Gold Twin-Win 2

Closing Date: 29th July 2016





Summary Features

TERM	RETURN	CAPITAL PROTECTION
2 Year Term Conditional Early Redemption	Potential Return of 12% p.a. with innovative Twin-Win feature	Conditional Capital Protection at Maturity
Investors should be prepared to invest for the full term	Conditional on performance of the Underlying Stocks.	Conditional on performance of the Underlying Stocks and creditworthiness of the Guarantor

ALPHA GENERATOR

BlackBee Investments Limited is regulated by the Central Bank of Ireland Registered in Ireland Number: 535412. Registered Office: 11 Anglesea Street, Cork

BLACKBEE PORTFOLIO BUILDERTM

Delivering liquidity and security while optimising return, this range of products can be utilised to deliver effective liquidity management. Keeping assets liquid is crucial to successful portfolio management and optimal asset allocation.

LIQUIDITY SOLUTIONS

Created to work in a low interest rate environment this product range provides investors with income over fixed terms irrespective of market conditions.

INCOME BUILDER

Engineered to deliver superior passive exposure to broad market trends and themes. This range of investments provides for unique risk/return features designed to deliver optimal returns for index and fund investors.

SMART BETA

Access to a range of unique managed strategies and global investment managers. This range of investments provide for curated access to proven managers, ideas and strategies.

MANAGED STRATEGIES

Focused on specific opportunities or micro themes, these investments are designed to deliver superior returns while controlling risk. Substitute to direct stock and satellite investing.

ALPHA GENERATOR

Designed to benefit from price movements in assets such as property, land and metals which are generally uncorrelated to financial assets and difficult to access. Constructed to improve portfolio diversification and hedge inflation.

REAL ASSETS & ALTERNATIVES

Optimising available tax based incentives this investment range provides for research driven investment opportunities with additional tax benefits.

TAX INCENTIVES

About BlackBee Investments Limited



Experience the BlackBee Difference

BlackBee Investments Limited ('BlackBee') is the trusted partner of financial advisors, institutions, charities and private clients in delivering investment success. Combining market leading investment insight, innovation and technology, BlackBee delivers consistent investment returns to its clients. As a team with unrivalled global experience but local presence, BlackBee performs to the highest professional and ethical standards.

The BlackBee Approach

Investing is 'understanding' the return on offer for the risk being taken. BlackBee's philosophy and approach is built on its research capabilities and its ability to provide that understanding. BlackBee's obligation to clients is not to make forecasts, instead it is to explain economic events, place them in context and build investment ideas around the likely winners. BlackBee is authorised as a MiFID investment firm and is regulated by the Central Bank of Ireland.

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The Investment at a Glance

Return

Risk

Structure

Strategy

The Investment Return is dependent upon on the performance of two Gold mining stocks selected by BlackBee Investments. (Goldcorp Inc and Newmont Mining Corp). The Investment pays a potential fixed Return of 6.0% for each 6 month period of the Investment, up to a maximum of 24% over the 2 year term, in rising markets for the selected Equity exposures.

Early Redemption: Where the markets are rising and both Equity exposures are above their starting levels on any of the 4 specified Event Dates set out in the brochure, the Investment will pay out a Return between 6.0% and 24% depending on the number of 6 monthly periods elapsed since the start (c. 12% p.a.), the Investment will end and the capital invested is returned.

Twin Win: Where the Investment has not paid out at Maturity, for example due to a period of flat or falling markets, investors will receive 12.0% at Maturity subject to neither of the equity exposures falling by 40% or more.

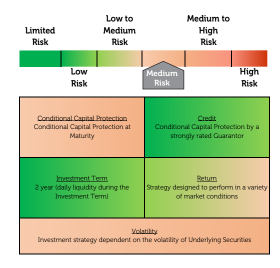
The Investment is considered to be Medium Risk. At Maturity, if the Investment has not ended prior, Capital and any potential Returns are at risk if one of the underlying equity exposures have fallen by 40% or more. BlackBee's Risk matrix highlights the various risk components which potential investors should consider. Where the underlying equities fall by 40% or more at Maturity, investors could lose some or all of initial capital invested.

The Investment is structured to provide a payoff of 6.0% for each 6 monthly period of the Investment. The structure is designed to terminate early and pay back capital and Returns to investors, should the underlying equities be above the initial starting levels on any of the specified Event Dates prior to Maturity.

Conditional Capital Protection: Unlike investing in stocks or most funds, there is a level of Conditional Capital Protection incorporated in the structure whereby Capital will be returned at Maturity unless one of the Underlying Stocks fall by 40% or more.

The Investment strategy is designed to deliver exposure to Gold producing companies, which are correlated to the price of Gold in the market. The strategy may be suitable for investors seeking an exposure to Gold markets as part of a diversified investment portfolio. In addition, the strategy is designed to generate positive Returns in markets which are rising, falling or flat over the Investment Term. This annual Return (potential 12% p.a) compares favourably to the long-term average expected Return for broad equity market exposure. The strategy also provides for a level of Conditional Capital Protection.

BlackBee Product Risk Matrix



Generating Alpha and Structured Equity Investments

Alpha Generation

At BlackBee we believe that generating Alpha is a multi-disciplinary approach. Our philosophy is key to what we do and has three main components, as outlined below. We believe that alpha not only comes from picking the winners, but also from carefully constructed ideas enabling investors to generate return in a variety of market conditions.

- BlackBee's range of Alpha Generator products are based on investment research and strategies designed to perform in the prevailing investment climate.
- Ideas are selected based on specific themes or opportunities and are combined with risk controls to deliver improved risk-adjusted returns
- Research Downside Protection

 Structured Return

 ackBee's can
- The ability to protect capital as markets are falling is core to our philosophy.
- Downside protection can provide a real benefit for investors seeking equity alpha but looking to protect against falling markets
- Downside protection can allow investors to generate investment return in a variety of market conditions, i.e. rising, stable and falling markets

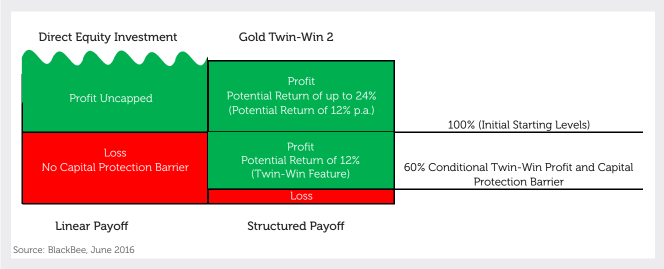
- Structured Equity investing with BlackBee's Alpha Generator range of products can provide returns that are:
 - a) Known upfront
 - b) Often higher than long term equity return expectations (beta)
 - c) Set for a defined period
 - d) In certain cases, positive when markets are falling

BlackBee Alpha Generator - Structured Investment Ideas

Direct equity investments, although a core component of some investment portfolios, can exhibit significant volatility over time. Without proper management of downside risks, such volatility has the potential to deliver adverse risk-adjusted returns on investments.

Structured equity investments, while limiting the upside potential, can protect investors on the downside. By providing for strong elements of Capital Protection and the potential to generate returns in rising, flat and falling markets, structured equity investments have the potential to generate greater risk-adjusted investment returns, relative to direct equity investments.

Structured Equity investment strategies at BlackBee form part of BlackBee's Alpha Generator range.



Warning: The data is correct on the date of publishing and can change without warning. Past performance is not a reliable guide to future performance.

Key Features

The Investment:	Gold Twin-Win 2		
Investment Term:	2 Years with Conditional Early Redemption		
Conditional Capital Protection:	Conditional Capital Protection at Maturity, linked to performance of the Underlying Stocks and the creditworthiness of the Guarantor		
Issuer:	EFG International Finance (Guernsey) Limited		
Guarantor:	EFG International AG (credit ratings "A3" by Moody's, "A" by Fitch)		
Listing:	Börse Frankfurt Zertifikate AG (Open Market)		
Underlying Stocks:	Goldcorp Inc (GG UN) and Newmont Mining Corp (NEM UN)		
Conditional Return:	If both Underlying Stocks finish above their Initial Starting Levels on any of the Semi-annual Event Dates, the Investment ends and investors receive 100% of initial capital invested plus a Conditional Return of 6% of the initial capital invested for each Event Date lapsed. Maximum Conditional Return is 24%.		
Twin-Win Feature applicable at Maturity	If, at Maturity, both Underlying Stocks finish above 60% of initial starting levels and at least one of the Underlying Stocks is below 100% of initial starting levels, then investors receive 100% of initial capital invested plus a 'Twin-Win' of 12%.		
Currency:	Euro		
Fees:	Total indicative fee of 4%		
Minimum Investment:	€10,000 (investments in '000's only)		
Liquidity:	Daily		
Availability:	Private; Corporate; Family Trust; Pension/Post Pension/ARFs/AMRFs		
Closing Date:	29 July 2016		
Start Date:	2 August 2016		
Event Dates:	2 Feb 2017, 2 Aug 2017, 2 Feb 2018, 2 Aug 2018		
Maturity Date:	2 August 2018		
Payment Date:	Within 4 weeks of the relevant Event Date or final Maturity Date		
Expected Tax Treatment:	Capital Gains Tax (where applicable)		

Warning: If EFG International AG defaults, you may lose some or all of your money.

Warning: The value of your Investment may go down as well as up.

Warning: The income you get from the Investment may go down as well as up.

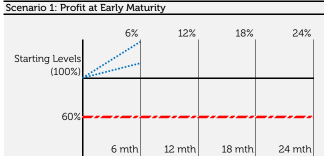
Warning: Some or all of the terms outlined in this Document are indicative and may be subject to change. The final terms and fees will not be known until the Start Date.

How it Works

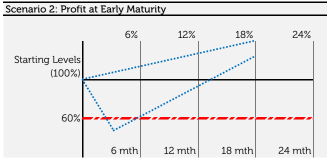
The Investment has been designed around 2 gold stocks and semi annual 'Event Dates'. On each Event Date if both Underlying Stocks are above Initial Starting Levels then the Investment ends and provides for a full Return of capital plus 6% for each Event Date elapsed. The maximum Return is 24%.

The Investment pays a potential Twin-Win return of 12% at Maturity if both Underlying Stocks finish higher than 60% and one or both stocks are at or below 100%. Therefore, even in the event of falling prices the Investment can generate a positive Return for investors. (Note: the 60% level is equivalent to a 40% fall in the share price of the Underlying Stock).

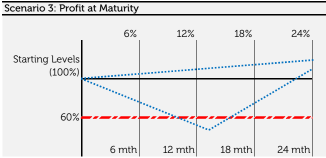
Capital is protected unless one or both Underlying Stocks fall to, or below, 60% of Initial Starting Levels at Maturity. In that case, capital is reduced by the percentage fall of the worst performing Stock. (Note: The 60% level is equivalent to a 40% fall in the share price of the Underlying Stock).



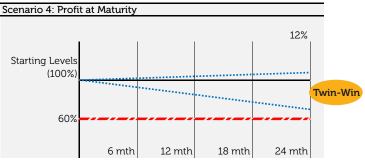
On the 1st Event Date, the Closing Price of both Underlying Stocks are higher than 100% of Initial Starting Levels. Investors receive a return of 6% of initial capital invested and 100% of initial capital invested. The Investment ends.



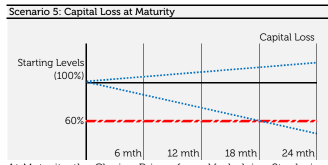
On the 3rd Event Date, the Closing Price of both Underlying Stocks are higher than 100% of Initial Starting Levels. Investors receive a return of 18% of initial capital invested and 100% of initial capital invested. The Investment ends.



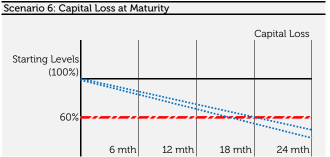
At Maturity, the Closing Price of both Underlying Stocks are higher than 100% of Initial Starting Levels. Investors receive a return of 24% of initial capital invested and 100% of initial capital invested. The Investment ends.



At Maturity, the Closing Price of both Underlying Stocks are above 60% but one or both are below 100% of Initial Starting Levels. Investors receive a return of 12% and 100% of initial capital invested. The Investment ends.



At Maturity, the Closing Price of one Underlying Stocks is at or below 60% of its Initial Starting Level. Investors realise a loss to initial capital invested equal to the percentage fall of this Stock (i.e. 1% of capital loss for 1% of fall in the price of the Stock). The Investment ends.

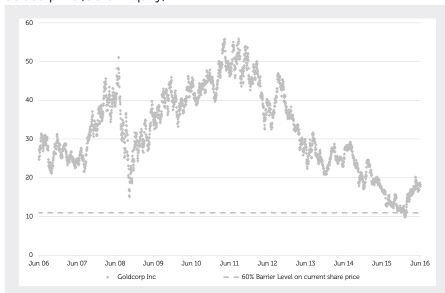


At Maturity, the Closing Price of one or both Underlying Stocks is at or below 60% of its Initial Starting Levels. Investors realise a loss to initial capital invested equal to the percentage fall of the worst performing Stock (i.e. 1% of capital loss for 1% of fall in the price of the worst performing Stock). The Investment ends.

Warning: These figures are estimates only. They are not a reliable guide to the future performance of the Investment.

Underlying Stocks

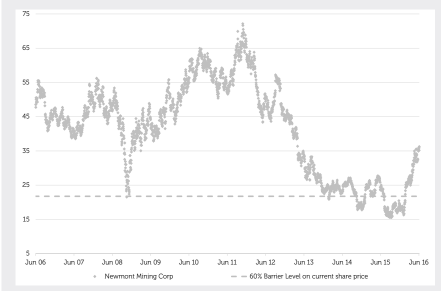
Goldcorp Inc (GG UN Equity)



Goldcorp, Inc. is engaged in the acquisition, exploration, development and operation of precious metal properties in Canada, the United States, Mexico and Central and South America. Goldcorp is headquartered in Vancouver, British Columbia.

Source: BlackBee, Bloomberg, June 2016

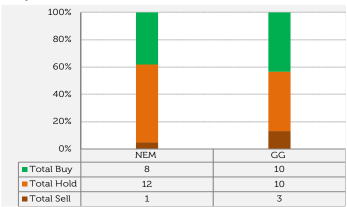
Newmont Mining Corp (NEM UN Equity)



Newmont Mining Corporation acquires, explores, and develops mineral properties. Newmont produces gold from operations in the United States, Australia, Peru, Indonesia, Ghana, Canada, New Zealand and Mexico. Newmont also mines and processes copper in Indonesia.

Source: BlackBee, Bloomberg, June 2016

Analyst Recommendations



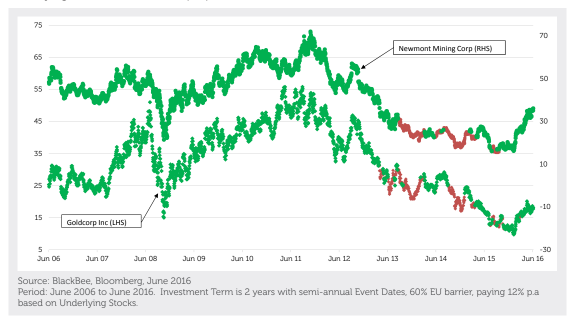
Analyst Recommendations and Target Prices are based on the number of available analysts currently making recommendations for the Underlying Stocks sourced from Bloomberg. Analyst recommendations and Target Prices are shown for information purposes only. They do not mean markets support or confirm their recommendations or conclusions. Analyst Recommendations and Target Prices change over time.

Source: BlackBee, Bloomberg, June 2016

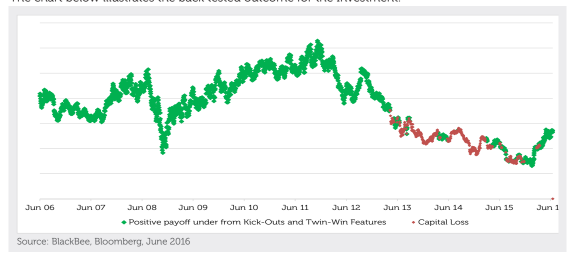
Warning: Past performance is not a reliable guide to future performance.

Backtesting Illustration

The chart below illustrates the back tested outcome for a hypothetical investment in the Structured Equity Investment every day during the back test period. The colours of the dots indicate the outcome and these are plotted on both Underlying Stocks for illustrative purposes.



The chart below illustrates the back tested outcome for the Investment.



The following is a summary of the product performance over the selected backtesting period and observations.

Summary Review

- 73% of the time investors would have made a profit at or before Maturity.
- 11% of the time investors would have received their capital back with a positive Return from the Twin-Win feature, despite one or more of the Underlying Stocks finishing lower than the starting levels.
- 16% of the time investors would have experienced a loss if they held the Investment to Maturity.

Detailed Review

The **Green** data points highlight observations that would have resulted in Profit at:

Event Date 1 Kick-out: 43% of all observations
Event Date 2 Kick-out: 17% of all observations
Event Date 3 Kick-out: 7% of all observations
Final Maturity with Full payoff: 6% of all observations
Final Maturity with Twin-Win: 11% of all observations

The Red data points highlight observations that would have resulted in a Capital Loss at Maturity:

- Capital Loss at Maturity: 16% of all observations
- Average loss in the event of Capital Loss at Maturity: 52%

Warning: Past performance is not a reliable guide to future performance.

Conditional Capital Protection

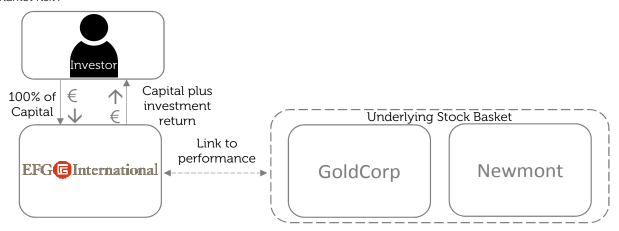
What level of Capital Protection do I have?

The Investment has Conditional Capital Protection which applies at Maturity only. Conditional Capital Protection means the return of capital is conditional on two factors: the creditworthiness of the Guarantor and the market risk associated with the performance of the Underlying Stocks.

How does the Conditional Capital Protection work?

Firstly, EFG International AG is the Guarantor and provides for the return of capital and any investment returns at Maturity. Capital Protection is therefore firstly conditional on the creditworthiness of the Guarantor and its ability to repay its debts over the lifetime of the product. This is known as "credit risk".

Secondly, the return of capital is conditional on the performance of the Underlying Stocks, which is separate to the creditworthiness of the Guarantor. At Maturity, if one or more of the Underlying Stocks finishes at or below 60% of Initial Starting Levels, investors suffer a capital loss to the extent of the fall in the worst performing Stock. This is known as "market risk".



Is this level of Capital Protection suitable?

Investors should consult with their Financial Advisor to determine if the level of Capital Protection is suitable to their specific circumstances.

Assessing the creditworthiness of the Guarantor.

The table below provides an overview of the Guarantor, and its credit strength as measured by credit ratings and their capital ratio.

In assessing credit risk, credit ratings are opinions of creditworthiness from Credit Rating Agencies and are normally provided in the form of a letter designation such as A+, BB, C. Ratings are arranged in a descending order with AAA as the highest rating. Not all entities have a credit rating by the different credit rating providers.

A bank's capital position is a measure of its ability to withstand against unexpected losses. A bank's capital is often defined in tiers or categories with Tier 1 and Core Tier 1 being the most commonly cited and is usually the ratio of the bank's equity capital to its total risk-weighted assets.

		EFG International AG	
Overview	Description	EFG International AG is a global private banking group offering private banking and asset management services, headquartered in Zurich, Switzerland. It has a geographical presence spanning Europe, Asia Pacific and the Americas,employing over 1,900 people.	
Credit Quality	Credit Rating (Fitch)	A	
	Credit Rating (Moody's)	A3	
	Credit Rating (S&P)	-	
	Tier 1 Capital Ratio	12.8%	

Source: BlackBee, Bloomberg June 2016

Credit Ratings and other information presented above may change at any time over the lifetime of the Investment and during the offer period. Financial Advisors can monitor the creditworthiness of the Guarantor in BlackBee's regular credit risk report available at www.blackbee.ie

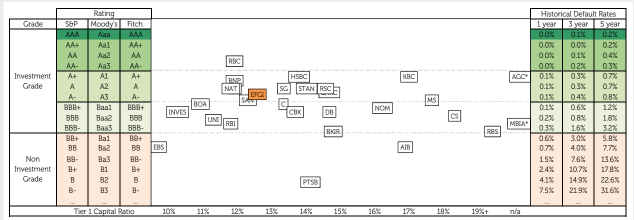
Warning: The data is correct on the date of publishing and can change without warning.

Warning: If EFG International AG defaults, you may lose some or all of your money.

Warning: If you invest in the Investment you may lose some or all of the money you invest. The Credit Risk resides with your exposure to the Credit Risk of the Guarantor.

Assessing Credit Risk

Credit Ratings



Methodology: This table is based on a composite (average) credit rating by assigning a ranking score to a credit rating issued by a rating agency.

Legend: AIB=Allied Irish Banks Plc; SAN=Banco Santander Sa; BOA=Bank Of America Corp; BKIR=Bank Of Ireland; BARC=Barclays Bank Plc; BNP=Bnp Paribas; C=Citigroup Inc; CBK=Commerzbank Ag; CA=Credit Agricole Sa; CS=Credit Suisse Group Ag-Reg; DB=Deutsche Bank Ag-Registered; EBS=Ebs Ltd; EFGI=Efg International Ag; HSBC=Hsbc Holdings Plc; INVES=Investec Plc; KBC=Kbc Groep Nv; MS=Morgan Stanley; NAT=Natixis; NOM=Nomura Holdings Inc; PTSB=Permanent Tsb Plc; BBI=Raiffeisen Bank Internationa; RSC=Raiffeisen Schweiz; RBC=Royal Bank Of Canada; RBS=Royal Bank Of Scotland Group; SG=Societe Generale Sa; STAN=Standard Chartered Plc; UNI=Unicredit Spa; AGC*=Assured Guaranty Corp; MBIA*=Mbia Inc;

Source: BlackBee, June 2016

Tier 1 Capital Ratio: A bank's capital position is a measure of its ability to withstand against unexpected losses. A bank's capital is often defined in tiers or categories with Tier 1 and Core Tier 1 being the most commonly cited and is usually the ratio of the bank's equity capital to its total risk-weighted assets.

Investment Grade: Securities and issuers that are viewed as suitable debt investments for market investors. In general terms it is used to broadly identify categories of debt and issuers with relatively high levels of creditworthiness and credit quality.

Non-Investment Grade: Securities and issuers that are considered to have an ability to repay debt but face high levels of uncertainty which could increase the likelihood of default or a general failure to meet its debt and repayment obligations.

Historical Default Rates

Historical Default Rates show the historical average default rate by rating category over various investment horizons. The underlying data is sourced from the major rating agency default studies and is based on actual defaults. Although historical default rates should not be relied upon as fact for a given institution, these studies can provide useful proxies for expected default rates in the future, for a given credit rating and investment horizon.

Sources: Standard and Poors 2014 Annual Global Corporate Default Study And Rating Transitions - Global Corporate Average Cumulative Default Rates By Rating Modifier (1981-2014);

Moody's Investor Services Corporate Default and Recovery Rates, 1920-2010 - Average Cumulative Issuer-Weighted Global Default Rates by Alphanumeric Rating, 1983-2010

Methodology applied: Average of the data points for a given credit rating and investment horizon.

What is the process if the Guarantor defaults on its debt?

The Investment is a senior unsecured debt obligation. If the Guarantor defaults on its senior unsecured debt obligations, in order to determine what return of their initial investment, if any, they are due, investors must await for the appointment of administrators/liquidators and for this process to take its course.

This can be a multi-year process. In terms of the ranking of liabilities in the event of a bankruptcy this is a function of the appointed administrator in the relevant jurisdiction and it is for them to deal with the distribution of assets in an appropriate manner. Investors should note it may be the case there are not enough assets to cover all client claims. Investors should therefore be comfortable with the creditworthiness of the Guarantor before investing.

Warning: If EFG International AG defaults, you may lose some or all of your money.

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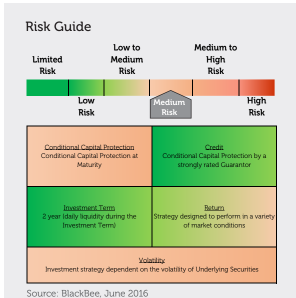
Warning: If you cash in the Investment before August 2018, you may lose some or all of the money you invest.

Understanding Risk

BlackBee Investments Limited considers risk as the uncertainty of achieving an expected outcome. As risk is concerned with uncertainty then it cannot be directly measured. It can however, be modelled and estimated. Investors' expected outcomes from investments could generally considered to be: (i) expectation of a return of initial capital and (ii) expectation of an Investment Return or profit. There is a clear trade-off between these two outcomes.

Expected Return of initial capital is primarily defined by the level of explicit guarantee that is made and the entity that provides the guarantee. This can be observed at the start of an investment through credit measures such as credit ratings assigned by a credit rating agency. Expected investment return is determined by a number of factors such as time to Maturity, volatility and the investment structure used. Effective risk management does not minimise risk but instead allocates and controls risk to match the expected Investment Return.

BlackBee Investments Limited promotes transparency, reduced risk and real returns in all BlackBee's Investment offerings. While BlackBee does not provide investment advice or advice in relation to the suitability or appropriateness of the Investment, below BlackBee provides a guide of how investors and their advisors might consider the risk of the Investment. However, it is your Financial Advisor who should assess the suitability and risk of the Investment as part of your overall investment portfolio. Some investors may have a higher sensitivity to certain risk factors. Your Financial Advisor will help to identify the most effective risk management approach and how some or all of these may be applicable to your personal circumstances.



BlackBee considers the risk of the Investment as Medium.

Capital Protection Risk Refers to the level of Capital Protection which applies at Maturity. This value is known at the outset of the Investment. Credit Risk
Refers to the risk associated with
an entity defaulting, which means
investors initial capital and any returns
may be at risk.

Investment Term Risk
Longer terms are considered to be
negative for expected outcomes as
time discounts return so the longer
the term the lower the real value of
returns.

Potential returns are usually fixed or variable, or may have a combination of both. The investment strategy should be designed to reflect a particular investment view.

Return Risk

Volatility Risk

A measure of the variation of the price of the Underlying Securities over a period of time. The higher the level of volatility, the less stable the Security price is likely to be.

Risk is not static and changes over time and volatility has an impact on the various risk factors over the lifetime of the Investment. Having identified and assessed risk, investors should consult with their Financial Advisor to review risk categorisations on an ongoing basis. To help monitor the changing risk of the Investment over time, BlackBee provides regular product performance updates and a regular credit risk report to their Financial Advisor.

Intending investors should note that BlackBee does not provide investment advice. BlackBee recommends intending investors consult with their Financial Advisor before investing to determine the suitability of the Investment as part of an overall balanced investment portfolio.

Warning: If EFG International AG defaults, you may lose some or all of your money.

Warning: This Document should not be construed as investment, financial, strategic, legal, regulatory, accounting or tax advice. It does not take into account the particular Investment objectives, financial situation or needs of individual investors. Accordingly, investors should consider whether the Investment is suitable for their particular circumstances and should consult with their Financial Advisor before investing.

Understanding Risk

In addition to risk factors outlined previously, investors should be aware of and understand the following list (which is not exhaustive) of risk factors. You should consult with your Financial Advisor if you are unsure about any of these risk factors.

Market Risk - By investing in financial markets investors should be aware of and understand that share prices are not guaranteed. Prices of shares may fall as well as rise over the term of the Investment. The prices of the Underlying Securities will be affected by many factors including the performance of the Underlying Securities, interest rates, currency movements, volatility, liquidity, and may also be influenced by external factors including political, economic and social events.

Disruption Risk - Over the lifetime of the Investment, market occurrences such as mergers, acquisitions, bankruptcies and nationalisations of the Underlying Securities, known as disruption events, may occur. In the event of a disruption event, the Issuer or the Calculation Agent may at their discretion and in good faith make adjustments to the Terms and Conditions of the Investment. Adjustments could include a change in the composition of Underlying Securities used including securities substitution, changes to starting levels or early redemption of the Investment. Any adjustment can affect the potential returns of the Investment.

Product Risks - The Investment is produced with pre-defined features such as capital protection, term and potential returns. By investing in the Investment, returns may be different compared to a direct investment in the Underlying Securities. Returns on the Investment do not include returns from dividends or other features which would apply if you held the Underlying Securities directly and investors will also not be able to participate in the Investment beyond the Maturity Date. While the Investment is denominated in Euro, the Underlying Securities may be exposed to currency risk, which may negatively or positively impact performance. Additionally, if the return on the Investment is lower than the rate of inflation over the Investment Term, the buying power of your initial investment will have been reduced as the cost of living will have increased.

Tax Risk - Before investing, investors should conduct their own independent analysis regarding the tax treatment of the Investment. Investors should be aware that tax treatments can change over the term of the Investment and this may affect their expected returns. If in doubt, investors should consult with their own tax advisor.

Suitability & Appropriateness

Your Financial Advisor is responsible for providing you with investment advice regarding the suitability and appropriateness of the Investment and the correct allocation that you should consider as part of a balanced portfolio. You should consult with your Financial Advisor before investing to determine the suitability of the Investment as part of an overall balanced investment portfolio.

The Investment is for a fixed term and has pre-defined features. Some or all of these risks and features may not be suitable. The Investment may be suitable for investors who are:

- Willing to invest a lump sum of €10,000 or more;
- Willing to invest for the full Investment Term;
- · Satisfied with the Conditional Return;
- Satisfied with the level of Conditional Capital Protection that applies;
- Satisfied with the creditworthiness of the Guarantor;
- Satisfied with the risks of the Investment.

The Investment may be appropriate for investors who:

- Have sufficient knowledge of the Investment;
- Have the relevant experience in investing in these products;
- Have received financial advice and, if appropriate tax advice;
- Understand how the Investment works;
- Are willing and able to accept the risks associated with the Investment;
- Can afford to leave their money in the Investment for the full Investment Term.

Warning: If EFG International AG defaults, you may lose some or all of your money.

Warning: There are other factors that you should consider. The descriptions above are not a complete list of considerations and therefore should be read as a general guidance on assisting you to decide if the Investment is right for you. For more information, please contact your Financial Advisor.

Safeguarding Client Assets

BlackBee Investments Limited is a MiFID regulated firm and is authorised to hold client assets. The Client Asset Requirements set out the rights, duties and responsibilities of firms in relation to client money and financial instruments received and held.

The manner in which BlackBee Investments Limited handles your assets is governed by the Client Asset Regulations (SI No 104 of 2015) (the "Regulations") issued by the Central Bank of Ireland.

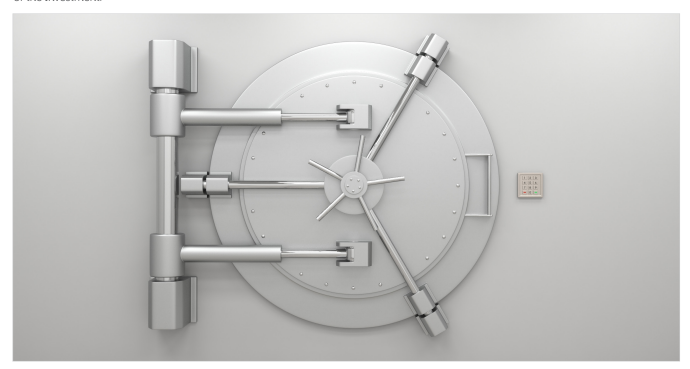
The purpose of this requirement is to safeguard and protect client assets at all times. The Client Asset Requirements requires firms to ensure it has in place sufficient safeguards to protect client assets and their ownership. Specifically, it obliges firms to ensure i) segregation of client assets from the firm's assets; ii) sufficient record keeping to identify and reconcile client assets; iii) regular audit on client assets; iv) on-going counterparty due diligence; v) disclosure of certain information to clients; vi) appropriate systems and controls to identify risks in relation to client assets are in place in addition to mitigants to counteract these risks.

Where Does my Money Go?

In accordance with the Client Asset Requirements and in adherence to the guiding principles of client asset segregation, client assets are administered as follows:

- Client monies are made payable to BlackBee Investments Client Asset Account and in accordance with the Client Asset Requirements, are lodged to a segregated and designated 'Client Asset' account with an eligible third party under the regulations;
- BlackBee Investments Limited reconciles and records client monies and instructs their transfer to the Custodian, an eligible third party;
- In accordance with the Client Asset Requirements, registerable Client Assets are registered in the name of an appropriate nominee company or party to ensure asset segregation;
- In accordance with the Client Asset Requirements, Client Assets are segregated from those assets belonging to BlackBee Investments;
- In accordance with Client Asset Requirements, records are maintained by an eligible third party and BlackBee Investments Limited to ensure identification of beneficial owners at all times;
- Upon an Event Date, the Maturity Date or the date of early redemption the Custodian transfers client monies to the designated 'Client Asset' account at Ulster Bank and BlackBee Investments Limited instructs funds back to clients.
- For further information please refer to the Client Asset Key Information Document which is available on BlackBee's website www.blackbee.ie and which has been provided to you by your Financial Advisor.

Note: For investors investing through Life Companies, you should consult the Terms and Conditions of your Life Company Contract to understand their process for safeguarding client assets and understand the risks involved and associated with the custody and execution of the Investment.



Access to the Investment & Indicative Fees

Access to the Investment

The Investment is structured to perform over the fixed Investment Term and the Conditional Capital Protection that applies does so at Maturity. In certain circumstances however, it may be possible for investors to sell or encash the Investment before the Maturity Date, subject to a minimum amount of €10,000 and in rounds of '000's.

Any encashments are done so on a best efforts basis and the Calculation Agent is under no obligation to quote prices or with respect to the level or determination of such prices over the Investment Term.

Where an investor intends to encash before the Maturity Date, the Calculation Agent will be the only provider of a market for investors to sell the Investment which may reduce liquidity. Any encashment price will be determined by market conditions at that time including the performance of the investment strategy, interest rates, liquidity, volatility, fees, and the credit quality of the Guarantor.

Additionally, the front loading of fees will impact the amount of money investors receive than if fees were made uniformly over the lifetime of the Investment. These factors could result in investors receiving back an amount less than the amount they originally invested, especially in stressed market conditions. In certain market conditions there may be no opportunity for investors to sell the Investment before the Maturity Date.

Investors should be aware that when there is a partial or full encashment, investors forego any benefits accrued to date or in the future on that encashment amount. For non-insured PRSA investors there is no access to the Investment and in the event of the death of a non-insured PRSA investor before the Maturity Date, the Investment will continue to the Maturity Date in the name of the executor or administrator of their will according to usual probate rules. In certain limited circumstances providers of non-insured PRSAs may allow for accessibility in the case of death where this occurs within 2 years of the Start Date but investors should consult with their provider and the terms and conditions of their specific non-insured PRSA to determine the applicability of this accessibility.

Indicative Fees & Charges

A total indicative fee of 4% has been included in the structuring of the Investment, which is levied at the start of the Investment. From this fee, your Financial Advisor will receive a fee of 2.25% for distributing the Investment. The remainder is used by BlackBee for structuring, marketing and administration over the lifetime of the Investment. These fees are levied at the start of the Investment and they do not affect your 100% allocation into the Investment. This means that a whole amount of the initial investment will be invested fully and any investment returns will be based on the initial investment.

The total indicative fee is factored into the Investment and rebated back to BlackBee, which in turn pays commission to your Financial Advisor and covers BlackBee's administration, execution and custody costs. It is ultimately the end investor who indirectly pays the fees.

BlackBee will charge an encashment fee of 0.75% for any early encashment, subject to a minimum charge of €100. Please note that the deductions for fees and charges are not made uniformly throughout the life of the Investment but are loaded onto the early period. If a client withdraws from the Investment in the early period, the practice of front-end loading will impact on the amount of money which the client receives i.e. a client may not get back the full amount of the initial capital invested.

Parties Involved

Financial Advisor	Your Financial Advisor is responsible for providing you with investment advice regarding the suitability of the Investment and the correct allocation that you should consider as part of a balanced portfolio. The Financial Advisor should be regulated by the Central Bank of Ireland.
BlackBee Investments Limited	BlackBee is the producer of the Investment. It is the generator of the investment idea and is responsible for the structuring, execution, marketing and administration of the Investment. BlackBee Investments Limited is regulated by the Central Bank of Ireland.
Citibank N.A.	All financial transactions require transfer and custody services. BlackBee uses Citibank N.A., which is part of Citigroup, as BlackBee's global custodian. Citigroup is the trusted custodian of over \$12.8 trillion in assets globally.
EFG International AG	EFG International AG is the Guarantor of the Investment. EFG International AG is a Swiss private banking group. EFG International AG is regulated by the Swiss Financial Market Supervisory Authority (FINMA).
EFG International Finance (Guernsey) Limited	EFG International Finance (Guernsey) Limited is the Issuer. EFG International Finance (Guernsey) Limited is a fully owned subsidiary of EFG International AG and is not subject to supervision in Guernsey (i.e. unregulated), however, EFG International Finance (Guernsey) Limited falls within the consolidated regulatory supervision of EFG International AG by the Swiss Financial Market Supervisory Authority (FINMA).

Warning: If EFG International AG defaults, you may lose some or all of your money.

Warning: If you invest in the Investment you may lose some or all of the money you invest. If you cash in the Investment before August 2018 you may lose some or all of the money you invest.

Communication & Tax

Communication

BlackBee Investments Limited will write to investors after the Start Date, confirming ISIN security identifier and other details of the Investment. BlackBee will provide regular product performance updates throughout the lifetime of the Investment and after each Event Date which will be available through your Financial Advisor only. BlackBee will provide updates to investors via their financial advisor in the event of any material change to the terms and conditions of the Investment, including Disruptions Events or Credit Events.

On an annual basis BlackBee is required to write to investors with a statement of account. BlackBee will also write to investors after any early encashment and after the Maturity Date. BlackBee will send copies of all communications to your Financial Advisor.

Tax Treatment

Investment returns on the Investment are paid gross and are subject to capital gains tax where applicable. It is the responsibility of each investor to pay, where applicable, any tax liability due and to file their own tax return.

Certain investors such as pension funds or registered charities may be exempt from tax. It is the responsibility of each investor to obtain any tax relief that may apply. Investors should be aware that tax rates and any tax exemptions that currently apply may change over the lifetime of the Investment without warning.

Warning: The information contained herein is based on BlackBee's understanding of current Revenue practice as at June 2016 and may change in the future. Investors are advised to take independent tax advice.

The following Terms and Conditions apply to the Investment. These Terms and Conditions will come into effect when BlackBee receives a copy of the Application Form signed by you. Please read these Terms and Conditions carefully.

1. Definitions

The following conditions apply to these Terms and Conditions

and the contents of this Document.

'Gold Twin-Win 2' is the name given by BlackBee to a Note/
Certificate (ISIN:TBC) issued by EFG International Finance
(Guernsey) Limited under their Note/Certificate Programme and listed on the following stock exchange: Börse Frankfurt Zertifikate AG (Open Market). A copy of the Base Prospectus and any Supplements and Final Terms (containing the full Terms and Conditions of the Notes/Certificates as well as disclosure on the risks in respect of the Notes/Certificates) are available upon request from BlackBee. These documents set out any roles and responsibilities of the Issuer, the Guarantor, the Calculation Agent and any other related parties.

'The Investment' means the Gold Twin-Win 2.

The Investment means the Gold Twit-Witt 2.

Tocument' means this brochure which explains the features and operations of the Investment and includes these Terms and Conditions and the Application Form.

The Issuer' is EFG International Finance (Guernsey) Limited and

its successors, assigns and transferees. The Issuer is the legal entity that issues the Investment.

'The Calculation Agent' is Leonteq Securities AG and its successors, assigns and transferees. The Calculation Agent is the legal entity that determines the price of the Investment at inception and during the Investment Term.

'The Guarantor' is EFG International AG and its successors,

assigns and transferees. The Guarantor is the legal entity that assigns and transferees. The Guarantor is the legal entity that promises the Conditional Return of 6% of initial capital invested for each Event Date lapsed and 100% of initial capital invested at Maturity (subject to 60% barrier) and at an Event Date if earlier (subject to 100% barrier).

'Investment Term' means 2 years.

'BlackBee' means BlackBee Investments Limited and its

successors, assigns and transferees. BlackBee Investments Limited is regulated by the Central Bank of Ireland. 'Custodian' means Citibank N.A. and its successors, assigns and

transferee

'Financial Advisor' means the Financial Advisor firm that gives intending investors an investment advice in relation to the Investment. The Financial Advisor should be regulated by the Central Bank of Ireland.

'You/Your' means the person(s) (natural or corporate) investing in accordance with these Terms & Conditions (including

Starting Price' means the Official Closing Price of the Underlying Stocks on the Start Date/Strike Date.

'Official Closing Price' means the price or level of the Underlying Stocks as at the close of business on the Start Date, Event Date and the Maturity Date, as applicable.

'TSIN' is a unique International Securities Identification Number used to identify the investment.
'PRSA' means Personal Retirement Savings Account.

'Closing Date' means 29 July 2016
'Start Date' means 2 August 2016
'Event Date(s)' means 2 Feb 2017, 2 Aug 2017, 2 Feb 2018, 2 Aug

'Maturity / Maturity Date' means 2 August 2018

i) Applications cannot be accepted after the Closing Date, except at the discretion of BlackBee. A completed application means BlackBee or the relevant Life Company receiving a fully completed application form, cleared funds and relevant anti-money laundering documentation as outlined on the application form by the dates specified.

ii) In the event that this offering is oversubscribed, BlackBee reserves the right to close the Investment early.

iii) There is no interest paid to investors on any monies held in

the client account with Ulster Bank or at Citibank N.A.

iv) If funds in your account are lower than the amount specified on the application form, BlackBee will only invest the available funds balance in the Investment.

v) If funds transferred for the Investment are greater than the amount specified on the application form, funds will remain in your account held with BlackBee until BlackBee is otherwise

notified. As routine, BlackBee will periodically notify clients of any outstanding amounts in their account.

vi) BlackBee reserves the right to close this offering earlier or not proceed for any reason including (i) if funds raised are deemed to be insufficient; (ii) the credit rating of the Guarantor significantly deteriorates prior to the Start Date, or (iii) significant volatility impacting the Underlying Securities or the financial markets (iv) if for any reason the economic terms of the Investment

cannot be maintained. If BlackBee cancels the Investment, your funds will be returned in full to you within 14 days of the cancellation.

3. Application Form & Documentation
i) Intending investors should complete and sign the Investment's application form. By signing the Investment's application form, you are confirming that you have read BlackBee's Terms of Business, which are available at www.blackbee.ie or through your Financial Advisor.

ii) In order to satisfy Anti-Money Laundering requirements as set out in the Criminal Justice (Money Laundering and Terrorist Financing) Act 2010, as amended, BlackBee needs to establish the identity of all investors. The minimum requirements are set out in this Document.

iii) By signing the application form you will become a client of BlackBee. BlackBee may send communications directly to you, provided such communications are in respect of existing BlackBee investment products which you are invested in. iv) You confirm that the person signing the application form has the authority to make a subscription to the Investment. In the case of joint accounts, instructions from all parties will be required.

v) BlackBee can only accept subscriptions in whole numbers (i.e. no fractional or decimal places). Where BlackBee receives funds for an amount that is not a whole number, BlackBee will return the fractional amount to investors by cheque or fund transfer.

4. Client Categorisation

i) Based on the information available to BlackBee, BlackBee will categorise you as either an Eligible Counterparty, Professional Client or Retail Client. If you are classed as a Retail Client, you may request to be categorised as a Professional Client in respect of all the services that BlackBee provides to you or on a product, service or transactional basis; subject to meeting certain criteria. This would result in a reduced level of client protections for you. ii) BlackBee categorises investors as professional clients or eligible counterparties have the right to request a different categorisation to give a higher degree of protection. Clients who could fall outside the retail categorisation are other regulated entities, such as insurance companies, investment firms, large occupational pension schemes, listed companies and local or public authorities. Such entities could be classed as either professional clients or eligible counterparties. iii) Please be aware that BlackBee reserves the right to decline any request for re-categorisation.

5. Right to Terminate the Investment

You have the right to cancel the Investment by notifying BlackBee in writing by post or email prior to the Closing Date. Funds will be returned in full to you within 14 days of receipt of the written request.

6. Underlying Stocks / Underlying Securities

Stocks	Ticker
Goldcorp Inc	GG UN Equity
Newmont Mining Corp	NEM UN Equity

7. Fees & Charges

i) Fees in the Investment incorporate commissions paid to the Financial Advisor. In general, commission based remuneration can lead to a conflict of interest between clients and their Financial Advisor. BlackBee wishes to draw your attention to this potential conflict of interest before investing in the Investment. . Advisors should discuss and disclose any fees with Investors before complete and sign the application form.

ii) Where a client transfers the Investment to a new financial advisor during the Investment Term, any Trail Commission due subsequent to this transfer will be paid to the new financial advisor, or to BlackBee in the absence of any advisor. iii) Fees in the Investment are in general not made uniformly throughout the life of the Investment Term and are instead largely front loaded at the beginning of the Investment. If an investor encashes the Investment during the Investment Term, the front loading of fees will impact the amount of money they receive than if fees were made uniformly over the lifetime of the Investment. iv) BlackBee manages and bears any risk associated with fees for time of purchases. This may result in the overall fee to BlackBee being higher or lower than advertised in this Document.

v) You should refer to BlackBee's Terms of Business available

through your Financial Advisor or on www.blackbee.ie for a full breakdown of fees and charges.

8. Accessibility during the Investment TermThe Investment is structured as a fixed term investment and investors should not invest if they need access to their funds during the Investment Term. In certain circumstances, however, it may be possible for investors to sell or encash the Investment the following conditions: i) Any encashment price will be determined by market conditions at the time of encashment including the performance of the Investment, interest rates, liquidity, volatility and the credit quality of the Guarantor and/ or (if applicable) any Reference Entity. Additionally, investors should note that the liquidity of some assets may be lower or more volatile than others and spreads may be wider. Therefore, any early encashment value may result in investors receiving back less than the amount they originally invested, especially in stressed market conditions.

ii) In certain market conditions there may be no opportunity for investors to sell the Investment before the Maturity Date. iii) Investors should be aware that when there is a partial or full

encashment, investors forego any benefits accrued to date or in the future on that encashment amount.

iv) The minimum encashment amount is €10,000. Investors are required to complete BlackBee's standard encashment form. v) BlackBee may charge a fee of up to 0.75% for any early encashments, subject to a minimum fee of €100.

Any fee levied by BlackBee will be disclosed to clients on the encashment confirmation.

vi) For investors through Life Companies who wish to transfer their pension assets to another pension provider, you may not

be able to transfer the Investment.

This could mean you have to encash the Investment at the prevailing market price, subject to the conditions outlined above, in order to transfer your assets. You should refer to the Terms and Conditions of your pension contract to find out the full Terms and Conditions applying. vii) For non-insured PRSA investors there is no access to the

Investment and in the event of the death of a non-insured PRSA investor before the Maturity Date, the Investment will continue to the Maturity Date in the name of the executor or administrator of their will according to usual probate rules. In certain limited circumstances providers of non-insured PRSAs may allow for accessibility in the case of death where this occurs within 2 years of the Start Date but investors should consult with their provider and the terms and conditions of their specific non-insured PRSA to determine the applicability of this accessibility.

9. Income Payments

Any income payments due to investors during the Investment Term will be paid to your nominated account within 6 working days from receipt of these funds by BlackBee.

10. Maturity
BlackBee will contact your Financial Advisor on or shortly after
the Maturity Date (or an Event Date if earlier) (if applicable)
advising on the final performance of the Investment and will arrange for any proceeds to be returned to investors. All returns are paid gross and it is the responsibility of each investor to satisfy any tax obligations they may have as a result of investing in the Investment. BlackBee cannot be relied upon to advise, nor takes any responsibility for the tax implications (if any) in respect of investing in the Investment.

Returns on the Investment are paid gross and are subject to tax (capital gains tax, and/or income tax), where applicable. BlackBee is not responsible for making tax deductions on investor's behalf. It is the responsibility of each investor to satisfy any tax obligations they may have as a result of investing in the Investment or to obtain any reliefs which may apply.

12. What happens if I die?

In the event of a death of a sole investor or surviving joint account holder prior to the Maturity Date, the Investment will continue in the name of the Executor or Administrator. Alternatively, the Investment may be redeemed prior to the Maturity Date, subject to normal probate legislation at its

For Self-Directed or Self-Administered pension/post pension investors, in the event of death of a policyholder/member prior to the Maturity Date, the Investment may be redeemed at its realisable value subject to factors outlined in "Accessibility During the Investment Term" and the terms and conditions of your pension/post pension.

13. Client Monies

i) In accordance with MiFID and Central Bank of Ireland regulation, all money belonging to clients is held in a designated client account with Ulster Bank. Once funds are cleared and allocated they are transferred to BlackBee's Custodian, an approved third party, pending their placement in the Investment. ii) At Maturity or early redemption, BlackBee will hold the proceeds in the client account with Ulster Bank. From here funds will be returned to investors, unless there is an instruction to the contrary. Any dividends, interest payments or other rights accruing to you will be paid to you, unless otherwise instructed

by you.

iii) Client monies held by an eligible third party will be held with other clients' monies as part of a common pool with those of other clients. This means that your individual entitlements to such monies may not be identifiable from those of other clients. In the event of a default of an eligible third party any shortfall in client monies may be apportioned on a pro rata basis between all investors. BlackBee does not accept any liability for default by any bank or other financial institution holding client monies under these Terms and Conditions.

14. Client Assets

i) In accordance with MiFID and Central Bank of Ireland regulation, all assets at the Custodian will be held in the name of an appropriate nominee company and documents of title, if any, will be kept in the custody of the nominee. You are the beneficial owner of the Investment and of any cash held.

iii) The Investment will be held by BlackBee's Custodian, an approved third party.
iii) Securities belonging to you which are held overseas may in any event be subject to different settlement, legal and regulatory requirements, together with different practices for the separate identification of the Investment, to those applying in Ireland or the EEA and your rights in relation to them may therefore differ. Where your securities are held outside of the EEA, your rights in the event of a default or insolvency may be different and may be

iv) Your client assets may be held with other clients' assets as part of a common pool with those of other clients. This means that your individual entitlements to such securities may not be identifiable from those of other clients. In the event of the default or insolvency of the Custodian, you may not receive your full entitlement and any shortfall may be shared pro-rata among all clients whose securities are registered in this way. BlackBee does not accept any liability for default by the Custodian under these Terms and Conditions

15. Investor Compensation
i) In the event that the Guarantor fails to honour its commitments or becomes insolvent over the lifetime of the Investment, you will not be entitled to compensation. Compensation does not apply to any potential losses arising from the performance of the Investment.
ii) The Investor Compensation Act, 1988 provides for the establishment of a compensation scheme and the payment, in certain circumstances, of compensation to certain clients (known as eligible investors) of authorised investment firms, as defined in the Act. Under the Act BlackBee is required to notify you of the following (please refer to www.investorcompensation). you of the following (please refer to www.investorcompensation. ie for specific terms and exclusions):

- The Investor Compensation Act, 1998 provides for the establishment of a compensation scheme and the payment, in certain circumstances, of compensation to certain clients (known as eligible investors) of the authorised investment firms, as defined under the Act;
- That the firm is a member of that compensation scheme;
- That compensation may be payable where money or investment instruments owed or belonging to clients and held, or in the case of investment instruments, administered or managed by the firm, cannot be returned to those clients for the time being and there is no reasonably foreseeable opportunity of the firm being able to do so;

 That a right to compensation will arise only:
- - If the client is an eligible investor as defined in the Act; a.
 - and
 If it transpires that the firm is not in a position to return client money or investment instruments owed or h
 - To the extent that the client's loss is recognised for the C. purposes of the Act.
 - That where an entitlement to compensation is d established, the compensation payable will be the lesser of:
 - 90% of the amount of the client's loss which is e. recognised for the purpose of the act; or

Compensation of up to €20,000 iii) BlackBee has in place professional indemnity insurance which may offer investors protection against fraud. Investors should note that this cover does not apply to any potential losses arising from the performance of the Investment. iv) You may be eligible to make a claim if BlackBee's holding bank, Ulster Bank, becomes insolvent while holding your money prior to the purchase of the Investment or following Maturity or an Event Date or early redemption of the Investment. Any compensation would be apportioned on a pro rata basis between all investors up to a maximum of the level as specified by the Deposit Guarantee Scheme. Please refer to www. consumerhelp.ie for specific terms and exclusions.

16. Communication

i) BlackBee is committed to a green environment and where possible encourages the use of electronic communication over paper. If you would like to receive communication by electronic means please email BlackBee at hello@blackbee.ie ii) BlackBee will always write and speak to you in English. iii) BlackBee will issue communication directly to investors after the Closing Date, any early encashment and after the Maturity Date. BlackBee will issue a copy of all communication to your Financial Advisor. For pension investors BlackBee will issue communication directly to your pension provider.

iv) All investor queries should be directed through your Financial Advisor, Where a client no longer has a Financial Advisor, BlackBee will provide updates directly to the client. vi) BlackBee will issue communication directly to investors on an annual basis with a statement of account. BlackBee will issue a copy of this communication to your Financial Advisor.
vi) BlackBee provides regular product performance updates and updates after each Event Date to the Financial Advisor and pension providers only.

17. Suitability and Appropriateness
The Financial Advisor undertakes, represents and warrants that the Financial Advisor will comply with all applicable laws relating to anti-money-laundering and anti-terrorist financing and have determined and understands the merits, terms, conditions and risks inherent in the Investment including carrying out their own due diligence on counterparty risk, prior to distributing the Investment. The Financial Advisor understands that the Investment may not be suitable or appropriate for every investor, and the Financial Advisor accordingly represents and warrants that the Financial Advisor will comply with the Consumer Protection Code 2012 regarding the suitability and the appropriateness of the Investment for each investor and will ensure that any investor purchasing the Investment receives sufficient information and advice presale. The Financial Advisor is responsible for ascertaining whether or not the Investment is suitable to an investor taking into account the investor's knowledge and experience, financial situation, risk profile and investment objectives. The Financial Advisor is solely and exclusively responsible for the advice it gives to its clients and prospective investor's presale and during the lifetime of the Investment. BlackBee does not provide investment advice to investors. BlackBee will not be responsible or held liable for any advice given by the Financial Advisor to its clients or prospective investors in respect of the Investment. BlackBee gives no warranty as to the performance or profitability of the Investment. Blackbee does not give advice or assess for client suitability and appropriateness. BlackBee's products are offered through financial advisors or on an execution only basis.

18. Disruption Events

Over the lifetime of the Investment, market occurrences known as disruption events may occur. Such events can include (but not limited to): mergers; acquisitions; stock/bond changes or cessation; spin-offs; bankruptcy; nationalisation; increased cost of hedging; hedging disruption; settlement disruption; changes in law (including tax law). In the event of any of these events happening, the Issuing Bank or the Calculation Agent may at its discretion and in good faith make adjustments to the terms and conditions of the Investment as set out in the Issuing Banks' Base Prospectus and any supplements and Final Terms. Any adjustment can affect the potential returns of the Investment and may be disadvantageous for investors compared with the originally stipulated provisions. Adjustments could include the following: i) changes in the composition of assets used including substitution; ii) changes to starting levels, dates or formulas; iii) early redemption of the Investment at the then current market value. Following the occurrence of a Disruption Event, the Issuer or Determination Agent will, in its sole and absolute discretion, determine whether or not the relevant Notes will continue or be redeemed early. While the Issuer has a legal obligation to

honour the terms and conditions of the notes and an obligation to make every reasonably commercial effort to ensure that any disruption events are mitigated with an appropriate action, if the Issuer exercises their right of early termination, the notes will be redeemed at fair market value less any costs. This means there will be no right to payment of any amount provided for in the Terms and Conditions of this Document or for payment of a specified unconditional minimum redemption amount at Maturity. Neither BlackBee, the Issuer, nor their agent(s) will be liable for any potential loss incurred by investors in such circumstances. BlackBee will notify investors of the occurrence of any such disruption event in such manner deemed appropriate by BlackBee.

19. Data Protection

BlackBee and any third parties observe a duty of confidentiality about your information. Your data will be maintained in accordance with the obligations of the Data Protection Acts 1998 and 2003 and subsequent legislation. No party will disclose details of your account or your name and address to anyone else, other than to any confidentially appointed agents acting on their behalf or where they are permitted or compelled by law to their benair or where they are permitted or compelled by law to do so. BlackBee may collect your personal data directly from you or through your Financial Advisor or agents or any other third party who communicates with BlackBee. Where your Financial Advisor acts on your behalf, BlackBee will disclose your personal data and information relating to the Investment to the Financial Advisor. BlackBee may use data collected with respect of the Investment for internal statistical analysis.

It is possible that some of the information about you that BlackBee holds may be transferred to, and stored at, a destination outside the European Economic Area ("EEA"). It may also be processed by staff operating outside the EEA who work for BlackBee, one of BlackBee's suppliers or someone else. By submitting your personal data, you agree to this transfer, storing or processing. BlackBee will take all steps reasonably necessary to ensure that your data is treated securely and in accordance with this privacy statement

20. Jurisdiction

The Terms and Conditions contained in this Document will be governed by and construed in accordance with the laws of Ireland and the Courts of Ireland will have exclusive jurisdiction to resolve any disputes.

21. Liability and IndemnityBlackBee will not be held liable for any acts, errors or omissions by EFG International AG or Citibank N.A. In the event of any acts, error or omissions by EFG International AG or Citibank N.A., BlackBee will not be liable to make good from its own assets any loss of capital or shortfalls. BlackBee or any third party will not be liable for any failure to provide any service if such a failure results from any event or state of affair beyond their reasonable control, including, without limitation, to natural disasters, delay or breakdown in communications, suspension of dealing on relevant exchanges or any failure of communication, computer systems or equipment.

22. Variation

BlackBee and the Issuer reserve the right to amend, vary or supplement these Terms and Conditions or to modify any features of the Investment from time to time as required during the Investment Term. BlackBee and the Issuer may also amend these Terms & Conditions if there is a material legal, tax or regulatory change affecting them. BlackBee will notify you in advance of any changes taking effect, where possible, either through notification on BlackBee's website or by writing to clients. None of BlackBee's employees, officers or agents may verbally alter, modify or waive any provision of these Terms and Conditions.

No Person (or other Party) other than BlackBee has been involved in the preparation of this Document, nor has issued nor approved it, nor takes any responsibility for such information or makes any representation or warranty regarding the accuracy, completeness of such information and no liability to any person is accepted by any person or other party in connection with such information. Figures presented in this Document may be rounded to the nearest decimal place. The Investment is not sponsored or promoted by any of the stocks, nor have they any obligation or liability in connection with the Investment. Any analyst opinions or recommendations from third party providers may not be representative of the views of BlackBee. This Document has not been reviewed, approved or otherwise endorsed by EFG International AG or any of their affiliates and EFG International AG accepts no responsibility in relation to the accuracy, completeness or adequacy of the information included

herein. Nothing in this Document should be considered to be a representation or warranty by EFG International AG to any person regarding whether investing in the Investment described herein is suitable or advisable for such person.

By investing in the Investment, investors represent and warrant that they are not a US person for the purposes of US Federal income tax and that they are not acting for, or on behalf of, a US person. A false statement or misrepresentation of tax status by a US person could lead to penalties under US law. If your tax status changes or you become a US citizen or a resident, you must notify BlackBee immediately.

24. Informing BlackBee of changes

You should inform BlackBee of changes of your personal information including address, bank details or change in financial advisor to enable BlackBee to keep BlackBee's records up to date. Any communication sent to you will be addressed to the last address you have given to BlackBee. BlackBee will not be responsible for any consequences of your failure to notify BlackBee of a change in respect of your personal information.

25. Telephone Recording

For security and training purposes telephone calls with BlackBee may be recorded.

26. Complaints Procedure

BlackBee aims to provide a positive client experience for all investors. However, if you have any complaint, please contact either the Financial Advisor who arranged the Investment for you or alternatively please contact: The Compliance Officer, BlackBee Investments Limited, 11 Anglesea Street, Cork. If you are dissatisfied with the outcome of either parties efforts to resolve your complaint you may refer your complaint to: The Financial Services Ombudsman's Bureau, 3rd Floor, Lincoln House, Lincoln Place, Dublin 2. Lo Call: 1890 88 20 90; Email: enquiries@ financialombudsman.ie

27. Copyright

BlackBee will be entitled to the copyright and all other proprietary rights in this Document. The information provided in this Document is not to be reproduced, modified, duplicated or distributed, in whole or in part, by whatever means, in whatever media, without the express prior written consent of BlackBee. Any other reproduction, duplication or distribution, in whatever form and by whatever media, is strictly prohibited.

Application Form - Gold Twin-Win 2

Please fully complete relevant Sections from 1 to 8 then sign. Section 1: Investor Type Personal Corporate Pension Charity Family Trust Post-Pension Section 2: Personal Investors First Name_ Surname_ Address_ Address_ BlackBee will use the address of the first party for all correspondence. Occupation _ Occupation ___ Date of Birth / /__ Citizenship_____ Date of Birth /__/_ Citizenship_____ Telephone Number Telephone Number Email Email Section 3: Pension/ Post-Pension/ Family Trust Scheme Name_ Scheme Provider Scheme Provider Address_ Country of Registration — Trustee/Member Details Trustee/Member Details/Authorised Signatory/Director Details Title____ _____ First Name___ Title _____ First Name_ Surname Surname Date of Birth _____ Citizenship_____ Date of Birth_____Citizenship_____ Telephone Number___ Telephone Number___ Email. Section 4: Corporate/ Charity Entity Name -Entity Address - Country of Incorporation — Telephone Number __ _____ Email _ **Director/Authorised Signatory Details Director/Authorised Signatory Details** _____First Name____ Title _____ First Name _____ Surname Surname Address Address Date of Birth_ / / Date of Birth__/_/ Citizenship_ Citizenship_ Board Resolution: At a meeting of the Board it was resolved that; We request BlackBee Investments to open an account in the name of the Entity and that BlackBee Investments is hereby authorised to act on instructions relating to the account, provided they are provided by any of the persons whose names and specimen signatures appear in the section below. We undertake that this resolution will remain in force until an amending resolution is passed and a copy received by BlackBee Investments. That all transactions of the Entity with BlackBee Investments shall be operated in accordance with this Mandate, the Terms and Conditions of the investment and BlackBee Investments' Terms of Business and that the entity has read and understands the contents of these documents. Authorised Signatory Name 1: Signature: Authorised Signatory Name 2: ___ Signature: _ **Declaration**: I certify the above to be a true copy of the Board Resolution passed at a meeting held on: Chairman/Secretary Name: Signature:

Section 5: Inves	tment Details (Required Field)	ı				
I/We wish to invest i	n the Gold Twin-Win 2: €					
Minimum investmer	at amount is €10,000, and in rounds o	of 000's only.				
Where To Transfer I	² unds					
Please arrange to se	nd funds by Electronic Fund Transfe	<u>r</u> to:				
Bank Name	Ulster Bank	If sending funds by Bank Draft or Cheque please n to "BlackBee Investments Client Asset Account".				
Account Name	BlackBee Investments Client Asset A	Account	Cheques can take up to <u>6 working days to clear</u> . This cause a <u>delay in the processing of your application</u> , espe			
IBAN No	IE02ULSB98548510779458					
BIC/Swift Code	ULSBIE2D		near the closing date. We <u>encourage the use of Electronian Transfers</u> which can be done at your Bank Couronline to the account details opposite.			
Reference to use	Investor name					
Section 6: Comp	oliance Information					
BlackBee is required n relation to your in	under Money Laundering and Terro vestment:	rist Financing	Legislation,	to obtain the followin	ng information for all	investors
		er, please speci	.fy:			
	cial Owner) are a Politically Exposed I ridual who is, or has at any time in the					
Yes No						
23: Source of Wealth	: Salary Savings Inherita	nce Sale	s of Assets	Other, please sp	ecify:	
14: Source of Funds:	Occupation Proceeds of Sale	Busines	s Activities	Other, please spe	ecify:	
រ្ 5 : Payment Method	d: Electronic Fund Transfer Ba	ank Draft	Cheque [
26 : Bank account de	tails of where funds are being source	d from (please	note we rec	ruire AML for all name	d individuals on the a	iccount):
Account Name:						
Bank Name:						
Bank BIC Code:	IBAN:					
Barik BIC Code.	IBAN.					
Reference:						
Section 7: Decla	ration (Required Field)					
Conditions as set out ir in the Document; (iv) If that investments may f I/We confirm we have I	re that (i) the details above are correct; (ii) in the Document; (iii) I/We have read, under I/We encash the Investment before the Mall as well as rise in value; (vi) I/We have be been provided with a copy of the Client As found at www.blackbee.ie	rstood and accep aturity Date, I/We een provided with	oted the risk w e may lose sor h the Docume	arnings and explanation on the or all of the money I/North, which outlines the key	of capital protection as s We put in; (v) I/We ackno y features of the Investm	wledge ient. (vii)
Signature 1: X				Date:	/	
Signature 2: X				Date:	/	
Section 8: For Fi Financial Advisor Deci the Investment for the (iii) I agree to be boun investor BlackBee's Ter	nancial Advisors Only (Requir laration: I declare that (i) I have complied above mentioned investor; (ii) I have comp d by BlackBee's Terms of Business, details ms of Business and Client Asset Key Inforr firm before sending Application: 1) All Re	red Field) with the Consun plied with applica s which can be for nation Documer	ner Protection able laws relati ound at www nt (CAKID).	Code 2012 regarding the ng to anti-money launde blackbee.ie (iv) I have pr	e suitability & appropriatering and anti-terrorist fire ovided to the above me	nancing;
	2) All Re	levant AML is at	tached with th	ne Application		
Advisor Firm			Advisor N	lame		
			_	/		
Advisor Signature			Date	/		

Important Information for Financial Advisors

Important Dates

A completed application (i.e. fully completed application form, cleared funds and relevant anti money laundering documentation) must be received by BlackBee or the relevant Pension Life Company on or before the Closing Date, otherwise the application form may not be accepted. It is the responsibility of the Financial Advisor to ensure the client's application form and funds are in place by the dates specified.

The commission payment date is after the Closing Date. Note, BlackBee normally allows 10 days for commission payments.

Availability

The products from BlackBee have limited availability and may close before the Closing Date. If you have clients that the Investment may be suitable for and they are considering entering the Investment but the presale compliance paperwork has yet to be finalised, you can reserve an allocation up to and before the Closing Date by emailing hello@blackbee.ie or contacting BlackBee directly.

Late Applications

BlackBee normally allows at least 2 days between the Closing Date and the Start Date to allow sufficient time to process all applications including the safe receipt and clearing of client funds. Where applications are received after the Closing Date these will be accepted at the sole discretion of BlackBee. Any late applications that are considered will be put into a queue where they may be executed on the secondary market (the secondary market is where the purchase or sale of existing securities takes place). Where trades are executed on the secondary market, this can result in allocation levels and any agreed commission being different compared to an application received before the Closing Date. BlackBee will notify the Financial Advisor before proceeding with any secondary market purchases. BlackBee may charge an administration fee to cover costs associated with such purchases.

Minimum Anti-Money Laundering (AML) Documentation requirements

Below are the minimum Anti-Money Laundering Documentation requirements needed to process your application. Further documentation may be required for certain investors. BlackBee will notify you if any additional documentation is required.

Private Individuals

- Proof of Identity an in date proof of identity e.g. Passport or Driving License.
- Proof of Address an in date proof of address (dated within 6 months) e.g. Utility Bill, Bank Statement, Government Documentation etc.

Pension/Post-Pension Investors (Self-Administered only)

- Proof of Identity and Address in line with Private Individuals above applies where relevant to two Trustees/ Authorised Signatories. In addition where relevant:
- Pension Trust Document and Revenue Approval Letter and List of Authorised Signatories of the Pension Company

Corporates:

- Proof of Identity and Address in line with Private Individuals above applies to two Directors and any Authorised Signatory that signs. In addition:
- Mandate/Resolution to open an account, List of Authorised Signatories to operate the account, Memorandum and Articles of Association and Certificate of Incorporation.
- List of names of Beneficial Owners and AML Laundering documentation for any Beneficial Owner with more than 25% of shareholding or voting rights in line with their status (e.g. Private Individual, Corporate etc) and whether they are Politically Exposed Persons or not.

Family Trusts:

- Proof of Identity and Address in line with Private Individuals above applies to two Trustees and any Authorised Signatory that signs. In addition:
- Trust Document, the Nature and purpose of the Trust, Country of establishment, Names of all Trustees and any Protector, Settlor, Controller, Names of Beneficiaries of 25% or more.

Charities (formed as Trusts/Incorporated Bodies):

Please contact your Business Development Manager or BlackBee direct who can give you a detailed list of requirements.

Target Market

This product may be considered by Retail and Professional investors who have a capacity and appetite for investing for Capital Growth and place their capital at risk. It may be considered for Retail and Institutional clients who are looking for equity like returns through exposure to direct equity investments. This product may be considered as part of a diversified strategy for Retail and Professional clients seeking capital growth in the short to medium term.



BlackBee Investments, 11, Anglesea Street, Cork, Ireland BlackBee Investments, 3, Fitzwilliam Place, Dublin 2, Ireland

T: +353 (0)21 206 1710 **E:** hello@blackbee.je

www.blackbee.ie

BlackBee Investments Limited is regulated by the Central Bank of Ireland.