

INFORMATION MEMORANDUM

In relation to the

USD SAVINGS TOKEN PARTNERSHIP

LIMITED PARTNERSHIP AGREEMENT

made between

RainFin Pty Ltd

Registration number: 2008/029213/07

(as the "General Partner" to the Partnership)

and

Sean Emery 7210205312083

(as the "Initial Limited Partner" to the Partnership)

and

THE LIMITED PARTNERS

(being the Persons who from time to time are admitted to the Partnership as Limited Partners, as defined below)

Persons who come into possession of this Information Memorandum are required to inform themselves on their own about and observe all restrictions that exist in connection with the offer and sale of the Tokens. Potential investors in the Tokens should consult their legal and tax advisors, auditors or other advisors as to whether an investment in the Tokens is advisable in their circumstances. The information in this Information Memorandum is accurate as of the date hereof. The investor may not rely on any further information or representations made by any person. This applies, in particular, to oral statements.



1 GENERAL INFORMATION

1.1. Introduction to the USD Savings Token Partnership

- 1.2. The USD Savings Token Partnership is a distinctively structured investment vehicle designed to offer USD-linked returns in a Digital Asset format with on chain reserves.
- 1.3. This partnership, established and managed by RainFin (RF) (Pty) Ltd, is a en-commandite partnership with a strategic focus on a unique and single asset class being USD Savings Tokens ISIN: LU2705737547. These tokens are certificates linked to the USD Savings Index, providing a sophisticated yet transparent approach to digital asset investment.
- 1.4. Investment Principle: The core of this investment lies in the USD Savings Tokens (ISIN: LU2705737547), issued by Compartment 610 of OPUS CHARTERED ISSUANCES S.A., Luxembourg. This asset class combines the efficiency of blockchain technology with the stability of traditional financial instruments, offering a blend of innovation and reliability. The investment approach is centered around generating a return on investment (RoI) for partners, distributed in the form of additional Digitalgraphically secured tokens, creating a dynamic yet secure investment landscape.
- 1.5. Partnership Structure: The USD Savings Token Partnership is structured as a limited (en commandite) partnership, ensuring that the liability of each Limited Partner is capped at their capital investment. This structure offers a balance of risk and reward, aligning the interests of all parties involved. The partnership is managed by RainFin and the Genertal Partner, with Prime Asset Managers (Pty) Ltd being appointed as the asst manager overseeing the asset management, ensuring professional and regulatory compliant operations.
- 1.6. Token Dynamics: The partnership employs a unique hybrid token model, which combines permissioned and permissionless elements. This design allows for the transfer and sale of tokens among partners with flexibility, while adhering to necessary regulatory standards like KYC for significant transactions and redemptions. The tokens represent not just a digital asset but a legal and financial stake in the partnership.

This investment opportunity is an invitation to participate in a venture that harnesses the



potential of digital assets while maintaining a strong foundation in established financial principles. We believe that this partnership offers a unique blend of innovation, Token, and potential for stable USD returns.

- 2. In the context of the Limited Partnership Agreement for the USD Savings Token Partnership, particularly within an en commandite partnership structure, the term "Token" has a specific and significant meaning:
 - 2.1. Token as Limited Partner's Certificate: The "Token" in this agreement represents the certification of a Limited Partner's stake in the partnership. It is a digital representation of the Limited Partner's share in the partnership.
 - 2.2. Capital Account and Token Correlation: Each Limited Partner's Capital Account within the partnership reflects their Capital Investment and the number of Tokens held. This means that the Tokens are directly correlated with the financial contribution and ownership stake of a Limited Partner in the partnership. The Capital Account is adjusted based on the number of Tokens a Limited Partner holds, which changes if they purchase additional Tokens from the RainFin Platform or from other Limited Partners
 - 2.3. Legal and Financial Functionality: In legal and financial terms, these Tokens are not just digital assets but are integral to the structure of the partnership, representing each Limited Partner's vested interest and their proportional share in the partnership's overall capital.

The Token is a legally significant instrument that represents a Limited Partner's financial stake and ownership in the partnership. It serves as a digital certificate of investment, directly linked to the Capital Account of the Limited Partner, and is essential for the financial and operational structure of the partnership.

3. Purpose of the Partnership

3.1. The purpose of the Partnership is to carry on business with the primary objective of investing in a single asset, which shall comprise of investing in ISIN: LU2705737547 being Bearer debt securities (Inhaberschuldverschreibungen) linked to the Index as Underlying issued as Digital securities (Kryptowertpapiere) within the meaning of section 4 (3) of the eWpG. LU2705737547 is issued by Compartment 610 and of OPUS - CHARTERED ISSUANCES S.A. (a public limited liability company (société anonyme) incorporated under the laws of the Grand Duchy of Luxembourg with its registered office at Rue Eugène Ruppert, 6, Luxembourg, L-2453, Luxembourg, which is subject to the Luxembourg act on securitisation of 22 March 2004, as amended) Please See INFORMATION MEMORANDUM in connection with the issuance of USD Savings Tokens (Tokens linked to the USD Savings Index) ISIN: LU2705737547) (the "Investment Purpose").



- 3.2. To give effect to this Investment Purpose, the Partnership has appointed Prime Asset Managers in terms of the Management Agreement. The Manager's powers and responsibilities in terms of the Management Agreement will include monitoring the Asset, preparing Accounts and managing the Accounts and such other roles as more fully set out in the Management Agreement.
- 3.3. The Partnership (acting through the General Partner or persons authorised or appointed on behalf of the Partnership pursuant to this Agreement) may execute, deliver and perform all contracts and other undertakings and engage in all activities and transactions as may be necessary or advisable in order to carry out the foregoing purposes, subject to and in accordance with the provisions of this Agreement.
- 3.4. The General Partner is charged with the duty and responsibility to administer and manage the Partnership as contemplated in clause 6 as a fiduciary in utmost good faith and with all the due care, diligence and skill that can reasonably be expected of a general partner of a private equity partnership, and generally to act in the best interests of all Partners at all times.

4. en commandite partnership

The Parties record and acknowledge that the Partnership is a limited (en commandite) partnership.

4.1. Limited liability of Limited Partners

If the Partnership is unable to pay its debts to any third person, the liability of each Limited Partner in respect of such liabilities of the Partnership will be limited to the amount of that Limited Partner's Capital Investment as at the time such liability is lawfully required to be paid.

4.2. Unlimited liability of General Partner

If the Partnership is unable to pay its debts to any third person or incurs expenses which are not Authorised Expenses, the liability of the General Partner (in its capacity as General Partner) in respect of such liabilities of the Partnership will be unlimited.

4.3. Principal place of business of the Partnership

The principal place of business of the Partnership shall be at the current business premises of the General Partner, 5 A Waterstone Office park Somerset West or at such other place in the Republic of South Africa as the General Partner shall from time to time in writing determine and notify to the Limited Partners. The General Partner shall promptly notify each Limited Partner of any change in the principal place of business of the Partnership by updating the Terms and Conditions in accordance with the terms thereof.



4.4. Conditions for admission of a Limited Partner to the Partnership

- 4.4.1. Any Person desiring to become a Limited Partner shall do so by purchasing the Tokens from the RainFin Platform, alternatively from an existing Limited Partner.
- 4.4.2. Upon purchasing the Tokens, the Limited Partner shall become a Limited Partner of the Partnership and become bound by the terms hereof and the Terms and Conditions. No action or consent of the Limited Partners will be required for the admission of a new or additional Limited Partner. Upon the admission of any new Limited Partner, the General Partner shall update the Capital Schedule to account for that person's Capital Investment or increased Capital Investment (to the extent that an existing Limited Partner has purchased additional Tokens), to the extent required.

4.5. Redemption of Interest of Initial Limited Partner.

On or immediately after the Initial Closing Date, the Interest of the Initial Limited Partner shall be redeemed for a redemption price of ZAR1.00 (One South African Rand).

4.6. Conditions for admission of Subsequent Partners to the Partnership

Any third party who becomes a Subsequent Partner through the acquisition of Tokens in the secondary market shall become a Limited Partner in terms hereof. Upon the transfer of a Token/s, the Subsequent Partner shall become a Limited Partner of the Partnership and become bound by the terms hereof and the Terms and Conditions. Upon the admission of a Subsequent Partner, the General Partner shall update the Token Schedule to take into account that person and the Capital Account of the Limited Partner shall, without further ado, be automatically ceded and assigned to the Subsequent Partner.

Prior to the redemption of the Tokens into Fiat on the RainFin Platform the Limited Partner shall be required to make a full disclosure in terms of the relevant know your client legislation.

5. CAPITAL ACCOUNTS

5.1. Establishment of Capital Accounts

- 5.1.1. A separate Capital Account shall be established and maintained for each Partner for the duration of the Partnership.
- 5.1.2. The Limited Partner's Capital Account shall reflect the Capital Investment made and the number of Tokens held by that Limited Partner.

5.2. Increases In Capital Accounts

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A Partner's Capital Account shall be increased in the event that a Limited Partner purchases additional Tokens from the RainFin Platform or if a Limited Partner purchases Tokens from the other Limited Partners.

5.3. Decreases in Capital Accounts

A Partner's Capital Account shall be decreased in the event that:

- 3.3.1 a Limited Partner sells any of its Tokens on the secondary market to a Subsequent Partner or to any other Limited Partners; or
- 3.3.2 a Limited Partner redeems any of its Tokens in accordance with the terms of this Agreement;

6. RETURN ON INVESTMENT AND ISSUE OF ADDITIONAL TOKENS

- 6.1. In consideration of the Limited Partners Investment, the Limited Partner, from the date upon which that Limited Partner purchased the Tokens from the RainFin Platform and became a Limited Partner hereunder (the "Admission Date") onwards, shall be entitled to receive an amount equal to the Rol as a return on its Investment.
- 6.2. The Rol shall be calculated on a monthly basis (with the first month's Rol being prorated depending on the Admission Date of that Limited Partner in that given month) on the last day of every month. Within 5 (Five) Business Days after the last day of each month, the Rol shall be paid by the Partnership to the Limited Partner by the Partnership issuing to the Limited Partner the Additional Tokens.
- 6.3. The amount of Additional Tokens to be issued to that relevant Limited Partner shall be calculated by taking the amount of the Rol for that Month and multiplying it by the Purchase Price. To the extent that the Partnership elects (in its sole discretion to calculate the Rol for a different period, then the necessary adjustments shall be made for such period.
- 6.4. Due to the nature of the Investment and the unpredictability of market conditions, each Limited Partner hereby understands, acknowledges, and agrees that:
 - 6.4.1.1. the monthly Rol, or any amount thereof, for any relevant month, is not guaranteed;
 - 6.4.1.2. the Partnership shall use its reasonable commercial efforts to maximize the Rol to the Limited Partners;
 - 6.4.1.3. the Partnership shall, in its sole discretion, be entitled to determine the Rol to be paid to the Limited Partners for each month; and



6.4.1.4. the determination of, and the Rol paid by the Partnership for any relevant month shall be final and binding on each Limited Partner.

7. MANAGEMENT OF THE PARTNERSHIP

7.1. Management vests in the General Partner

The organization, conduct, management, control and operation of the Partnership and its investment and other activities vests in the General Partner, which is hereby authorized and empowered on behalf and in the name of the Partnership, subject to this Agreement, to exercise and carry out any of the purposes of the Partnership and to perform all acts and enter into and perform all contracts and other undertakings that may be necessary, advisable or incidental without any further act, approval or vote of any Person, including any Limited Partner. The business and affairs of the Partnership shall be managed and controlled by the General Partner which may exercise all the powers of the Partnership, subject to the provisions of this Agreement.

7.2. Non-participation of Limited Partners in management

The Limited Partners shall take no part in the management or control of the business and affairs of the Partnership, and shall have no right or authority to act for or bind or commit the Partnership or to vote on matters relating to the Partnership other than as provided for in this Agreement.

7.3. Main Powers and authority of the General Partner

The General Partner shall, have full power and authority to act for, bind and commit the Partnership, within the parameters of this Agreement, and to manage and control the Partnership, including without limitation the power and authority:

7.3.1. Management of the Asset.

to monitor and, where appropriate and not contemplated in the Management Agreement, to participate in the management and control of the Asset;

7.3.2. Appointment of the Manager

to appoint the Manager to provide certain services and to fulfil all or some of the obligations of the General Partner in terms of this Agreement, pursuant to the Management Agreement;

7.3.3. Admission of Subsequent Partners

to accept applications by persons as Subsequent Partners;



7.3.4. Distributions to Partners

to make redemption payments to the Partners on relevant Redemption Dates and in certain circumstances to retain and not make redemptions, in accordance with the terms of this Agreement;

7.3.5. Compliance With Regulations

to comply at all times with all laws and regulations as well as the obligations of this Agreement applicable to the business of the Partnership;

7.3.6. Representing the Partnership

generally, in its capacity as the General Partner, to act for, bind and commit the Partnership in its dealings with the Manager, or in relation to the protection of any Partnership Assets, or in any other respect, subject to the provisions of this Agreement. to bring, defend, settle and dispose of proceedings

8. Summay Key Facts about the General Partnership and the Tokens representing the Limited Partners interests

8.1. General Partner - RainFin (RF) (Pty) Ltd:

- 8.1.1.1. Company Registration: Registered with the number 2008/029213/07.
- 8.1.1.2. Regulatory Status: An Authorized Financial Services Provider (license number 45756).
- 8.1.1.3. Role in the Partnership: Established and manages the USD Savings Token Partnership, focusing on the Asset USD Savings Tokens.

8.2. Asset - USD Savings Tokens:

- 8.2.1.1. Legal Description: Tokens linked to the USD Savings Index, ISIN: LU2705737547.
- 8.2.1.2. Issuer: Issued by Compartment 610 of OPUS CHARTERED ISSUANCES S.A., complying with Luxembourg's securitisation laws.

8.3. Asset Manager - Prime Asset Managers (Pty) Ltd:

8.3.1.1. Company Registration: Registered in South Africa with Reg. No. 2007/025932/07.

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8.3.1.2. Regulatory Status: Approved by the South African Financial Sector Conduct Authority as an authorized financial services provider, FSP 33933.

8.3.1.3. Role and Responsibilities: Appointed under the Management Agreement to monitor the Asset, prepare and manage accounts, and undertake other roles as detailed in the Management Agreement. They are responsible for implementing any Index Allocation on the Reference Account by purchasing or selling the Reference Assets.

8.4. Partnership Structure and Liability:

8.4.1.1. Type: A limited (en commandite) partnership, with Limited Partners' liability capped at their Capital Investment.

8.5. Return on Investment and Tokens:

8.5.1.1. Additional Tokens: Issued as payment for the Rol to Limited Partners.

9. Token mechanics

9.1. Acquisition of Tokens

- 9.1.1. Initial Purchase: Tokens can be initially acquired by a Limited Partner through the RainFin Platform. This process involves making a capital investment, which is then reflected in the number of Tokens held by the Limited Partner.
- 9.1.2. Subsequent Purchases: A Limited Partner can increase their stake in the partnership by purchasing additional Tokens. This can be done either through the RainFin Platform or by buying Tokens from other Limited Partners. Each acquisition is reflected in an increase in the Limited Partner's Capital Account.

9.2. Transfer and Sale of Tokens:

- 9.2.1. Between Limited Partners: Tokens can be sold or transferred between existing Limited Partners. This process involves a change in the number of Tokens held by each Limited Partner involved in the transaction.
- 9.2.2. To New Limited Partners: If a new partner wishes to join the partnership, they can do so by acquiring Tokens from an existing Limited Partner. This process makes the new partner a Limited Partner in the partnership, with their Capital Account reflecting the purchased Tokens.

9.3. Cession and Assignment:

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9.3.1. Process: When a Limited Partner sells or transfers their Tokens to another party (either an existing Limited Partner or a new entrant), their rights and obligations associated with those Tokens are automatically ceded and assigned to the acquiring party. This change is reflected in the Capital Accounts of the respective Limited Partners.

9.4. Redemption and Conversion:

9.4.1. Conversion to Fiat Currency: Before the redemption of the Tokens into fiat currency on the RainFin Platform, the Limited Partner is required to comply with the relevant 'know your client' legislation. This implies a full disclosure process in line with financial regulations.

9.5. Regulatory Compliance:

9.5.1. KYC and Legal Obligations: The transfer, sale, and redemption of Tokens involve compliance with legal and regulatory requirements, particularly those related to anti-money laundering (AML) and know your customer (KYC) legislations. This ensures that all transactions are transparent and legally compliant.

10. Permissionless vs. Permissioned nature of the Tokena

To expand on the nuances of the Tokens, and how it applies to the Limited Partnership Agreement for the USD Savings Token Partnership, please see additional detail below:

Permissionless vs. Permissioned Tokens:

Permissionless Tokens: These are tokens on a blockchain that anyone can transact with, without needing approval from a central authority. They enable complete openness and accessibility.

Permissioned Tokens: In contrast, these tokens exist on blockchain networks where access and transactions require authorization from a central entity or entities. This setup allows for more control over who can hold and transact with the tokens.

10.1.Application in the Limited Partnership Agreement

10.1.1. Nature of Tokens: In this partnership, the Tokens operate in a hybrid model. While they are primarily permissioned, given the need for KYC compliance for official recognition and redemption, they have permissionless characteristics in certain scenarios.

10.1.2. Transfer and Sale: The agreement allows for the transfer and sale of Tokens between Limited Partners or to new entrants without immediate KYC



compliance. This aspect introduces a degree of permissionless interaction, where the Tokens can change hands without the immediate need for regulatory checks.

10.2. State of Being 'Permissionless':

- 10.2.1. Before KYC Compliance: When a Limited Partner sells their Tokens to a third party, these tokens can be considered 'permissionless' from a KYC standpoint until the point of redemption. This means that the third party can hold the Tokens and theoretically have the associated rights without having gone through the KYC process.
- 10.2.2. Rights and Limitations: While holding these Tokens, the third party may have certain rights associated with the Tokens. However, for official actions like redemption from the General Partner or perhaps receiving certain benefits or returns, the KYC process becomes necessary.

10.3. Implications for Token Holders:

- 10.3.1. Legal and Regulatory Compliance: This arrangement underlines the importance of understanding the legal and regulatory framework within which these Tokens operate. While they can be transferred in a permissionless manner, the formal recognition of rights and privileges associated with the Tokens is contingent upon compliance with KYC requirements.
- 10.3.2. Operational Flexibility and Control: This hybrid approach provides operational flexibility for the Token holders while maintaining a level of control and oversight by the General Partner, especially for significant transactions and redemption processes.

The Tokens in this partnership arrangement exhibit both permissioned and permissionless characteristics. They can be transferred relatively freely, representing a more permissionless nature, but for formal recognition of rights and redemption, the permissioned aspect, marked by KYC compliance, becomes crucial. This structure offers a balance between ease of transfer and regulatory compliance, ensuring both operational flexibility and legal adherence.

11. RISK FACTORS

An investment in the Tokens involves certain risks. If one or more of the risk factors described below occur, Holders may incur a partial or even a total loss of their invested capital. Any potential investors should therefore consider the following factors addressed to Holders prior to investing into the Tokens.

An investment decision should not be made solely on the basis of the risk factors set out below,



since such information cannot serve as a substitute for individual advice and information which is tailored to the requirements, objectives, experience, knowledge and circumstances of each Holder.

Potential investors should consider their financial situation and their investment objectives when deciding whether to purchase the Tokens and should always discuss the suitability of such Tokens with their own financial, legal and tax advisors in light of their personal circumstances prior to acquiring the Tokens.

In addition, potential investors should consider the risk factors described below together with the information regarding the Issuer and the Tokens included in this Information Memorandum when deciding on an investment.

An investment in the Tokens is not suitable for investors who do not have sufficient knowledge of the financial sector. An investment in the Tokens requires detailed knowledge of the transaction described herein. Holders should have the necessary knowledge and experience in financial and other business matters and experience in investing in the Tokens.

The order in which the risk factors have been listed herein does not imply any statement as to the probability of an occurrence of a risk or the influence of the relevant risk factor on the value of the Tokens.

12. Risk factors relating to the value of the Tokens and the pertaining investment costs

12.1. Market environment

- 12.1.1. The market for Tokens may be volatile, illiquid and influenced by numerous factors. The market for securities issued by banks and companies is influenced by economic factors, the lack of or excess demand for the relevant type of Token and the market environment in South Africa as well as, to different degrees, by the market environment, interest rates, exchange rates and inflation rates in other countries. Such events occurring may result in market volatility and have an adverse effect on the price of the Tokens. The Holders are therefore exposed to the risk of an unfavourable development of the market prices of their Tokens, which materializes if the Holders sell the Tokens prior to the final maturity of such Tokens.
- 12.2. An active secondary market for trading in the Tokens may not develop which may have an adverse effect on the value of the Tokens
 - 12.2.1. There is a risk that an active market for trading in the Tokens will not develop or that such market, if it develops, will be maintained. If no active market for trading in the Tokens develops or if such a market is not maintained, this may have an adverse effect on the price



and the liquidity of the Tokens. Any agent instructed by the Issuer or any third party may act as market maker for the Tokens under the rules and laws applicable to the relevant secondary market and, in this context, provide quotations for bid and ask prices for the Tokens. Investors should note that such bid and ask prices do possibly not correspond to the actual market value of the Tokens and may include certain costs as well as premiums and discounts... The introduction of further competing products in the market may have an adverse effect on the value of the Tokens. In all these cases, investors may only be able to sell the Tokens at a lower price resulting in a loss for investors.

13. Transaction costs may considerably reduce the profit on the Tokens

The actual return on the Tokens may be less than the specified return as a consequence of transactions costs.

In any purchase or sale of Tokens, various incidental costs (transaction costs, commissions, taxes) are incurred, in addition to the actual price of the relevant Token, which may considerably reduce or even exclude any potential profit on the Tokens. Credit institutions, for example, charge a commission of their own for subscribing for or depositing securities to their clients, either in the form of a fixed minimum commission or as a pro rata commission that depends on the order value. To the extent further domestic and foreign institutions or agents, in particular domestic dealers or brokers in foreign markets, are involved in the execution of an order, Holders should note that brokerage fees, commissions and other costs (third- party costs) may be charged to them.

In addition to such costs, which are directly related to the purchase of a Token (direct costs), Holders should also consider follow-up costs (e.g. safekeeping services fees). Before acquiring any Tokens, potential investors should inform themselves on the additional costs arising in any acquisition, safekeeping or sale of the Tokens.

14. Taxation

The tax legislation of the state of residence of a prospective purchaser of Tokens and the Issuer's country of incorporation may have an impact on the income received from the Tokens.

The effective return on the Tokens may therefore be reduced due to tax consequences of the investment in the relevant Tokens.

Profits realised by the Holder in a sale or redemption of the Tokens are possibly subject to tax in his/her home jurisdiction or in another jurisdictions in which he/she is liable to taxation.

Prospective purchasers of Tokens are advised to consult their own tax advisors as to the



tax consequences of the purchase, ownership and disposition of the Tokens.

The tax risks that investors should assess together with their advisers include, among others, the risk of double taxation (in Luxembourg and the investors' home jurisdiction).

(a) Tax law amendments may have a retroactive and adverse effect on the value of the Tokens

Investors should be aware that tax law provisions and their application by the competent tax authorities will be subject to amendments that may have retroactive effect, which could have an adverse effect on the value of the Tokens. As a consequence of such amendments the tax treatment of the Tokens may change in comparison to the tax situation prevailing at the time Tokens were purchased, and the information regarding the relevant tax laws and practices that is included in this document will no longer be correct or, with regard to the essential tax considerations regarding the Tokens, complete. It is impossible to provide a precise forecast regarding the tax treatment applicable at any given time; in addition, the Issuer may be entitled to redeem the Tokens as a consequence of amendments to tax laws or changes in the tax administration practice.

15. Financing the acquisition of the Tokens through a loan

If the acquisition of the Tokens is financed through a loan, a Holder may face the risk that no profit will be realised, or a loss will be realised on the Tokens.

If the acquisition of the Tokens is financed through a loan, and subsequently a default in payment or a failure to pay occurs regarding the Tokens, or there is a considerable decline in the price of the Tokens, the Holder does not only have to accept the loss incurred on the Tokens, but also pay the loan interest and loan principal. Then, the loss for the Holder may increase considerably. A potential investor should not rely on proceeds realised by selling the Tokens being sufficient to cover loan interest and loan principal.

Any potential investor should carry out a prior assessment of their financial situation as to whether they will be able to pay loan interest on and – at short notice, if required – repay such a loan in a situation where losses are incurred on the Tokens.

16. Risk factors relating to the structure of the Tokens

Potential investors and Holders should have detailed knowledge of the Terms and Conditions (including the provisions regarding limited recourse and non-petition).



17. No guarantee or surety

The Tokens are not secured either by a guarantee or a surety granted by a third party. Therefore, the claims of Holders against the Issuer under the Tokens will be limited to the assets allocated to the Series Assets only.

Potential investors should be aware that their investment in the Tokens will depend on the settlement amounts the Issuer will receive in accordance with the Reference Conditions of the Reference Entities.

18. Risk factors relating to the Recording System, the Registrar and the Token

The Recording System is the XCAP Network Blockchain, a public permissioned Ethereum Virtual Machine (EVM) compatible blockchain operated by XCAP Network LLC, a distributed ledger technology network and tamper-proof recording system in which data is logged in time sequence and stored in a manner protected against unauthorised deletion and subsequent modification.

The XCAP Network Blockchain (hereafter "network") forms an ecosystem of decentralised applications for the issuance and transfer of Digital assets (tokens), such as the Token (hereafter "Digital assets").

19. Risk related to the technology underpinning the Register

The technology underlying the Register and the Token is still in its early stages, and standards are still being identified and implemented. There will be significant changes in technology in the future. Technological developments in Digitalgraphy, code decryption, quantum computing, etc. may pose a risk to the Token of Digital assets and potentially facilitate price manipulation or forced consensus attacks by miners and others. In addition, alternative technologies could be introduced, making Digital assets less relevant or obsolete. The operation of Digital assets relies on software, including open-source software. Developers of such software are not employed or controlled by the Issuer, the Registrar or any other party related to the Tokens. Developers may introduce vulnerabilities and programming errors into the software or cease development of the software leaving Digital assets exposed to vulnerabilities, programming errors and threats of fraud, theft and cyber-attacks.

20. Risk from fraud, theft and cyber attacks

Due to the digital nature of Digital assets, they are an attractive target for fraud, theft and cyber-attacks. Holders of Tokens are directly exposed to the consequences of fraud, theft and cyber-attacks with respect to their holdings entered in the Register. Such events relating to other Digital assets recorded in the network or related



decentralised networks may lead to investigations, legal disputes, negative sentiment and general scepticism regarding the long-term future of the technology underpinning the Register and therefore the Token. This may have a negative impact on the trust placed and extent or growth-projections of the Ethereum blockchain. Holders of the Tokens may incur losses as a result of the aforementioned events, for example if the Issuer was ordered by a competent authority to replace the Register with an alternative register as a result of costs incurred by such transition.

21. Regulatory risk

Digital assets are, when compared to other traditional assets, new and various regulatory authorities are still in the process of forming an opinion on required regulatory measures in connection with Digital assets and related products (e.g. regulations relating to money laundering, taxation, consumer protection, disclosure requirements, capital flows, market abuse, etc.).

Any future international or supra-national regulatory measures may result in the illegality of certain Digital assets or related securities or the imposition of controls on the transferability of such Digital assets or related securities. Future regulatory actions may also limit the availability of markets and/or the market participants permitted to engage in transactions involving Digital assets or related securities. In addition, control mechanisms may significantly increase transaction fees on affected Digital assets. Potential investors should satisfy themselves that an investment in and holding of the Insti-Token complies with their local regulations.

22. Risk of loss of Digital asset credentials

After purchase, Digital assets are regularly stored in a so-called "wallet" on a computer, notebook or smartphone. These wallets are usually protected by a private key or password. Wallets typically have a public key and a private key or password that is used to access them. However, wallets are not comprehensively protected from hackers. Just like from real wallets, money can be stolen from a digital wallet. The prospects of getting that money back are slim. The risk of loss or theft of Digital asset credentials (and potentially adverse effects following such loss) can also not be excluded in relation to the Issuer of the Registrar. This can have a negative impact on the ability to proof ownership of the Insti-Token and could limit such Holder's ability to exercise their rights in respect of the Tokens or the Register.

23. Risk of loss of credentials due to quantum computing

There is a risk of private keys (used to create, transfer or destroy Tokens) becoming vulnerable to theft as a result of future developments in quantum computing. The inToken of private keys could significantly affect the integrity, safety and reputation of



the Register and the Insti-Token.

24. Risks resulting from software development

The protocol code underlying the Register may be updated, added to, changed or modified from time to time by the developers and/or the user community. It is possible that any such update, addition, change or modification may adversely affect the functionality of the Register and thus the Insti-Token. There is a risk that such source code or protocol may be defective. Such a flaw could compromise the integrity and Token of the affected Register and the corresponding network. The source code of the Register is subject to public scrutiny and peer-reviews. Nevertheless, a bug may exist in the source code that has not yet been found and fixed, or such a bug may be exploited while it has not yet been fixed. There is also the risk that a bug is irreparable. These risks could substantially weaken the Register's or the Insti-Token's reputation, which could have a negative impact on the value of the Tokens. Various Digital assets have been implemented as, or substantially incorporated, publicly and freely available open-source software. The source code or protocol underlying the Register is publicly available and in constant development.

25. Risks associated with non-standard tokens or non-standard elements of standardised tokens

The Token is based on the Ethereum Request for Comments (ERC)-20 standard developed for Digital assets recorded in and issued via the Register. This standard is a publicly available, reviewed and tested standard being under constant further developments thus leading to new open standards. However, it cannot be excluded that the Token contains functions or data that may be considered non-standard. Such functions and standards have not been exposed to the same level of peer-review as the ERC-20 standard. Every software can contain errors or exhibit unforeseen malfunctions, including the Register and the Token. Potential investors should conduct their own review of the Smart Contract via a common block explorer on the Ethereum blockchain, where the source code can be inspected and form their own view of the functioning of the Smart Contract. Therefore, Holders bear the risk of loss of Token or of unforeseen technical disruptions to the Register or the Smart Contract in relation to the Tokens.

New and improved versions of the source code must be approved by a majority of the members of the network in order to update the version of the source code. In the event that a majority in the network cannot be reached for an update of the source code, this could result in urgent updates or improvements of the source code not being possible or being limited. Disagreement over or delays in certain proposed or required network changes may lead to splits within the network, which could substantially affect the remaining network's integrity and Token.



26. Register settlement and volatility risks

Holders bear the settlement and volatility risks associated with the Register and its native Digital asset. The network might shrink significantly, collapse or congestion might cause potential fees incurred for transfers of Tokens by Holders or potential fees incurred by the Issuer or the Registrar for the operation of functions of the Token via the Register (so called gas prices) to increase to the extent that would render the performance of such function or transfer becomes commercially unreasonable for the Holder, the Issuer or the Registrar. This could cause settlement delays or negatively affect the value of the Tokens.

27. POTENTIAL CONFLICTS OF INTERESTS

Each of the Transaction Parties or purchaser of Tokens may be the same legal entity. Because of such and other relationships, potential conflicts of interests may arise between these parties and the Holders.

Each of the Transaction Parties or purchaser of Tokens as well as their respective affiliates may each also assume another function in relation to the Tokens. These parties may furthermore enter into transactions affecting the Reference Assets. Any such transactions may have positive or negative effects on the value of the Reference Assets, and thus on the value of the Tokens.

Prior to the Issue Date any of the Transaction Parties (except the Issuer) may hold the assets which are supposed to constitute all or part of the Reference Assets for the Tokens. Therefore, a corresponding party may be interested in ensuring that such assets will be transferred to the Issuer on the Issue Date to constitute all or part of the Reference Assets for the relevant Tokens. The issue price of the Tokens includes certain fees, commissions and expenses to be paid to any of the Transaction Parties or incurred by the Issuer.

Furthermore, any of the Transaction Parties, as well as their respective affiliates, may act as market makers for the Reference Assets in certain cases. By way of such market making, the relevant party determines the price of the Reference Assets itself to a large extent and thus influences the value of the Reference Assets and therefore the Tokens' value. The prices quoted by the relevant party in its function as market maker may not always correspond to the prices that would have been fixed without such a market making and in a liquid market.

Any of the Transaction Parties, as well as their respective affiliates, may obtain – due to the type of the relationships described in this Information Memorandum or for other reasons – information on the Reference Assets which is not publicly available and is or may be of key significance in connection with the Tokens. None of the Transaction

RainFin

Parties, nor any of their affiliates, undertake to disclose such information to the Holders.

28. Selling Restrictions

The distribution of this Information Memorandum and the offering of the Tokens may be restricted by legal provisions in certain jurisdictions. The Issuer makes no representation as to the legality of the distribution of this Information Memorandum or the offer of the Tokens in any jurisdiction under the registration and other provisions or exemptions in force there and assumes no responsibility that the Information Memorandum can be disseminated or an offer made.

Persons who obtain possession of this Information Memorandum are hereby requested by the Issuer to inform themselves about, and to observe, the relevant applicable restrictions.

In particular, restrictions apply with respect to the offer of the Tokens issued within and outside:

- The United States
- the European Economic Area (EEA)

The Tokens may only be offered or sold if all applicable laws and other applicable regulations are complied with which are applicable in the respective jurisdiction in which the purchase, offer, sale or delivery of Tokens is intended or in which the securities prospectus is distributed or held, and if all consents and approvals required in this jurisdiction for the purchase, offer, sale or delivery of Tokens have been obtained. Persons who come into possession of this Information Memorandum are hereby requested by the General partner to check and comply with the applicable restrictions.

28.1. United States

The Tokens are not and, in the future, will not be registered in accordance with the provisions of the United States' Securities Act of 1933, as amended (the "Securities Act") and are subject to certain requirements under U.S. tax law.

The Tokens are not appropriate for any person (natural, corporate or otherwise) who is (or who receives a guarantee or other credit support with respect to its obligations thereunder from) a U.S. Person. For this purpose, "U.S. Person" includes any person



or entity that is either (1) a "U.S. person" as defined under Regulation S of the Securities Act or (2) a "U.S. person" under any of the 2013 Interpretative Guidance and Policy Statement Regarding Compliance with Certain Swap Regulations issued by the U.S. Commodity Futures Trading Commission (the "CFTC"), Section 240.3a71- 3(a)(4) of the regulations of the U.S. Securities and Exchange Commission (the "SEC") or under any rule, regulation, guidance or interpretation of the CFTC or the SEC promulgated or issued on or after the date hereof (as amended). For the avoidance of doubt, "U.S. Person" as used herein, includes, without limitation any U.S. resident, corporation, company, partnership or other entity established under the laws of the United States. Accordingly, the Tokens may not be offered, sold, assigned, transferred or distributed (in whole or in part) to any U.S. Person (or to any person or entity that receives a guarantee or other credit support with respect to its obligations thereunder from a U.S. Person).

Each purchaser of the Tokens will be deemed to undertake and agree not to offer, sell or deliver the Tokens to a U.S. Person.

28.2. European Economic Area

The Tokens may not be offered within the European Economic Area (EEA). Each purchaser of the Tokens will be deemed to undertake and agree not to offer, sell or deliver the Tokens to any person within the EEA.

28.3. Republic of South Africa

The distribution of this Information Memorandum and the offering of the Tokens are restricted in terms of the relevant legislation and regulations of the Republic of South Africa. These Tokens are aimed at qualified and/or professional investors and are not available to the general public at large. The intended investors include a restricted group with a common interest who receive the invitation to invest.



USD Savings Tokens

19.10.2023

INDICATIVE FACT SHEET

FOR DISCUSSION PURPOSES ONLY

PLEASE DO NOT SHARE

THESE INDICATIVE TERMS DO NOT CONSTITUTE AN OFFER TO ENTER INTO ANY TRANSACTION. THESE INDICATIVE TERMS ARE INTENDED FOR DISCUSSION PURPOSES ONLY AND ARE SUBJECT TO THE FINAL EXPRESSION OF THE TERMS OF A TRANSACTION AS SET FORTH IN THE PRODUCT DOCUMENTATION AND ARE FURTHER SUBJECT TO THE RECEIPT OF ALL APPROVALS REQUIRED BY ANY OF THE PARTIES INVOLVED.

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By Chartered Investment

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KEY FACTS ABOUT THE ISSUER

Securitisation vehicle	Opus - Chartered Issuances S.A., a public limited liability company (société anonyme) incorporated under the laws of the Grand Duchy of Luxembourg as a securitisation company (société de titrisation)
Issuer	Opus - Chartered Issuances S.A., acting on behalf of its compartment 610
Regulatory status of the Issuer	Unregulated
Limited recourse	Any claims and receivables arising from and under the Certificates are limited to the Series Assets.
	The Issuer is not obliged to make any payments to Holders other than those for the purpose of distributing the proceeds from the realisation of the Series Assets.
	If the Series Assets are definitely insufficient for the full and final settlement of the Holders' claims in connection with the Certificates, the Issuer will not be liable for any resulting shortfall, and Holders will not be able to assert any further claims against the Issuer.
	These assets and proceeds will be deemed to be "definitely insufficient" if the Issuer determines in its reasonable discretion (§ 315 BGB) that no other Series Assets are available and that no further proceeds for the purpose of settling any outstanding claims of Holders can be realised. In such case, the claim for payment in full will lapse.
	The Holders do not have any recourse right or claim with respect to any other assets of the Compartment or the Company, including the assets of any other compartments and the general assets of the Company which are not allocated to any compartment.
Non-petition	Holders will not be entitled to
	(a) initiate any insolvency, collective insolvency, reorganisation and/or similar proceedings for the purpose of winding up the Issuer or the Company and/or
	(b) initiate any proceedings for the seizure of the assets of the Issuer or the Company or proceedings for enforcement against the assets of the Issuer or the Company.
Order of Payments	Any amounts of cash received by the Issuer under the Reference Assets and in accordance with any agreements entered into by it with respect to the Certificates, or as the



F	case may be, received by the Issuer from a realisation of Reference Assets or any other Series Assets, will be used in he order of priority below:
(a) Payment of existing tax liabilities of the Issuer (if any), to the extent that these are due and payable;
	b) discharge of any other liabilities of the Issuer in relation to the Certificates, in particular any Administrative Costs;
(c) discharge of any liabilities towards the Holders.

PARTIES INVOLVED

Registrar	E-SEC GmbH, Fürstenwall, 172a, 40217 Düsseldorf, Federal
	Republic of Germany and any registrar appointed as a successor to it.
	Function: The Registrar maintains and operates the Register.
Custodian	Sygnum Bank AG, Uetlibergstrasse, 134a, Zürich, 8045, Switzerland
	Function: The Custodian has entered into an agreement with the Issuer in relation to a cash account and a crypto currency wallet of the Issuer as well as brokerage services related to the conversion of crypto currencies into fiat and vice versa.
Distributor	RainFin (Pty) Ltd, a company registered in South Africa (Reg. No. 2008/029213/07) has been approved by the South African Financial Sector Conduct Authority as an authorised financial services provider, FSP 45756. Waterstone Village, First Floor Suite 5a, Cnr Main Road & R44, Somerset West, Cape Town, South Africa
	Function: The Distributor has entered into a distribution agreement with the Issuer for the purposes of the distribution of the Certificates.
Index Replicator	Prime Asset Managers (Pty) Ltd, a company registered in South Africa (Reg. No. 2007/025932/07) has been approved by the South African Financial Sector Conduct Authority as an authorised financial services provider, FSP 33933, 28 Peter Place, Lyme Park, Sandton, 2060, South Africa
	Function: The Index Replicator implements any Index Allocation (as defined in the Index Guidelines) on the Reference Account by purchasing or selling the Reference Assets or advising the Issuer in relation thereto.



Reference Account Custodian(s)	Société Générale Luxembourg, Avenue Emile Reuter, 11, Luxembourg, L-2420, Luxembourg, and any other Reference Account Custodian(s) the Issuer may appoint from time to time.
	Function: The Reference Account Custodian maintains one or more Reference Accounts in the name of the Issuer to which some or all of the Reference Assets are credited.
Servicer and Calculation Agent	Chartered Investment Germany GmbH, Fürstenwall 172A, 40217 Düsseldorf, Federal Republic of Germany
	Function: The Servicer operationally advises the Company and the Calculation Agent carries out all required calculations under the Terms and Conditions.

GENERAL INFORMATION

Compartment	610, which was established by resolution of the Company's board of directors in accordance with the Company's articles of association and to which all assets and rights relating to the Certificates are allocated.
Series Assets	The Reference Assets, interest payments and/or distributions (if any) under the Reference Assets and any other rights attached to the Reference Assets and any payments received by the Issuer under any agreement it entered into with respect to the Certificates.
	The Issuer will use the Series Assets to meet its payment obligations under the Certificates.
Reference Assets	Means (a) an investment by the Issuer in the Index Components, either (i) directly or (ii) by way of a derivatives contract on the Underlying entered into by the Issuer with a credit institution in order to secure the Issuer's payment obligations under the Certificates, (b) any other investment that would enable the Issuer to fulfil its payment obligations under the Certificates and (c) any non-cash assets received by the Issuer under or in connection with its investment referred to in (a) and (b) above.
	Subject to the provisions of the relevant subscription agreement, if the additional option for settlement in an Eligible Crypto Currency has been chosen by the subscriber of the Certificates, the proceeds generated from the sale of the Certificates in the form of Eligible Crypto Currencies, which have been accepted following an AML clearance, will first be held in a crypto currency wallet with the Custodian, then converted into fiat currency (USD) according to the conversion arrangement with the Custodian and held on a

	cash account with the Custodian before the Issuer will use these proceeds to acquire the Reference Assets.
	In the case of a repurchase of Certificates, the investment in the Reference Assets will be reduced and the resulting proceeds (in fiat) will first be held on a cash account with the Custodian and then, subject to the provisions of the relevant repurchase agreement, if elected, be converted into Eligible Crypto Currencies with the Custodian according to the conversion arrangement with the Custodian before the so converted proceeds will be used to repurchase or redeem the Certificates (in fiat or, if so elected, in Eligible Crypto Currencies). In the case of a redemption of Certificates, the investment in the Reference Assets will be reduced and the resulting proceeds (in fiat) will first be held on a cash account with the Custodian before these proceeds will be used to redeem the
	Certificates (in fiat).
ISIN	LU2705737547
Type of security	Bearer debt securities (Inhaberschuldverschreibungen) linked to the Index as underlying issued as crypto securities (Kryptowertpapiere) within the meaning of section 4 (3) of the German Electronic Securities Act, as amended (Gesetz über elektronische Wertpapiere – eWpG)
Recording System	Means the XCAP Network Blockchain, a public permissioned Ethereum Virtual Machine (EVM) compatible blockchain operated by XCAP Network LLC or any other successor or replacement Recording System designated by the Registrar.
Register	A crypto securities register (<i>Kryptowertpapierregister</i>) within the meaning of section 16 of the eWpG maintained and operated by the Registrar through the Insti-Tokens.
Insti-Token	Means a token generated on behalf of the Issuer and recorded in the Recording System in a Smart Contract bearing the shortcut "Opus610".
	The Insti-Token is based on the ERC-20 Token Standard and will be maintained and deployed by the Registrar.
Smart Contract	Means program code that represents the payment obligations arising from the Certificate by setting out certain conditional settlement logic.
Number of Certificates	Up to 500,000.00 Certificates
Calculation Amount (Denomination)	USD 100.00



Initial Issue Price	USD 100.00
Minimum Trading Units	1.00 unit or, if greater, a multiple of 1.00 unit
Issue Currency	USD
Initial Issue Date	20.10.2023
Issue Date	Means the Initial Issue Date and any date thereafter on which the Issuer issues further Certificates.
Maturity	Open End
Listing	Not applicable
Quotation	Quotation per units, dirty
Settlement type	Cash settlement
Additional settlement option for subscriptions or repurchases	Subject to the provisions of the subscription or repurchase agreement, Eligible Crypto Currencies
Eligible Crypto Currencies	USD Stablecoins, which can be received, sent and converted from and into fiat by the Custodian
Offer to exchange for cleared certificate	Holders may make an offer to the Issuer to exchange the Certificates held by them for cleared certificates with the ISIN DE000A3G8WW6 issued by the Issuer with similar product features (in particular the same underlying) as another series and held in global custody with Clearstream Banking AG. It is at the sole discretion of the Issuer whether or not to accept such an offer from a Holder.

PRODUCT FEATURES

Redemption Amount (per Certificate)	The Redemption Amount per Certificate will be an amount in the Issue Currency equal to the Reference Price on the relevant Valuation Date, less any Administrative Costs not yet paid.
	The Redemption Amount may be reduced in accordance with the limited recourse. For the avoidance of doubt: The Redemption Amount may also be zero (0).
	" Reference Price " means the Index Level, as determined by the Index Administrator.
Interest	Not applicable

Business Day Convention	Following
Exercise right of the Holders	Subject to prior termination by the Issuer Holders may exercise the Certificates on any Exercise Date by delivering a duly completed exercise notice.
	Upon a valid exercise, the Issuer will determine the Redemption Amount on the following Valuation Date and redeem the exercised Certificates in fiat on the Exercise Settlement Date on the determined Redemption Amount.
Exercise Date(s)	The last Business Day of the months March, June, September and December of each year, starting 30.06.2024 (subject to the Business Day Convention)
Exercise Valuation Date(s)	Five (5) Business Days following the relevant Exercise Date
Exercise Settlement Date(s)	Ten (10) Business Days following the later of (a) the relevant Exercise Valuation Date, (b) the date of completion of any AML/KYC verifications requested by or on behalf of the Issuer to the satisfaction of the Issuer, and (c) the Insti-Token Return Date, subject to the Business Day Convention
Call right of the Issuer	The Issuer may terminate the Certificates, in whole but not in part, on each Issuer Call Date upon having given at least five (5) Business Days' notice to the Holders.
	Upon termination pursuant to an Issuer call, the Issuer will determine the Redemption Amount on the following Valuation Date and redeem all Certificates on the Issuer Settlement Date at the determined Redemption Amount.
Issuer Call Date(s)	The last Business Day of the months March, June, September and December of each year, starting 30.06.2024 (subject to the Business Day Convention)
Underlying	Type: Index Name: USD Money Market Index
	For further details see section "Information on the Index as underlying" below.
Product Documentation	Factsheet, Information Memorandum
Governing Law	German law (except for limited recourse and non-petition, which are subject to Luxembourg law)

FEES (PER CERTIFICATE)

Issuer Fee	Handling Fee: 150.00 USD payable per action.
Issuer Fee	Annual Fee: 0.40% p.a. of the Calculation Amount accrued daily and payable quarterly in arrear in respect of each calendar year.
Index Replicator Fee	Annual Fee: 0.15% p.a. of the value of the Series Assets (pro rata) accrued daily and payable quarterly in arrear in respect of each calendar year.
Bid-ask Spread	Means 0.20% of the Calculation Amount payable once in advance on the Issue Date. The Bid-ask Spread is furthermore payable for each Certificate bought back by the Issuer and sold repeatedly. Intermediaries and the Distributor may charge additional fees in addition to the Bidask Spread.
Other fees	Any custody fees, registrar fees, broker fees, interest expenses, taxes and any other fee (including any licence fee) due or payable by the Issuer in connection with the Certificates.

DISTRIBUTION

Distributor	RainFin (Pty) Ltd, a company registered in South Africa (Reg. No. 2008/029213/07) has been approved by the South African Financial Sector Conduct Authority as an authorised financial services provider, FSP 45756. Waterstone Village, First Floor Suite 5a, Cnr Main Road & R44, Somerset West, Cape Town, South Africa
Distribution period	Starting 20.10.2023
Placement	Private placement
Type of investors	 Qualified and/or Professional Investors with place of distribution in the Republic of South Africa Qualified investors within the meaning of the Prospectus Regulation in the European Economic Area (EEA) Professional clients (including institutional clients) within the meaning of the Swiss Financial Services Act (FinSA) in Switzerland Institutional investors (Section 274 of the Singapore Securities and Futures Act, Chapter 289 (SFA), relevant persons (Section 275(1) SFA) and persons pursuant to an offer referred to in Section 275(1A) SFA in the Republic of Singapore



Distribution countries (place of distribution)	South Africa, European Economic Area, Switzerland and Singapore
Selling restrictions	The Certificates are aimed only at qualified and/or professional investors with the place of distribution in South Africa who are confined to a restricted group with a common interest and who receive an invitation to invest. The Certificates are not available to the general public at large.
	The Certificates may not be offered within the United States. Each purchaser of the Certificates will be deemed to undertake and agree not to offer, sell or deliver the Certificates to a U.S. Person.
	For detailed information on the applicable selling restrictions, please refer to the relevant Information Memorandum.

INFORMATION ON THE INDEX AS UNDERLYING

Name of the Index	USD Money Market Index
ISIN	DE000A3EXINO
Description	The objective of the Index is to reflect the performance an investor can achieve through investing in a portfolio of USD cash overnight holdings and/or money market instruments.
Index Start Date	18.10.2023
Initial Index Level	99.80
Reference Currency	USD
Reference Account	One or more accounts maintained by the Issuer with the Reference Account Custodian
Calculation frequency	Daily
Index Fees	As stated in the Index Guidelines
Index Administrator	LIXX GmbH, Fürstenwall 172A, 40217 Düsseldorf, Federal Republic of Germany
Index Sponsor	Prime Asset Managers (Pty) Ltd, 28 Peter Place, Lyme Park, Sandton, 2060, Republic of South Africa
Index Allocator	Prime Asset Managers (Pty) Ltd, 28 Peter Place, Lyme Park, Sandton, 2060, Republic of South Africa



Further information on the Index

Detailed information on the composition, calculation and publication of the Index can be found in the Index Guidelines applicable to the USD Money Market Index (DE000A3EX1NO). The Index Guidelines and further information on the Index will be made available on the password protected online platform "Instifolio" at https://instifolio.com or any other website as notified by the Issuer.