

# Xetra-Gold<sup>®</sup>

More than a security.

## Information on the execution of the delivery request for Xetra-Gold<sup>®</sup>

Each unit of Xetra-Gold<sup>®</sup> grants the investor the right to demand delivery of one gram of gold. This right can be exercised in three different ways.

1. Exercise against delivery of **Retail gold bars** of minimum fineness 999.9/000 and weights between 1 g and 1 kg;
2. Exercise against delivery of **London Good Delivery gold bars** of fineness 995/000 and weights from 350 to 430 ounces (approximately 10.9–13.4 kg);
3. Exercise of delivery against payment of the equivalent amount of gold deposited.

This document provides details on the execution of the exercising process, on the information required by the intermediate custodian of the investor's principal bank to ensure a smooth exercising processing, and on the expected fees for the investor.

### Description of the exercise process

Certain information is required in order to execute the **delivery request**. Investors must provide this information to their principal bank.

- Name of applicant
- Name of consultant and address of applicant's principal bank (custodian)
- Number of exercised Xetra-Gold units
- Confirmation that the applicant is **not** prohibited by law, ordinance, articles of association or investment guidelines from owning physical gold (relevant to institutional investors).

If the latter is answered in the negative (i.e. gold may be delivered), the following details relating to the type of gold delivery should be provided to the bank:

- Required moulding (London Good Delivery gold bars or Retail gold bars with a weight from 1 to 1,000 g) – London Good Delivery gold bars at 12.5 kg each can only be selected if **13,400 Xetra-Gold units** or more are exercised.
- If the applicant selects Retail gold bars, the required amount of bars with the following weight 1 g, 5 g, 10 g, 20 g, 50 g, 100 g, 250 g, 500 g and 1,000 g should be stipulated.

- If London Good Delivery gold bars were selected, the form the difference between the number of exercised Xetra-Gold units and the weight in grams of the delivered London Good Delivery gold bars is to be made up should be stipulated. Applicants may choose either to receive the differential amount in Retail gold bars or to have it transferred back in Xetra-Gold units. In the latter case, they should stipulate the securities account to which the Xetra-Gold units should be retransferred.

The investor's principal bank should supply the following details as well:

- Name of the branch willing to take delivery of the gold during normal business hours (point of delivery)
- Contact at branch with phone, fax and e-mail address
- Declaration by the bank that it will assume all fees resulting from the settlement of the exercising request.

### Step-by-step description of exercise

The exercising request is prepared and signed by the representative of the principal bank together with the investor.

Clearstream Europe AG will put an exercising form on its website for Clearstream clients to use to instruct the main underwriter (Deutsche Bank AG) to have the desired quantity and denomination of gold delivered to the point of delivery. In this respect, the process is identical to the one for the delivery of physical certificates.

The exercising request completed by the custodian who maintains an account with Clearstream Europe AG is to be sent to Deutsche Bank AG at the following address:

**Deutsche Bank AG  
„Ausübung Xetra-Gold“  
CIB-Global Banking  
Trust & Securities Services  
Mainzer Landstraße 11–17  
60329 Frankfurt am Main**

At the same time, the custodian transfers the number of units of Xetra-Gold held by the investor and to be released to a blocked account of Deutsche Börse Commodities on a free-of-payment (FOP) basis:

Name: **Ausübungskonto DBCo**  
Account: **100 960 829 000**  
BLZ: **500 700 10**  
Bank: **Deutsche Bank AG,  
Frankfurt**  
BIC: **DEUTDEFFXXX**  
Settl. Code: **„REAG/DEAG“  
BIC: DEUTDEFFCUS**  
CBF account no.: **7015**

Delivery will be initiated if Deutsche Bank receives the securities and the application form by 10 a.m. CET. As a rule it takes one to two weeks to deliver Retail gold bars and four days for London Good Delivery gold bars from date of ordering. As soon as the delivered gold arrives at the point of delivery, the Xetra-Gold units are removed and recovered from the “Ausübungskonto DBCo” (DBCo exercise account).

Only the branch of a bank may be used as point of delivery. Investors expecting a large delivery of gold should contact their principal bank to discuss the transfer of the gold to the point of delivery.

### Alternative payment claim

Investors who are prohibited by law, ordinance, articles of association or investment guidelines from owning physical gold may return Xetra-Gold to the designated sponsor (Deutsche Bank AG) which will dispose of the gold deposited for the securities on the market. The sales proceeds will be paid to the investor after deduction of a small exercise fee of a current 0.02 € per Xetra-Gold unit. If the exercise instruction is placed by 10 a.m. CET on any Frankfurt and London trading day, the gold will be sold same-day at the afternoon gold fixing price of the LBMA.

### Possible risks relating to the delivery of Gold

If an investor asserts a claim for delivery of the amount of Gold securitised by the Notes, a custody bank may refuse to accept the delivery request and to send the delivery request to the Redemption Agent. In such case, the investor would be required to transfer the Notes to another custody account with another custody bank, which agrees to accept and send the delivery request to the Redemption Agent. In addition, a custody bank may not be able to act as delivery office, although it agreed to send the delivery request to the Redemption Agent. In such case, the investor would need to specify the relevant office of another bank, which agreed to accept delivery of Gold on behalf of the Holder.

### Estimated delivery costs for Xetra-Gold

The total price for exercising includes the costs charged by Umicore AG & Co. KG for refining, moulding, packing and sending the gold to the point of delivery, as well as transport insurance and VAT. The investor shall bear these costs, which are collected through the custody administration fees levied by Clearstream Europe AG.

The estimated gold delivery costs are available on the website or via the hotline.

Hotline

+49 (0) 69 211-116 70

[xetra-gold@deutsche-boerse.com](mailto:xetra-gold@deutsche-boerse.com)



[xetra-gold.com/en/costs-of-exercises/](https://xetra-gold.com/en/costs-of-exercises/)

**Published by**

Deutsche Börse Commodities GmbH  
60485 Frankfurt/Main  
E-mail: [xetra-gold@deutsche-boerse.com](mailto:xetra-gold@deutsche-boerse.com)  
**xetra-gold.com**

© Deutsche Börse Commodities GmbH. As of: June 2021

This document is marketing material. The information contained in this document does not constitute investment advice nor an investment recommendation nor any other recommendation to purchase, but merely provides a summary description of the securities' key features. The full and legally binding information on the securities, including the risk factors, is described in the key information document (KID) as well as in the currently applicable version of the prospectus, any supplements thereto and the terms and conditions. Investors can download these documents, copies of the articles of association and the annual and semi-annual reports of the Issuer in German or, if available, in English from the homepage [www.xetra-gold.com](http://www.xetra-gold.com) or obtain them in printed form free of charge from Deutsche Börse Commodities GmbH, 60485 Frankfurt am Main, Germany. Investors should note that the approval of the prospectus by BaFin should not be understood as an endorsement of the securities. The securities are a product that is not simple and may be difficult to understand. It is recommended that investors read the prospectus, including any supplements thereto, before making an investment decision in order to fully understand the potential risks and rewards associated with the decision to invest in the securities. As provided in the relevant prospectus, the offering of the aforementioned securities in certain jurisdictions may be restricted by law. This document and the information contained herein may only be distributed and published in jurisdictions in which such distribution and publication is permissible in accordance with applicable law in those jurisdictions. For this reason, the securities mentioned herein may neither be offered nor sold in the USA or any of its territories or possessions, nor to, or for the account of, US persons or persons residing in the USA or any of its territories or possessions. Direct or indirect offering and distribution of the securities is prohibited in the USA, Canada and Japan as well as to US persons and persons residing in the USA or any of its territories or possessions. The content of this document and any other distribution or offering documentation and the offer of the financial instruments presented herein are addressed to professional investors as per article 4 para. 3 of the Swiss Financial Services Act (FinSA) which have not opted in according to article 5 para. 5 FinSA, as well as to professional investors in the sense of article 5 para. 1 FinSA only. The securities do not constitute a collective investment scheme (kollektive Kapitalanlage) within the meaning of the Swiss Act on Collective Investment Schemes nor are they subject to the authorisation of the Swiss Financial Markets Supervisory Authority (Eidgenössische Finanzmarktaufsicht FINMA). This document does not constitute tax advice. Investors should consult their own tax advisors for the purposes of clarification of their individual tax implications and of the purchase, holding and sale of the securities. The relevant tax treatment depends on the personal circumstances of the relevant investor and may be subject to change. All prices are provided for information purposes only and do not serve as an indication of tradeable prices. Transaction costs and salesrelated commissions can be incurred for the subscription, purchase or sale of the securities on the secondary market. Past performance cannot be regarded as a reliable indicator of future performance of a financial instrument. All statements of opinion expressed herein reflect Deutsche Börse Commodities GmbH's current assessment and may change without prior notice. Xetra-Gold is a registered trademark of Deutsche Börse AG. Deutsche Börse Commodities GmbH is a joint venture of Deutsche Börse AG and its partners Commerzbank AG, Deutsche Bank AG, DZ BANK AG Deutsche Zentral-Genossenschaftsbank, Frankfurt am Main, B. Metzler seel. Sohn & Co. KGaA, Vontobel Beteiligungen AG and Umicore AG & Co. KG. The registered office of Deutsche Börse Commodities GmbH is located at Mergenthalerallee 61, 65760 Eschborn, Germany. Reproduction of this publication – in total or in part – is permitted only with the publisher's written consent.