Put Sprinter Open End on WTI Light Sweet Crude Oil Future

Termsheet (Final Terms)

SSPA Designation
Warrant with Knock-Out (2200)

Contact
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www.derinet.com

In Switzerland, these financial instruments are considered structured products. They are not collective investment schemes within the meaning of the Swiss Federal Act on Collective Investment Schemes (CISA), and are therefore not subject to the regulations of the CISA or the supervision of the Swiss Financial Market Supervisory Authority FINMA. The investors bear the Issuer’s credit risk.

Product Description

With Put Sprinter Warrants the investor sets upon decreasing prices of the Underlying. They allow for overproportionate (leveraged) participation in each performance of the Underlying. Accordingly, they can be used for speculation or hedging purposes. Sprinter Warrants have a Knock-Out Barrier which is identical to the Strike Price. Strike Price as well as Knock-Out Barrier are adjusted daily. These Sprinter Warrants do not have a fixed maturity (open end), but they may be exercised as from the First Exercise Date (american option). If the price of the Underlying reaches or exceeds this barrier during the Observation Period (Knock-Out Event), the Put Sprinter Warrants expire worthless immediately. If no Knock-Out Event occurred, the investor receives a Repayment Amount after five Bank Business Days in case of effective exercise (or in case of termination by the Issuer) which - taking into account the Ratio - corresponds to the amount by which the Relevant Valuation Price falls below the Strike Price on the Exercise Date.

Product Information

<table>
<thead>
<tr>
<th>ISIN / Swiss Security Number / Symbol</th>
<th>CH0536557421 / 53655742 / OCLALV</th>
</tr>
</thead>
<tbody>
<tr>
<td>Issue Price</td>
<td>CHF 0.13</td>
</tr>
<tr>
<td>Reference Currency</td>
<td>CHF; issue, trading and redemption are in the Reference Currency</td>
</tr>
<tr>
<td>Initial Fixing</td>
<td>30 March 2020</td>
</tr>
<tr>
<td>Payment Date</td>
<td>06 April 2020</td>
</tr>
<tr>
<td>First exercise day</td>
<td>01 April 2020</td>
</tr>
<tr>
<td>Valuation date</td>
<td>The valuation date is the date on which the Sprinters Open End are either (a) exercised by the holder in accordance with the terms and conditions governing the Sprinters Open End or (b) terminated by the Issuer, whereby the occurrence of a Knock-out event precedes exercising by the holder of the Sprinters Open End or termination by the Issuer.</td>
</tr>
<tr>
<td>Repayment Date</td>
<td>The Repayment amount will be paid out five bank working days after the Valuation Day.</td>
</tr>
<tr>
<td>Maturity</td>
<td>Open End</td>
</tr>
<tr>
<td>Underlying</td>
<td>WTI Light Sweet Crude Oil Future (further details on the Underlying see below)</td>
</tr>
<tr>
<td>Underlying at Initial Fixing</td>
<td>WTI Light Sweet Crude Oil Future May 2020 (Bloomberg Ticker: CLK0 Comdty)</td>
</tr>
<tr>
<td>Spot Reference Price</td>
<td>USD 20.38</td>
</tr>
<tr>
<td>Strike Price</td>
<td>USD 21.65</td>
</tr>
<tr>
<td>Knock-Out Barrier</td>
<td>USD 21.65</td>
</tr>
<tr>
<td>Ratio</td>
<td>10 : 1</td>
</tr>
<tr>
<td>Option Type</td>
<td>Knock-Out Put</td>
</tr>
<tr>
<td>Settlement Type</td>
<td>Cash settlement</td>
</tr>
<tr>
<td>Leverage at initial fixing</td>
<td>14.99</td>
</tr>
<tr>
<td>Financing Spread at initial fixing</td>
<td>4.00%</td>
</tr>
<tr>
<td>Maximum financing spread</td>
<td>5.00%</td>
</tr>
<tr>
<td>Roll-over months</td>
<td>shall be January, February, March, April, May, June, July, August, September, October, November;</td>
</tr>
<tr>
<td>Section</td>
<td>Details</td>
</tr>
<tr>
<td>-------------------------------------------------------</td>
<td>---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Rounding of Strike</td>
<td>0.01</td>
</tr>
<tr>
<td>Rounding of Knock-Out Barrier</td>
<td>0.01</td>
</tr>
<tr>
<td>Exercise right / Repayment amount</td>
<td>The owner is entitled to exercise his Sprinter Open Ends from the First Exercise Day based on applicable conditions and barring the occurrence of a Knock-Out Event on this day and on any following bank working day, or to demand payment of a corresponding Redemption amount. All key details about the exercise terms may be found in the issue programme.</td>
</tr>
<tr>
<td>Exercise period / Exercise declaration</td>
<td>The exercise declaration must arrive at the Exercise agent by 11:00 am (Swiss Time). In the event of exercise requests arriving later or after the determination of the relevant valuation price on the Reference exchange, the next bank working day is deemed to be the exercise day.</td>
</tr>
<tr>
<td>Issuer's call right</td>
<td>The Issuer is entitled to terminate unexercised Sprinter Open End on any bank working day, but no sooner than three months after Payment date.</td>
</tr>
<tr>
<td>Knock-Out Level Monitoring</td>
<td>Each trading day on the Underlying’s Reference Exchange as from the Initial Fixing (inclusive).</td>
</tr>
<tr>
<td>Knock-out event</td>
<td>A Knock-out event occurs when the price of the respective Underlying value touches or exceeds the Current knock-out level at any time during trading hours of the Underlying on the Reference stock exchange or index composition advisor (continuous monitoring). If a Knock-out event occurs, the Sprinter Open End expires worthless with immediate effect.</td>
</tr>
<tr>
<td>Redemption amount</td>
<td>For each Put-Sprinter Open End exercised or terminated, the following amount is paid back to the investor in the reference currency: max(0; (current strike - final fixing price) / ratio) * FX</td>
</tr>
<tr>
<td>Current knock-out level</td>
<td>The value achieved when calculating the redemption amount is rounded up and off, respectively, to two decimal points.</td>
</tr>
<tr>
<td>Final fixing price</td>
<td>The final fixing price is – in the case of a) exercise by the holder of the Sprinter Open End or b) termination by the issuer – the relevant valuation price on the valuation date.</td>
</tr>
<tr>
<td>Relevant valuation price</td>
<td>Settlement Price determined by the Reference Exchange</td>
</tr>
<tr>
<td>Current Strike</td>
<td>At the end of an adjustment day, the Calculation Agent adjusts the current strike of the Put-Sprinter Open End using the following formula:</td>
</tr>
</tbody>
</table>

$$FL_n = FL_a + \frac{(-FS) \cdot FL_a \cdot n}{360}$$

where:
- \(FL_a\): Strike before the adjustment.
- \(FL_m\): Strike following the adjustment = Current Strike.
- \(FS\): Current financing spread.
- \(n\): number of calendar days between the current Adjustment Date (exclusive) and the next Adjustment Date (inclusive).
- The result of the calculation shall be rounded downwards to the next multiple of the rounding of the Exercise Price.

| Current underlying                                    | From the date of initial fixing until the underlyings first roll-over day upon initial fixing. This underlyings loses its validity on the first roll-over day and is then replaced by the underlying failing due in the following roll-over month on the reference exchange. On each subsequent roll-over day, the current underlying is correspondingly replaced by the underlying which falls due on the reference exchange during the following roll-over month. |
| Roll-over day                                         | In each case, the roll-over day takes place on a trading day, determined at the discretion of the Calculation Agent, which falls in a period starting 10 trading days before the last trading day of the current underlying on the futures exchange. If the first notice day of the current underlying is before its last trading day, the period for the roll-over day begins 10 trading days before the first notice day and ends on the last trading day of the current underlying. |
| Current strike after roll-over                        | In addition, the current strike is adjusted on each roll-over day. The adjustment is made directly after the adjustment of the current strike defined above and is carried out in accordance with the following formula: |

$$FL_{ns} = FL_n - RORP_{a} + RORP_{n}$$

where:
- \(FL_{ns}\): Current Strike after Rollover.
- \(FL_{c}\): Current Strike before Rollover.
- \(RORP_{a}\): Rollover Reference Price for the Current Underlying before Rollover.
- \(RORP_{n}\): Rollover Reference Price for the Current Underlying after Rollover.

| Roll-over reference price                             | At his own discretion, the Calculation Agent determines the roll-over benchmark price on each roll-over day, based on the prices of the current underlying as traded and published on the Reference exchange and within one hour before and including the time at which the official settlement price for the current Underlying is determined. |
Current financing spread

The Current financing spread is fixed by the Calculation Agent at its own discretion within a range of between zero and the Maximum financing spread on each Adjustment day.

Parties

Issuer
Bank Vontobel AG, Zurich (Moody's Long Term Deposit Rating: Aa3)

Lead Manager
Bank Vontobel AG, Zurich

Paying, Exercise and Calculation Agent
Bank Vontobel AG, Zurich

Supervision
Bank Vontobel AG is authorized as a bank in Switzerland and is subject to prudential supervision by the Federal Financial Markets Regulator (FINMA).

Further Information

Issue size
50'000'000 Sprinter Open End, with the option to increase

Title
The Structured Products are issued in the form of non-certificated book-entry securities of the Issuer. No certificates, no title imprint.

Depository
SIX SIS AG

Clearing / Settlement
SIX SIS AG, Euroclear Brussels, Clearstream (Luxembourg)

Applicable Law / Jurisdiction
Swiss law / Zurich, Switzerland

Publication of notices and adjustments
All notices to investors concerning the products and adjustments to the product terms (e.g. due to corporate actions) are published under the "Product history" of the respective product at www.derinet.com. In the case of products listed at SIX Swiss Exchange notifications are published at www.six-swiss-exchange.com in accordance with applicable rules, too.

Early termination
Only for fiscal or other extraordinary reasons, as well as in case of no outstanding positions (as specified in detail in the Issuance Program).

Secondary market trading
Throughout the entire term a secondary trading is conducted. Indicative daily prices of this product are available at www.derinet.com.

Listing
Will be applied for in the main segment at the SIX Swiss Exchange.

Minimum investment
1 Sprinter Open End

Minimum exercise volume
1 Sprinter Open End or multiples thereof

Minimum trading lot
1 Sprinter Open End

Tax treatment in Switzerland

Swiss Income Tax
Gains from this product are not subject to direct federal taxes.

Swiss Withholding Tax
No Swiss withholding tax

Swiss turnover tax
Secondary market transactions are not subject to the Swiss turnover tax.

General Information

Transactions and payments relating to this product may be subject to further (foreign) transaction taxes, duties and/or withholding taxes, in particular a withholding tax pursuant to the Section 871(m) of the US Internal Revenue Code. All payments from this product will occur with any applicable taxes and duties deducted.

The taxation mentioned is a non-binding and non-exhaustive summary of the applicable treatment of Swiss-domiciled private investors for tax purposes. The investor's specific circumstances, however, are not taken into account. We point out that Swiss and/or foreign tax law or the authoritative practice of Swiss and/or foreign tax authorities can change at any time or specify further tax or charge liabilities (possibly even with retrospective effect). Potential investors should have the tax effects of the purchase, holding, sale or repayment of this product examined by their own tax adviser - especially with respect to the effects of taxation under another jurisdiction.

Description of the Underlying

WTI Light Sweet Crude Oil Future

The WTI Light Sweet Crude Oil Future (Nearest) (West Texas Intermediate Crude Oil Future) is a liquid and standardized futures contract transaction on predefined types of crude oil of a certain quality "light sweet crude oil". For the WTI Light Sweet Crude Oil Future (Nearest), during its term this product uses as underlying instrument the WTI Crude Oil Future that is next up to expire or whose settlement or expiry date is nearest. For this reason, so-called roll-overs are regularly needed during the term of this product. They are carried out at intervals determined at the discretion of the paying and calculation agent; the discretion of the paying and calculation agent should be orientated towards applicable market practice in so far as possible. On the occasion of such roll-overs, a current WTI Crude Oil Future is replaced by a new WTI Crude Oil Future which has the same or comparable contract specifications with the exception of the later future maturity. Due to continuous roll-overs in the form described, this product, as a rule, always has that WTI Crude Oil Future as its underlying which guarantees the highest possible liquidity.

Name and type: WTI Light Sweet Crude Oil Future

Identification: ISIN XD0015948363 / Bloomberg <CL1 Comdty>

Reference Exchange: NYMEX (CME Globex)

Performance: Available at www.cmegroup.com

Contract specifications: Available at www.cmegroup.com
Prospects of Profit and Losses

Put Sprinter Open End Warrants provide the opportunity to benefit in a leveraged way from a negative performance of the underlying. The maximum potential profit is, however, limited and reached when the price of the underlying drops to zero. Price changes of the underlying may have an overproportionate impact on the value of the product due to the leverage effect. There is a possible profit from the positive difference between the sales price achieved or repayment amount and the issue or purchase price paid. The settlement amount depends on the amount by which the valuation price of the underlying falls short of the exercise price on the relevant exercise date. Put Sprinter Open End Warrants do not yield current income. As a rule, they lose value if there is no price loss in the underlying. Sprinter Open End Warrants have no set maturity but expire worthless with immediate effect if the knock-out barrier is touched. The actual knock-out level is identical to the actual strike price. The strike price is adjusted daily to the market and depends on the previous strike price and financing spread, among other factors. In this regard, the financing spread matches the financing costs of the issuer through the interest on deposits. The risk for an investment in Sprinter Open Ends is based not only on the leverage effect but also on the risk of a knock-out event occurring, which is significantly greater than it would be for a direct investment. On the basis of the daily market adjustment of the strike price, a knock-out event may also occur in the case of a previously unchanged market price of the underlying, thus resulting in expiration without any value.

Significant Risks for Investors

Currency risks
If the Underlying or Underlyings is/are denominated in a currency other than the product’s Reference Currency, investors should bear in mind that this may involve risks due to fluctuating exchange rates and that the risk of loss does not only depend on the performance of the Underlying(s) but also on any unfavourable performance of the other currency or currencies. This does not apply for currency-hedged products (quanto structure).

Market risks
The general market performance of securities is dependent in particular on the development of the capital markets which, for their part, are influenced by the general global economic situation as well as by the economic and political framework conditions in the respective countries (so-called market risk). Changes to market prices such as interest rates, commodity prices or corresponding volatilities may have a negative effect on the valuation of the Underlying(s) or the Structured Product.

Disruption risks
There is also the risk of market disruptions (such as trading or stock market interruptions or discontinuation of trading) or other unforeseeable occurrences concerning the respective Underlyings and/or their stock exchanges or markets taking place during the term or upon maturity of the Structured Products. Such occurrences can have an effect on the time of redemption and/or on the value of the Structured Products. In the event of trading restrictions, sanctions and similar occurrences, the Issuer is entitled, for the purpose of calculating the value of the Structured Product, to include at its own discretion the Underlying instruments at their most recently traded price, at a fair value to be established at its sole discretion or indeed as worthless, and/or additionally to suspend pricing in the Structured Product or liquidate the Structured Product prematurely.

Secondary market risks
Under normal market conditions, the Issuer or the Lead Manager intend to post bid- and ask-prices on a regular basis. However, neither the Issuer nor the Lead Manager is under any obligation with respect to investors to provide such bid- and ask-prices for specific order or securities volumes, and there is no guarantee of a specific liquidity or of a specific spread (i.e. the difference between bid- and ask-prices), for which reason investors cannot rely on being able to purchase or sell the Structured Products on a specific date or at a specific price.

Issuer risk
The value of Structured Products may depend not only on the performance of the Underlying(s), but also on the creditworthiness of the Issuer, which may change during the term of the Structured Product. The investor is exposed to the risk of default of the Issuer. For further information on the rating of Bank Vontobel AG, please see the Issuance Program.

Risks relating to potential conflicts of interest
There may be conflicts of interest at the Vontobel Group companies that could have a negative impact on the value of the Structured Products. For example, Vontobel Group companies may enter into or participate in trading and hedging transactions relating to the Underlying. They may also perform other functions relating to the Structured Products (e.g. as Calculation Agent, Index Sponsor and/or Market Maker) which enable them to determine the composition of the Underlying or calculate its value. Vontobel Group companies may also receive non-public information relating to the Underlying. It should also be noted that the payment of distribution fees and other commissions to financial intermediaries could result in conflicts of interest to the detriment of the investor, as this could create an incentive for the financial intermediary to distribute products with a higher commission preferentially to its clients. As market maker, Vontobel Group companies can determine the price of Structured Products themselves to a large extent and determine it on the basis of various factors and earnings considerations. Please also note the further, detailed description of potential conflicts of interest and their impact on the value of the Structured Products as contained in the Issuance Program.

Selling Restrictions
Any products purchased by any person for resale may not be offered in any jurisdiction in circumstances which would result in the Issuer being obliged to register any further documentation relating to this product in such jurisdiction. The restrictions listed below must not be taken as definitive guidance as to whether this product can be sold in a jurisdiction. Additional
restrictions on offering, selling or holding of this product may apply in other jurisdictions. Investors in this product should seek specific advice before on-selling this product.

**United States, U.S. persons**
The securities neither have been nor will be registered under the United States Securities Act of 1933, as amended (the "Securities Act") and the securities may neither be offered nor sold within the United States or to, or for the account or benefit of, U.S. persons (as defined in Regulation S under the Securities Act).
Trading in the securities has not been and will not be approved by the United States Commodity Futures Trading Commission under the United States Commodity Exchange Act or by any other state securities commission nor has the Commodity Futures Trading Commission or any other state securities commission passed upon the accuracy or the adequacy of the Issuance Program. The Issuance Program may not be used in the United States and may not be delivered in the United States.
The securities will not be directly or indirectly offered, sold, traded or delivered within the United States or to or for the account or benefit of U.S. persons (as defined in Regulation S under the Securities Act).
Each offeror is required to agree that it will not offer or sell the securities as part of their distribution at any time within the United States or to, or for the account or benefit of, U.S. persons (as defined in Regulation S under the Securities Act).
The term "United States" as used herein means the United States of America, its territories or possessions, any state of the United States, the District of Columbia or any other enclave of the United States government, its agencies or instrumentalities.

**European Economic Area (EEA)**
In relation to each Member State of the European Economic Area any offeror of securities represents and agrees that it has not made and will not make an offer of the securities which are the subject of the offering contemplated by this Issuance Program as completed by the Termsheets (Final Terms) to the public in that Member State other than at any time:

(a) to persons who are qualified investors as defined in the Prospectus Regulation;
(b) to fewer than 150 natural or legal persons (other than qualified investors as defined in the Prospectus Regulation), subject to obtaining the prior consent of the Lead Manager for any such offer; or
(c) in any other circumstances falling within Articles 1(3), 1(4) and/or 3(2)(b) of the Prospectus Regulation,

provided that no such offer of securities shall require the Issuer or Lead Manager to publish a prospectus pursuant to Article 3 of the Prospectus Regulation.
For the purposes of the provision above, the expression an "offer of securities to the public" in relation to any securities in any Member State means the communication in any form and by means of sufficient information on the terms of the offer and the securities to be offered so as to enable an investor to decide to purchase or subscribe for the securities, and the expression "Prospectus Regulation" means Regulation (EU) 2017/1129, and includes any relevant implementing measure in the relevant Member State.

**United Kingdom**
In addition to the restrictions described in the selling restrictions for the European Economic Area (see above), the following matters should be noted with respect to the United Kingdom.
Any offeror of the products will be required to represent and agree that:

(a) in relation to any products which have a maturity of less than one year, (i) it is a person whose ordinary activities involve it in acquiring, holding, managing or disposing of investments (as principal or agent) for the purposes of its business and (ii) it has not offered or sold and will not offer or sell any products other than to persons whose ordinary activities involve them in acquiring, holding, managing or disposing of investments (as principal or as agent) for the purposes of their businesses or who it is reasonable to expect will acquire, hold, manage or dispose of investments (as principal or agent) for the purposes of their businesses where the issue of the products would otherwise constitute a contravention of section 19 of the Financial Services and Markets Act 2000 ("FSMA") by the Issuer;
(b) it has only communicated or caused to be communicated and will only communicate or cause to be communicated an invitation or inducement to engage in investment activity (within the meaning of section 21 of the FSMA) received by it in connection with the issue or sale of any products in circumstances in which section 21(1) of the FSMA does not apply to the issuer or the Guarantor (if any); and
(c) it has complied and will comply with all applicable provisions of the FSMA with respect to anything done by it in relation to any products in, from or otherwise involving the United Kingdom.

**DIFC/Dubai**
This document relates to an Exempt Offer in accordance with the Markets Rules Module (MKT) of the Dubai Financial Services Authority (DFSA). This document is intended for distribution only to a person entitled to receive it under Rule 2.3.1 of the MKT. It must not be delivered to, or relied on, by any other person. The DFSA has no responsibility for reviewing or verifying any documents in connection with Exempt Offers. The DFSA has not approved this document nor taken any steps to verify the information set out in it, and has no responsibility for it. The securities to which this document relates may be illiquid and/or subject to restrictions on their resale. Prospective purchasers of the securities offered should conduct their own due diligence on the securities. If you do not understand the contents of this document, you should consult an authorized financial adviser.

**Further risk information and selling restrictions**
Please also note the additional risk factors and selling restrictions set out in detail in the Issuance Program.

**Legal Notices**

**Product documentation**
Only the Termsheets published at www.derinet.com along with the associated notices and adjustments shall be legally valid.
The original version of the Termsheet is in German; foreign-language versions constitute non-binding translations. The Issuer and/or Bank Vontobel AG is entitled to correct spelling mistakes, calculation or other obvious errors in this Termsheet and to make editorial changes, as well as to amend or supplement contradictory or incomplete provisions, without the consent of the investors.

The "Termsheet (Final Terms)", which is usually issued on the date of the initial fixing, contains a summary of the most important final terms and information, and constitutes the "Final Terms" pursuant to art. 21 of the Additional Rules for the Listing of Derivatives of SIX Swiss Exchange. Together with the current Issuance Program, registered with SIX Swiss Exchange (the 'Issuance Program'), the Final Terms constitute the complete listing prospectus according to the Listing Rules. In the event of discrepancies between this Termsheet and the Issuance Program, the provisions of the Final Terms shall take precedence.

For structured products not listed on the SIX Swiss Exchange, the Termsheet (Final Terms) constitutes the definitive simplified prospectus pursuant to art. 5 of the Federal Act on Collective Investment Schemes (CISA) [Status as of 1 July 2016]. In addition, reference is also made (with the exception of the provisions authoritative for a listing) to the Issuance Program, in particular to the detailed information on risks contained therein, to the General Terms and Conditions and to the descriptions of the corresponding product types.

During the entire term of the Structured Product, all documents may be ordered free of charge from Bank Vontobel AG, Structured Products Documentation, Bleicherweg 21, 8002 Zurich, Switzerland (telephone: +41 58 283 78 88) and may also be downloaded on the www.derinet.com website. Vontobel explicitly rejects any liability for publications on other Internet platforms.

Further information

The list and information shown do not constitute a recommendation concerning the Underlying in question; they are for information purposes only and do not constitute either an offer or an invitation to submit an offer, or a recommendation to purchase Financial Products. Indicative information is provided without warranty. The information is not a substitute for the advice that is indispensable before entering into any derivative transaction. Only investors who fully understand the risks of the transaction to be concluded and who are commercially in a position to bear the losses which may thereby arise should enter into such transactions. Furthermore, we refer to the brochure "Risks Involved in Trading Financial Instruments" which you can order from us. In connection with the issuing and/or selling of Structured Products, companies from the Vontobel Group can pay reimbursements to third parties directly or indirectly in different amounts (for details see "Figures for fees and charges"). Such commission is included in the issue price. You can obtain further information from your sales agent upon request. We will be happy to answer any questions you may have concerning our products on +41 58 283 78 88 from 08.00 – 17.00 CET on bank business days. Please note that all calls to this number are recorded. By calling this number, your consent to such recording is deemed given.

Material changes since the most recent annual financial statements

Subject to the information in this Termsheet and the Issuance Program, no material changes have occurred in the assets and liabilities, financial position and profits and losses of the issuer/guarantor since the reporting date or the close of the last financial year or the interim financial statements of the issuer and, as the case may be, of the guarantor.

Responsibility for the listing prospectus

Bank Vontobel AG takes responsibility for the content of the listing prospectus and hereby declares that, to the best of its knowledge, the information is correct and that no material facts or circumstances have been omitted.

Zurich, 30 March 2020 / Deritrade-ID: 649160487
Bank Vontobel AG, Zurich