securities Exchange(s):	Such exchange or quotation system in Malaysia and securities exchange outside Malaysia in which the Underlying Shares and Structured Warrants are quoted and/or traded as specified in the relevant Term Sheet.			
Market Disruption Event:	In the event there is a Market Disruption Event, there may be a delay in the determination and/or delivery of the Cash Settlement Amount upon automatic exercise. A "Market Disruption Event" includes but is not limited to the following events:			
	 (i) any suspension of or limitation imposed on trading of to the Underlying Shares or Structured Warrants by the relevant Securities Exchange; 			
	 (ii) any event that disrupts or impairs (as determined by us) the ability of market participants in general to effect transactions in or to obtain market prices of the Underlying Shares on the relevant Securities Exchange; 			
	(iii) the closure on any Market Day of the relevant Securities Exchange prior to the Scheduled Closing Time unless such earlier closing time is announced by such Securities			

Exchange, as the case may be, at least one half hour prior to:

- the actual closing time for the regular trading session on the relevant Securities Exchange on such Market Day; or
- (b) the submission deadline (if applicable) for orders to be entered into the relevant Securities Exchange system for execution on such Market Day,

whichever is earlier.

The "Scheduled Closing Time" is the scheduled weekday closing time of the relevant Securities Exchange, without regard to after hours or any other trading outside of the regular trading session hours;

- (iv) a general moratorium is declared in respect of banking activities in any Relevant Country;
- (v) where the currency in which the Underlying Shares are denominated or quoted on the relevant Securities Exchange is different from the Settlement Currency, any events which occur at any time (as determined by us) that may affect, restrict, prevent or delay us and/or any of our affiliates from:
 - (a) converting the Relevant Currency into the Settlement Currency through customary legal channels or transferring within or from any Relevant Country either currency, due to the imposition by such Relevant Country of any controls restricting or prohibiting such conversion or transfer, as the case may be;
 - (b) converting the Relevant Currency into the Settlement Currency at a rate at least as favourable as the rate for domestic financial institutions located in any Relevant Country; or
 - (c) transferring the Relevant Currency or Settlement Currency between bank accounts inside any Relevant Country or to a party that is a non-resident of such Relevant Country; or
- (vi) where the Relevant Country:
 - (a) imposes any controls or announces its intention to impose any controls; or
 - (b) changes or announces its intention to change the interpretation or administration of any laws or regulation,

which we determine is likely to affect us and/or any of our affiliates to acquire, transfer, hold or realise such Underlying Shares or to effect transactions in relation to the Underlying Shares.

Settlement Disruption Event:	The delivery of payment of Cash Settlement Amount may also be delayed if any one of the following events occurs:			
	(i) Technical difficulties experienced in the course of processing a valid exercise of the Structured Warrants; or			
	(ii) Any other event beyond our control arising during the life of the Structured Warrant and/or on the Expiry Date.			
Adjustments:	The number of Underlying Shares and/or Exercise Price of the Structured Warrants will be adjusted in accordance with the provisions of the Deed Poll for the following events:			
	 (i) when the Underlying Company carries out a bonus issue; (ii) when the Underlying Company carries out a rights issue; (iii) when the Underlying Company subdivides its shares into a greater number of shares, or consolidates its shares into smaller number of shares; and/or 			
	(iv) when the Underlying Company undertakes a capital repayment in cash.			
	No adjustment will be made if the adjustment will result in less than two percent (2%) change in the number of Underlying Shares or Exercise Price or if such adjustment will result in the increase of the Exercise Price of the structured warrants (other than the adjustment in the event of a consolidation). On any such adjustment, the resultant Exercise Price shall be rounded up to the nearest two (2) decimal points of the Relevant Currency on the Market Day on which trading in the Underlying Shares becomes ex-entitlement ("Ex-Date")			
	Any other adjustments are at our absolute discretion as we deem appropriate and without any obligation whatsoever. All adjustments made by us shall be deemed final and conclusive save for any manifest error.			
Liquidation, Dissolution or Winding Up of the Underlying Company:	In the event of a liquidation, dissolution or winding up of the Underlying Company or the appointment of a liquidator, receiver or administrator or person under any applicable law in respect of the whole or substantially the whole of the Underlying Company's undertaking, property or assets, the Structured Warrants will be automatically exercised, if the Cash Settlement Amount is greater than zero (without the Warrantholder having to deliver a valid Exercise Form and without notice of automatic exercise being given by us to the Warrantholder).			
	The closing price of the Underlying Shares, on the Market Day immediately before the above events, shall form the Closing Price for the calculation of the Cash Settlement Amount.			
Delisting of the Underlying Shares:	The following shall apply should the Underlying Shares, at any time, cease to be listed on the relevant Securities Exchange or there be an announcement of an intention to cease the listing status of the Underlying Company or the Underlying Shares be suspended from trading on the relevant Securities Exchange prior to, and in connection with the delisting of the Underlying Shares:			
	(i) the Structured Warrants on the Underlying Shares will be			

automatically exercised, if the Cash Settlement Amount is greater than zero (without the Warrantholder having to deliver a valid Exercise Form and without notice of automatic exercise being given by us to the Warrantholder); and

(ii) the last quoted price of the delisted Underlying Shares immediately before the delisting, shall form the Closing Price for the calculation of the Cash Settlement Amount.

If the Underlying Shares are delisted as a result of the Take-over Offer or Compulsory Acquisition, the Closing Price shall be as calculated above or the announced price for the Take-over Offer, whichever is lower.

- Status of the
StructuredThe Structured Warrants will constitute general and unsecured
contractual obligations of our Company and of no other person and will
rank pari passu among themselves and equally with our other
unsecured and unsubordinated obligations.
- StructuredSymphony Share Registrars Sdn Bhd, or any such person, firm or
company as for the time being appointed by the Issuer to whom the
Exercise Form is to be delivered.
- Publication of
Notices:Notices convening meetings of the Warrantholders shall be published
in at least one (1) English language national daily newspaper and
announce through Bursa Securities.

All other notices to the Warrantholders will either be announced through Bursa Securities or published in at least one (1) English language national daily newspaper.

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- (k) European style non-collateralised cash-settled put warrants over a basket of equities
 - Issuer: OCBC Bank (Malaysia) Berhad
 - Underlying Shares: The basket of shares which are the subject of such Structured Warrants. Such shares are listed and quoted on Bursa Securities and/or Securities Exchanges outside Malaysia, which are members of the World Federation of Exchanges and are approved by Bursa Securities, and as specified in the relevant Term Sheet.
 - UnderlyingThe companies and/or corporations that have issued the UnderlyingCompanies:Shares as specified in the relevant Term Sheet.
 - Instrument: Non-collateralised cash-settled put warrants over a basket of equities, exercisable European style.
 - **Market Day:** A day on which the relevant Securities Exchanges are open for trading during the normal trading hours in the respective place where the relevant Underlying Shares and Structured Warrants are quoted and traded.
 - Settlement Date: A Market Day and a day upon which payment is made to the Warrantholder.
 - RelevantSuch currency of trading to which the Underlying Shares relate and asCurrency:specified in the relevant Term Sheet.
 - SettlementSuch currency, upon which payment is made to the Warrantholder, to
be determined by us and as specified in the relevant Term Sheet.

Exercise Period
or ExerciseThe Structured Warrants are automatically exercised at 5.00 p.m. on
the Expiry Date which is a Market Day or if any such day is not a
Market Day, it shall be deemed to be exercised on the next following
Market Day.

If in our absolute discretion, there is a Market Disruption Event on the Expiry Date, the Expiry Date shall be the next following Market Day after the Market Disruption Event. If the Market Disruption Event continues to occur, then the Expiry Date shall be determined at our absolute discretion and on the basis of our good faith estimate of the Reference Price (as defined herein) and/or the exchange rate (if applicable) on the Expiry Date by determining the aggregate prices of the Underlying Shares and/or the exchange rate (if applicable) based on the prevailing market conditions and other factors as we may consider relevant.

The Warrantholder will not be required to deliver a valid Exercise Form on Expiry Date for the exercise of the Structured Warrants.

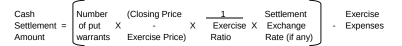
Expiry Date: Such date of expiry of a particular Structured Warrants to be determined by us and as specified in the relevant Term Sheet, after which such Structured Warrants shall be automatically exercised (if the Cash Settlement Amount is greater than zero).

If on the Expiry Date, the Cash Settlement Amount is zero or less, then any outstanding and unexercised Structured Warrants shall lapse on the Expiry Date.

Exercise Price:	The exercise price is the pre-specified price as determined by us at which the Warrantholder may exercise the right under such Structured Warrants subject to any adjustment as may be necessary in accordance with the "Adjustments" provisions below and as specified in the relevant Term Sheet.
Reference Price:	The aggregate of the weighted closing price on the Exercise Date (subject to any adjustment as may be necessary) and as specified in the relevant Term Sheet.
	Reference Price = $W_1 S_1 + w_2 S_2 + \dots + w_N S_N$
	where:
	the weights of W_N sums to 100%; and
	$S_{i} = \left[\frac{I_{i}}{I_{i,initial}} \times \frac{FX_{i}}{FX_{i,initial}}\right]$
	- I_i is the reference price of the relevant shares on the Exercise
	 Date. <i>I_{i, initial}</i> is the reference price of the relevant shares on the price fixing date of the Structured Warrants.

- *FX*^{*i*} is the Settlement Exchange Rate on the Exercise Date.
- *FX_{i, initial}* is the Settlement Exchange Rate on the price fixing date of the Structured Warrants.
- **Exercise Ratio:** The exercise ratio is the number of Structured Warrants to which one (1) basket of Underlying Shares relates as determined by us and as specified in the relevant Term Sheet.
- **Settlement Exchange Rate:** The prevailing rate of exchange between the Relevant Currency and the Settlement Currency on a day which is within five (5) Market Days prior to the Settlement Date, based on the rates prescribed by such relevant financial institution or body as determined by us and as specified in the relevant Term Sheet.
- Settlement: Cash settlement only.

The Structured Warrants give the Warrantholder the right to receive from us, on the Expiry Date, the Cash Settlement Amount in the Settlement Currency as specified herein, which shall be calculated as set out below.



If the Relevant Currency is different from the Settlement Currency, the Warrantholder should note that there may be an exchange rate risk. Any adverse movements in the foreign exchange rates may have potentially indirect effects on the Cash Settlement Amount.

Unless there is a Settlement Disruption Event as described below, the Cash Settlement Amount shall be sent out within seven (7) Market Days from the Expiry Date or such other period as may be prescribed by Bursa Securities or such other relevant authority by way of cheque

drawn in favour of the Warrantholder.

We shall be discharged from our obligation to pay the Cash Settlement Amount upon making the payment in accordance with these Conditions.

If the Cash Settlement Amount is equal to or less than zero, we shall not be obliged to make any payment to the relevant Warrantholder, and the Structured Warrants which have been exercised shall thereafter become void.

Closing Price: The Closing Price on the Expiry Date is calculated by reference to the VWAP of the Underlying Shares (subject to any adjustment as may be necessary to reflect any capitalisation, rights issue, distribution or others) for the five (5) Market Days prior to and including the Market Day immediately before the Expiry Date.

If any of the Underlying Shares are suspended, the last quoted price of such Underlying Shares immediately before the suspension shall form one of the components of the aggregate of the weighted closing prices.

If any of the Underlying Shares are suspended as a result of the Takeover Offer or Compulsory Acquisition, the Closing Price shall be as calculated above or if the announced price for the Take-over Offer is lower than the closing price of the relevant Underlying Shares, the announced price for the Take-over Offer shall form one of the components of the aggregate of the weighted closing prices.

Exercise Expenses means all costs and expenses reasonably incurred in respect of the exercise of the Structured Warrants including but not limited to any charges or expenses such as registrar-related expenses, issuance of cheques and postage expenses as may be charged by us and/or any taxes or duties (which are payable under any applicable law).

The Warrantholder is required to pay all Exercise Expenses which are incurred or charged in respect of the exercise of the Structured Warrants.

Automatic Exercise: The Structured Warrants will be automatically exercised at 5.00 p.m. in the time zone where the relevant Underlying Shares are quoted on the Expiry Date if the Cash Settlement Amount is greater than zero (without the Warrantholder having to deliver a valid Exercise Form and without notice of automatic exercise being given by us to the Warrantholder).

The Structured Warrants will automatically lapse at 5.00 p.m. on the Expiry Date if the Cash Settlement Amount is zero or less.

- Listing: Structured Warrants Board of Bursa Securities.
- Securities Exchange(s): Such exchange or quotation system in Malaysia and securities exchange outside Malaysia in which the Underlying Shares and Structured Warrants are quoted and/or traded as specified in the relevant Term Sheet.

Market Disruption Event:	the dete automa	event there is a Market Disruption Event, there may be a delay in termination and/or delivery of the Cash Settlement Amount upon atic exercise. A "Market Disruption Event" includes but is not to the following events:			
	(i)	any suspension of or limitation imposed on trading of any of the Underlying Shares or Structured Warrants by the relevant Securities Exchange;			
	(ii)	any event that disrupts or impairs (as determined by us) the ability of market participants in general to effect transactions in or to obtain market prices of the Underlying Shares on the relevant Securities Exchange;			
	(iii)	Exchar earlier	osure on any Market Day of the relevant Securities nge prior to the Scheduled Closing Time unless such closing time is announced by such Securities Exchange, case may be, at least one half hour prior to:		
		(a)	the actual closing time for the regular trading session on the relevant Securities Exchange on such Market Day; or		
		(b)	the submission deadline (if applicable) for orders to be entered into the relevant Securities Exchange system for execution on such Market Day,		
		whiche	ever is earlier.		
		closing regard	Scheduled Closing Time" is the scheduled weekday time of the relevant Securities Exchange, without to after hours or any other trading outside of the regular session hours;		
	(iv)	a general moratorium is declared in respect of banking activities in any Relevant Country;			
	(v)	denom differen at any	the currency in which the Underlying Shares are ninated or quoted on the relevant Securities Exchange is nt from the Settlement Currency, any events which occur time (as determined by us) that may affect, restrict, at or delay us and/or any of our affiliates from:		
		(a)	converting the Relevant Currency into the Settlement Currency through customary legal channels or transferring within or from any Relevant Country either currency, due to the imposition by such Relevant Country of any controls restricting or prohibiting such conversion or transfer, as the case may be;		
		(b)	converting the Relevant Currency into the Settlement Currency at a rate at least as favourable as the rate for domestic financial institutions located in any Relevant Country; or		

(c) transferring the Relevant Currency or Settlement

			Currency between bank accounts inside any Relevant Country or to a party that is a non-resident of such Relevant Country; or				
	(vi)	where	the Relevant Country:				
		(a)	imposes any controls or announces its intention to impose any controls; or				
		(b)	changes or announces its intention to change the interpretation or administration of any laws or regulation,				
	acquir	e, trans	ermine is likely to affect us and/or any of our affiliates to fer, hold or realise such Underlying Shares or to effect relation to the Underlying Shares.				
Settlement Disruption Event:			of payment of Cash Settlement Amount may also be one of the following events occurs:				
	(ii)	Technical difficulties experienced in the course of processing valid exercise of the Structured Warrants; or					
	(iii)	or at	ther event beyond our control arising on the Expiry Date any time (as determined by us) that may affect, restrict, nt or delay the settlement/delivery.				
Adjustments:	Struct	ured Wa	of Underlying Shares and/or Exercise Price of the irrants will be adjusted in accordance with the provisions oll for the following events:				
	(i)	when issue:	any of the Underlying Companies carries out a bonus				
	(ii)	,	any of the Underlying Companies carries out a rights				
	(iii)	when into a	any of the Underlying Companies subdivides its shares greater number of shares, or consolidates its shares into er number of shares; and/or				
	(iv)	when	any of the Underlying Companies undertakes a capital ment in cash.				
	percer Exerci Exerci the ev Exerci points	nt (2%) se Price se Price rent of a se Price of the F	t will be made if the adjustment will result in less than two change in the number of Underlying Shares or the e or if such adjustment will result in the increase of the of the Structured Warrants (other than the adjustment in a consolidation). On any such adjustment, the resultant e shall be rounded up to the nearest two (2) decimal Relevant Currency on the Market Day on which trading in Shares becomes ex-entitlement ("Ex-Date").				

Liquidation,

Companies:

ANNEXURE 1: PRINCIPAL TERMS OF DEED POLL (cont'd)

Any other adjustments are at our absolute discretion as we deem appropriate and without any obligation whatsoever. All adjustments made by us shall be deemed final and conclusive save for any manifest error.

In the event of a liquidation, dissolution or winding up of all of the Underlying Companies or the appointment of a liquidator, receiver or **Dissolution or** administrator or analogous person under any applicable law in respect of the whole or substantially the whole of all of the Underlying Winding Up of the Underlying Companies' undertaking, property or assets, the Structured Warrants will be automatically exercised, if the Cash Settlement Amount is greater than zero (without the Warrantholder having to deliver a valid Exercise Form and without notice of automatic exercise being given by us to the Warrantholder).

> The aggregate of the weighted closing prices of all of the affected Underlying Shares on the Market Day immediately before the above events, shall form the Closing Price for the calculation of the Cash Settlement Amount.

> Where one or more but not all of the Underlying Companies are liquidated, dissolved or wound up, there shall be no automatic exercise of the Structured Warrants. On the Expiry Date, the closing price of the affected Underlying Shares on the Market Day immediately before the above events shall form one of the components of the aggregate of the weighted closing prices for the calculation of the Cash Settlement Amount and we shall not be obliged to make any adjustment to the Exercise Price.

Delisting of the The following shall apply should the Underlying Shares of any of the Underlying Underlying Companies, at any time, cease to be listed on the relevant Shares: Securities Exchanges or there be an announcement of an intention to cease the listing status of the Underlying Company or the Underlying Shares be suspended from trading on the relevant Securities Exchange prior to, and in connection with the delisting of the Underlying Shares:

- such Underlying Shares shall remain as a component of the (i) Structured Warrants over the remaining life of the Structured Warrants: and
- the last quoted price of the delisted Underlying Shares (ii) immediately before the delisting shall form one of the components of the aggregate of the weighted closing prices for the calculation of the Cash Settlement Amount in relation to the exercise of the Structured Warrants at any time after the delisting of such Underlying Shares.

If any of the Underlying Shares are delisted as a result of the Take-over Offer or Compulsory Acquisition, the last quoted price of the delisted Underlying Shares immediately before the delisting or the announced price for the Take-over Offer, whichever is lower, shall form one of the components of the aggregate of the weighted closing prices.

Should the Underlying Shares of all of the Underlying Companies cease to be listed on the relevant Securities Exchanges, the Structured Warrants will be automatically exercised, if the Cash Settlement Amount is greater than zero (without the Warrantholder having to

	deliver a valid Exercise Form and without notice of automatic exercise being given by us to the Warrantholder).
	The aggregate of the weighted last quoted prices of all of the delisted Underlying Shares immediately before the delisting shall form the Closing Price for the calculation of the Cash Settlement Amount and we shall not be obliged to make any adjustment to the Exercise Price.
	Subject to the above, we may but shall not be obliged to make any adjustment to the Conditions of the Structured Warrants and the rights attaching to the Structured Warrants as we shall, in our absolute discretion, consider appropriate (without considering the individual circumstances of any Warrantholder or the tax or other consequences that may result in any particular jurisdiction).
	Where one or more but not all of the Underlying Companies are or have been delisted there shall be no automatic exercise of the Structured Warrants.
Status of the Structured Warrants:	The Structured Warrants will constitute general and unsecured contractual obligations of our Company and of no other person and will rank pari passu among themselves and equally with our other unsecured and unsubordinated obligations.
Structured Warrants Registrar:	Symphony Share Registrars Sdn Bhd, or any such person, firm or company as for the time being appointed by the Issuer to whom the Exercise Form is to be delivered.
Publication of Notices:	Notices convening meetings of the Warrantholders shall be published in at least one (1) English language national daily newspaper and announced through Bursa Securities.
	All other notices to the Warrantholders will either be announced through Bursa Securities or published in at least one (1) English language national daily newspaper.

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- (I) European style non-collateralised cash-settled put warrants over a single index
 - Issuer: OCBC Bank (Malaysia) Berhad
 - Underlying Index: The index which is the subject of such Structured Warrants, which shall be based on Bursa Securities and/or Securities Exchanges outside Malaysia, which are members of the World Federation of Exchanges and are approved by Bursa Securities, and as specified in the relevant Term Sheet.
 - **Underlying** The index sponsor that has compiled and published the Underlying Index Sponsor: Index and which is specified in the relevant Term Sheet.
 - Instrument: Non-collateralised cash-settled put warrants over a single index, exercisable European style.
 - **Market Day:** A day on which the relevant Securities Exchanges are open for trading during the normal trading hours in the respective places where the relevant Underlying Index is compiled and published by the said member of the World Federation of Exchanges and the Structured Warrants are quoted and traded.
 - Settlement Date: A Market Day and a day upon which payment is made to the Warrantholder.
 - RelevantSuch currency of trading to which the Underlying Index relates and asCurrency:specified in the relevant Term Sheet.
 - SettlementSuch currency, upon which payment is made to the Warrantholder, to
be determined by us and as specified in the relevant Term Sheet.
 - Exercise Period
or ExerciseThe Structured Warrants are automatically exercised at 5.00 p.m. on
the Expiry Date which is a Market Day or if any such day is not a
Market Day, it shall be deemed to be exercised on the next following
Market Day.
 - If in our absolute discretion, there is a Market Disruption Event on the Expiry Date, the Expiry Date shall be the next following Market Day after the Market Disruption Event. If the Market Disruption Event continues to occur, then the Expiry Date shall be determine at our absolute discretion and on the basis of our good faith estimate the reference level and/or the exchange rate (if applicable) for that Expiry Date by determining the level of the Underlying Index and/or the exchange rate (if applicable) based on the prevailing market conditions and other factors as we may consider relevant.
 - **Expiry Date:** Such date of expiry of a particular Structured Warrants to be determined by us and as specified in the relevant Term Sheet, after which such Structured Warrants shall be automatically exercised (if the Cash Settlement Amount is greater than zero).

If on the Expiry Date, the Cash Settlement Amount is zero or less, then any outstanding and unexercised Structured Warrants shall lapse on the Expiry Date.

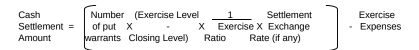
Exercise Level: The exercise level is the pre-specified level as determined by us at which the Warrantholder may exercise the right under such Structured

Warrants subject to any adjustment as may be necessary in accordance with the "Adjustment" provisions below and as specified in the relevant Term Sheet.

- Exercise Ratio: The exercise ratio is the number of Structured Warrants to which one (1) Underlying Index relates as determined by us and as specified in the relevant Term Sheet.
- Settlement Exchange Rate: The prevailing rate of exchange between the Relevant Currency and the Settlement Currency on a day which is within five (5) Market Days prior to the Settlement Date, based on the rates prescribed by such relevant financial institution or body as determined by us and as specified in the relevant Term Sheet.

Settlement: Cash settlement only.

The Structured Warrants give the Warrantholder the right to receive from us, on the Expiry Date, the Cash Settlement Amount in the Settlement Currency as specified herein, which shall be calculated as set out below.



If the Relevant Currency is different from the Settlement Currency, the Warrantholder should note that there may be an exchange rate risk whereby the Cash Settlement Amount may be converted from a foreign currency into the Settlement Currency. Any adverse movements in the foreign exchange rates, foreign or any imposition of exchange control or other foreign government laws or restriction may have potentially indirect effects on the Cash Settlement Amount.

Unless there is a Settlement Disruption Event as described below, the Cash Settlement Amount shall be sent as soon as practicable and within seven (7) Market Days from the Expiry Date or such other period as may be prescribed by Bursa Securities or such other relevant authority by way of cheque drawn in favour of the Warrantholder.

If the Cash Settlement Amount is equal to or less than zero, we shall not be obliged to make any payment to the relevant Warrantholder, and the Structured Warrants which have been exercised shall thereafter become void.

Closing Level: The Closing Level calculated by reference to the final settlement price for settling the corresponding spot-month index futures contracts on the Expiry Date, and as specified in the relevant Term Sheet.

If on the relevant date the Underlying Index Sponsor has not published the Underlying Index for the purpose of calculating the Closing Level, the Closing Level will be the closing level of the Underlying Index on the Market Day immediately before the relevant date.

Exercise Expenses:	in respect of the limited to any issuance of ch	he exerc charges leques a	eans all costs and expenses reasonably incurred cise of the Structured Warrants including but not or expenses such as registrar-related expenses, and postage expenses as may be charged by us duties (which are payable under any applicable
			required to pay all Exercise Expenses which are in respect of the exercise of the Structured
Automatic Exercise:	the time zone Expiry Date if t the Warrantho	where the Cash Ider hav	nts will be automatically exercised at 5.00 p.m. in the relevant Underlying Index is quoted on the a Settlement Amount is greater than zero (without ring to deliver a valid Exercise Form and without ercise being given by us to the Warrantholder).
			nts will automatically lapse at 5.00 p.m. on the Settlement Amount is zero or less.
Listing:	Structured Wa	rrants B	oard of Bursa Securities.
Securities Exchange(s):	exchange outs	ide Mala	quotation system in Malaysia and securities aysia in which the Underlying Index is quoted and re quoted and traded as specified in the relevant
Market Disruption Event:	the determinat	ion and/ rcise. A	Market Disruption Event, there may be a delay in for delivery of the Cash Settlement Amount upon "Market Disruption Event" includes but is not events:
	refere Under Under or suc during such	nce to lying Ind lying Ind h shares	e or existence on any Market Day at the time by which we determine the level of the relevant dex or the prices of the shares constituting the dex ("Relevant Time") for such Underlying Index s constituting the Underlying Index or at any time e hour period that ends at the Relevant Time for ving Index or such shares constituting the dex:
	(a)	of any such a	v suspension of or limitation imposed on trading
		(1)	the suspension or material limitation on the trading of a material number of the shares constituting the Underlying Index;
		(2)	the suspension or material limitation on the trading of shares constituting the relevant Underlying Index on the relevant Securities Exchange;
		(3)	the suspension or material limitation on relevant Securities Exchange on the trading of options contracts or futures contracts relating

to the Underlying Index or shares relating to the Underlying Index on which such contracts are traded; or

- (4) the imposition of any exchange controls in respect of any currencies involved in determining the Cash Settlement Amount; or
- (b) of any event that disrupts or impairs (as determined by us) the ability of market participants in general to effect transactions in relation to or to obtain market levels for the Underlying Index or market prices such shares constituting the Underlying Index on the relevant Securities Exchange or to effect transactions in or obtain market quotes for options contracts or futures contracts on or relating to the relevant Underlying Index or such shares constituting the Underlying Index on the relevant Securities Exchange;
- (ii) the closure on any Market Day of the relevant Securities Exchange prior to the Scheduled Closing Time unless such earlier closing time is announced by such Securities Exchange or such related Securities Exchange, as the case may be, at least one half hour prior to:
 - the actual closing time for the regular trading session on such Securities Exchange or such related Securities Exchange on such Market Day; or
 - (b) the submission deadline (if applicable) for orders to be entered into the Securities Exchange or such related Securities Exchange system for execution on such Market Day,

whichever is earlier.

The "Scheduled Closing Time" is the scheduled weekday closing time of the relevant Securities Exchange or related Securities Exchange, without regard to after hours or any other trading outside of the regular trading session hours;

- (iii) a general moratorium is declared in respect of banking activities in any Relevant Country;
- (iv) where the Relevant Currency is different from the Settlement Currency, any events which occur at any time (as determined by us) that may affect, restrict, prevent or delay us and/or any of our affiliates from:
 - (a) converting the Relevant Currency into the Settlement Currency through customary legal channels or transferring within or from any Relevant Country either currency, due to the imposition by such Relevant Country of any controls restricting or prohibiting such conversion or transfer, as the case may be;

		(b)	converting the Relevant Currency into the Settlement Currency at a rate at least as favourable as the rate for domestic financial institutions located in any Relevant Country; or
		(c)	transferring the Relevant Currency or Settlement Currency between bank accounts inside any Relevant Country or to a party that is a non-resident of such Relevant Country; or
	(v)	where	a Relevant Country:
		(a)	imposes any controls or announces its intention to impose any controls; or
		(b)	changes or announces its intention to change the interpretation or administration of any laws or regulation
		affiliate constit	we determine is likely to affect us and/or any of our es' ability to acquire, hold, transfer or realise such shares uting the Underlying Index or to effect transactions in to such Underlying Index.
	deem a any of whethe foregoi (15%) as ma valuatio Underly Index s	appropria our affili r any ng even or more terial. If on date, ying Inde	regard to such circumstances as we, in our discretion ate, including any hedging arrangements by us and/or ates in relation to the Structured Warrants, to determine foregoing events are "material". Where any of the ts affect any of the shares constituting fifteen percent of the level of such Underlying Index, we shall regard it we determine, in our sole discretion, that on any a Market Disruption Event has occurred in respect of the ex, then the valuation date in respect of such Underlying he next following Market Day after the Market Disruption
ont	The de	alivory o	f navment of Cash Settlement Amount may also be

SettlementThe delivery of payment of Cash Settlement Amount may also be
delayed if any one of the following events occurs:Event:

- (i) Technical difficulties experienced in the course of processing a valid exercise of the Structured Warrants; or
- Any other event beyond our control arising on the Expiry Date or which occur at any time (as determined by us) that may affect, restrict, prevent or delay us and/or any of our affiliates from settlement/delivery
- Adjustments: The Exercise Level of the Structured Warrants will be adjusted in accordance with the provisions of the Deed Poll for the following events:
 - (i) Successor for the Underlying Index Sponsor calculates and reports the Underlying Index

If the Underlying Index is:

- (a) not calculated and announced by the Underlying Index Sponsor but is calculated and published by a successor to the Underlying Index Sponsor ("Successor Index Sponsor") acceptable to us; or
- (b) replaced by a successor index using, in our determination, the same or a substantially similar formula for and method of calculation as used in the calculation of the Underlying Index,

then the index will be deemed to be the Underlying Index so calculated and announced by the Successor Index Sponsor or that successor index, as the case may be.

- (ii) Modification and Cessation of Calculation of Index
 - lf:
 - (a) on or prior to the Expiry Date, the Underlying Index Sponsor or (if applicable) the Successor Index Sponsor makes or announces that it will make a material change in the formula for or the method of calculating the Underlying Index or in any other way materially modifies the Underlying Index (other than a modification prescribed in that formula or method to maintain the Underlying Index in the event of changes in constituent shares and other capitalisation and routine events) or cancels or announces the cancellation of the index; or
 - (b) on the Expiry Date, the Underlying Index Sponsor or (if applicable) the Successor Index Sponsor fails to calculate and publish the Underlying Index (other than as a result of a Market Disruption Event),

then we may determine the reference level using, in lieu of a published level for the index, the level for the Underlying Index as at that Expiry Date as determined by us in accordance with the formula for and method of calculating the Underlying Index last in effect prior to that change or failure, but using only shares that constituted the Underlying Index immediately prior to that change or failure (other than those shares that constituted the Underlying Index which have since ceased to be listed on or quoted by the relevant Securities Exchange).

(iii) Notice of Determinations

All determinations made by us pursuant hereto shall be conclusive and binding on the Warrantholders. We will give, or procure that there is given, notice as soon as practicable of any adjustment and of the date from which such adjustment is effective by notification to Warrantholders in accordance with the publication of notices provisions below.

Status of the Structured Warrants:	The Structured Warrants will constitute general and unsecured contractual obligations of our Company and of no other person and will rank pari passu among themselves and equally with our other unsecured and unsubordinated obligations.
Structured Warrants Registrar:	Symphony Share Registrars Sdn Bhd, or any such person, firm or company as for the time being appointed by the Issuer to whom the Exercise Form is to be delivered.
Publication of Notices:	Notices convening meetings of the Warrantholders shall be published in at least one (1) English language national daily newspaper and announce through Bursa Securities.
	All other notices to the Warrantholders will either be announced through Bursa Securities or published in at least one (1) English language national daily newspaper.

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(m)	European style non-collateralised cash-settled callable bull/bear certificates over a single equity						
	Issuer:	OCBC Bank (Malaysia) Berhad					
	Underlying Shares:	The shares which are the subject of such Structured Warrants, listed and quoted on Bursa Securities and/or Securities Exchanges outside Malaysia, which are members of the World Federation of Exchanges and are approved by Bursa Securities, and as specified in the relevant Term Sheet.					
	Underlying Company:	The company or corporation that has issued the Underlying Shares as specified in the relevant Term Sheet.					
	Instrument:	Non-collateralised cash-settled callable bull or bear certificates over a single equity, exercisable European style.					
	Market Day:	A day on which the relevant Securities Exchanges are open for trading during the normal trading hours in the respective place where the relevant Underlying Shares and Structured Warrants are quoted and traded.					
	Settlement Date:	A Market Day and a day upon which payment is made to the Warrantholder.					
	Relevant Currency:	Such currency of trading to which the Underlying Shares relate and as specified in the relevant Term Sheet.					
	Settlement Currency:	Such currency, upon which payment is made to the Warrantholder, to be determined by us and as specified in the relevant Term Sheet.					
	Mandatory call event	The trading of the Structured Warrants will be suspended by Bursa Securities and the Structured Warrants will automatically terminate upon the occurrence of a Mandatory Call Event which in relation to the CBBCs, means the first occurrence at any time before the CBBCs' expiry date where the traded price of the Underlying Shares is at or below (in respect of callable bull certificates) or at or above (in respect of callable bear certificates) the Call Price upon which the CBBC will be called by the Issuer.					
		On the occurrence of a Mandatory Call Event, the Issuer shall have no further obligation under the Structured Warrants except for the payment of the Cash Settlement Amount (if greater than zero) following the Mandatory Call Event on the relevant Settlement Date. Except as otherwise permitted pursuant to or provided under the Listing Requirements of Bursa Securities, the Issuer shall announce the Cash Settlement Amount payable to the relevant Warrantholder within one (1) Market Day from the end of the Next Trading Session after the Mandatory Call Event and the Structured Warrants will be de-listed from the Official List on the fourth (4th) Market Day after the occurrence of the Mandatory Call Event.					
		The Issuer shall in the absence of a Settlement Disruption Event, within seven (7) Market Days from the date of de-listing of the Structured Warrants pursuant to a Mandatory Call Event or any other relevant date as may be prescribed by Bursa Securities or such other relevant authority, pay to the relevant Warrantholder, the Cash Settlement					

Amount calculated as set out below:

callable bull certificates



If the Cash Settlement Amount relating to a Mandatory Call Event of the callable bull certificates is equal to or less than zero, the Structured Warrants shall lapse on the occurrence of the Mandatory Call Event and cease to be valid and the Issuer's obligations in respect of the Structured Warrants shall terminate absolutely.

callable bear certificates



If the Cash Settlement Amount relating to a Mandatory Call Event of the callable bear certificates is equal to or less than zero, the Structured Warrants shall lapse on the occurrence of the Mandatory Call Event and cease to be valid and the Issuer's obligations in respect of the Structured Warrants shall terminate absolutely.

On the occurrence of a Mandatory Call Event, the Issuer shall unless otherwise permitted pursuant to or provided under the Listing Requirements of Bursa Securities immediately:

- notify Bursa Securities to suspend the trading of the Structured Warrant;
- (ii) announce the Mandatory Call Event and suspension to Bursa Securities, such announcement to include:
 - a) the time the Mandatory Call Event occurs;
 - b) the time when the trading of the Structured Warrants is called by the Issuer and suspended by Bursa Securities and the effect of the same; and
 - c) the date when the Structured Warrants will be delisted by Bursa Securities.

Revocation of Mandatory Call Event:

A Mandatory Call Event is irrevocable unless it is triggered as a result of any of the following events:

- (i) system malfunction or other technical errors of the relevant Securities Exchange; or
- (ii) manifest errors caused by the relevant third party price source where applicable;

and

 in the case of a system malfunction or other technical errors prescribed in paragraph (i) above, such event is reported by the relevant Securities Exchange to the Issuer and the Issuer

and Bursa Securities mutually agree that such Mandatory Call Event is to be revoked; and

(b) in the case of an error by the relevant price source prescribed in paragraph (ii) above, such event is reported by the Issuer to Bursa Securities and the Issuer and Bursa Securities mutually agree that such Mandatory Call Event is to be revoked,

in each case:

- (aa) such mutual agreement between the Issuer and Bursa Securities must be reached no later than thirty (30) minutes before the commencement of trading (including the preopening session) or with such other time frame as prescribed by Bursa Securities from time to time on the day of the Mandatory Call Event;
- (bb) the Mandatory Call Event so triggered will be reversed; and
- (cc) all cancelled trades (if any) will be reinstated and trading of the Structured Warrants will resume no later than on the Market Day immediately following the Mandatory Call Event in accordance with the rules prescribed by Bursa Securities from time to time.

Automatic Exercise and Expiry:

The Structured Warrants shall be automatically exercised at 5.00 p.m. in the time zone where the relevant Underlying Shares are quoted on the Expiry Date provided that no Mandatory Call Event has occurred, and provided further that the Cash Settlement Amount calculated is greater than zero (without the Warrantholder having to deliver a valid Exercise Form and without notice of automatic exercise being given by us to the Warrantholder provided that a Mandatory Call Event has not occurred).

If the Expiry Date is not a Market Day then it shall be deemed to be exercised on the next following Market Day. If in our absolute discretion, there is a Market Disruption Event on the Expiry Date, the Expiry Date shall be the next following Market Day after the Market Disruption Event. If the Market Disruption Event continues to occur, then the Expiry Date shall be determined at our absolute discretion and on the basis of our good faith estimate of the reference price and/or the exchange rate (if applicable) on the Expiry Date by determining the price of the underlying shares and/or the exchange rate (if applicable) based on the prevailing market conditions and other factors we may consider relevant. The Structured Warrants will automatically lapse at 5.00 p.m. on the Expiry Date if the Cash Settlement Amount is zero or less.

Except as otherwise permitted pursuant to or provided under the Listing Requirements of Bursa Securities, the Issuer shall announce the Cash Settlement Amount payable to the relevant Warrantholder at the end of the Expiry Date and shall in the absence of a Settlement Disruption Event, within seven (7) Market Days from the Expiry Date or such other period as may be prescribed by Bursa Securities or such other relevant authority, pay to the relevant Warrantholder, the Cash Settlement Amount calculated as set out below.

callable bull certificates

Cash	Number	(Closing Price	1	Settlement	Exercise
Settlement =	of callable bull X	- X	Exercise X	Exchange	- Expenses
Amount	certificates	Exercise Price)	Ratio	Rate (if any)	J

callable bear certificates

Cash	Number	(Exercise Price	1	Settlement	Exercise
Settlement =	of callable bear X	- X	Exercise X	Exchange	- Expenses
Amount	certificates	Closing Price)	Ratio	Rate (if any)	

Closing Price: The Closing Price on the Expiry Date is calculated by reference to the VWAP of the Underlying Shares (subject to any adjustment as may be necessary to reflect any capitalisation, rights issue, distribution or others) for the five (5) Market Days prior to and including the Market Day immediately before the Expiry Date.

If the Expiry Date falls within the major corporate events period including but not limited to Take-over Offer or Compulsory Acquisition, the Closing Price shall be as calculated above or the announced price for the Take-over Offer, whichever is lower.

If the Underlying Shares are suspended, the Closing Price shall be the last quoted price of such Underlying Shares immediately before the suspension.

Expiry Date: Such date of expiry of a particular Structured Warrants to be determined by us and as specified in the relevant Term Sheet, after which such Structured Warrants shall be automatically exercised (if the Cash Settlement Amount is greater than zero).

If on the Expiry Date, the Cash Settlement Amount is zero or less, then such Structured Warrants shall lapse on the Expiry Date and cease to be valid and our obligations in respect of the Structured Warrants shall terminate absolutely.

- **Exercise Price:** The exercise price is the pre-specified price as determined by us at which the Warrantholder may exercise the right under such Structured Warrants subject to any adjustment as may be necessary in accordance with the Adjustments provisions below and as specified in the relevant Term Sheet.
- **Exercise Ratio:** The exercise ratio is the number of Structured Warrants to which one (1) Underlying Share relates as determined by us and as specified in the relevant Term Sheet.
- Settlement Exchange Rate: The prevailing rate of exchange between the Relevant Currency and the Settlement Currency on a day which is within five (5) Market Days prior to the Settlement Date, based on the rates prescribed by such relevant financial institution or body as determined by us and as specified in the relevant Term Sheet. Cash settlement only.
- Settlement: The Structured Warrants give the Warrantholder the right to receive from us, on the Expiry Date, the Cash Settlement Amount in the

Settlement Currency as specified herein, which shall be calculated as set out below.

callable bull certificates



callable bear certificates

Cash	Number	(Exercise Price	1	Settlement	Exercise
Settlement =	of Callable Bear X	- X	Exercise >	K Exchange	- Expenses
Amount	Certificates	Closing Price)	Ratio	Rate (if any)	

If the Relevant Currency is different from the Settlement Currency, the Warrantholder should note that there may be an exchange rate risk. Any adverse movements in the foreign exchange rates may have potentially indirect effects on the Cash Settlement Amount.

Unless there is a Settlement Disruption Event as described below, the Cash Settlement Amount shall be sent out within seven (7) Market Days from the Expiry Date or such other period as may be prescribed by Bursa Securities or such other relevant authority by way of cheque drawn in favour of the Warrantholder.

We shall be discharged from our obligation to pay the Cash Settlement Amount upon making the payment in accordance with these Conditions.

If the Cash Settlement Amount is equal to or less than zero, we shall not be obliged to make any payment to the relevant Warrantholder, and the structured warrants which have been exercised shall thereafter become void.

Exercise Expenses: Exercise Expenses means all costs and expenses reasonably incurred in respect of the exercise of the Structured Warrants including but not limited to any charges or expenses such as registrar-related expenses, issuance of cheques and postage expenses as may be charged by us and/or any taxes or duties (which are payable under any applicable law).

The Warrantholder is required to pay all Exercise Expenses which are incurred or charged in respect of the exercise of the Structured Warrants.

Listing: Structured Warrants Board of Bursa Securities.

Securities Exchange(s): Such exchange or quotation system in Malaysia and securities exchange outside Malaysia in which the Underlying Shares and Structured Warrants are quoted and/or traded as specified in the relevant Term Sheet.

Market Disruption Event:	the de autom	ne event there is a Market Disruption Event, there may be a dela determination and/or delivery of the Cash Settlement Amount u omatic exercise. A "Market Disruption Event" includes but is ed to the following events:			
	(i)	Underl	spension of or limitation imposed on trading of to the ying Shares or Structured Warrants by the relevant ies Exchange;		
	(ii)	ability or to	rent that disrupts or impairs (as determined by us) the of market participants in general to effect transactions in obtain market prices of the Underlying Shares on the at Securities Exchange;		
	(iii)	Exchar earlier	osure on any Market Day of the relevant Securities nge prior to the Scheduled Closing Time unless such closing time is announced by such Securities Exchange, case may be, at least one half hour prior to:		
		(a)	the actual closing time for the regular trading session on the relevant Securities Exchange on such Market Day; or		
		(b)	the submission deadline (if applicable) for orders to be entered into the relevant Securities Exchange system for execution on such Market Day,		
		whiche	ver is earlier.		
		time of	cheduled Closing Time" is the scheduled weekday closing the relevant Securities Exchange, without regard to after or any other trading outside of the regular trading session		
	(iv)		ral moratorium is declared in respect of banking activities Relevant Country;		
	(v)	denomi differen at any	the currency in which the Underlying Shares are nated or quoted on the relevant Securities Exchange is it from the Settlement Currency, any events which occur time (as determined by us) that may affect, restrict, t or delay us and/or any of our affiliates from:		
		(a)	converting the Relevant Currency into the Settlement Currency through customary legal channels or transferring within or from any Relevant Country either currency, due to the imposition by such Relevant Country of any controls restricting or prohibiting such conversion or transfer, as the case may be;		
		(b)	converting the Relevant Currency into the Settlement Currency at a rate at least as favourable as the rate for domestic financial institutions located in any Relevant Country; or		

(c) transferring the Relevant Currency or Settlement

			Currency between bank accounts inside any Relevant Country or to a party that is a non-resident of such Relevant Country; or
	(vi) v	where t	he Relevant Country:
	((a)	imposes any controls or announces its intention to impose any controls; or
		(b)	changes or announces its intention to change the interpretation or administration of any laws or regulation,
	acquire	e, trans	ermine is likely to affect us and/or any of our affiliates to fer, hold or realise such Underlying Shares or to effect relation to the Underlying shares.
Settlement Disruption Event:			of payment of Cash Settlement Amount may also be one of the following event occurs:
Event.	(i)		ical difficulties experienced in the course of processing a exercise of the Structured Warrants; or
	(ii)		ther event beyond our control arising during the life of the ured Warrant and/or on the Expiry Date.
Adjustments:	Structu	ured Wa	of Underlying Shares and/or Exercise Price of the arrants will be adjusted in accordance with the provisions oll for the following events:
	(i) (ii) (iii)	when when greate smalle	the Underlying Company carries out a bonus issue; the Underlying Company carries out a rights issue; the Underlying Company subdivides its shares into a er number of shares, or consolidates its shares into er number of shares; and/or
	(iv)	when in cas	the Underlying Company undertakes a capital repayment h.
	percen Price o Price o event Exercis points	it (2%) or if suc of the of a c se Price of the F	t will be made if the adjustment will result in less than two change in the number of Underlying Shares or Exercise ch adjustment will result in the increase of the Exercise Structured Warrants (other than the adjustment in the onsolidation). On any such adjustment, the resultant e shall be rounded up to the nearest two (2) decimal Relevant Currency on the Market Day on which trading in g Shares becomes ex-entitlement ("Ex-Date").
	approp made	riate a	justments are at our absolute discretion as we deem nd without any obligation whatsoever. All adjustments shall be deemed final and conclusive save for any
Liquidation, Dissolution or Winding Up of the Underlying Company:	Compa person the who	ny or th under a ble of th	a liquidation, dissolution or winding up of the Underlying the appointment of a liquidator, receiver or administrator or any applicable law in respect of the whole or substantially the Underlying Company's undertaking, property or assets, Warrants will be automatically exercised, if the Cash

	nent Amount is greater than zero (without the Warrantholder to deliver a valid Exercise Form and without notice of automatic se being given by us to the Warrantholder).				
	immed	losing price of the Underlying Shares, on the Market Day iately before the above events, shall form the Closing Price for culation of the Cash Settlement Amount.			
Delisting of the Underlying Shares:	cease annour Underly trading	blowing shall apply should the Underlying Shares, at any time, to be listed on the relevant Securities Exchange or there be an incement of an intention to cease the listing status of the ying Company or the Underlying Shares be suspended from on the relevant Securities Exchange prior to, and in connection e delisting of the Underlying Shares:			
	(i)	the Structured Warrants on the Underlying Shares will be automatically exercised, if the Cash Settlement Amount is greater than zero (without the Warrantholder having to deliver a valid Exercise Form and without notice of automatic exercise being given by us to the Warrantholder); and			
	(ii)	the last quoted price of the delisted Underlying Shares immediately before the delisting, shall form the Closing Price for the calculation of the Cash Settlement Amount.			
	or Con	Inderlying Shares are delisted as a result of the Take-over Offer npulsory Acquisition, the Closing Price shall be as calculated or the announced price for the Take-over Offer, whichever is			
Status of the Structured Warrants:	contrac rank p	Structured Warrants will constitute general and unsecured ctual obligations of our Company and of no other person and will pari passu among themselves and equally with our other ured and unsubordinated obligations.			
Structured Warrants Registrar:	Symphony Share Registrars Sdn Bhd, or any such person, firm or company as for the time being appointed by the Issuer to whom the Exercise Form is to be delivered.				
Publication of Notices:	in at le	s convening meetings of the Warrantholders shall be published east one (1) English language national daily newspaper and nce through Bursa Securities.			
	through	ner notices to the Warrantholders will either be announced n Bursa Securities or published in at least one (1) English ge national daily newspaper.			

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European style non index	-collateralised cash-settled callable bull/bear certificates over a single
Issuer:	OCBC Bank (Malaysia) Berhad
Underlying Index:	The index which is the subject of such Structured Warrants, which shall be based on Bursa Securities and/or Securities Exchanges outside Malaysia, which are members of the World Federation of Exchanges and are approved by Bursa Securities, and as specified in the relevant Term Sheet.
Underlying Index Sponsor:	The index sponsor that has compiled and published the Underlying Index and which is specified in the relevant Term Sheet.
Instrument:	Non-collateralised cash-settled callable bull or bear certificates over a single index exercisable European style.
Market Day:	A day on which the relevant Securities Exchanges are open for trading during the normal trading hours in the respective place where the relevant Underlying Index is compiled and published by the said member of the World Federation of Exchanges and Structured Warrants are quoted and traded.
Settlement Date:	A Market Day and a day upon which payment is made to the Warrantholder.
Relevant Currency:	Such currency of trading to which the Underlying Index relate and as specified in the relevant Term Sheet.
Settlement Currency:	Such currency, upon which payment is made to the Warrantholder, to be determined by us and as specified in the relevant Term Sheet.
Mandatory call event	The trading of the Structured Warrants will be suspended by Bursa Securities and the Structured Warrants will automatically terminate upon the occurrence of a Mandatory Call Event which in relation to the CBBCs, means the first occurrence at any time before the CBBCs' expiry date where the level of the Underlying Index is at or below (in respect of callable bull certificates) or at or above (in respect of callable bear certificates) the Call Level upon which the CBBC will be called by the Issuer.
	On the occurrence of a Mandatory Call Event, the Issuer shall have no further obligation under the Structured Warrants except for the payment of the Cash Settlement Amount (if greater than zero) following the Mandatory Call Event on the relevant Settlement Date. Except as otherwise permitted pursuant to or provided under the Listing Requirements of Bursa Securities, the Issuer shall announce the Cash Settlement Amount payable to the relevant Warrantholder within one (1) Market Day from the end of the Next Trading Session after the Mandatory Call Event and the structured warrants will be de- listed from the Official List on the fourth (4th) Market Day after the

The Issuer shall in the absence of a Settlement Disruption Event, within seven (7) Market Day from the date of de-listing of the Structured Warrants pursuant to a Mandatory Call Event or any other relevant date as may be prescribed by Bursa Securities or such other

occurrence of the Mandatory Call Event.

relevant authority, pay to the relevant Warrantholder, the Cash Settlement Amount calculated as set out below:

callable bull certificates

Cash	Number	(Minimum Index Lev	el	1		Settlement		Exercise
Settlement =	of callable bull X	-	Х	Exercise	Х	Exchange	-	Expenses
Amount	certificates	Exercise Level)		Ratio		Rate (if any)	J	

If the Cash Settlement Amount relating to a Mandatory Call Event of the callable bull certificates is equal to or less than zero, the Structured Warrants shall lapse on the occurrence of the Mandatory Call Event and cease to be valid and the Issuer's obligations in respect of the Structured Warrants shall terminate absolutely.

callable bear certificates



If the Cash Settlement Amount relating to a Mandatory Call Event of the callable bear certificates is equal to or less than zero, the Structured Warrants shall lapse on the occurrence of the Mandatory Call Event and cease to be valid and the Issuer's obligations in respect of the Structured Warrants shall terminate absolutely.

On the occurrence of a Mandatory Call Event, the Issuer shall unless otherwise permitted pursuant to or provided under the listing requirements of Bursa Securities immediately:

- notify Bursa Securities to suspend the trading of the Structured Warrant;
- (ii) announce the Mandatory Call Event and suspension to Bursa Securities, such announcement to include:
 - a) the time the Mandatory Call Event occurs;
 - b) the time when the trading of the Structured Warrants is called by the Issuer and suspended by Bursa Securities and the effect of the same; and
 - c) the date when the Structured Warrants will be delisted by Bursa Securities

Revocation of Mandatory Call Event: A Mandatory Call Event is irrevocable unless it is triggered as a result of any of the following events:

- (i) system malfunction or other technical errors of the relevant Securities Exchange; or
- (ii) manifest errors caused by the relevant third party price source where applicable;

and

(a) in the case of a system malfunction or other technical errors prescribed in paragraph (i) above, such event is reported by

Automatic

Expiry:

Exercise and

ANNEXURE 1: PRINCIPAL TERMS OF DEED POLL (cont'd)

the relevant Securities Exchange to the Issuer and the Issuer and Bursa Securities mutually agree that such Mandatory Call Event is to be revoked; and

(b) in the case of an error by the relevant price source prescribed in paragraph (ii) above, such event is reported by the Issuer to Bursa Securities and the Issuer and Bursa Securities mutually agree that such Mandatory Call Event is to be revoked,

in each case:

- (aa) such mutual agreement between the Issuer and Bursa Securities must be reached no later than thirty (30) minutes before the commencement of trading (including the preopening session) or with such other time frame as prescribed by Bursa Securities from time to time on the day of the Mandatory Call Event;
- (bb) the Mandatory Call Event so triggered will be reversed; and
- (cc) all cancelled trades (if any) will be reinstated and trading of the Structured Warrants will resume no later than on the Market Day immediately following the Mandatory Call Event in accordance with the rules prescribed by Bursa Securities from time to time.

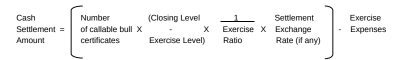
The Structured Warrants shall be automatically exercised at 5.00 p.m. in the time zone where the relevant Underlying Index is quoted on the Expiry Date provided that no Mandatory Call Event has occurred, and provided further that the Cash Settlement Amount calculated is greater than zero (without the Warrantholder having to deliver a valid Exercise Form and without notice of automatic exercise being given by us to the Warrantholder provided that a Mandatory Call Event has not occurred).

If the Expiry Date is not a Market Day then it shall be deemed to be exercised on the next following Market Day. If in our absolute discretion, there is a Market Disruption Event on the Expiry Date, the Expiry Date shall be the next following Market Day after the Market Disruption Event. If the Market Disruption Event continues to occur, then the Expiry Date shall be determined at our absolute discretion and on the basis of our good faith estimate of the reference price and/or the exchange rate (if applicable) on the Expiry Date by determining the reference level of the Underlying Index and/or the exchange rate (if applicable) based on the prevailing market conditions and other factors we may consider relevant. The structured warrants will automatically lapse at 5.00 p.m. on the Expiry Date if the Cash Settlement Amount is zero or less.

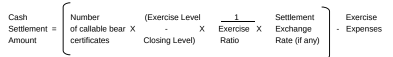
Except as otherwise permitted pursuant to or provided under the Listing Requirements of Bursa Securities, the Issuer shall announce the Cash Settlement Amount payable to the relevant Warrantholder at the end of the Expiry Date and shall in the absence of a Settlement Disruption Event, within seven (7) Market Days from the Expiry Date or such other period as may be prescribed by Bursa Securities or such other relevant authority, pay to the relevant Holder, the Cash

Settlement Amount calculated as set out below.

callable bull certificates



callable bear certificates



Closing Level: The Closing Level calculated by reference to the final settlement price for settling the corresponding spot-month index futures contracts on the Expiry Date,

and as specified in the relevant Term Sheet.

If on the relevant date the Underlying Index Sponsor has not published the Underlying Index for the purpose of calculating the Closing Level, the Closing Level will be the closing level of the Underlying Index on the Market Day immediately before the relevant date.

Expiry Date: Such date of expiry of a particular Structured Warrants to be determined by us and as specified in the relevant Term Sheet, after which such Structured Warrants shall be automatically exercised (if the Cash Settlement Amount is greater than zero.)

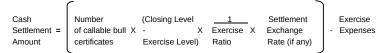
If on the Expiry Date, the Cash Settlement Amount is zero or less, then such Structured Warrants shall lapse on the Expiry Date and cease to be valid and our obligations in respect of the Structured Warrants shall terminate absolutely.

- **Exercise Level:** The exercise level is the pre-specified price as determined by us at which the Warrantholder may exercise the right under such Structured Warrants subject to any adjustment as may be necessary in accordance with the Adjustments provisions below and as specified in the relevant Term Sheet.
- **Exercise Ratio:** The exercise ratio is the number of Structured Warrants to which one (1) Underlying Index relates as determined by us and as specified in the relevant Term Sheet.
- Settlement Exchange Rate: The prevailing rate of exchange between the Relevant Currency and the Settlement Currency on a day which is within five (5) Market Days prior to the Settlement Date, based on the rates prescribed by such relevant financial institution or body as determined by us and as specified in the relevant Term Sheet.
- Settlement: Cash settlement only.

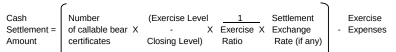
The Structured Warrants give the Warrantholder the right to receive from us, on the Expiry Date, the Cash Settlement Amount in the

Settlement Currency as specified herein, which shall be calculated as set out below.

callable bull certificates



callable bear certificates



If the Relevant Currency is different from the Settlement Currency, the Warrantholder should note that there may be an exchange rate risk. Any adverse movements in the foreign exchange rates may have potentially indirect effects on the Cash Settlement Amount.

Unless there is a Settlement Disruption Event as described below, the Cash Settlement Amount shall be sent out within seven (7) Market Days from the Expiry Date or such other period as may be prescribed by Bursa Securities or such other relevant authority by way of cheque drawn in favour of the Warrantholder.

We shall be discharged from our obligation to pay the Cash Settlement Amount upon making the payment in accordance with these Conditions.

If the Cash Settlement Amount is equal to or less than zero, we shall not be obliged to make any payment to the relevant Warrantholder, and the Structured Warrants which have been exercised shall thereafter become void.

Expenses: Exercise Expenses means all costs and expenses reasonably incurred in respect of the exercise of the Structured Warrants including but not limited to any charges or expenses such as registrar-related expenses, issuance of cheques and postage expenses as may be charged by us and/or any taxes or duties (which are payable under any applicable law).

The Warrantholder is required to pay all Exercise Expenses which are incurred or charged in respect of the exercise of the Structured Warrants.

Listing: Structured Warrants Board of Bursa Securities.

Securities Exchanges: Such exchange or quotation system in Malaysia and securities exchange outside Malaysia in which the Underlying Index and Structured Warrants are quoted and/or traded as specified in the relevant Term Sheet

Market Disruption Event:	in the upon	the event there is a Market Disruption Event, there may be the determination and/or delivery of the Cash Settlement on automatic exercise. A "Market Disruption Event" includ limited to the following events:		
	(i)	Underl	spension of or limitation imposed on trading of to the ying Index or Structured Warrants by the relevant ties Exchange;	
	(ii)	ability of to	rent that disrupts or impairs (as determined by us) the of market participants in general to effect transactions in obtain market prices of the Underlying Index or any y transactions on the relevant Securities Exchange;	
	(iii)	Exchar earlier	osure on any Market Day of the relevant Securities nge prior to the Scheduled Closing Time unless such closing time is announced by such Securities nge, as the case may be, at least one half hour prior to:	
		(a)	the actual closing time for the regular trading session on the relevant Securities Exchange on such Market Day; or	
		(b)	the submission deadline (if applicable) for orders to be entered into the relevant Securities Exchange system for execution on such Market Day,	
		whiche	ver is earlier.	
		closing regard	Scheduled Closing Time" is the scheduled weekday time of the relevant Securities Exchange, without to after hours or any other trading outside of the regular session hours;	
	(iv)	-	eral moratorium is declared in respect of banking es in any Relevant Country;	
	(v)	denomi differer at any	the currency in which the Underlying Index are inated or quoted on the relevant Securities Exchange is at from the Settlement Currency, any events which occur time (as determined by us) that may affect, restrict, t or delay us and/or any of our affiliates from:	
		(a)	converting the Relevant Currency into the Settlement Currency through customary legal channels or transferring within or from any Relevant Country either currency, due to the imposition by such Relevant Country of any controls restricting or prohibiting such conversion or transfer, as the case may be;	
		(b)	converting the Relevant Currency into the Settlement Currency at a rate at least as favourable as the rate for domestic financial institutions located in any Relevant Country; or	

(c) transferring the Relevant Currency or Settlement

			Currency between bank accounts inside any Relevant Country or to a party that is a non-resident of such Relevant Country; or
	(vi)	where	the Relevant Country:
		(a)	imposes any controls or announces its intention to impose any controls; or
		(b)	changes or announces its intention to change the interpretation or administration of any laws or regulation,
	acqu	ire, trar erlying In	ermine is likely to affect us and/or any of our affiliates to sfer, hold or realise such shares constituting the dex or to effect transactions in relation to the Underlying
	deem any deter the f perce regar any v of the Unde	n approp of our mine wh oregoing ent (15% d it as r valuation e Under rlying Ir	e regard to such circumstances as we, in our discretion riate, including any hedging arrangements by us and/or affiliates in relation to the Structured Warrants, to ether any foregoing events are "material". Where any of g events affect any of the shares constituting fifteen) or more of the level of such Underlying Index, we shall naterial. If we determine, in our sole discretion, that on date, a Market Disruption Event has occurred in respect ying Index, then the valuation date in respect of such dex shall be the next following Market Day after the otion Event occurred.
Settlement Disruption Event:			of payment of Cash Settlement Amount may also be one of the following events occurs:
Lvent.	(i)		nical difficulties experienced in the course of processing id exercise of the Structured Warrants; or
	(ii)	or wi affec	other event beyond our control arising on the Expiry Date nich occur at any time (as determined by us) that may t, restrict, prevent or delay us and/or any of our affiliates settlement/delivery.
Adjustments:		rdance v	Level of the Structured Warrants will be adjusted in with the provisions of the Deed Poll for the following
	(i)		essor for the Underlying Index Sponsor calculates and ts the Underlying Index
		If the	Underlying Index is:
		(a)	not calculated and announced by the Underlying Index Sponsor but is calculated and published by a successor to the Underlying Index Sponsor ("Successor Index Sponsor") acceptable to us; or
		(b)	replaced by a successor index using, in our determination, the same or a substantially similar

formula for and method of calculation as used in the calculation of the Underlying Index,

then the index will be deemed to be the Underlying Index so calculated and announced by the Successor Index Sponsor or that successor index, as the case may be.

- (ii) Modification and Cessation of Calculation of Index
 - lf:
 - (a) on or prior to the Expiry Date, the Underlying Index Sponsor or (if applicable) the Successor Index Sponsor makes or announces that it will make a material change in the formula for or the method of calculating the Underlying Index or in any other way materially modifies the Underlying Index (other than a modification prescribed in that formula or method to maintain the Underlying Index in the event of changes in constituent shares and other capitalisation and routine events) or cancels or announces the cancellation of the index; or
 - (b) on the Expiry Date, the Underlying Index Sponsor or (if applicable) the Successor Index Sponsor fails to calculate and publish the Underlying Index (other than as a result of a Market Disruption Event),

then we may determine the reference level using, in lieu of a published level for the index, the level for the Underlying Index as at that Expiry Date as determined by us in accordance with the formula for and method of calculating the Underlying Index last in effect prior to that change or failure, but using only shares that constituted the Underlying Index immediately prior to that change or failure (other than those shares that constituted the Underlying Index which have since ceased to be listed on or quoted by the relevant Securities Exchange).

(iii) Notice of Determinations

All determinations made by us pursuant hereto shall be conclusive and binding on the Warrantholders. We will give, or procure that there is given, notice as soon as practicable of any adjustment and of the date from which such adjustment is effective by notification to Warrantholders in accordance with the publication of notices provisions below.

Status of the
StructuredThe Structured Warrants will constitute general and unsecured
contractual obligations of our Company and of no other person and
will rank pari passu among themselves and equally with our other
unsecured and unsubordinated obligations.

StructuredSymphony Share Registrars Sdn Bhd, or any such person, firm or
company as for the time being appointed by the Issuer to whom the
Exercise Form is to be delivered.

Publication of Notices:	Notices convening meetings of the Warrantholders shall be published in at least one (1) English language national daily newspaper and announce through Bursa Securities.					
	All other notices to the Warrantholders will either be announced through Bursa Securities or published in at least one (1) English language national daily newspaper.					

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