

(Multicurrency – Cross Border)

ISDA®

International Swap Dealers Association, Inc.

MASTER AGREEMENT

dated as of May 19, 2005

Credit SIAIPA0.Firmogozn.(R.kuope).Limitol and Financial Trust Company, .
Inc.

have entered and/or anticipate entering into one or more transactions (each a "Transaction") that are or will be governed by this Master Agreement, which includes the schedule (the "Schedule"), and the documents and other confirming evidence (each a "Confirmation") exchanged between the parties confirming those Transactions.

Accordingly, the parties agree as follows: –

1. Interpretation

(a) Definitions. The terms defined in Section 14 and in the Schedule will have the meanings therein specified for the purpose of this Master Agreement.

(b) Inconsistency. In the event of any inconsistency between the provisions of the Schedule and the other provisions of this Master Agreement, the Schedule will prevail. In the event of any inconsistency between the provisions of any Confirmation and this Master Agreement (including the Schedule), such Confirmation will prevail for the purpose of the relevant Transaction.

(c) Single Agreement. All Transactions are entered into in reliance on the fact that this Master Agreement and all Confirmations form a single agreement between the parties (collectively referred to as this "Agreement"), and the parties would not otherwise enter into any Transactions.

2. Obligations

(a) General Conditions.

(i) Each party will make each payment or delivery specified in each Confirmation to be made by it, subject to the other provisions of this Agreement.

(ii) Payments under this Agreement will be made on the due date for value on that date in the place of the account specified in the relevant Confirmation or otherwise pursuant to this Agreement, in freely transferable funds and in the manner customary for payments in the required currency. Where settlement is by delivery (that is, other than by payment), such delivery will be made for receipt on the due date in the manner customary for the relevant obligation unless otherwise specified in the relevant Confirmation or elsewhere in this Agreement.

(iii) Each obligation of each party under Section 2(a)(i) is subject to (1) the condition precedent that no Event of Default or Potential Event of Default with respect to the

other party has occurred and is continuing, (2) the condition precedent that no Early Termination Date in respect of the relevant Transaction has occurred or been effectively designated and (3) each other applicable condition precedent specified in this Agreement.
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value of that which was (or would have been) required to be delivered as of the originally scheduled date for delivery, in each case together with (to the extent permitted under applicable law) interest, in the currency of such amounts, from (and including) the date such amounts or obligations were or would have been required to have been paid or performed to (but excluding) such Early Termination Date, at the Applicable Rate. Such amounts of interest will be calculated on the basis of daily compounding and the actual number of days elapsed. The fair market value of any obligation referred to in clause (b) above shall be reasonably determined by the party obliged to make the determination under Section 6(e) or, if each party is so obliged, it shall be the average of the Termination Currency Equivalents of the fair market values reasonably determined by both parties.

IN WITNESS WHEREOF the parties have executed this document on the respective dates specified below with effect from the date specified on the first page of this document.
CredilliAine.FirellkktRP WurePA Limited Financial Trust Qcompany, In-
(Name of Party) (Name of Party)

By:
.

. . By:
Name: Name:
Title: Title: Mr -e-,
Date: Date: 612 close'

By:
Name:
Title:
Date:

18 ISDA® 1992
(Bilateral Form) (ISDA Agreements Subject to New York Law Only)
ISDA®

International Swaps and Derivatives Association, Inc.
CREDIT SUPPORT ANNEX
to the Schedule to the
1992 ISDA Master Agreement
dated as of -May 19, 2006
between
Credit- Suisse. First Boston. (Europe). LimitedndFinancial Trust.
Cornoanvitno,
("Party A") ("Party B")

This Annex supplements, forms part of, and is subject to, the above - referenced Agreement, is part of its Schedule and is a Credit Support Document under this Agreement with respect to each party.

Accordingly, the parties agree as follows:—Paragraph

1. Interpretation

(a) Definitions and Inconsistency. Capitalized terms not otherwise defined herein or elsewhere in this

Agreement have the meanings specified pursuant to Paragraph 12, and all references in this Annex to Paragraphs

are to Paragraphs of this Annex. In the event of any inconsistency between this Annex and the other provisions

of this Schedule, this Annex will prevail, and in the event of any inconsistency between Paragraph 13 and the

other provisions of this Annex, Paragraph 13 will prevail.

(b) Secured Party and Pledgor. All references in this Annex to the "Secured Party" will be to either party

when acting in that capacity and all corresponding references to the "Pledge" will be to the other party when

acting in that capacity; provided, however, that if Other Posted Support is held by a party to this Annex, all

references herein to that party as the Secured Party with respect to that Other Posted Support will be to that party

as the beneficiary thereof and will not subject that support or that party as the beneficiary thereof to provisions

of law generally relating to security interests and secured parties.

Paragraph 2. Security Interest

Each party, as the Pledgor, hereby pledges to the other party, as the Secured Party, as security for its Obligations,

and grants to the Secured Party a first priority continuing security interest in, lien on and right of Set-off against

all Posted Collateral Transferred to or received by the Secured Party hereunder. Upon the Transfer by the Secured

Party to the Pledgor of Posted Collateral, the security interest and lien granted hereunder on that Posted Collateral

will be released immediately and, to the extent possible, without any further action by either party.

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