

Notarial deed by Notary Dr Oliver Habighorst
Frankfurt am Main, as of 20 March 2020
- Notarial deed no. 123/2020

*- CONVENIENCE TRANSLATION -
- only the German version is legally binding -*

MERGER AGREEMENT

between

COMMERZBANK Aktiengesellschaft,
Kaiserstraße 16, 60311 Frankfurt am Main,
(hereinafter also referred to as "**Commerzbank**")

as the transferee entity

and

comdirect bank Aktiengesellschaft,
Pascalkehre 15, 25451 Quickborn,
(hereinafter also referred to as "**comdirect**")

as the transferring entity.

(Commerzbank and comdirect are hereinafter also referred to as the "**Parties**" or, individually, as
a "**Party**")

Preamble

- A. COMMERZBANK Aktiengesellschaft is a German stock corporation with registered office in Frankfurt am Main and registered with the commercial register (*Handelsregister*) of the local court (*Amtsgericht*) of Frankfurt am Main under HRB 32000. The share capital of Commerzbank amounts to EUR 1,252,357,634.00 and is divided into 1,252,357,634 no-par value bearer shares, each representing a pro-rata amount of the share capital of EUR 1.00. The shares of Commerzbank are admitted to trading on the regulated market with additional post-admission obligations (Prime Standard) of the Frankfurt Stock Exchange. Commerzbank's financial year is the calendar year.
- B. comdirect bank Aktiengesellschaft, with registered office in Quickborn, is registered with the commercial register of the local court of Pinneberg under HRB 4889 PI. The share capital of comdirect amounts to EUR 141,220,815.00 and is divided into 141,220,815 no-par value bearer shares. The shares of comdirect are admitted to trading on the regulated market with additional post-admission obligations (Prime Standard) of the Frankfurt Stock Exchange. comdirect's financial year is the calendar year.
- C. Currently, Commerzbank directly holds 127,509,630 shares of comdirect (which are not included in its trading portfolio), which equals approximately 90.29% of the share capital of comdirect. Commerzbank is thus comdirect's principal shareholder within the meaning of Sec. 62 (5) sentence 1 of the German Transformation Act (*Umwandlungsgesetz; UmwG*). Commerzbank and comdirect intend to transfer all of comdirect's assets and liabilities to Commerzbank by way of a merger by absorption (*Verschmelzung durch Aufnahme*). In the context of the merger, the remaining comdirect shareholders (other than Commerzbank) ("**Minority Shareholders**") are to be squeezed out in accordance with Sec. 62 (5) UmwG in conjunction with Secs. 327a to 327f of the German Stock Corporation Act (*Aktiengesetz; AktG*). To this end, comdirect's general meeting is intended to resolve, within three months of conclusion of this Agreement, on the transfer of the shares held by the Minority Shareholders to Commerzbank in return for the granting of adequate cash compensation. The merger is to take effect only if the squeeze-out of comdirect's Minority Shareholders and, thus, the transfer of all shares of comdirect's Minority Shareholders to Commerzbank as the principal shareholder take effect simultaneously as well, which is to be ensured by way of a condition precedent (*aufschiebende Bedingung*) to this Agreement taking effect. Likewise, vice versa, the squeeze-out of the Minority Shareholders and, thus, the transfer of the shares of comdirect's Minority Shareholders to Commerzbank as the principal shareholder in accordance with Sec. 62 (5) sentence 7 UmwG will take effect only if the squeeze-out and the transfer occur simultaneously with the merger. Since Commerzbank will be comdirect's sole shareholder when the merger takes effect, comdirect's shareholders will

not be granted any shares in Commerzbank. Commerzbank's share capital will not be increased for the purpose of implementing the merger.

Now, therefore, Commerzbank and comdirect agree as follows:

§ 1

Asset transfer; closing balance sheet; merger effective date

- 1.1. comdirect transfers to Commerzbank, as the transferee entity, all of its assets and liabilities together with all rights and obligations by way of dissolution without liquidation (*Auflösung ohne Abwicklung*) in accordance with Sec. 2 no 1 UmwG (merger by absorption).
- 1.2. The merger will be implemented on the basis of comdirect's (the transferring entity's) balance sheet as at 31 December 2019, which has been issued with an unqualified audit opinion by Ernst & Young GmbH Wirtschaftsprüfungsgesellschaft, Stuttgart, Hamburg branch, as closing balance sheet.
- 1.3. comdirect's assets will be taken over by Commerzbank, in the internal relationship between the Parties, with effect from 31 December 2019, 24:00 hrs. As from 1 January 2020, 00:00 hrs (merger effective date), all acts and transactions of comdirect will be deemed done and executed for the account of Commerzbank.

§ 2

Squeeze-out of comdirect's Minority Shareholders

- 2.1. comdirect's Minority Shareholders are intended to be squeezed out in the context of the merger of comdirect into Commerzbank in accordance with Sec. 62 (5) UmwG in conjunction with Secs. 327a to 327f AktG. As shown in the securities account statement issued by Commerzbank (Group Organisation & Security) which is attached to this deed as an **Annex**, Commerzbank directly holds 127,509,630 of the total of 141,220,815 no-par value bearer shares of comdirect as at the date hereof, which equals approximately 90.29% of the share capital of comdirect.
- 2.2. comdirect's general meeting is intended to pass a resolution, within three months of conclusion of this Agreement, in accordance with Sec. 62 (5) sentence 1 UmwG in conjunction with Sec. 327a (1) sentence 1 AktG ("**Transfer Resolution**") on the transfer of the shares of comdirect's Minority Shareholders to Commerzbank as the principal shareholder in return for the granting of adequate cash compensation which must be paid by Commerzbank and be specified as an amount in the Transfer Resolution. The Transfer

Resolution entered in the commercial register at the registered office of comdirect must contain a notice to the effect that the Transfer Resolution will take effect only upon registration of the merger with the commercial register at the registered office of the transferee stock corporation (Sec. 62 (5) sentence 7 UmwG).

§ 3

Special rights and benefits

- 3.1. Subject to the scenario described in § 2 hereof, no rights within the meaning of Sec. 5 (1) no 7 UmwG will be granted to individual shareholders or holders of special rights. No measures within the meaning of Sec. 5 (1) no 7 UmwG are intended to be taken with respect to such persons either.
- 3.2. With the exception of the scenarios described in § 3.3 hereof, no special benefits within the meaning of Sec. 5 (1) no 8 UmwG will be granted to a member of the Board of Managing Directors or the Supervisory Board or an auditor of any of the two companies or the merger auditor.
- 3.3. When the merger takes effect, comdirect's Board of Managing Directors ceases to be a corporate body and the mandates of its members expire.

The service agreement of Frauke Hegemann is intended to be cancelled by mutual agreement and to be replaced by an employment agreement for senior staff of Commerzbank. The terms of termination of her existing service agreement and the terms of her new employment agreement with Commerzbank have not been finalised as yet. Commerzbank amended its commitment to offer Ms Hegemann re-entry in a position at the first management level below the Board of Managing Directors. The new total target remuneration will not exceed the current total target remuneration. No special rights, benefits or other privileges have been promised by comdirect or Commerzbank. In the event that no agreement can be reached, the service agreement of Ms Hegemann in her capacity as a member of the Board of Managing Directors would be transferred to Commerzbank in the context of the merger. In this case, Ms Hegemann would be entitled to receive her remuneration up to and including 31 March 2020, i.e. the date of expiry of her service agreement.

The service agreement of Matthias Hach is intended to be cancelled by mutual agreement and to be replaced by an employment agreement for senior staff of Commerzbank. The terms of termination of his existing service agreement and the terms of his new employment agreement with Commerzbank have not been finalised as yet. The new total target remuneration will not exceed the current total target remuneration. No special rights, benefits or other privileges have been promised by comdirect or Commerzbank. In

the event that no agreement can be reached, the service agreement of Mr Hach in his capacity as a member of the Board of Managing Directors would be transferred to Commerzbank in the context of the merger. In this case, Mr Hach would be entitled to receive his remuneration up to and including 29 January 2021, i.e. the date of expiry of his service agreement.

The service agreement of Dietmar von Blücher has been concluded for the period between 18 July 2019 and 17 July 2024. In the context of the merger, the service agreement will be transferred to Commerzbank whereas the remuneration for the time after the effective termination of the term of office may not exceed the amount of two years' annual remuneration. Commerzbank committed itself to offer to Mr von Blücher a return to a position at the second management level below the Board of Managing Directors or higher. The new total target remuneration will not exceed the current total target remuneration. No special rights, benefits or other privileges have been promised by comdirect or Commerzbank.

- 3.4. When the merger takes effect, comdirect's Supervisory Board ceases to be a corporate body and the mandates of its members expire. No compensation will be paid to the current members of comdirect's Supervisory Board.

The two members of comdirect's Supervisory Board named in the following also hold board memberships at Commerzbank and are intended to continue to hold these positions: Supervisory Board members Michael Mandel and Sabine Schmittroth are also members of Commerzbank's Board of Managing Directors.

§ 4

No consideration

When the merger takes effect, Commerzbank as the transferee entity will hold all shares in comdirect. This is ensured by way of the condition precedent to this Agreement taking effect as stipulated in § 7 hereof and by way of the statutory provision in Sec. 62 (5) sentence 7 UmwG. Therefore, no consideration is to be granted in the context of the merger. Commerzbank, as the transferee entity, will not increase its share capital in order to implement the merger in accordance with Sec. 68 (1) sentence 1 no 1 UmwG. Accordingly, pursuant to Sec. 5 (2) UmwG, none of the information on the exchange of the shares required under Sec. 5 (1) nos 2 to 5 UmwG has to be provided. As a precautionary measure, Commerzbank, in its capacity as comdirect's sole shareholder at the time of the merger taking effect, waives any cash compensation offer in the Merger Agreement (Sec. 29 UmwG).

§ 5

Consequences of the merger for employees and their representative bodies

5.1. Transfer of the employment contracts

- 5.1.1. When the merger and the related business transfers take effect, all employment contracts and vocational training contracts in place with comdirect at the time of the merger taking effect ("**Transfer Effective Date**") will be transferred to Commerzbank without any changes to their terms and conditions in accordance with Sec. 613a of the German Civil Code (*Bürgerliches Gesetzbuch; BGB*) in conjunction with Sec. 324 UmwG. By operation of law, Commerzbank will acknowledge and accept (*eintreten*) each employee's length of service spent with or recognised by comdirect up until the Transfer Effective Date so that such length of service will not be suspended but continued with Commerzbank.
- 5.1.2. When the merger takes effect, all rights and obligations under any existing occupational pension plan commitments ("**Pension Plan Commitments**") made by comdirect will likewise be transferred to Commerzbank as at the Transfer Effective Date. The Pension Plan Commitments made to current employees are intended to be replaced by similar arrangements in place at Commerzbank with effect for the future. To this end, if and to the extent necessary, transfer agreements (*Überleitungsvereinbarungen*) or amendment agreements are to be concluded with the employee representative bodies in charge and/or the employees concerned. Any vested interests that have been acquired so far remain unaffected. Subject to the valid replacement of Pension Plan Commitments by similar arrangements in place at Commerzbank, Commerzbank is obliged to continue the Pension Plan Commitments as from the Transfer Effective Date; if Commerzbank is unable to do so, it is obliged, by operation of law, to ensure that the comdirect employees concerned will be enrolled in an equivalent pension plan. As from the Transfer Effective Date, any adjustments of ongoing benefits under the Pension Plan Commitments pursuant to Sec. 16 of the German Company Pension Act (*Betriebsrentengesetz; BetrAVG*) must be made taking into account Commerzbank's financial position.
- 5.1.3. The following applies to the continued validity of the works agreements, general works agreements and group works agreements in place at comdirect: Pursuant to the Collective Bargaining Agreement Regarding the Structure of the Works Councils, the General Works Council, the Youth and Trainee Representations as well as the General Youth and Trainee Representative Council of 15 June 2016 (*Tarifvertrag über die Struktur der Betriebsräte, des Gesamtbetriebsrats, der Jugend- und Auszubildendenvertretungen und der Gesamt-Jugend- und Auszubildendenvertretung vom 15. Juni 2016*) ("**Company Collective Bargaining Agreement**") entered into by Commerzbank and the Vereinte Dienstleistungsgesellschaft ("**ver.di**"), any newly added operations, parts of operations and micro-entities will be allocated to defined operations for election purposes

(*Wahlbetriebe*). The Quickborn/Rostock operation would then be allocated for election purposes to the operations in Hamburg (Quickborn) and Mecklenburg-Western Pomerania (Rostock), the Frankfurt operation would be allocated to the "Zentrale" operation. To the extent that comdirect's operations would hereby and/or due to organisational changes lose their identity (*betriebliche Identität*), comdirect's existing works agreements and general works agreements would then be replaced by the respective (general) works agreements of Commerzbank, provided that their provisions govern the same content. If no (general) works agreements with the same content exist at Commerzbank, the (general) works agreements of comdirect would be transposed into the employment relationship.

Commerzbank intends, however, to enter into negotiations with ver.di regarding the adjustment of the Company Collective Bargaining Agreement in order to continue the existing operations of comdirect where, and to the extent, possible. If an agreement is reached, the merger of comdirect into Commerzbank would not affect the identity of comdirect's operations. Operational changes within the meaning of Sec. 111 of the German Works Constitution Act (*Betriebsverfassungsgesetz; BetrVG*) potentially occurring after the merger may, however, result in individual operations losing their identity. Whether, and in what form, individual comdirect operations will be affected by operational changes subsequent to the merger, and which those are is currently being devised. At the comdirect operations that retain their existing identity following the merger, the existing works agreements and general works agreements of comdirect will continue to apply as (general) works agreements under labour law (*kollektivrechtlich*) to the extent that they are not replaced by any general works agreements that are in place at Commerzbank and have the same subject matter, or superseded by any Collective Bargaining Agreements existing at Commerzbank, or otherwise terminated (e.g. as a result of notice of termination being given, expiry of the contract term, etc.). The Commerzbank Group works agreements currently applicable at the operations of comdirect will continue to apply as such at the operations of comdirect that retain their existing identity even after the merger unless they are otherwise terminated (e.g. as a result of notice of termination being given, expiry of the contract term, etc.).

- 5.1.4. Whereas comdirect is currently not bound by Collective Bargaining Agreements under applicable law (*normativ tarifgebunden*), Commerzbank is bound by the Collective Bargaining Agreements for the Private Banking Sector and the Public Banks (last updated in July 2019) and the Collective Bargaining Agreement Regarding the Structure of the Works Councils, the General Works Council, the Youth and Trainee Representations as well as the General Youth and Trainee Representative Council of 15 June 2016. As regards comdirect employees whose employment relationship is transferred to Commerzbank as a result of the merger and who are members of the unions of ver.di, Deutscher Bankangestellten-Verband (DBV) and DHV – Die Berufsgewerkschaft being party to the respective Collective Bargaining Agreement as at

the Transfer Effective Date or who will become members of the aforementioned unions being party to the respective Collective Bargaining Agreement after the Transfer Effective Date, Commerzbank's Collective Bargaining Agreements will apply, under applicable law, as from the Transfer Effective Date or – if the employee in question joins the unions after the Transfer Effective Date – as from the date he/she joins the unions, unless otherwise provided in the Collective Bargaining Agreements themselves. Currently, Commerzbank is applying the Collective Bargaining Agreements for the Private Banking Sector and the Public Banks irrespective of whether or not the employees are members to a trade union. This also applies to the transferring employees of comdirect to the extent that they form part of the class of persons covered by the scope of application.

- 5.1.5. Any termination by the relevant employer of the employment relationships transferred upon the merger taking effect on the grounds of the transfer of business caused by the merger is invalid (Sec. 613a (4) sentence 1 BGB). The right to terminate the employment relationship on other grounds remains unaffected pursuant to Sec. 613a (4) sentence 2 BGB.
- 5.1.6. Commerzbank – together with comdirect – will devise an integration concept, including all implementing measures associated therewith, for the time after the merger has taken effect. After the merger has taken effect, job cuts are intended to be implemented at Commerzbank. Both employees of Commerzbank and employees of comdirect will be affected by these job cuts. At this point in time, it is not yet foreseeable which locations, functions and positions will be affected by the job cuts and to what extent they will be affected. In addition, it is to be expected that the implementation of the integration concept will necessitate relocations of staff.
- 5.1.7. Already at the time of the merger will organisational changes be necessary in order to meet the regulatory requirements specified for a systemically relevant institution. Based on the current planning status, these changes mainly relate to the separation of market/trading from the back office and processing/controlling from the trading business as well as further adjustments to the functional and disciplinary reporting lines (Compliance, Audit, Risk Controlling and Credit Risk Management) to Commerzbank's units. These changes will be dealt with in coordination with the competent works council before registration of the merger. Negotiations with the appropriate works councils concerning the changes to be made at the operations and the personnel measures to be taken in connection with the integration process with the objective of compensating for and alleviating any adverse economic effects that may result from them for the employees concerned are expected to be entered into as of the summer of 2020. The rights of participation and the interests of the employee representative bodies provided for by the German Works Constitution Act will be safeguarded.

- 5.1.8. The employees of comdirect will be notified separately in accordance with Sec. 613a (5) BGB. According to case law of the Federal Labour Court (*Bundesarbeitsgericht*), the employees may not object to the merger in the case at hand pursuant to Sec. 613a (6) BGB because comdirect will cease to exist as a result of the merger. According to case law of the Federal Labour Court, employees do, however, have the right to terminate their employment relationship without notice (*außerordentliche Kündigung*) as from the merger taking effect.
- 5.1.9. The employment relationships of Commerzbank employees remain unaffected by the merger unless otherwise stated above.

5.2. **Employee representative bodies under the German Works Constitution Act**

- 5.2.1. The following applies to the continuation of existing works councils: As described in § 5.1.3. above, Commerzbank intends to amend – in agreement with ver.di – the Company Collective Bargaining Agreement in order to maintain the operations of comdirect to the largest possible extent. In this case, the works councils of comdirect would remain in office. If it is not possible to amend the Company Collective Bargaining Agreement by mutual agreement, comdirect's operations would be allocated to Commerzbank's existing defined operations for election purposes, which would be continued retaining their identity. In this case, the works councils of Commerzbank would continue to exist whereas those of the integrated operations of comdirect would cease to exist as of the time of the transfer of business but may retain a remaining mandate (*Restmandat*) within the meaning of Sec. 21b BetrVG to the extent that the operations lose their identity.
- 5.2.2. The general works council of comdirect and the mandates of the members of the general works council will cease to exist when the merger takes effect. The general works council of Commerzbank will continue to exist after the merger has taken effect. The composition of the general works council is as set forth in the "Collective Bargaining Agreement Regarding the Structure of the Works Councils, the General Works Council, the Youth and Trainee Representations as well as the General Youth and Trainee Representative Council pursuant to Secs. 3, 47 and 72 of the German Works Constitution Act" of 15 June 2016.
- 5.2.3. The function of the comdirect representative on the Group works council of the Commerzbank Group will cease to exist upon the merger taking effect. When the merger takes effect, the employees transferred to Commerzbank will continue to be represented by the Group works council of the Commerzbank Group within the scope of its responsibilities. The composition of the Group works council is as set forth in the Group-Wide Works Agreement Regarding the Structure of the Group Works Council of 5 December 2017.

- 5.2.4. A company spokesperson committee does not exist at comdirect. To the extent that, after the Transfer Effective Date, comdirect's senior staff are members of Commerzbank's senior staff, they will participate in the elections for Commerzbank's company spokesperson committee.
- 5.2.5. The function of comdirect's economic committee will cease to exist upon the merger taking effect. The economic committee of Commerzbank will continue to exist. The general works council of Commerzbank will decide on the composition of the economic committee in accordance with Sec. 107 BetrVG.
- 5.2.6. At Commerzbank, the tasks of a European works council are currently performed by the Group works council under an agreement with the Group works council. This provision will continue to apply after the merger has taken effect – until a potential new agreement is concluded.
- 5.2.7. The representative bodies of the Commerzbank employees under the German Works Constitution Act will remain unaffected by the merger unless otherwise stated above.

5.3. **Implications of the merger for the supervisory bodies**

- 5.3.1. comdirect's Supervisory Board has six members. Four members are elected by the general meeting and two members are elected by the employees in accordance with the provisions of the German One Third Co-Determination Act (*Drittelbeteiligungsgesetz; DrittelbG*).
- 5.3.2. Upon the merger taking effect, comdirect's Supervisory Board will cease to exist. As a result, the mandates of all members of comdirect's Supervisory Board, including the employee representatives, will also end. After the transfer of their employment relationships to Commerzbank, the employees of comdirect Group's German operations will be entitled to cast their vote, and be elected to positions, (*aktiv und passiv wahlberechtigt*) in the next elections for Commerzbank's Supervisory Board.
- 5.3.3. Commerzbank's Supervisory Board has twenty members. Ten members are elected by the general meeting in accordance with the provisions of the German Stock Corporation Act and ten members are elected by the employees in accordance with the provisions of the German Co-Determination Act (*Mitbestimmungsgesetz; MitbestG*).
- 5.3.4. When the merger has taken effect, the Supervisory Board of Commerzbank will continue to be constituted in accordance with the provisions of the German Co-Determination Act and Secs. 96 et seqq. AktG.

§ 6

Change of the effective date

- 6.1. In the event that the merger does not take effect on or before 28 February 2021 by way of registration with the commercial register at the registered office of Commerzbank, by derogation from § 1.2 hereof, the merger will be based on comdirect's balance sheet as of 31 December 2020 as the closing balance sheet and, by derogation from § 1.3 hereof, 1 January 2021 (00:00 hrs) (merger effective date) will be deemed the effective date for the takeover of the assets and the change in accounting. In the event that the registration is further delayed beyond 28 February of any subsequent year, the relevant effective date of the closing balance sheet and the merger effective date will be postponed by one year each in accordance with the above provision.
- 6.2. If the merger does not take effect on or before 28 February 2021 by way of registration with the commercial register at the registered office of Commerzbank, the registration is not to be made until after the annual general meetings of Commerzbank and comdirect that resolve on the appropriation of profits for the 2020 financial year. If appropriate, Commerzbank and comdirect will ensure this by filing a supplement to the registration application in that respect. The same applies if the registration is further delayed beyond 28 February of any subsequent year.

§ 7

Condition precedent

The effectiveness of this Agreement is subject to the condition precedent of registration of a resolution of comdirect's general meeting in accordance with Sec. 62 (5) sentence 1 UmwG in conjunction with Sec. 327a (1) sentence 1 AktG on the transfer of the shares held by comdirect's minority shareholders to Commerzbank as the principal shareholder with the commercial register at comdirect's registered office, including a note pursuant to Sec. 62 (5) sentence 7 UmwG that the Transfer Resolution will take effect only concurrently with the registration of the merger with the commercial register at Commerzbank's registered office.

§ 8

Miscellaneous

- 8.1. In the event that the merger does not take effect, Commerzbank will bear any and all costs incurred in connection with the conclusion of this Agreement and its performance – with the exception of the costs of comdirect's general meeting adopting the Transfer Resolution. Each Party will bear its own costs of preparing this Agreement.

- 8.2. If any provisions of this Agreement are or become invalid or impracticable, the validity of the remaining provisions of this Agreement will remain unaffected. The Parties undertake to replace any invalid or impracticable provision by a valid and practicable provision that comes as close as possible, in a manner that is legally permissible, to what the Parties intended or would have intended in commercial terms had they taken into account the invalidity or impracticability in the first place. The same applies in the event that the Agreement lacks any provisions.

Commerzbank AG, 60261 Frankfurt

Group Organisation & Security Bestands- und Saldenabstimmungen

Commerzbank AG
Group Management - Finance (GM-F)
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20. März 2020

Depotbescheinigung für das Depot Nr. 400 000042 10 per 20. März 2020

Sehr geehrte Damen und Herren,

hiermit bestätigen wir Ihnen, dass das Eigenbestandsdepot der Commerzbank Aktiengesellschaft, Frankfurt am Main, mit der Depotnummer 400 000042 10 per 20. März 2020 einen Bestand von

St. 127.509.630 comdirect bank AG Inhaber-Aktien o.N. (WKN 542800 / ISIN DE0005428007)

aufweist.


Die comdirect bank AG Inhaber-Aktien o.N. sind in Form von dauerhaften Globalurkunden verbrieft, die bei der Clearstream Banking AG, Frankfurt am Main, hinterlegt sind.

Der vorstehend genannte Bestand ist in unserem Miteigentumsanteil an diesen Globalurkunden, der zu Gunsten unseres bei der Clearstream Banking AG geführten Lagerstellendepts 7004/000 gebucht ist, enthalten.

Mit freundlichen Grüßen

COMMERZBANK
Aktiengesellschaft


Georg Rücker
Abteilungsleiter


Mathias Sander
Prokurist

Vorsitzender des Aufsichtsrats: Stefan Schmittmann
Vorstand: Martin Zielke (Vorsitzender),
Roland Boekhout, Marcus Chromik, Stephan Engels,
Jörg Hessenmüller, Michael Mandel, Bettina Orlopp, Sabine Schmittroth

Commerzbank Aktiengesellschaft, Frankfurt am Main
Handelsregister: Amtsgericht Frankfurt am Main, HRB 32000
USt-IdNr.: DE 114 103 514