PROVISIONS FOR AGREEMENT

SECTION 6. FORCE MAJEURE, ACT OF STATE, ILLEGALITY AND IMPOSSIBILITY

6.1 Liquidation Rights. If a Force Majeure Event occurs and is still in effect, then (but subject to Section 6.2) either Party may, by notice to the other Party on any day or days after the Waiting Period expires, require the close-out and liquidation of the Currency Obligations under any or all of the Affected Transactions in accordance with the provisions of Section 5.1 and, for such purposes, the Party unaffected by such Force Majeure Event shall perform the calculation required under Section 5.1 as if it were the Non-Defaulting Party (or, if both Parties are Affected Parties, both Parties shall so calculate in respect of all Affected Transactions which either Party determines to liquidate and the average of the amounts so determined shall be the relevant amount in respect of each Affected Transaction, except that if a Party fails to so determine an amount, the amount determined by the other Party shall govern). If a Party elects to so liquidate less than all Affected Transactions, it may liquidate additional Affected Transactions on a later day or days if the relevant Force Majeure Event is still in effect.

6.2 Waiting Period. If the Value Date of an FX Transaction which is an Affected Transaction under Section 6.1 falls during the Waiting Period of the relevant Force Majeure Event, then such Value Date will be deferred to the first Business Day (or the first day which, but for such event, would have been a Business Day) after the end of that Waiting Period (or, in the case of Split Settlement, the first Local Banking Day or the first day which, but for such event, would have been a Local Banking Day, after the end of the Waiting Period). Compensation for this deferral shall be at then current market rates as determined in a commercially reasonable manner by the calculating Party or Parties under Section 6.1.

6.3 Notice by Affected Party. If a Force Majeure Event has occurred, an Affected Party shall promptly give notice thereof to the other Party.

6.4 Force Majeure Event and Event of Default. Nothing in this Section 6 shall be taken as indicating that the Party treated as the Defaulting Party for the purpose of calculations required by Section 5.1 has committed any breach or default. If an event occurs that would otherwise constitute both a Force Majeure Event and an Event of Default, that event will be treated as a Force Majeure Event and will not constitute an Event of Default.

Also add the following definitions:

"Force Majeure Event", on any day determined as if such day were a Value Date of an FX Transaction (even if it is not), means (i) either Party, by reason of force majeure or act of state, is prevented from or hindered or delayed in delivering or receiving, or it is impossible to deliver or receive, any Currency in respect of a Currency Obligation, and which event is beyond the control of such Party and which such Party, with reasonable diligence, cannot overcome, or (ii) it is unlawful for either Party to deliver or receive a payment of any Currency in respect of a Currency

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Obligation. A Party whose delivery or receipt of Currency has been or would be so prevented, hindered or delayed or made unlawful or impossible is an “Affected Party”, and an FX Transaction under which performance has been or would be so prevented, hindered or delayed or made unlawful or impossible is an “Affected Transaction”, unless the Parties have expressly agreed in an Agreement, another writing or in regard to a particular FX Transaction that other disruption events or disruption fallbacks will apply to that FX Transaction; in such event, that FX Transaction will be subject to such disruption events or disruption fallbacks as the Parties have otherwise agreed.

"Waiting Period", in respect of a Force Majeure Event, means the first three days after such event occurs which are Business Days or which, but for such event, would have been Business Days.

**ICOM**

**SECTION 9. FORCE MAJEURE, ACT OF STATE, ILLEGALITY AND IMPOSSIBILITY**

9.1 **Liquidation Rights.** If a Force Majeure Event occurs and is still in effect, then (but subject to Section 9.2) either Party may, by notice to the other Party on any day or days after the Waiting Period expires, require the close-out and liquidation of any or all of the Affected Options in accordance with the provisions of Section 8.1 and, for such purposes, the Party unaffected by such Force Majeure Event shall perform the calculation required under Section 8.1 as if it were the Non-Defaulting Party (or, if both Parties are Affected Parties, both Parties shall so calculate in respect of all Affected Options which either Party determines to liquidate and the average of the amounts so determined shall be the relevant amount in respect of each Affected Option, except that if a Party fails to so determine an amount, the amount determined by the other Party shall govern). If a Party elects to so liquidate less than all Affected Options, it may liquidate additional Affected Options on a later day or days if the relevant Force Majeure Event is still in effect.

9.2 **Waiting Period.** If the Settlement Date of an Option which is an Affected Option under Section 9.1 falls during the Waiting Period of the relevant Force Majeure Event, then such Settlement Date will be deferred to the first Business Day (or the first day which, but for such event, would have been a Business Day) after the end of that Waiting Period. Compensation for this deferral shall be at then current market rates as determined in a commercially reasonable manner by the calculating Party or Parties under Section 9.1.

9.3 **Notice by Affected Party.** If a Force Majeure Event has occurred, an Affected Party shall promptly give notice thereof to the other Party.

9.4 **Force Majeure Event and Event of Default.** Nothing in this Section 9 shall be taken as indicating that the Party treated as the Defaulting Party for the purpose of calculations required by Section 8.1 has committed any breach or default. If an event occurs that would otherwise constitute both a Force Majeure Event and an Event of Default, that event will be treated as a Force Majeure Event and will not constitute an Event of Default.

Also add the following definitions:
"Force Majeure Event", on any day determined as if such day were the Settlement Date of an Option (even if it is not), means (i) either Party, by reason of force majeure or act of state, is prevented from or hindered or delayed in delivering or receiving, or it is impossible to deliver or receive, any Currency in respect of an Option, and which event is beyond the control of such Party and which such Party, with reasonable diligence, cannot overcome, or (ii) it is unlawful for either Party to deliver or receive a payment of any Currency in respect of an Option. A Party whose delivery or receipt of Currency has been or would be so prevented, hindered or delayed or made unlawful or impossible is an "Affected Party", and an Option under which performance has been or would be so prevented, hindered or delayed or made unlawful or impossible is an "Affected Option", unless the Parties have expressly agreed in an Agreement, another writing or in regard to a particular Option that other disruption events or disruption fallbacks will apply to that Option; in such event, that Option will be subject to such disruption events or disruption fallbacks as the Parties have otherwise agreed.

"Waiting Period", in respect of a Force Majeure Event, means the first three days after such event occurs which are Business Days or which, but for such event, would have been Business Days.

FEOMA

SECTION 9. FORCE MAJEURE, ACT OF STATE, ILLEGALITY AND IMPOSSIBILITY

9.1 Liquidation Rights. If a Force Majeure Event occurs and is still in effect, then (but subject to Section 9.2) either Party may, by notice to the other Party on any day or days after the Waiting Period expires, require the close-out and liquidation of the Currency Obligations under any or all of the Affected Transactions in accordance with the provisions of Section 8.1 and, for such purposes, the Party unaffected by such Force Majeure Event shall perform the calculation required under Section 8.1 as if it were the Non-Defaulting Party (or, if both Parties are Affected Parties, both Parties shall so calculate in respect of all Affected Transactions which either Party determines to liquidate and the average of the amounts so determined shall be the relevant amount in respect of each Affected Transaction, except that if a Party fails to so determine an amount, the amount determined by the other Party shall govern). If a Party elects to so liquidate less than all Affected Transactions, it may liquidate additional Affected Transactions on a later day or days if the relevant Force Majeure Event is still in effect.

9.2 Waiting Period. If the Value Date of an FX Transaction, or the Settlement Date of an Option, which is an Affected Transaction, under Section 9.1 falls during the Waiting Period of the relevant Force Majeure Event, then such Value Date or Settlement Date (as applicable) will be deferred to the first Business Day (or the first day which, but for such event, would have been a Business Day) after the end of that Waiting Period (or, in the case of Split Settlement, the first Local Banking Day or the first day which, but for such event, would have been a Local Banking Day, after the end of the Waiting Period). Compensation for this deferral shall be at then current market rates as determined in a commercially reasonable manner by the calculating Party or Parties under Section 9.

9.3 Notice by Affected Party. If a Force Majeure Event has occurred, an Affected Party shall promptly give notice thereof to the other Party.
9.4 Force Majeure Event and Event of Default. Nothing in this Section 9 shall be taken as indicating that the Party treated as the Defaulting Party for the purpose of calculations required by Section 8.1 has committed any breach or default. If an event occurs that would otherwise constitute both a Force Majeure Event and an Event of Default, that event will be treated as a Force Majeure Event and will not constitute an Event of Default.

Also add the following definitions:

"Force Majeure Event", on any day determined as if such day were a Value Date of an FX Transaction or the Settlement Date of an Option (even if it is not), means (i) either Party, by reason of force majeure or act of state, is prevented from or hindered or delayed in delivering or receiving, or it is impossible to deliver or receive, any Currency in respect of a Currency Obligation or Option, and which event is beyond the control of such Party and which such Party, with reasonable diligence, cannot overcome, or (ii) it is unlawful for either Party to deliver or receive a payment of any Currency in respect of a Currency Obligation or Option. A Party whose delivery or receipt of Currency has been or would be so prevented, hindered or delayed or made unlawful or impossible is an "Affected Party", and an FX Transaction or Option under which performance has been or would be so prevented, hindered or delayed or made unlawful or impossible is an "Affected Transaction", unless the Parties have expressly agreed in an Agreement, another writing or in regard to a particular FX Transaction or Option that other disruption events or disruption fallbacks will apply to that FX Transaction or Option; in such event, that FX Transaction or Option will be subject to such disruption events or disruption fallbacks as the Parties have otherwise agreed.

"Waiting Period", in respect of a Force Majeure Event, means the first three days after such event occurs which are Business Days or which, but for such event, would have been Business Days.