

Bayside Executive Park No. 3 West Bay Street PO Box N-4875 Nassau, Bahamas www.drrtltd.com

Alexander Reus JD, JD, LLM areus@drrtltd.com

CONFIDENTIAL

CLIENT FUNDING AGREEMENT

November 13, 2020

LIMITED

VIA E-MAIL:

Czech National Bank Na Prikope 864/28 115 03 Prague 1 Czech Republic

RE: Wirecard AG – Insolvency Proceeding in Germany

Relevant Period Affected Securities - ISINs:

July 10, 2012 - Current Holdings DE0007472060, DE000A2YNQ58

We are pleased to represent Czech National Bank (the "CLIENT") in the above referenced matter regarding the assertion of claims arising from securities in the insolvency proceeding of Wirecard AG ("Wirecard").

On June 25, 2020, Wirecard filed for bankruptcy. By order dated June 29, 2020 (Docket No. 1542 IN 1308/20), the Local Court of Munich appointed attorney Michael Jaffé as provisional insolvency administrator for Wirecard.

CLIENT hereby authorizes DRRT Limited ("DRRT") to represent CLIENT'S interests against Wirecard in the insolvency proceedings. The representation includes the legally relevant damages sustained on CLIENT'S transactions in the Affected Securities during the Relevant Period pursuant to the German Securities Trading Act (WpHG) and the German Civil Code (BGB). Additionally, claims in relation to the termination of the bond and the submission of nominal amounts in addition to current and future interests in Wirecard's insolvency proceedings are also included. This agreement also covers, albeit subject to a different fee, the commencement of an action for declaratory judgment if the claims are denied by the insolvency administrator or the other creditors.

In the matter referenced above, DRRT will cooperate with the specialized law firm Kathmann & Gebhard ("K&G"), with locations in Karlsruhe, Munich and Frankfurt, K&G is specialized in the field of insolvency law and the lead attorney at K&G will be Robert Gebhard, specialized in insolvency law and banking and capital markets law. The professional liability insurance of K&G is limited to € 1,000,000. Therefore, DRRT and K&G exclude liability beyond this amount. DRRT will represent CLIENT on a fully contingent, i.e. success fee, basis in the above referenced matter. Therefore, there is no cost risk for the CLIENT. Depending on the actions taken, DRRT will be entitled to a Success Fee based on a percentage of the Net Recovery.

The Net Recovery consists of the Gross Recovery less all expenses advanced by DRRT. The Gross Recovery consists of all recoveries in cash, or, in the event of non-cash distributions, the cash-equivalent value of such recovery. If the recovery results from a private sale or, if instead of a cash payment, the recovery takes the form of another financial instrument, such as but not limited to a debt-equity swap, CLIENT commits to pay DRRT the corresponding Success Fee as a percentage of the sale proceeds or value of the financial instrument:

- a) of the Net Recovery for filing the claims in the insolvency proceedings; or
- b) of the Net Recovery for representing the CLIENT in a declaratory action, in case the claims are denied by the insolvency administrator or the other creditors.

DRRT will advance all court filing fees. If the costs exceed the Net Recovery, the exceeding amount will not be subject to reimbursement. CLIENT shall cover its own costs of corporate documentation and translations or other CLIENT-related certificates that are required in the insolvency proceeding. DRRT will also cover any local attorney fees of K&G. As K&G will act on behalf of DRRT, DRRT alone is liable towards K&G for their local attorney fees. DRRT expressly indemnifies CLIENT from being subject to local attorney fees of K&G.

This Agreement shall be governed by and construed in accordance with the laws of the State of Florida, United States, without regard to its conflict of laws principles. In the event of a dispute among the parties hereto, such dispute and the resolution thereof shall be exclusively submitted to the competent courts of the City of Miami.

If you agree with these terms of representation, please confirm your retention of DRRT, and K&G as local counsel, by signing and returning this retainer and attached German Power of Attorney, as required under German law.

We look forward to working with you in this matter and encourage you to contact us if you have any questions.

Best regards,

