UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

IN RE FOREIGN EXCHANGE BENCHMARK RATES ANTITRUST LITIGATION

No. 1:13-cv-07789-LGS

SUMMARY NOTICE OF CERTIFIED LITIGATION CLASS

PLEASE READ THIS ENTIRE NOTICE CAREFULLY. A UNITED STATES FEDERAL COURT AUTHORIZED THIS NOTICE. YOUR RIGHTS MAY BE AFFECTED BY THE PROCEEDINGS IN THIS ACTION. THIS NOTICE ADVISES YOU OF YOUR RIGHTS AND OPTIONS WITH RESPECT TO THIS ACTION.

NOTICE OF CERTIFIED LITIGATION CLASS

This Action alleges that 15 Settling Defendants and Credit Suisse Group AG, Credit Suisse AG, and Credit Suisse Securities (USA) LLC (the "CS Defendants" and collectively, with Settling Defendants, the "Defendants"), conspired to fix prices in the foreign exchange ("FX") market in violation of Sections 1 and 3 of the Sherman Antitrust Act, 15 U.S.C. §§ 1, 3. Defendants deny these allegations. The purpose of this notice is to provide you with information regarding an Order Certifying a Litigation Class for purposes of trial on the Threshold Issues. The only issues that will be decided at trial on your behalf are: (1) the existence of a conspiracy and (2) the CS Defendants' participation in the conspiracy (the "Threshold Issues"). The Litigation Class will not receive any monetary recovery as a result of the trial. If at the trial the Threshold Issues are decided in the Litigation Class's favor, then a class member may only recover monetary damages from the CS Defendants if he/she/it brings an individual action.

The Court has appointed the lawyers listed below as Class Counsel to represent you for the Threshold Issues trial in this Action:

Christopher M. Burke Scott+Scott, Attorneys at Law, LLP 600 W. Broadway Suite 3300 San Diego, CA 92101 Telephone: 619-233-4565 cburke@scott-scott.com

Michael D. Hausfeld Hausfeld LLP 888 16th Street, N.W., Suite 300 Washington, DC 20006 Telephone: 202-540-7200 mhausfeld@hausfeld.com

If you would like legal representation on individual issues, such as pursuing a lawsuit for monetary damages if there is a favorable decision on the Threshold Issues trial, you may ask Class Counsel to represent you individually. You may also hire your own lawyer.

You can obtain detailed information about the Litigation Class, including on how to exclude yourself from the class, through the Litigation Website WWW.FXANTITRUSTSETTLEMENT.COM, or by requesting a Detailed Notice from the Notice Administrator at: c/o Epig Global P.O. Box 10239 Dublin, OH 43017-5739 or calling 1-888-582-2289 (if calling from outside the United States or Canada, call 1-330-333-7253).

The deadline for class members to exclude themselves from the Litigation Class is February 17, 2021.

LITIGATION CLASS DEFINITION

All persons who, between December 1, 2007 and December 31, 2013, entered into a total of 10 or more FX spot, forward, and/or swap trades directly with one or more Defendants in the 52 Affected Currency Pairs via voice or on a single-bank platform, where Defendants provided liquidity and such persons were either domiciled in the United States or its territories, or if domiciled outside the United States or its territories, traded in the United States or its territories.

Exchange-traded instruments, such as FX futures contracts or options on FX futures, are not included. Transactions in which the class member provided liquidity to the Defendant are not included. Transactions in currencies other than the 52 Affected Currency Pairs are not included. Transactions that resulted from resting orders are not included. Transactions at benchmark rates are not included. Transactions between a Defendant's foreign desk and a U.S. domiciliary operating abroad are not included.

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	YOUR LEGAL RIGHTS AND OPTIONS IN THIS ACTION		
	DO NOTHING	You are automatically part of the Litigation Class if you fit the Litigation Class description. By remaining in the Litigation Class, you will receive the benefit of any determinations against the CS Defendants on the Threshold Issues to be tried in this Action, but you will be bound by any determinations that the CS Defendants did not violate the federal antitrust laws. The Litigation Class will not receive any monetary recovery as a result of the class trial. If the Threshold Issues are decided in favor of the Litigation Class at trial, then a class member may only recover monetary damages from the CS Defendants if he/she/it brings an individual action. You will not be able to exclude yourself from any future class settlements.	
	EXCLUDE YOURSELF	If you wish to exclude yourself from the Litigation Class, you must submit a written request by February 17, 2021. If you exclude yourself, you will not be bound by future decisions of the Court, including any determinations at trial on the Threshold Issues. You will not be able to participate in any future class settlements. For detailed information on how to exclude yourself, please visit WWW.FXANTITRUSTSETTLEMENT.COM or contact the Notice Administrator.	
DETAILED NOTICE			

Important, detailed information about this litigation is available in the Detailed Notice, which you can access through the Litigation Website WWW.FXANTITRUSTSETTLEMENT.COM or request from the Notice Administrator. You should review the Detailed Notice to inform yourself of your rights in this Action. If you act on behalf of a beneficial owner, please forward this Notice.