# NOTICE TO HOLDERS OF

# DB ETC Plc (the "Issuer")

# Series 2 Up to 200,000,000 db Physical Gold Euro Hedged ETC Securities due 2060 issued under its Secured ETC precious Metal Linked Securities Programme

# ISIN: DE000A1EK0G3

# (the "Securities")

The Issuer has, with the consent of the Trustee, corrected a manifest error in the following Final Terms relating to the Securities, as of 18 August 2011:

## 100,000 db Physical Gold Euro Hedged ETC Securities due 2060

being Tranche Number 3 dated 20 August 2010

800,000 db Physical Gold Euro Hedged ETC Securities due 2060

being Tranche Number 4 dated 25 August 2010

200,000 db Physical Gold Euro Hedged ETC Securities due 2060

being Tranche Number 5 dated 21 September 2010

300,000 db Physical Gold Euro Hedged ETC Securities due 2060

being Tranche Number 6 dated 30 September 2010

300,000 db Physical Gold Euro Hedged ETC Securities due 2060

being Tranche Number 7 dated 11 October 2010

300,000 db Physical Gold Euro Hedged ETC Securities due 2060

being Tranche Number 8 dated 24 November 2010

200,000 db Physical Gold Euro Hedged ETC Securities due 2060

being Tranche Number 9 dated 16 December 2010

150,000 db Physical Gold Euro Hedged ETC Securities due 2060

being Tranche Number 10 dated 21 December 2010

150,000 db Physical Gold Euro Hedged ETC Securities due 2060

being Tranche Number 11 dated 23 February 2011

200,000 db Physical Gold Euro Hedged ETC Securities due 2060

being Tranche Number 12 dated 25 February 2011

- 350,000 db Physical Gold Euro Hedged ETC Securities due 2060 being Tranche Number 13 dated 7 March 2011
- 150,000 db Physical Gold Euro Hedged ETC Securities due 2060 being Tranche Number 14 dated 8 March 2011
- 150,000 db Physical Gold Euro Hedged ETC Securities due 2060 being Tranche Number 15 dated 9 March 2011
- 50,000 db Physical Gold Euro Hedged ETC Securities due 2060 being Tranche Number 16 dated 18 March 2011
- 50,000 db Physical Gold Euro Hedged ETC Securities due 2060 being Tranche Number 17 dated 21 March 2011
- 100,000 db Physical Gold Euro Hedged ETC Securities due 2060 being Tranche Number 18 dated 23 March 2011
- 100,000 db Physical Gold Euro Hedged ETC Securities due 2060 being Tranche Number 19 dated 6 April 2011
- 100,000 db Physical Gold Euro Hedged ETC Securities due 2060 being Tranche Number 20 dated 11 April 2011 750,000 db Physical Gold Euro Hedged ETC Securities due 2060 being Tranche Number 21 dated 13 April 2011

150,000 db Physical Gold Euro Hedged ETC Securities due 2060

being Tranche Number 22 dated 19 April 2011

200,000 db Physical Gold Euro Hedged ETC Securities due 2060

being Tranche Number 23 dated 13 May 2011

200,000 db Physical Gold Euro Hedged ETC Securities due 2060

being Tranche Number 24 dated 20 May 2011

150,000 db Physical Gold Euro Hedged ETC Securities due 2060

being Tranche Number 25 dated 1 June 2011

100,000 db Physical Gold Euro Hedged ETC Securities due 2060

being Tranche Number 26 dated 3 June 2011

100,000 db Physical Gold Euro Hedged ETC Securities due 2060

being Tranche Number 27 dated 10 June 2011

100,000 db Physical Gold Euro Hedged ETC Securities due 2060

being Tranche Number 28 dated 11 June 2011

The reference to "6 August 2010" in respect of the "Date on which board approval for issuance of ETC Securities was obtained" has been replaced with "11 June 2010." This can be found on page 2 in paragraph 14 of the Final Terms with respect to Tranches 3 - 22, and on page 4 in paragraph 9 (iv) with respect to Tranches 23 - 28.

The corrected Final Terms with respect to Tranche 28 of these Securities can be found attached hereto at the Annex. Corrected Final Terms with respect to all other Tranches are available on request.

Securityholders with queries relating to this notice or the corrected Final Terms may address them to the Arranger:

Email: info.dbetc@db.com Hotline: +49 (0)69 910 82800 or +44 (0)20 754 57700

# DB ETC Plc

Jersey, 18 August 2011

ANNEX

Final Terms

Final Terms dated 20 June 2011

### DB ETC PLC

## Series 2 Up to 200,000,000 db Physical Gold Euro Hedged ETC Securities due 2060 issued under its Secured ETC Precious Metal Linked Securities Programme

### Part A – Contractual Terms

Terms used herein shall be deemed to be defined as such for the purposes of the Conditions set forth in the Base Prospectus dated 11 May 2011 which constitutes a base prospectus for the purposes of the Prospectus Directive (Directive 2003/71/EC) (the "**Prospectus Directive**"). This document constitutes the final terms of the ETC Securities described herein for the purposes of Article 5.4 of the Prospectus Directive and must be read in conjunction with such Base Prospectus. Full information on the Issuer and the offer of the ETC Securities is only available on the basis of the combination of these Final Terms and the Base Prospectus. The Base Prospectus is available for viewing at the registered office of the Issuer and at the specified office of the Issuing and Paying Agent and copies may be obtained from the offices of each Paying Agent.

All provisions in the Conditions corresponding to items in these Final Terms which are indicated as not applicable, not completed or deleted shall be deemed to be deleted from the Conditions.

1	Issuer:	DB ETC plc		
2	(i) Series Number:	2		
	(ii) Tranche Number:	28		
3	Specified Currency:	EUR		
4	Principal Financial Centre for the Specified Currency:	Any city in which banks in general have access to the TARGET System.		
5	Additional Business Day Jurisdictions:	Not Applicable		
6	Aggregate Number of ETC Securities:			
	(i) As at Series Issue Date:	100,000		
	<ul> <li>(ii) Prior to the issue of the Tranche of ETC Securities to which these Final Terms relate:</li> </ul>	4,800,000		
	<ul> <li>(iii) Immediately following the issue of the Tranche of ETC Securities to which these Final Terms relate:</li> </ul>	4,900,000		
	<ul><li>(iv) Comprising the Tranche of ETC Securities to which these Final Terms relate:</li></ul>	100,000		
7	Initial Metal Entitlement per ETC Security:			

	(i)	As at Series Issue Date:	0.1 fine tro	
	(i) (ii)	Relating to this Tranche of	0.1 fine troy ounce 0.1154 fine troy ounce	
	()	ETC Securities:		
8	Issu	ie Price per ETC Security:	(i)	On the Series Issue Date, the Issue Price per ETC Security is an amount equal to the product of (A) the Initial Metal Entitlement per ETC Security; (B) the Metal Reference Price with respect to the Series Issue Date; and (C) the FX Spot Reference Level with respect to the Series Issue Date; and
			(ii)	in relation to any subsequent Tranche of the ETC Securities issued after the Series Issue Date, the Value per ETC Security (as determined by the Determination Agent and published on the website maintained on behalf of the Issuer at www.etc.db.com or such other website notified by the Issuer for such Series of ETC Securities from time to time) in respect of the Subscription Trade Date relating to such Tranche as specified in the Final Terms relating to such Tranche.
9	(i)	Series Issue Date:	15 June 20	10
	(ii)	Issue Date of this Tranche of ETC Securities:	20 June 20	D11
	(iii)	Subscription Trade Date of the Tranche of ETC Securities to which these Final Terms relate:	15 June 20	)11
	(iv)	Date on which Board approval for issuance of ETC Securities obtained:	11 June 20	10
10	Sch	eduled Maturity Date:	15 June 2060	
11	Met	al:	Gold	
	(i)	FX Hedging:	The ETC Securities are FX Hedged ETC Securities.	
	(ii)	Metal Currency:	USD	
	(iii)	Metal Fixing Time:	Metal. If th	LBMA or LPPM (as applicable) fixing time for the here are more than one fixings for the Metal, the ixing will be the relevant Metal Fixing Time.
	(iv)	Metal Reference Price Source:	Bloomberg	Page BBG under the heading GOLDLNPM.
	(v)	Metal Reference Price:	Metal displa Metal Fixin determined	of a Scheduled Valuation Day, the price of the ayed on the Metal Reference Price Source for the ng Time on such Scheduled Valuation Day, as by the Determination Agent and notified to the the Programme Counterparty.
	(vi)	FX Forward Reference Level Source:	Bloomberg term S/N.	Page BFIX under the heading EURUSD and

	(vii) FX Forward Reference Level:	In respect of any calendar day, the forward rate, expressed in the Specified Currency, and displayed on the FX Forward Reference Level Source for the corresponding Metal Fixing Time on such Scheduled Valuation Day as being the rate for a forward exchange of an amount of the Specified Currency for one unit of the Metal Currency (or, if the currency exchange rate is expressed as the rate for the exchange of an amount of the Metal Currency per one unit of the Specified Currency, the inverse of such rate), as determined by the Determination Agent and notified to the Issuer and the Programme Counterparty.
	(viii) FX Spot Reference Level Source:	Bloomberg Page BFIX under the heading EURUSD and term SPOT.
	(ix) FX Spot Reference Level:	In respect of a Scheduled Valuation Day, the currency exchange rate, expressed in the Specified Currency, and displayed on the FX Spot Reference Level Source for the corresponding Metal Fixing Time on such Scheduled Valuation Day as being the rate for the exchange of an amount of the Specified Currency per one unit of the Metal Currency (or, if the currency exchange rate is expressed as the rate for the exchange of an amount of the Metal Currency per one unit of the Specified Currency, the inverse of such rate), as determined by the Determination Agent and notified to the Issuer and the Programme Counterparty.
12	Scheduled Observation Dates:	The tenth Business Day of each calendar month.
TRA	ANSACTION PARTIES	
13	Authorised Participant(s):	Deutsche Bank AG, London Branch, Winchester House, 1
		Great Winchester Street, London, EC2N 2DB, United Kingdom.
14	Paying Agent(s):	
14 15	Paying Agent(s): Registrar:	Kingdom.
		Kingdom. Deutsche Bank AG, Frankfurt
15	Registrar:	Kingdom. Deutsche Bank AG, Frankfurt Not Applicable
15 16	Registrar: Transfer Agent: Eligible Authorised Participant	Kingdom. Deutsche Bank AG, Frankfurt Not Applicable Not Applicable The rating of A+/A-1 long and short-term counterparty credit
15 16 17	Registrar: Transfer Agent: Eligible Authorised Participant Threshold Rating: Eligible Counterparty Threshold	Kingdom. Deutsche Bank AG, Frankfurt Not Applicable Not Applicable The rating of A+/A-1 long and short-term counterparty credit ratings as assigned by S&P. The rating of A+/A-1 long and short-term counterparty credit
15 16 17 18	Registrar: Transfer Agent: Eligible Authorised Participant Threshold Rating: Eligible Counterparty Threshold Rating: Eligible Custodian Threshold	Kingdom. Deutsche Bank AG, Frankfurt Not Applicable Not Applicable The rating of A+/A-1 long and short-term counterparty credit ratings as assigned by S&P. The rating of A+/A-1 long and short-term counterparty credit ratings as assigned by S&P.
15 16 17 18 19 20	Registrar: Transfer Agent: Eligible Authorised Participant Threshold Rating: Eligible Counterparty Threshold Rating: Eligible Custodian Threshold Rating: Eligible Metal Agent Threshold	<ul> <li>Kingdom.</li> <li>Deutsche Bank AG, Frankfurt</li> <li>Not Applicable</li> <li>Not Applicable</li> <li>The rating of A+/A-1 long and short-term counterparty credit ratings as assigned by S&amp;P.</li> <li>The rating of A+/A-1 long and short-term counterparty credit ratings as assigned by S&amp;P.</li> <li>The rating of A+/A-1 long and short-term counterparty credit ratings as assigned by S&amp;P.</li> <li>The rating of A+/A-1 long and short-term counterparty credit ratings as assigned by S&amp;P.</li> <li>The rating of A+/A-1 long and short-term counterparty credit ratings as assigned by S&amp;P.</li> <li>The rating of A+/A-1 long and short-term counterparty credit ratings as assigned by S&amp;P.</li> </ul>

## **PROVISIONS RELATING TO FEES**

22	Base Fee Percentage:		
	(i)	Base Fee Percentage:	0.29% per annum
	(ii)	Maximum Base Fee Percentage:	1.5% per annum
23	FX I	Hedging Fee Percentage:	
	(i)	FX Hedging Fee Percentage:	0.3% per annum
	(ii)	Maximum FX Hedging Fee Percentage:	1.5% per annum.
PRO	ovisi	ONS RELATING TO MASTER 1	TERMS
24		sion number and date of vant version of:	
	(i)	Master Agency Terms:	Version number 1 dated 1 June 2010 relating to the Programme.
	(ii)	Master Authorised Participant Terms:	Version number 1 dated 1 June 2010 relating to the Programme.
	(iii)	Master Balancing Terms:	Version number 1 dated 1 June 2010 relating to the Programme.
	(iv)	Master Custody Terms for Secured Accounts:	Version number 1 dated 1 June 2010 relating to the Programme.
	(v)	Master Custody Terms for the Subscription Account:	Version number 1 dated 1 June 2010 relating to the Programme.
	(vi)	Master Determination Agent Terms:	Version number 1 dated 1 June 2010 relating to the Programme.
	(vii)	Master Metal Agent Terms:	Version number 1 dated 1 June 2010 relating to the Programme.
	(viii)	Master Security Terms:	Version number 1 dated 1 June 2010 relating to the Programme.
	(ix)	Master Terms and Conditions:	Version number 1 dated 1 June 2010 relating to the Programme.
	(x)	Master Trust Terms:	Master Trust Terms for Bearer Securities, Version number 1, dated 1 June 2010 relating to the Programme.

## ADDITIONAL PROGRAMME AGREEMENTS

25	Date of Programme Proposal Agreement:	28 May 2010
26	Date of Issuer Administration Agreement:	26 May 2010
27	Date of Issuer Delegation Agreement:	26 May 2010
GEN	IERAL PROVISIONS APPLICABLE 1	TO THE ETC SECURITIES

 28
 Form of ETC Securities:
 Bearer Securities CGN form

 Global Security which is exchangeable for Definitive Security

in the limited circumstances specified in the Global Security.

29	Additional Selling Restrictions:	The securities may only be sold in accordance with local laws and regulations.
30	Non-exempt Offer:	An offer of the ETC Securities may be made by the Authorised Participant(s) other than pursuant to Article 3(2) of the Prospectus Directive in the United Kingdom and any other member state in the European Economic Area in which the competent authority has been provided with a notification request (the " <b>Public Offer Jurisdictions</b> ").

## LISTING AND ADMISSION TO TRADING APPLICATION

These Final Terms comprise the final terms required to list and have admitted to trading the issue of ETC Securities described herein pursuant to the Secured ETC Precious Metal Linked Securities Programme.

#### RESPONSIBILITY

The Issuer accepts responsibility for the information contained in these Final Terms. The information relating to the Lead Authorised Participant, has been extracted from publically available materials. The Issuer confirms that such information has been accurately reproduced and that, so far as it is aware, and is able to ascertain from information published by Deutsche Bank AG, no facts have been omitted which would render the reproduced inaccurate or misleading.

Signed on behalf of the Issuer:

By:....

Duly authorised

## **Part B – Other Information**

## 1 LISTING

- Listing and admission to trading:
   Application has been made for the ETC Securities to be admitted to the Official List of the Frankfurt Stock Exchange and for the ETC Securities to be admitted to trading on the regulated Market.
- (ii) Relevant Stock Exchange(s): The Frankfurt Stock Exchange (Xetra) and, following the provision by the FSA of a Notification to the competent authorities of Member States of the European Economic Area which have implemented the Prospectus Directive, such regulated markets of such Member States as the Issuer may decide in its discretion.
- (iii) Estimate of total net EUR 11,000,000 proceeds of the issue:
- (iv) Estimate of the total GBP 5,000 expenses of the issue:
- (v) Estimate of total expenses GBP 2,000 related to admission to trading:

### 2 RATINGS:

Ratings:

Not Applicable

### 3 NOTIFICATION

The Issuer has requested or may also request the FSA to provide competent authorities in Austria, Belgium, Denmark, France, Finland, Germany, Greece, Italy, Luxembourg, the Netherlands, Norway, Spain and Sweden, with a certificate of approval attesting that this base prospectus has been drawn up in accordance with the Prospectus Directive (a "**Notification**"). The Issuer may request the FSA to provide competent authorities in additional Member States within the European Economic Area with a Notification.

## 4 INTERESTS OF NATURAL AND LEGAL PERSONS INVOLVED IN THE ISSUE

Save as discussed in "Subscription and Sale", so far as the Issuer is aware, no person involved in the offer of the ETC Securities has an interest material to the offer.

### 5 REASONS FOR THE OFFER

Reasons for the offer:

See section headed "Use of Proceeds" in the Base Prospectus.

### 6 PERFORMANCE OF THE METAL AND OTHER INFORMATION CONCERNING THE METAL

See description of the Metal in Annex 2 to the Master Terms and Conditions of the ETC Securities in the Base Prospectus.

### 7 OPERATIONAL INFORMATION

ISIN:	DE000A1EK0G3
Common Code:	051808681
WKN:	A1EK0G
Relevant Clearing System:	Clearstream, Frankfurt
Delivery:	Delivery free of payment

Intended to be held in a manner which would allow Eurosystem eligibility: GENERAL	No
Applicable TEFRA exemption:	Not Applicable
TERMS AND CONDITIONS OF THE OFFER	Not Applicable
Offer Price:	Issue Price
Conditions to which the offer is subject:	Not Applicable
Description of the application process:	Not Applicable
Description of possibility to reduce subscriptions and manner for refunding excess amount paid by applicants:	Not Applicable
Details of the minimum and/or maximum amount of application:	Not Applicable
Details of the method and time limits for paying up and delivering the ETC Securities:	Not Applicable
Manner in and date on which results of the offer are to be made public:	Not Applicable
Procedure for exercise of any right of pre-emption, negotiability of subscription rights and treatment of subscription rights not exercised:	Not Applicable
Categories of potential investors to which the ETC Securities are offered and whether tranche(s) have been reserved for certain countries:	Not Applicable
Process for notification to applicants of the amount allotted and the indication whether dealing may begin before notification is made:	Not Applicable
Amount of any expenses and taxes specifically charged to the subscriber or purchaser:	Not Applicable
Name(s) and address(es), to the extent known to the Issuer, of the placers in the various countries where the offer takes place:	None