

These Final Terms dated 09 September 2015 (the "**Final Terms**") have been prepared for the purpose of Article 5 (4) of Directive 2003/71/EC. Full information on the Issuer and the offer of the Pfandbriefe is only available on the basis of the combination of the Final Terms when read together with the Base Prospectus dated 23 March 2015, including any supplements thereto (the "**Base Prospectus**"). The Base Prospectus and the supplement dated 12 August 2015 has been or will be, as the case may be, published on the website of the Issuer (www.berlinhyp.de). In case of an issue of Pfandbriefe which are listed on the regulated market of a stock exchange, the Final Terms relating to such Pfandbriefe will also be published on the website of the Issuer (www.berlinhyp.de). Each potential investor should note that a summary relating to the specific issue of the Pfandbriefe is annexed to these Final Terms.

09 September 2015

Final Terms

EUR 50,000,000
0.20 per cent. Mortgage Pfandbriefe due 11 September 2020

issued pursuant to the

**€ 25,000,000,000
Offering Programme**

dated 23 March 2015

of

Berlin Hyp AG

Issue Price: 99.831 per cent.

Issue Date: 11 September 2015

Series No.: 193

Tranche No.: 1

PART I. Terms and Conditions
TEIL I. Emissionsbedingungen

This PART I. of the Final Terms is to be read in conjunction with the set of Terms and Conditions of the Securities that apply to Fixed Rate Pfandbriefe set forth in the Base Prospectus as Option IV. Capitalised terms shall have the meanings specified in the Terms and Conditions of the Securities.
Dieser TEIL I. der Endgültigen Bedingungen ist in Verbindung mit dem Satz der Emissionsbedingungen der Wertpapiere, der auf Festverzinsliche Pfandbriefe Anwendung findet, zu lesen, der als Option IV im Basisprospekt enthalten ist. Begriffe, die in den Emissionsbedingungen der Wertpapiere definiert sind, haben dieselbe Bedeutung, wenn sie in diesen Endgültigen Bedingungen verwendet werden.

All references in this Part I. of the Final Terms to numbered paragraphs and subparagraphs are to paragraphs and subparagraphs of the Terms and Conditions of the Securities.

Bezugnahmen in diesem TEIL I. der Endgültigen Bedingungen auf Paragraphen und Absätze beziehen sich auf die Paragraphen und Absätze der Emissionsbedingungen der Wertpapiere.

The placeholders in the provisions of the Terms and Conditions of the Securities which are applicable to the Pfandbriefe shall be deemed to be completed by the information contained in the Final Terms as if such information were inserted in the placeholder of such provisions. All provisions in the Terms and Conditions of the Securities which are not selected and not completed by the information contained in the Final Terms shall be deemed to be deleted from the terms and conditions applicable to the

Pfandbriefe.

Die Platzerhalter in den auf die Pfandbriefe anwendbaren Bestimmungen der Emissionsbedingungen der Wertpapiere gelten als durch die in den Endgültigen Bedingungen enthaltenen Angaben ausgefüllt, als ob die Platzerhalter in den betreffenden Bestimmungen durch diese Angaben ausgefüllt wären. Sämtliche Optionen der Emissionsbedingungen der Wertpapiere, die nicht durch die in den Endgültigen Bedingungen enthaltenen Angaben ausgewählt und ausgefüllt wurden, gelten als in den auf die Pfandbriefe anwendbaren Bedingungen gestrichen.

In the case of an issue of Pfandbriefe which (i) will be offered to retail investors; and/or (ii) which have a denomination of less than EUR 100,000 or the equivalent amount in another currency, consolidated Terms and Conditions of the Securities will be attached to the relevant global note(s) representing the Pfandbriefe and a copy of such consolidated Terms and Conditions of the Securities will be provided – free of charge - as a separate document to investors upon request at the registered office of the Issuer. Such consolidated Terms and Conditions of the Securities will not be part of the relevant Final Terms, neither as an annex nor as an integral part of the Final Terms and such consolidated Terms and Conditions of the Securities will not be filed with or sent to any Competent Authority.

Im Fall von Pfandbriefen, die (i) an Privatinvestoren angeboten werden und/oder die (ii) eine Stückelung von weniger als EUR 100.000 oder dem entsprechenden Gegenwert in einer anderen Währung haben, werden konsolidierte Emissionsbedingungen der Wertpapiere der/den maßgeblichen Globalurkunde(n), durch die die Pfandbriefe verbrieft werden, angefügt. Eine Kopie der konsolidierten Emissionsbedingungen der Wertpapiere wird Investoren auf Anfrage am Sitz der Emittentin als separates Dokument kostenlos ausgehändigt. Diese konsolidierten Emissionsbedingungen der Wertpapiere sind kein Bestandteil der maßgeblichen Endgültigen Bedingungen und werden weder als Anhang den Endgültigen Bedingungen beigefügt noch sind sie integraler Bestandteil der Endgültigen Bedingungen. Die konsolidierten Bedingungen werden auch nicht bei der maßgeblichen Zuständigen Behörde hinterlegt oder dieser mitgeteilt.

The Final Terms and the separate document containing the consolidated Terms and Conditions of the Securities, if applicable, will be published on the website of the Issuer (www.berlinhyp.de).

Die Endgültigen Bedingungen und das separate Dokument, welches die konsolidierten Emissionsbedingungen der Wertpapiere, sofern anwendbar, enthält, werden auf der Website der Emittentin (www.berlinhyp.de) veröffentlicht.

Language of Conditions

Sprache der Bedingungen

- German only
ausschließlich Deutsch
- English only
ausschließlich Englisch
- English and German (English controlling)
Englisch und Deutsch (englischer Text maßgeblich)
- German and English (German controlling)
Deutsch und Englisch (deutscher Text maßgeblich)

CURRENCY, DENOMINATION, FORM, CERTAIN DEFINITIONS (§1) WÄHRUNG, STÜCKELUNG, FORM, DEFINITIONEN (§1)

Currency and Denomination Währung und Stückelung

Specified Currency
Festgelegte Währung

Euro (“EUR”)
Euro (“EUR”)

Aggregate Principal Amount
Gesamtnennbetrag

EUR 50,000,000
EUR 50.000.000

Specified Denomination(s) <i>Stückelung/Stückelungen</i>	EUR 100,000 EUR 100.000
Number of Pfandbriefe to be issued in the Specified Denomination <i>Zahl der in jeder Stückelung auszugebenden Pfandbriefe</i>	500 500
Pfandbriefe	
<input checked="" type="checkbox"/> Mortgage Pfandbriefe <i>Hypothekenpfandbriefe</i>	
<input type="checkbox"/> Public Sector Pfandbriefe <i>Öffentliche Pfandbriefe</i>	
<input type="checkbox"/> Jumbo-Pfandbriefe <i>Jumbo-Pfandbriefe</i>	
<input type="checkbox"/> Mortgage Pfandbriefe <i>Hypothekenpfandbriefe</i>	
<input type="checkbox"/> Public Sector Pfandbriefe <i>Öffentliche Pfandbriefe</i>	
New Global Note (NGN) <i>neue Globalurkunde (New Global Note – NGN)</i>	No Nein
<input checked="" type="checkbox"/> TEFRA C <i>TEFRA C</i>	
<input checked="" type="checkbox"/> Permanent Global Pfandbriefe <i>Dauerglobalpfandbrief</i>	
<input type="checkbox"/> TEFRA D <i>TEFRA D</i>	
<input type="checkbox"/> Temporary Global Pfandbriefe exchangeable for a Permanent Global Pfandbriefe <i>Vorläufige Globalpfandbrief austauschbar gegen eine Dauerglobalpfandbrief</i>	
<input type="checkbox"/> Neither TEFRA D nor TEFRA C <i>Weder TEFRA D noch TEFRA C</i>	
<input type="checkbox"/> Permanent Global Pfandbriefe <i>Dauerglobalpfandbrief</i>	
Certain Definitions	
Definitionen	
Clearing System	
<input checked="" type="checkbox"/> Clearstream Banking AG, Frankfurt am Main Mergenthalerallee 61 65760 Eschborn Federal Republic of Germany	
<input type="checkbox"/> Clearstream Banking société anonyme, Luxembourg 42 Avenue JF Kennedy 1855 Luxembourg Luxembourg	
<input type="checkbox"/> Euroclear Bank SA/NV 1 Boulevard du Roi Albert II 1210 Brussels Belgium	

- Other (specify)
Sonstige (angeben)

Status (§ 2)
Status (§ 2)

- Unsubordinated
Nicht-nachrangig
- Subordinated
Nachrangig

INTEREST (§ 3)
ZINSEN (§ 3)

- Fixed Rate Pfandbriefe (Option IV)
Festverzinsliche Pfandbriefe (Option IV)

Rate of Interest and Interest Payment Dates
Zinssatz und Zinszahlungstage

Rate of Interest
Zinssatz **0.20 per cent. per annum**
0,20 % per annum

Interest Commencement Date
Verzinsungsbeginn **11 September 2015**
11. September 2015

Fixed Interest Date(s)
Festzinstermin(e) **11 September in each year**
11. September in jedem Jahr

First Interest Payment Date
Erster Zinszahlungstag **11 September 2016**
11. September 2016

Initial Broken Amount(s) per specified denomination
Anfängliche(r) Bruchteilszinsbetrag(-beträge)
für jede festgelegte Stückelung **Not applicable**
Nicht anwendbar

Initial Broken Amount per aggregate principal amount
Anfänglicher Bruchteilszinsbetrag bezogen auf den Gesamtnennbetrag **Not applicable**
Nicht anwendbar

Fixed Interest Date preceding the Maturity Date
Festzinstermin, der dem Fälligkeitstag vorangeht **11 September 2019**
11. September 2019

Final Broken Amount(s) per specified denomination
Abschließende(r) Bruchteilszinsbetrag(-beträge)
für jede festgelegte Stückelung **Not applicable**
Nicht anwendbar

Final Broken Amount per aggregate principal amount
Abschließender Bruchteilszinsbetrag bezogen auf den Gesamtnennbetrag **Not applicable**
Nicht anwendbar

- Floating Rate Pfandbriefe (Option V)
Variabel verzinsliche Pfandbriefe (Option V)
- ZERO Coupon Pfandbriefe (Option VI)
Nullkupon Pfandbriefe (Option VI)

Day Count Fraction
Zinstagequotient

- Actual/Actual
- Actual/Actual (ICMA)
- Actual/365 (Fixed)
- Actual/360 (Eurozinsmethode)
- 30E/360 (Eurobond Basis)
- 30E/360 (ISDA)
- 30/360 or 360/360 (Bond Basis)

PAYMENTS (§ 4)
ZAHLUNGEN (§ 4)

Payment Business Day
Zahlungstag

Relevant Financial Centre(s) (specify all)
Relevante Finanzzentren (alle angeben)

TARGET
TARGET

Adjusted/Unadjusted
Mit oder ohne Anpassung

Unadjusted
Ohne Anpassung

REDEMPTION (§ 5)
RÜCKZAHLUNG (§ 5)

Final Redemption
Rückzahlung bei Endfälligkeit

- Maturity Date
Fälligkeitstag
- Redemption Month
Rückzahlungsmonat

11 September 2020
11. September 2020

Final Redemption Amount
Rückzahlungsbetrag

- Principal amount
Nennbetrag
- Final Redemption Amount (per specified denomination)
Rückzahlungsbetrag (für jede festgelegte Stückelung)

Early Redemption
Vorzeitige Rückzahlung

Early Redemption at the Option of the Issuer
Vorzeitige Rückzahlung nach Wahl der Emittentin

No
Nein

Early Redemption at the Option of a Holder
Vorzeitige Rückzahlung nach Wahl des Gläubigers

No
Nein

FISCAL AGENT AND PAYING AGENT (§ 6)
DIE EMISSIONSSTELLE UND ZAHLSTELLE (§ 6)

Fiscal and Paying Agent
Emissions- und Zahlstelle

- Berlin Hyp AG
Budapester Strasse 1
10787 Berlin
Federal Republic of Germany
- Other (set forth details in full here)
Andere (Einzelheiten einfügen)

Calculation Agent/specified office
Berechnungsstelle/bezeichnete Geschäftsstelle

- Berlin Hyp AG
Andere (Einzelheiten einfügen)
Budapester Strasse 1
10787 Berlin
Federal Republic of Germany
- Other (set forth details in full here)
Andere (Einzelheiten einfügen)

Required location of Calculation Agent (specify)
Vorgeschriebener Ort für Berechnungsstelle (angeben)

- Additional Paying Agent(s)/specified office(s)
Zusätzliche Zahlstelle(n)/bezeichnete Geschäftsstelle(n)

NOTICES (§ 10)
MITTEILUNGEN (§ 10)

Place and expected medium of publication
Ort und voraussichtliches Medium der Bekanntmachung

- Federal Republic of Germany (electronic Federal Gazette)
Bundesrepublik Deutschland (elektronischer Bundesanzeiger)
- Grand Duchy of Luxembourg (www.bourse.lu)
Großherzogtum Luxemburg (www.bourse.lu)
- Clearing System
Clearing System
- Other (specify)
Sonstige (angeben)

Part II.: OTHER INFORMATION

Interests of natural and legal persons, including conflict of interests, involved in the issue/offer None

**Reasons for the offer
(if different from making profit and/or hedging certain risks)** Not applicable

Estimated net proceeds EUR 49,915,500

Estimated total expenses of the issue EUR 2,500

Eurosystem eligibility

- | | |
|---|--|
| <input checked="" type="checkbox"/> Intended to be held in a manner which would allow ECB eligibility (in classical global note form (CGN)) | That simply means that the Notes are intended upon issue to be deposited with Clearstream Banking AG, Frankfurt, and does not necessarily mean that the Notes will be recognised as eligible collateral for Eurosystem monetary policy and intra-day credit operations by the Eurosystem either upon issue or at any or all times during their life. Such recognition will depend upon satisfaction of the Eurosystem eligibility criteria (ECB eligibility). |
| <input type="checkbox"/> Intended to be held in a manner which would allow ECB eligibility (in new global note form (NGN)) | Note that if this item is applicable it simply means that the Notes are intended upon issue to be deposited with one of the international central securities depositaries (ICSDs) as common safekeeper and does not necessarily mean that the Notes will be recognised as eligible collateral for Eurosystem monetary policy and intra-day credit operations by the Eurosystem either upon issue or at any or all times during their life. Such recognition will depend upon satisfaction of the Eurosystem eligibility criteria (ECB eligibility) |

Securities Identification Numbers

ISIN Code	DE000BHY0A98
Common Code	
German Securities Code	BHY0A9
Any other securities number	Not applicable

Yield

Method of calculating the yield

- ICMA method: The ICMA method determines the effective interest rate of Pfandbriefe taking into account accrued interest on a daily basis.
- Specify other method

Historic Interest Rates

Selling Restrictions

- TEFRA C
- TEFRA D
- Neither TEFRA C nor TEFRA D

Non-exempt Offer

Not applicable

Additional Selling Restrictions (specify)

Not applicable

Taxation

Information on taxes on the income from the Notes withheld at source in respect of countries where the offer is being made or admission to trading is being sought

None

Terms and Conditions of the Offer

Time period, including any possible amendments, during which the offer will be open

Not applicable

Description of the application process

Not applicable

A description of the possibility to reduce subscriptions and the manner for refunding excess amount paid by applicants

Not applicable

Details of the minimum and/or maximum amount of application, (whether in number of Pfandbriefe or aggregate amount to invest)

Not applicable

Method and time limits for paying up the Pfandbriefe and for delivery of the Pfandbriefe

Not applicable

Manner and date in which results of the offer are to be made public

Not applicable

The procedure for the exercise of any right of pre-emption, the negotiability of subscription rights and the treatment of subscription rights not exercised.

Not applicable

Various categories of potential investors to which the Pfandbriefe are offered

- Qualified Investors
- Retail Investors

- Institutional Investors

Process for notification to applicants of the amount allotted and indication whether dealing may begin before notification is made

None

Expected price at which the notes will be offered / method of determining the price and the process for its disclosure and mount of any expenses and taxes specifically charged to the subscriber or purchaser

See under "Issue Price"

Name and address of the co-ordinator(s) of the global offer and of single parts of the offer and, to the extent known to the Issuer or the offeror, of the placers in the various countries where the offer takes place.

Not applicable

Method of distribution

- Non-syndicated
 Syndicated

Date of Subscription Agreement

Management Details including form of commitment

Dealer/Management Group (specify)

Commerzbank AG, Frankfurt

- firm commitment
 no firm commitment/best efforts arrangements

Consent to use the Prospectus

Each Dealer and/or financial intermediary appointed by such Dealer placing or subsequently reselling the Notes is entitled to use and to rely upon the Prospectus. The Prospectus may only be delivered to potential investors together with all supplements published before the respective date of such delivery. Any supplement to the Prospectus is available for viewing in electronic form on the website of the Issuer. When using the Prospectus, each Dealer and/or relevant financial intermediary must ensure that it complies with all applicable laws and regulations in force in the respective jurisdiction at the time.

Yes, during the period from 11 September 2015 until 22 March 2016 in Germany, the Grand Duchy of Luxembourg, the United Kingdom of Great Britain and Northern Ireland, the Republic of Ireland, the Republic of Italy and the Republic of Austria

Commissions

Management/Underwriting Commission (specify)	None
Selling Concession (specify)	None
Listing Commission (specify)	None
Other (specify)	None

Stabilising Manager	None
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Market Maker	None
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Listing(s)	Yes
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- Berlin Stock Exchange (regulated market)
- Luxembourg
 - regulated market (*Bourse de Luxembourg*)
 - unregulated market (Euro MTF)
- Other (insert details)

Expected date of admission	11 September 2015
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Estimate of the total expenses related to admission to trading	EUR 2,000
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Regulated markets or equivalent markets on which, to the knowledge of the Issuer, Pfandbriefe of the same class of the Pfandbriefe to be offered or admitted to trading are already admitted to trading

- Berlin Stock Exchange (regulated Market)
- Luxembourg (*Bourse de Luxembourg*)
- Other (insert details)

Name and address of the entities which have a firm commitment to act as intermediaries in secondary trading, providing liquidity through bid and offer rates and description of the main terms of their commitment

not applicable

Rating

AA+ (Fitch)

Aaa (Moody's)

Listing:

The above Final Terms comprise the details required to list this issue of Pfandbriefe (as from 11 September 2015) pursuant to the € 25,000,000,000 Offering Programme of Berlin Hyp AG.

Berlin Hyp AG



Marcel Manthey



Astrid Suhari