Flexible Call Option Contract on the It Now ISE Index Fund (ISUS11)

- Specifications -

1. Definitions

Contract (specifications): The terms and rules under which the transactions

shall be executed and settled.

It Now ISE Index Fund

(ISUS11):

An index fund that seeks to obtain returns on investments that generally correspond to the

performance of the Corporate Sustainability Index (ISE), before fees and expenses and with the alternatives being the values described in Annex I to

this contract.

Traded contract: The round lot (contract size) corresponds to one (1)

ISUS11 share and the contracts shall be traded in accordance with the terms and rules defined in these

specifications.

Purchase of a contract: A transaction where the participant is the holder, that

is, the participant has the right to buy the option's

underlying asset at the strike price.

Sale of a contract: A transaction where the participant is the writer, that

is, if exercised by the holder the participant has the obligation to sell the option's underlying asset at the

strike price.

Business day: The day that is a trading day at BM&FBOVESPA.

IOPV: Theoretical value of a share of the It Now ISE Index

Fund (ISUS11) calculated by multiplying the component shares of the It Now ISE Index Fund (ISUS11) by the most recent respective prices in trades on BM&FBOVESPA. In order for BM&FBOVESPA to calculate IOPV, the Manager and/or Administrator of ISUS11 must provide information about the composition of the It Now ISE

Index Fund (ISUS11).

2. Underlying asset

ISUS11 shares.

3. Contract size

Each contract corresponds to the share value multiplied by the number of shares to be freely agreed upon between the parties, in observance to the limits defined by BM&FBOVESPA.

4. Expiration date

To be freely agreed upon by the parties, in observance of the limits established by BM&FBOVESPA.

5. Strike price

As agreed upon by the parties, expressed in Brazilian Reals (BRL) per share, subject to the limits established by BM&FBOVESPA.

6. Types of barrier prices

With regard to the activation or cancellation of exercise rights and obligations: (1) **Knock-in**: Should the underlying spot price, at any time during the life of an option, reach the barrier price agreed upon by the parties, the right to exercise the option by the buyer and the obligation to meet the exercise by the seller shall be activated. The option shall be further differentiated in accordance with the relationship between the underlying spot price and the barrier price on the day the option is written, as follows:

- (1.1) **Up-and-in:** The spot price on the day the option is written is below the barrier price;
- **(1.2) Down-and-in:** The spot price on the day the option is written is above the barrier price.
- (2) **Knock-out:** Should the underlying spot price, at any time during the life of an option, reach the barrier price agreed upon by the parties, the option exercise rights and obligations shall be cancelled. The option shall be further differentiated in accordance with the relationship between the underlying spot price and the barrier price on the day the option is written, as follows:
 - (2.1) Up-and-out: The spot price on the day the option is written is below the barrier price;
 - **(2.2) Down-and-out:** The spot price on the day the option is written is above the barrier price.

7. Price cap

The parties may establish a price limit to an option exercise, which shall be the maximum underlying spot price.

8. Trading parameters

8.1 On the transaction

• ISUS11 (SUS)

The price quotation chosen from among the alternatives described in Annex I of these specifications to settle the contract.

• Contract size

Traded premium

Expressed in Brazilian Reals (BRL) per share to two decimal places. Should the parties not report this price, the premium shall be considered to be zero.

• Strike price

Expressed in Brazilian Reals (BRL) per share to two decimal places.

• Expiration date

• Nature of a transaction

 $\mathbf{C} = \text{Long}.$

V = Short.

• Price cap (PB)

The maximum underlying spot price, expressed in Brazilian Reals (BRL) per share. Should the parties not report this price, the option shall have no price cap.

• Barrier prices

IU = Knock-in (up-and-in).

ID = Knock-in (down-and-in).

OU = Knock-out (up-and-out).

OD = Knock-out (down-and-out).

From the list in item 6, the maximum of two types of barrier price combinations shall be permitted. However, combinations involving two knock-in or two knock-out barriers shall not be allowed. In addition, a knock-out barrier shall only be valid if the knock-in barrier has already been activated.

Should the parties not report any of these prices, the option shall have no barrier price.

• Premium cash settlement date

The parties may establish the premium cash settlement date on any business day between the first business day subsequent to the trade date and the first business day subsequent to the expiration date. Should the parties not report this date, the premium cash settlement date shall be the first business day subsequent to the trade date.

Also, when the contracts are registered without the guarantee feature, the parties may establish the premium cash settlement date on the trade date itself.

Rebate

The establishment of a rebate shall be exclusively linked to the choice of knock-in and knock-out barrier prices. Its amount, which must be paid by the writer (option seller) to the holder (option buyer) and which may be expressed in Brazilian Reals (BRL) per share or as a percentage to be applied to the original premium, shall only be established by the parties on the trade date.

When the contracts are registered with the guarantee feature, the rebate payment shall be made on the first business day subsequent to the option cancellation, or on the first business day subsequent to the expiration date if the option has not been activated.

When the contracts are registered without the guarantee feature, the parties may establish the rebate payment on the following dates:

- (a) For a knock-out option: the option cancellation date or the subsequent business day;
- (b) For a knock-in option: the contract expiration date or the subsequent business day.

Should the parties not report this amount, the option shall be considered without right to a rebate.

• Transaction code

• Exercise type

For settlement purposes, the price to be used in the calculation of the exercise value (VL) may be chosen from among the following alternatives:

(a) Average price (M)

The arithmetic average of the value of ISUS11 calculated during the period defined in subitem "price calculation period for exercise purposes" by the following formula:

$$M = \frac{\sum_{k=1}^{n} SUS_{t-k}}{n}$$

Where:

M = the average ISUS11 value for the exercise value (VL) calculation purposes;

SUS = the ISUS11 price quotation chosen by the parties from among the alternatives described in Annex I;

n = the number of days considered in the calculation of the average index, which cannot exceed the period between the registration date and the exercise date.

(b) **Last price** (U): The ISUS11 price quotation chosen by the parties from among the alternatives described in Annex I.

• Price calculation period for exercise purposes

This period refers to the number of observations of the underlying ISUS11, prior to an exercise, that shall be used in the calculation of the average value of ISUS11 to be utilized in the exercise, if the option has the exercise type defined as the average ISUS11 value.

In order to determine the average ISUS11 value to be utilized in the exercise, a number of observations that implies the use of a price quotation observed on any day before the first business day preceding the registration date shall not be accepted.

Should the parties choose the average ISUS11 value alternative and not report the number of observations to be used in its calculation, the maximum number of observations shall be considered in this calculation, in accordance with the alternative (T+0, T-1 or T-2) described in Annex I and chosen by the parties. BM&FBOVESPA may establish a maximum number of observations in the calculation of the average index.

• Option style

(a) American (A)

The exercise shall be requested by the option holder on any business day between the third business day subsequent to the trade date and the first business day preceding the expiration date. On the expiration date, the option shall be automatically exercised by BM&FBOVESPA should the conditions established in item 8.3 be met.

(b) European (E)

The option shall be automatically exercised on the expiration date should the conditions established in item 8.3 be met.

• Guarantee feature

 \mathbf{C} = The settlement of the contract shall be guaranteed by the BM&FBOVESPA settlement system.

S = The settlement of the contract shall not be guaranteed by the BM&FBOVESPA settlement system.

8.2 On an early settlement

- Contract number
- Portion of the position (Qr) to be early settled

Expressed in number of shares. Should the parties not report the portion of the position to be early settled, the early settlement shall cover the total share balance.

• Premium price for the early settlement

Expressed in Brazilian Reals (BRL) per share, in observance of the limits defined by BM&FBOVESPA.

• Cash settlement date of the early settlement premium

The parties may establish the cash settlement date of the early settlement premium on the first business day subsequent to the settlement date. When the contracts are registered without the guarantee feature, the parties may establish the premium cash settlement date on the settlement date.

8.3 On an exercise

An American option may be exercised by its holder before the expiration date by reporting the following:

- (a) The contract number to be exercised;
- (b) The portion of the position (Qe) to be exercised, expressed in number of shares. On the expiration date, the exercise shall be automatic on the total position or on its portion that was not early settled, whether the option be American or European. The automatic exercise to be implemented by BM&FBOVESPA on the expiration date is contingent on the option strike price being below the settlement price and both the inexistence or non-activation of the knock-out barrier price and the inexistence or activation of the knock-in barrier price.

9. Settlement condition on exercise

An exercise shall be cash settled by crediting the settlement value to the holder and debiting it to the writer.

The settlement value shall be calculated by the following formula:

$$VL = (P - PE) \times Qe$$

Where:

VL = the exercise cash settlement value, in Brazilian Reals (BRL);

P = the unit price for settlement, which shall be equal to the average ISUS11 price (M) or to the last price (U), in accordance with the variable alternative specified by the parties. For calculation purposes, P may be PB or SUS, whichever is the smaller, where:

PB = the price cap, as defined in item 8.1;

SUS = the ISUS11 price quotation underlying the option, as defined in item 8.1 and chosen from among the alternatives described in Annex I;

PE = the strike price;

Qe = the number of exercised contracts, which can either be the total position or its portion that was not early settled for the purpose of automatic exercise. Cash settlement shall be made on the first business day subsequent to the day the exercise has been requested. When the contracts are registered without the

guarantee feature, the parties may establish the exercise cash settlement date on the exercise date itself, if this has been mutually agreed upon on the trade date.

The contracts that are not exercised by the expiration date shall be automatically cancelled by BM&FBOVESPA.

• Special provisions

In order for BM&FBOVESPA to calculate IOPV, the Manager and/or Administrator of ISUS11 must provide financial information about the It Now ISE Index Fund (ISUS11).

BM&FBOVESPA may arbitrate a price for settlement purposes if the Manager and/or Administrator do not provide financial information about ISUS11 in time for processing.

If there is no trading with the underlying of the option BM&FBOVESPA shall use the IOPV as a parameter for settlement, furthermore.

Should the trading of ISUS11 be discontinued, BM&FBOVESPA shall terminate the trading of this contract and cash settle open positions by using an arbitrated value, at its own discretion.

In this case, BM&FBOVESPA shall offer the parties a specified time frame during which they may voluntarily settle the contract between themselves, in accordance with item 10 concerning early settlement conditions.

10. Early settlement conditions

Regardless of the option style (American or European), the parties may early settle their total position or a portion of it by registering an offsetting transaction: The holder resells it to the writer and the writer repurchases it from the holder.

The early settlement value of the transaction shall be debited to the original writer and credited to the original holder, and it shall be cash settled on the day established as the cash settlement date of the premium for the early settlement.

The cash settlement value shall be calculated by the following formula:

 $VLr = Qr \times Pr$

Where:

VLr = the early cash settlement value, in Brazilian Reals (BRL);

Qr = the number of shares to be early settled, which is subject to the limit established by the parties for the total position or a portion of it;

Pr = the premium price for the early settlement, expressed in Brazilian Reals (BRL) per share, subject to the limits established by BM&FBOVESPA.

Early settlement can occur at any time up to the first business day subsequent to the settlement date, subject to the limits established by BM&FBOVESPA.

The contract settlement implies the automatic anticipation, for the first business day subsequent to the settlement date, of all premiums deferred to dates subsequent to the settlement date.

11. Collateral

Margins shall be calculated pursuant to the methodology defined by BM&FBOVESPA and shall only be required for the contracts registered with the guarantee feature, in which case they shall always be met by the option writer. The option holder shall also pledge collateral, in an amount equivalent to the option premium, whenever the premium cash settlement date is deferred, that is, whenever

the contract establishes as the premium cash settlement date a date other than the first business day subsequent to the trade date.

For the contracts registered without the guarantee feature, BM&FBOVESPA's responsibility shall be limited to contract registration, position monitoring, and cash settlement value reporting. Therefore, BM&FBOVESPA is not liable for the settlement of such transactions.

12. Assets eligible to meet margin requirements

Those assets and securities accepted by the BM&FBOVESPA Derivatives Clearinghouse.

13. Trading costs

Commission

To be freely agreed upon between Intermediary and client.

Fees

Consist of the Exchange and Registration Fees, which are calculated as per BM&FBOVESPA methodology.

Trading costs shall be due on the first business day following the trade date.

14. Further regulations

This contract shall be subject to Annexes I and II and, where applicable, to the legislation in force and to BM&FBOVESPA rules, regulations and procedures, as defined in its Operating Rules and Circular Letters, as well as to specific rules set forth by the Brazilian governmental authorities that may affect the terms stated herein.

Should there be any situations not covered by this contract, as well as governmental measures or any other facts that significantly affect the formation of the ISUS11 price, the suspension of its negotiation or even imply its discontinuity,

BM&FBOVESPA may, at its own discretion, take the measures it deems necessary for the contract's cash settlement or continuity on an equivalent basis.

The amounts resulting from the premium cash settlement, the early settlement and the exercise shall also be subject to the following criteria:

(a) Contracts registered with the guarantee feature

The settlement value shall be included in both parties' financial reports issued by BM&FBOVESPA, and cash settled through its settlement system.

(b) Contracts registered without the guarantee feature

The settlement value shall be informed by BM&FBOVESPA, but shall -not be included in the financial reports. The settlement value shall be cash settled directly between the parties.

Annex I Price Quotation Alternatives to ISUS11 for Trading in the Flexible Call Option on ISUS11

1. Definition

The It Now ISE Index Fund shares are listed and traded in the spot market (BOVESPA segment) under the ISUS11 ticker.

The It Now ISE Index Fund seeks returns on investments that generally correspond to the performance of the BM&FBOVESPA Corporate Sustainability Index, before fees and expenses.

The BM&FBOVESPA Corporate Sustainability Index seeks to reflect the return on an investment in a theoretical portfolio composed of stocks issued by companies that have a recognized commitment to corporate sustainability and the promotion of best practices in the Brazilian corporate environment.

2. ISUS11 (SUS) price quotation alternatives

PM = The ISUS11 average price, calculated and published by BM&FBOVESPA at the end of the regular trading hours, which may be verified on T+0 (same day as the exercise date of the contract), or on T-1 (first business day preceding the exercise date), or on T-2 (second business day preceding the exercise date).

PF = The ISUS11 closing price, corresponding to the last price quotation (closing price), which may be verified on T+0 (same day as the exercise date), or on T-1 (first business day preceding the exercise date), or on T-2 (second business day preceding the exercise date).

Annex II

Special Procedures for the Transfer of Positions and/or Compulsory Settlement of the Flexible Call Option on ISUS11

Pursuant to the provisions set forth in BM&FBOVESPA rules and regulations, a Clearing Member is liable to the Exchange for all the transactions it has been designated to register, beginning with its indication as the Clearing Member up to and including the final settlement of the contract(s), as well as for the collateral required, pledged, or to be replaced.

In like manner, the Intermediaries shall be liable to the Clearing Member for the trades they execute, beginning with their registration up to and including their final settlement. Those rules and regulations are thoroughly applicable to the Flexible Call Option on a ISUS11 Contract registered with the guarantee feature. However, due to the fact that this contract has distinctive characteristics, BM&FBOVESPA, whenever it deems necessary, shall adopt specific procedures to solve matters concerning the position of a defaulting client or a client facing illiquidity or insolvency problems, or even extrajudicial liquidation, intervention, bankruptcy or composition with creditors, after the corresponding transaction has been confirmed by the Exchange.

In these cases, BM&FBOVESPA shall allow the positions initiated in the contract referred to herein to be transferred to a third party, even though, as a general rule, this contract is not subject to third-party transfer.

The client position that fits into the situation where the proper settlement of the contract has been hindered may, at the Exchange's discretion and among other measures, be treated as follows:

- The position may be transferred to the proprietary account of the Clearing Member;
- The position may be transferred to the proprietary account of the Intermediary;
- The position may be subject to an auction open to all Intermediaries;
- The position may be early settled in accordance with the settlement criteria defined in the contract;
- Depending on the case, the position may be subject to a special procedure, to be determined at the Exchange's discretion.

Under any of the procedures adopted to resolve the problem, should BM&FBOVESPA be obliged to foreclose the collateral of the contracting party that falls into any of the abovementioned situations, it shall leave the collateral balance, if any, at the disposal of those entitled to it. Should there be an insufficiency of funds, BM&FBOVESPA shall debit the corresponding amount to the account of the Clearing Member, or to the account of the Intermediary should the Clearing Member default.

Note: These provisions shall not be applicable to the contracts registered by both parties without the guarantee feature.