
MERGER AGREEMENT

BETWEEN

LINDE INTERMEDIATE HOLDING AG

AND

LINDE AKTIENGESELLSCHAFT

Merger Agreement

between

Linde Intermediate Holding AG,

Klosterhofstraße 1, 80331 Munich,

– hereinafter also referred to as “**Linde Intermediate**” or

the “**Acquiring Company**” –

and

Linde Aktiengesellschaft,

Klosterhofstraße 1, 80331 Munich,

- hereinafter also referred to as “**Linde AG**” or

the “**Transferring Company**”

– Acquiring Company and Transferring Company also referred to as “**Parties**”

or individually referred to as a “**Party**” –

Preliminary Remarks

- I.** Linde Intermediate is a stock corporation, incorporated under the laws of Germany and registered with the commercial register of the local court of Munich under HRB 234880, having its registered office in Munich, whose shares are neither admitted to trading on the regulated market segments of a stock exchange nor traded on an over-the-counter market of a stock exchange. The nominal capital of Linde Intermediate registered with the commercial register amounts to €50,000. It is divided into 50,000 registered shares with no par value each having a notional value of €1.00. The fiscal year of Linde Intermediate is the calendar year. The sole shareholder of Linde Intermediate is Linde Holding GmbH, registered with the commercial register of the local court of Munich under HRB 234787, having its registered office in Munich (“**Linde Holding GmbH**”). The nominal capital of Linde Holding GmbH is, in turn, fully held by Linde plc, a public limited company incorporated under the laws of Ireland, having its registered office in Dublin, Ireland, and its principal executive offices in Surrey, United Kingdom (“**Linde plc**”).
- II.** Linde Aktiengesellschaft is a listed stock corporation incorporated under the laws of Germany and registered with the commercial register of the local court of Munich under HRB 169850, having its registered office in Munich, whose shares are admitted to trading on the regulated market segment (*regulierter Markt*) of the Frankfurt Stock Exchange (*Frankfurter Wertpapierbörse*) (*Prime Standard*), where they are traded in the electronic trading system XETRA (“**Linde AG**” and, together with its subsidiaries and affiliated companies, the “**Linde AG Group**”). Further, Linde AG shares are listed on the regulated market segments (*regulierter Markt*) of the stock exchanges in Berlin, Dusseldorf, Hamburg, Munich, and Stuttgart as well as on the Tradegate Exchange and they are also traded on the over-the-counter market of the Hanover Stock Exchange. The nominal capital of Linde AG registered with the commercial register amounts to €475,476,940.80 and is divided into 185,733,180 bearer shares with no par value each representing a proportionate interest in the nominal capital of €2.56 (“**Linde Shares**”). As of this date, Linde AG holds 95,109 treasury shares. The fiscal year of Linde AG is the calendar year.

- III.** Currently, Linde Intermediate directly holds 170,874,958 of the total of 185,733,180 Linde Shares. Taking into account the deduction of 95,109 treasury shares of Linde AG pursuant to Sec. 62 para. 1 sent. 2 of the German Transformation Act (*Umwandlungsgesetz*), this corresponds to approximately 92% of the nominal capital of Linde AG. Thus, Linde Intermediate is the majority shareholder of Linde AG within the meaning of Sec. 62 para. 5 sent. 1 of the German Transformation Act. Linde Intermediate and Linde AG intend to transfer the entire assets of Linde AG through a merger by way of absorption to Linde Intermediate. In connection with the merger, there shall be a squeeze-out with regard to the remaining shareholders of Linde AG besides Linde Intermediate (“**Minority Shareholders**”). For this purpose, the general meeting of Linde AG shall resolve on the transfer of the shares of the Minority Shareholders to Linde Intermediate against adequate cash compensation within three months of the execution of this merger agreement.
- IV.** The merger shall only take effect if the squeeze-out of the Minority Shareholders of Linde AG and thus the transfer of all shares of the Minority Shareholders of Linde AG to Linde Intermediate as the majority shareholder comes into effect, which is ensured by a condition precedent with respect to the effectiveness of this agreement. In turn, the squeeze-out of Minority Shareholders and thus the transfer of the shares of the Minority Shareholders of Linde AG to Linde Intermediate as the majority shareholder pursuant to Sec. 62 para. 5 sent. 7 of the German Transformation Act shall only take effect simultaneously with the registration of the merger with the commercial register at the registered office of Linde Intermediate. Since Linde Intermediate will consequently be the sole shareholder of Linde AG when the merger becomes effective, no shares in Linde Intermediate will be granted to the shareholders of the Transferring Company. No capital increase of Linde Intermediate will be effected to implement the merger.

Now, therefore, Linde Intermediate and Linde AG agree as follows:

§ 1

Transfer of Assets, Closing Balance

1. Linde AG transfers all of its assets, including all rights and obligations, by way of dissolution without liquidation pursuant to Sec. 2 no. 1, 60 *et seq.* of the German Transformation Act and in accordance with the provisions of this agreement (merger by absorption). Upon the entry of the merger with the commercial register at the registered office of the Transferring Company, all obligations of Linde AG are transferred to Linde Intermediate (Sec. 20 para. 1 no. 1 of the German Transformation Act).
2. The merger will be based on – subject to the provisions of § 7 of this agreement – the balance sheet of Linde AG as transferring company as of December 31, 2018 (“**Closing Balance**”) (also the tax transfer date), audited by KPMG AG Wirtschaftsprüfungsgesellschaft, Berlin (Munich branch).

§ 2

Squeeze-out of Transferring Company’s Minority Shareholders

1. A squeeze-out of Minority Shareholders of Linde AG pursuant to Sec. 62 para. 5 of the German Transformation Act in conjunction with Sec. 327a to 327f of the German Stock Corporation Act (*Aktiengesetz*) shall take place in connection with the merger of Linde AG into Linde Intermediate. As stated in the deposit confirmation issued by UniCredit Bank AG attached hereto as **Annex 1**, as of this date, Linde Intermediate directly holds 170,874,958 of a total of 185,733,180 Linde Shares. This corresponds – deducting 95,109 Linde Shares directly held by Linde AG (see the deposit confirmation issued by Deutsche Bank Aktiengesellschaft, Frankfurt attached hereto as **Annex 2**) pursuant to Sec. 62 para. 5 of the German Transformation Act – to approximately 92% of Linde AG’s nominal capital.
2. It is intended that Linde AG’s general meeting adopts a resolution within three months following the execution of this merger agreement pursuant to Sec. 62 para. 5 sent. 1 of the German Transformation Act in conjunction with Sec. 327a para. 1 sent. 1 of the German Stock Corporation Act (“**Transfer Resolution**“) with respect to the transfer of

Linde Shares of Linde AG's Minority Shareholders onto Linde Intermediate as majority shareholder against an adequate cash compensation by Linde Intermediate in the amount stated in the Transfer Resolution. The entry of the Transfer Resolution in the commercial register at the Transferring Company's registered office must contain that such resolution only becomes effective simultaneously with the entry of the merger in the commercial register at the Acquiring Company's registered office (Sec. 62 para. 5 sent. 7 of the German Transformation Act).

§ 3

No Consideration

1. Linde Intermediate as the Acquiring Company will hold all shares in Linde AG upon the merger coming into effect. This is ensured by the condition precedent set out in Sec. 8.1 of this agreement and the statutory provisions pursuant to Sec. 62 para. 5 sent. 7 of the German Transformation Act.
2. Therefore, pursuant to Sec. 20 para. 1 no. 3 sent. 1 half-sent. 2 of the German Transformation Act, no shares in Linde Intermediate will be offered in return to the shareholders of Linde AG in the course of the merger. Linde Intermediate as Acquiring Company pursuant to Sec. 68 para. 1 sent. 1 no. 1 of the German Transformation Act may not increase its nominal capital for the execution of the merger.
3. Furthermore, pursuant to Sec. 5 para. 2 of the German Transformation Act, all information generally required under Sec. 5 para. 1 no. 2 to 5 of the German Transformation Act is not required. The Acquiring Company, as sole shareholder of the Transferring Company after the merger becomes effective, declares, as a precaution, a waiver regarding a cash compensation in the merger agreement (Sec. 29 of the German Transformation Act).

§ 4

Merger Effective Date

The transfer of Linde AG's assets as Transferring Company to Linde Intermediate as Acquiring Company will occur as between the Parties – subject to the condition precedent of § 7 of this

agreement – upon the expiry of December 31, 2018. Starting January 1, 2019 (“**Merger Effective Date**“), all operations and transactions involving the Transferring Company will be conducted for the account of the Acquiring Company.

§ 5

Special Rights and Advantages

1. Subject to the facts and circumstances set forth in Sec. 2 of this agreement, no rights within the meaning of Sec. 5 para. 1 no. 7 of the German Transformation Act shall be granted to individual shareholders or to holders of certain rights. No other measures within the meaning of the above-mentioned provisions are intended.
2. Subject to the facts and circumstances set forth in Sec. 5.3 to Sec. 5.5 of this agreement, no special advantages within the meaning of Sec. 5 para. 1 no. 8 of the German Transformation Act shall be granted to a member of the executive board or supervisory board of a company involved in the merger or to an auditor or to any other person mentioned in that provision.
3. Upon effectiveness of the merger, the executive board members (the “**Executive Board Members**”) will cease to be corporate bodies and executive board members of Linde AG. The employment agreements and pension agreements of the Executive Board Members, their individual agreements regarding option rights and matching shares rights based on the long-term incentive plan of Linde AG (“**LTIP**”), as well as any other contracts between the Executive Board Members and Linde AG will be transferred by way of universal succession to Linde Intermediate. Notwithstanding the foregoing, Prof. Dr. Aldo Belloni will cease to be a member of the executive board of Linde AG by the end of December 31, 2018 or at such point in time when the obligations of Linde AG under the “Order to Hold Separate and Maintain Assets” of the U.S. antitrust authority (Federal Trade Commission) terminate if such point in time is after December 31, 2018. The Parties currently expect that Prof. Dr. Aldo Belloni will cease to be a member of the Linde AG executive board prior to the effectiveness of the merger. The employment agreement of Prof. Dr. Aldo Belloni will terminate at the same time as he ceases to be a member of the executive board. Further, under the condition that a new employment

agreement is concluded with another entity of the Linde plc group, the employment agreements of Bernd Eulitz and Sanjiv Lamba which are still existing at that time will cease upon effectiveness of the merger and will not be transferred by way of universal succession to Linde Intermediate. Linde Intermediate as universal successor of Linde AG will, however, terminate the LTIP and all outstanding option rights and matching share rights regarding the Executive Board Member immediately following the effectiveness of the merger if the merger has been effected within 18 months following the completion of the exchange offer, i.e. the latest on April 30, 2020. Upon termination, the Executive Board Members will receive, in respect of their unexercised option rights and their unvested matching share rights, on the basis of the provisions of the LTIP, including under consideration of the individually expired holding period of such rights until the time of completion of the exchange offer (adjusted to full months), a cash compensation. Furthermore, the Executive Board Members will receive stock options and so-called restricted share units in Linde plc under the LTIP 2018 of Linde plc, respectively, which will be subject to service-based (but not performance-based) vesting conditions. The number of options rights and unvested matching share rights granted to the Executive Board Members by Linde plc will be determined, in each case, based on the exchange ratio, the valuation applied by Linde Intermediate to calculate the cash compensation and further applying thereto a fraction which is equal to 1 minus a fraction the numerator of which is the number of days elapsed during the applicable waiting period prior to and including the completion of the exchange offer and the denominator of which is 1,461. Both with regard to the termination and cash compensation by Linde Intermediate, as well as with regard to the grant of rights by Linde plc under the LTIP 2018, the Executive Board Members will be treated equal to all other executives and employees participating in the LTIP at the completion of the exchange offer, except that the termination, the compensation payment and the grant of the new rights are postponed until after effectiveness of the merger. Option rights held by Executive Board Members that become exercisable and are exercised following the completion of the exchange offer and prior to the effectiveness of the merger, and matching share rights held by Executive Board Members that become due following the completion of the exchange offer and prior to the effectiveness of the merger, will be compensated for on the basis of the provisions of

the LTIP by cash compensation; the previously described provisions regarding termination and the grant of rights by Linde plc are not applicable in such case. If the merger is not effected within 18 months following the completion of the exchange offer, i.e. the latest on April 30, 2020, the LTIP and the outstanding option rights and unvested matching share rights to which the Executive Board Members are entitled will not be terminated; outstanding option rights and unvested matching share rights will be compensated for on the basis of the provisions of the LTIP by cash compensation when they are exercised or fall due. Neither the squeeze-out of the Minority Shareholders nor the merger according to this agreement trigger the payment of a bonus for executive board members of Linde AG. In the event that Eduardo F. Menezes is appointed as a member of the executive board of Linde AG prior to the effectiveness of the merger, any employment and compensation agreements concluded between Eduardo F. Menezes and Linde AG would also be transferred to Linde Intermediate upon the effectiveness of the merger. As Eduardo F. Menezes has not yet participated in the LTIP, the aforementioned explanations with regard to the treatment of rights do not apply to him. However, no agreements or commitments have yet been concluded between him and Linde AG.

4. Without prejudice to the competence of the supervisory board of Linde Intermediate under stock corporation law, the Parties have the intention that the current members of the executive board of Linde Intermediate, Dr. Christian Bruch, who currently also serves as a member of the executive board of Linde AG, and Eduardo F. Menezes will continue to serve as members of the executive board of Linde Intermediate following the effectiveness of the merger. The previous employment agreement of Dr. Christian Bruch which is concluded with Linde AG will initially transfer to Linde Intermediate and is expected to be continued on similar terms by Linde Intermediate. The same would apply for Eduardo F. Menezes in the event that he is appointed as a member of the executive board of Linde AG prior to the effectiveness of the merger and has concluded an employment agreement with Linde AG. The employment agreement with Dr. Sven Schneider will be transferred by way of universal succession to Linde Intermediate, however, will be terminated upon expiry of the period set forth in Section 622 of the German Civil Code (*Bürgerliches Gesetzbuch*) without the requirement for termination by Linde Intermediate. Dr. Sven Schneider will then be entitled to a settlement payment

in accordance with the provisions of the employment agreement. The current Executive Board Member, Bernd Eulitz, is expected to assume responsibility for the gases business of Linde plc in the Americas and the current Executive Board Member, Sanjiv Lamba, is expected to assume responsibility for the gases business of Linde plc in Asia. It is currently intended that Bernd Eulitz and Sanjiv Lamba will not serve as executive members of Linde Intermediate. It has, however, not yet been determined with which group company of the Linde plc group Bernd Eulitz and Sanjiv Lamba will be entering into their respective employment agreement. It can, however, be expected that in each case that their future employment agreement will be based on terms and provisions that are economically largely equivalent to those of their current employment agreement with Linde AG.

5. Following the effectiveness of the merger, the composition of the supervisory board of Linde Intermediate will be governed by Sec. 7 para. 1 sentence 1 no. 1 German Codetermination Act, as Linde Intermediate as the legal successor of Linde AG itself will directly employ more than 2,000 but no more than 10,000 employees (also refer to Sec. 6.14 of this agreement). The exact composition of the supervisory board of Linde Intermediate following the effectiveness of the merger is not yet determined. However, it is intended to have the employee representatives Mr. Gernot Hahl, Ms. Anke Couturier, Dr. Hans-Peter Kaballo, Dr. Martin Kimmich, Ms. Andrea Ries and Mr. Xaver Schmidt, subject to their approval, in accordance with Sec. 104 German Stock Corporation Act appointed by court order as members of the supervisory board for the period until employee representative elections are held. An agreement on the remuneration of such position does currently not exist.
6. Without prejudice to the competence of the supervisory board of Linde Holding GmbH under company law, the Parties intend for the current managing directors of Linde Holding GmbH, Dr. Christian Bruch, who currently also serves as a member of the executive board of Linde AG, and Eduardo F. Menezes to continue to serve in their capacity as managing directors of Linde Holding GmbH following the effectiveness of the merger. An agreement on the remuneration of such position does currently not exist.

7. Because Linde Holding GmbH, since it has been the German parent company of the Linde AG Group, is subject to the provisions of the German Codetermination Act according to Sec. 1 para. 1, Sec. 5 para. 3 German Codetermination Act (*Mitbestimmungsgesetz*), so-called “status proceedings” according to Sec. 97 *et seq.* of the German Stock Corporation Act are to be carried out to establish a codetermined supervisory board at the level of Linde Holding GmbH. Linde AG Group does usually not employ more than 10,000 employees in Germany so that pursuant to Sec. 7 para. 1 sent. 1 no. 1 of the German Codetermination Act, the supervisory board of Linde Holding GmbH will be composed of twelve members, *i.e.*, six representatives of the shareholders and six employee representatives. Without prejudice to the statutory competence of the general meeting of Linde Holding GmbH, the Parties intend to appoint the representatives of the shareholders as members of the supervisory board of Linde Holding GmbH by means of a shareholders’ resolution in due time prior to the conclusion of the status proceedings. It is also intended to have the employee representatives Mr. Gernot Hahl, Ms. Anke Couturier, Dr. Hans-Peter Kaballo, Dr. Martin Kimmich, Ms. Andrea Ries and Mr. Xaver Schmidt, subject to their approval, in accordance with Sec. 104 German Stock Corporation Act appointed by court order as members of the supervisory board of Linde Holding GmbH for the period until employee representative elections are held. The exact composition of the supervisory board of Linde Holding GmbH upon effectiveness of the merger is not yet determined. It can be expected that the employee representatives who are members of the supervisory board prior to the effectiveness of the merger will also serve as members of the supervisory board following the effectiveness of the merger. An agreement on the remuneration of such position does currently not exist.

§ 6

Consequences of the Merger for Employees and Their Representative Bodies

1. The merger has no consequences for the employees of Linde Intermediate and their representatives because Linde Intermediate does not employ any employees at the Merger Effective Date and accordingly, no employee representation bodies exist.

2. At the Merger Effective Date, Linde AG has employees. The merger and related transfer of management power over the businesses of Linde AG constitute a transfer of business, with the result that all employment relationships existing at that time with Linde AG are transferred to Linde Intermediate pursuant to Sec. 324 of the German Transformation Act in connection with Sec. 613a of the German Civil Code (*Bürgerliches Gesetzbuch*). Upon effectiveness of the merger, Linde Intermediate, as new employer, enters into all rights and obligations arising from employment relationships of Linde AG, recognizing the period of the employment with Linde AG and continuing the employment relationship. The legal status at the time of the effectiveness of the merger is relevant with respect to the content of the transferred employment relationships. The termination of employment relationships which are transferred at the time of the effectiveness of the merger due to the transfer of business is not permissible pursuant to Sec. 324 of the German Transformation Act in connection with Sec. 613a para. 4 sent. 1 of the German Civil Code. The right to terminate the employment relationship for other reasons remains unaffected pursuant to Sec. 324 of the German Transformations Act in connection with Sec. 613a para. 4 sent. 2 of the German Civil Code.
3. The contractually agreed working conditions of the transferred employees remain unaffected, including any company practices (*betriebliche Übungen*) and commitments (*Gesamtzusagen und Einheitsregelungen*). This also applies to the place of work and any direction rights of the employer. All rights and obligations arising out of the length of service continue at Linde Intermediate. This applies, in particular, to the calculation of the notice period for terminations and the entitlement for anniversary payments of the transferred employees.
4. Upon effectiveness of the merger, all rights and obligations arising from pension commitments (including ongoing commitments towards pensioners and vested pension entitlements of former employees of Linde AG) transfer to Linde Intermediate. Insofar as the duration of employment is relevant for the right to receive, and the amount of, any commitments, the employment periods reached at or recognized by Linde AG are also taken into account. In the future, adjustments to current benefits due to pension commitments pursuant to Sec. 16 para. 1 of the German Occupational Retirement

Pensions Improvement Act (*Betriebsrentengesetz*) shall take into account the economic situation of Linde Intermediate.

5. As Linde AG ceases to exist upon effectiveness of the merger according to Sec. 20 para. 1 no. 2 of the German Transformation Act, pursuant to Sec. 613a para. 3 of the German Civil Code an additional joint and several liability of Linde AG within the meaning of Sec. 613a para. 2 of the German Civil Code lapses.
6. The employees affected by the transfer shall be notified in accordance with Sec. 613a para. 5 of the German Civil Code prior to effectiveness of the transfer. Pursuant to the case law of the Federal Labor Court (*Bundesarbeitsgericht*), the employees have no right to object to the transfer in accordance with Sec. 613a of the German Civil Code (*Bürgerliches Gesetzbuch*) because Linde AG, as their previous employer, ceases to exist and accordingly, employment relationships with Linde AG cannot be continued. However, pursuant to the case law of the Federal Labor Court, employees may have an extraordinary termination right due to the merger.
7. The merger as such does not lead to any change to the current operational structure (*betriebliche Struktur*) of Linde AG, which will persist with Linde Intermediate following the effectiveness of the merger. No change of the business within the meaning of Sec. 111 of the German Works Constitution Act (*Betriebsverfassungsgesetz*) is effected by the merger and the transfer of business connected thereto. The head office with regard to the previous activities of Linde AG will continue to be located in Munich. The plans and agreements regarding the implementation of the group-wide restructuring plan of the Linde AG Group, LIFT, are not affected by the merger. The same applies regarding the commitments made by Linde AG to employee representatives in the “Key Issue Paper on Employment Protection for Linde Germany” and the “Letter of Intent on Employment Protection for Linde Germany”, each dated December 6, 2016, and the collective agreements implementing them. Upon effectiveness of the merger, the aforementioned commitments continue to be in effect at Linde Intermediate, instead of at Linde AG and their subsidiaries.

8. Linde Intermediate has neither a works council nor a spokesperson committee (*Sprecherausschuss*). With respect to Linde AG, works councils exist for (i) the Linde Head Office located in Munich, (ii) the division Linde Gas Deutschland at the operations located in Bad Driburg-Herste, Berlin, Bitterfeld, Bielefeld, Bochum, Bremen, Burghausen, Duisburg, Dusseldorf, Dormagen, Eisenhüttenstadt, Gablingen, Göllheim, Hamburg, Hamburg-Finkenwerder, Hamburg-Müggenburg, Hanover, Herne, Cologne-Worringen, Leuna, Marl, Meitingen-Herbertshofen, Neuwied, Niefern, Nuremberg, Oberhaching, Oberschleißheim, Pullach, Salzgitter, Stolberg, Stuttgart, Unterschleißheim, Wiesbaden, Worms, and (iii) the division Linde Engineering at the operations located in Dresden, Schalchen and Pullach. In addition, Linde AG Group has a European works council, a group works council, three representative bodies for executive employees (at the Head Office in Munich, Linde Engineering in Pullach and Linde Gas in Pullach), a committee for the severely handicapped for the sites of Linde Engineering in Pullach and Linde Gas in Pullach, as well as a company committee for the severely handicapped, a group committee for youth and training, and several division committees, as well as an economic committee. Upon effectiveness of the merger, these employee representative bodies will continue to exist.
9. No works agreements (*Betriebsvereinbarungen*) currently exist at Linde Intermediate. Upon effectiveness of the merger, under collective bargaining law, the existing works agreements and the agreements with the representative body for executive employees of Linde AG, which were concluded between Linde AG and the employee representatives bodies, will continue at Linde Intermediate, because the merger does not change the identity of the business operations.
10. Linde AG is a member of the employers' association (*Arbeitgeberverband*) of *Bayerische Metall- und Elektro-Industrie e.V.* and *Verein der Bayerischen Chemischen Industrie e.V.* Accordingly, Linde AG is bound by the collective bargaining agreements concluded by this employers' association.
11. Currently, Linde Intermediate is not a member of any employers' association and not bound to any collective bargaining agreement. Prior to the effectiveness of the merger,

Linde Intermediate will file for an application for membership in the employers' association *Bayerische Metall- und Elektro-Industrie e.V.*, as well as *Verein der Bayerischen Chemischen Industrie e.V.* with effect from the date of effectiveness of the merger at the latest. Following its accession to the employers' association *Bayerische Metall- und Elektro-Industrie e.V.* and *Verein der Bayerischen Chemischen Industrie e.V.*, Linde Intermediate will be bound under collective bargaining law by the same collective bargaining agreements which Linde AG is bound to because of its membership in the employers' association *Bayerische Metall- und Elektro-Industrie e.V.* and *Verein der Bayerischen Chemischen Industrie e.V.* Accordingly, the collective bargaining agreements in place at the time of effectiveness of the merger continue to apply on the basis as they existed at the relevant time. Under collective bargaining law, the respective collective bargaining agreements persist for employees who are bound by collective bargaining agreements and are within the scope of the collective bargaining agreements concluded with the employers' association *Bayerische Metall- und Elektro-Industrie e.V.* or *Verein der Bayerischen Chemischen Industrie e.V.*

12. The merger does not affect the application of collective bargaining agreements declared to be universally applicable; if and to the extent such collective bargaining agreements are applicable to Linde AG, they shall persist under collective bargaining law.
13. Linde AG currently has a supervisory board composed in accordance with the provisions of the German Codetermination Act, consisting of twelve members, six of whom are representatives of the shareholders and six of whom are representatives of the employees. Upon the effectiveness of the merger, the supervisory board members will cease to be corporate bodies and supervisory board members of Linde AG.
14. Linde Intermediate currently has a supervisory board consisting of six members, all elected by its sole shareholder. Since Linde Intermediate does not employ any employees and no employees are attributed to Linde Intermediate, its supervisory board is not subject to the German Codetermination Act. Upon effectiveness of the merger, Linde Intermediate will form a supervisory board subject to parity codetermination in accordance with the German Codetermination Act because Linde Intermediate, as

successor of Linde AG, will directly employ more than 2,000 employees in Germany. At the latest, immediately following the effectiveness of the merger, the members of the executive board of Linde Intermediate will carry out so-called “status proceedings” pursuant to Sec. 97 *et seq.* of the German Stock Corporation Act. The Parties assume that Linde Intermediate will usually not employ more than 10,000 employees in Germany; thus, pursuant to Sec. 7 para. 1 sent. 1 no. 1 of the German Codetermination Act, the supervisory board will consist of twelve members, six of whom are representatives of the shareholders and six of whom are representatives of the employees. Prior to the effectiveness of the merger, the supervisory board representatives of the shareholders will be elected by the general meeting of Linde Intermediate, thus by Linde Holding GmbH. The election of these members is subject to the condition precedent of the completion of the status proceedings. The supervisory board representatives of the employees will initially be appointed by court for the period after the completion of the status proceedings. With respect to the proposed composition of the supervisory board of Linde Intermediate following the effectiveness of the merger, reference is made to Sec. 5.5 of this agreement. With respect to the proposed composition of the supervisory board of Linde Holding GmbH following the effectiveness of the merger, reference is made to Sec. 5.7 of this agreement. The employees of Linde AG and of any subsidiary of Linde AG who, up until now, have had active and passive voting rights, will have active and passive voting rights for the election of the employees’ representatives in the supervisory board of Linde Holding GmbH upon effectiveness of the merger. The employees of Linde AG who are employed in Germany, will have active and passive voting rights for the election of the employees’ representatives in the supervisory board of Linde Intermediate upon effectiveness of the merger.

15. The merger does not directly affect the subsidiaries and affiliated companies of Linde AG. The service agreements of the employees of the subsidiaries and affiliated companies are not affected by the merger. The merger neither leads to changes with regard to the employees’ representative bodies nor with regard to works agreements or with regard to agreements with the representative body for executive employees, which were concluded with each existing employees’ representative body of the subsidiaries or

affiliated companies of Linde AG. In addition, the merger does not affect the application of collective bargaining agreements on subsidiaries or affiliated companies.

§ 7

Change in the Merger Effective Date

If the merger does not become effective by the end of January 31, 2020 by way of registration with the commercial register at the registered office of Linde Intermediate as Acquiring Company, the merger, notwithstanding Sec. 1.2 of this agreement, will be based on the balance sheet of Linde AG dated December 31, 2019 as closing balance sheet and the merger effective date will be changed, notwithstanding Sec. 4 of this agreement, to January 1, 2020. If the effectiveness of the merger is delayed beyond January 31, 2021, the effective date shall be delayed by one year respectively in line with the provisions detailed above.

§ 8

Condition Precedent, Effectiveness, Reservation of Right of Withdrawal

1. The effectiveness of this agreement is subject to the condition precedent that the resolution of the general meeting of Linde AG pursuant to Sec. 62 para. 5 sent. 1 of the German Transformation Act in connection with Sec. 327a para. 1 sent. 1 of the German Stock Corporation Act with respect to the transfer of the shares of the Minority Shareholders to Linde Intermediate as the majority shareholder is registered with the commercial register at the registered office of Linde AG with the note pursuant to Sec. 62 para. 5 sent. 7 of the German Transformation Act, according to which the transfer resolution becomes effective at the same time as the merger is registered with the commercial register at the registered office of Linde Intermediate.
2. The merger will become effective upon its registration with the commercial register at the registered office of Linde Intermediate. Pursuant to Sec. 62 para. 4 sent. 1 and 2 of the German Transformation Act, an approval of the general meeting of Linde AG to this agreement is not required for the effectiveness of this agreement because, pursuant to Sec. 8.1 of this agreement, the effectiveness of this agreement is subject to the condition precedent that the general meeting of Linde AG as the transferring company resolves

upon a resolution pursuant to Sec. 62 para. 5 sent. 1 of the German Transformation Act in connection with Sec. 327a para. 1 sent. 1 of the German Stock Corporation Act and such resolution is registered with the commercial register at the registered office of Linde AG with a note pursuant to Sec. 62 para. 5 sent. 7 of the German Transformation Act. Pursuant to Sec. 62 para. 1 in connection with para. 2 sent. 1 of the German Transformation Act, an approval by the general meeting of Linde Intermediate to this agreement is only required if the shareholders of Linde Intermediate whose holdings in aggregate equal or exceed 5% of the nominal capital of Linde Intermediate request the convocation of a general meeting resolving on the approval of the merger. The sole shareholder of Linde Intermediate, Linde Holding GmbH, has declared to Linde Intermediate that it will not exercise such right.

3. Each Party may withdraw from this agreement if the merger does not come into effect by the end of December 31, 2021 and if the merger does not come into effect prior to the exercise of the right of withdrawal by its registration with the commercial register at the registered office of Linde Intermediate and the fulfillment of the condition precedents set forth in Sec. 8.1 of this agreement. The withdrawal shall be declared via registered mail. Each Party may waive its right of withdrawal by expressly declaring its waiver in writing.

§ 9

Final Provisions

1. Without prejudice to the competence under stock corporation law of the general meeting of Linde Intermediate, it is intended that the company name of Linde Intermediate will be changed to “Linde Aktiengesellschaft”/“Linde AG” at the latest without undue delay following the effectiveness of the merger. It is furthermore intended that Linde Intermediate will change its business purpose to one that is similar to the business purpose set forth in Section 2 of the articles of association of Linde AG.
2. Linde Holding GmbH as the sole shareholder of Linde Intermediate has declared to Linde Intermediate that it shares the views of the Parties expressed in Sec. 5.3, Sec. 5.4, Sec. 5.5, Sec. 5.6, Sec. 5.7, Sec. 6.14, and Sec. 9.1 of this agreement.

3. The assets of Linde AG include the properties listed in **Annex 3**. The Parties are aware that this property will be transferred from Linde AG to Linde Intermediate upon effectiveness of the merger, so that an update of the land register (*Grundbuch*) is required. Hereby, the necessary update following the effectiveness of the merger is applied for. The certifying notary shall be commissioned and authorized to arrange the land register update.
4. The Parties will make all declarations, issue all documents and perform all other actions that may be required or appropriate in connection with the transfer of assets of Linde AG at the time the merger onto Linde Intermediate comes into effect or in connection with the correction of public registers or other directories. Linde AG grants Linde Intermediate power of attorney to the fullest extent legally permissible to make any declarations that are necessary or helpful for fulfilling the obligations under this Sec. 9.4. This power of attorney will stay valid beyond the effectiveness of the merger.
5. The costs and taxes related to the notarization of this agreement will be incurred by Linde Intermediate. The same shall apply to the costs and taxes incurred in connection with the execution of this agreement. Apart from that, each Party will bear its own costs, subject to other agreements. This shall also apply in case the merger is voided due to a withdrawal by one Party or otherwise.
6. This agreement shall remain in force even in the case one or more provisions of this agreement are or become void or unenforceable. The Parties undertake to replace an invalid or unenforceable provision with a provision that is valid, practicable and in the legally permissible manner closest to what the Parties have intended with the void or unenforceable provision or would have intended if they had been aware of the invalidity or unenforceability of the provision. The same applies in the event the agreement is incomplete.

* * *

Annex 1 to the notarial deed by Notary Dr. Tilman Götte,
Munich, as of November 1, 2018
- UR 2924 G/2018.

**Deposit Confirmation issued by UniCredit Bank AG regarding the shares of Linde AG
held by Linde Intermediate**

(Annex in German only)

Linde Intermediate Holding AG
Klosterhofstr. 1

80331 München

Olaf Schwerdt
Corporate & Investment Banking
UniCredit Bank AG
Arabellastr. 14
81925 Munich
Germany
Tel. +49 89 378-25249
Fax +49 89 378-23558
olaf.schwerdt@unicredit.de

München, 31/10/2018

Depotbestätigung
Linde Intermediate Holding AG


Sehr geehrte Damen und Herren,

hiermit bestätigen wir folgenden Bestand auf dem Depot Nr. 20038637
der Linde Intermediate Holding AG :

Verfügbarer Bestand

ST 170.874.958 LINDE AG INHABER-AKTIEN O.N. WKN DE000648300

Mit freundlichen Grüßen


UniCredit Bank AG
Corporate & Investment Banking
Multinational Clients
Arabellastraße 14
D-81925 Munich

Members of the Management Board:
Dr. Michael Diederich (Spokesman),
Sandra Betocchi Drwenski, Dr. Emanuele Buttà,
Ljiljana Čortan, Jan Kupfer, Robert Schindler,
Guglielmo Zadra

Chairman of the Supervisory Board:
Gianni Franco Papa

UniCredit Bank AG

Legal Status: Aktiengesellschaft
Registered Office: Munich
Listed in the Court Register: Munich HR B 421 48
Tax-Id.No.: 143/107/72500
VAT Reg.No.: DE 129 273 380
www.cib.unicredit.eu

Annex 2 to the notarial deed by Notary Dr. Tilman Götte,

Munich, as of November 1, 2018

- UR 2924 G/2018.

**Deposit Confirmation issued by Deutsche Bank Aktiengesellschaft, Frankfurt, regarding
the treasury shares of Linde AG**

(Annex in German only)



Linde Aktiengesellschaft
Klosterhofstr. 1

80331 München

Deutsche Bank AG
Corporate Banking Coverage

Irmi Reich

Mainzer Landstraße 11 - 17
60329 Frankfurt am Main

Telefon +49 (69) 910-22584
E-Mail: irmi.reich@db.com

31. Oktober 2018

Depotbetätigung per 31.10.18 - Linde Aktiengesellschaft Depotnummer 111 0333005 00

Sehr geehrte Damen und Herren,

wir bestätigen Ihnen hiermit, dass zum 31.10.18 im Depot der Linde Aktiengesellschaft, München, mit der Depotnummer 111 0333005 00

95.109 Stück Linde AG Inhaber Aktien, WKN 648300

verwahrt werden.

Mit freundlichen Grüßen

Deutsche Bank AG
Filiale Deutschlandgeschäft


Dinko Mehmedagic


Irmi Reich

Annex 3 to the notarial deed by Notary Dr. Tilman Götte,

Munich, as of November 1, 2018

- UR 2924 G/2018.

Real Estate / Leaseholds of Linde Aktiengesellschaft

No.	Local Court District	Land Registry	Issue / Volume	Page	Register Sequence No.	Parcel	Plot	Commercial Type / Location
1	Aachen	Laurensberg	N/A	10247	1	4	1479	Building- and open space, Krefelder Straße 223
2	Aachen	Laurensberg	N/A	10247	2	4	1481	Building- and open space, Krefelder Straße 224
3	Altötting	Raitenhaslach	N/A	1507	2	N/A	1287/9	Building- and open space, Business Park "Lindach D21"
4	Altötting, Zweigstelle Burghausen	Burghausen	144	5680	1	N/A	2463/10	Haiminger Str. 10, office building, business premises, industrial site, parking lot, compound
5	Altötting, Zweigstelle Burghausen	Burghausen	144	5680	2	N/A	2463/11	Mixed forest, "Hirschlecke" (historic stone cross)
6	Amtsgericht Gießen	Gießen	N/A	29370	1	13	166/28	Building- and open space, Bänningerstraße 14
7	Aschaffenburg	Aschaffenburg	N/A	23321	4	N/A	3820/4	Building- and open space, Auhofstraße 4
8	Auerbach	Reichenbach	N/A	1765	3	N/A	1743/3	Building- and open space
9	Augsburg	Oberhausen	N/A	14797	1	N/A	395/4	Building- and open space, Hirblinger Straße 79c
10	Augsburg	Gablingen	58	2015	3	N/A	558	Building- and open space, Industriestraße 7, Am Foret 4
11	Augsburg	Gablingen	65	2241	1	N/A	552/4	Agricultural land, Foretsfeld
12	Augsburg	Gablingen	67	2308	3	N/A	559/1	Operating area, near Industriestraße
13	Augsburg	Gablingen	67	2308	4	N/A	559/2	Operating area, near Industriestraße
14	Bielefeld	Bielefeld	N/A	8616	3	75	449	Building- and open space, Am Stadtholz 43
15	Bielefeld	Bielefeld	N/A	17062	4	75	450	Building- and open space, Am Stadtholz 43
16	Bielefeld	Bielefeld	N/A	17062	5	75	480	Building- and open space, Am Stadtholz 43

No.	Local Court District	Land Registry	Issue / Volume	Page	Register Sequence No.	Parcel	Plot	Commercial Type / Location
17	Bitterfeld-Wolfen	Glebitzsch	N/A	337	1	1	71/30	Building- and open space, Hinterm Dorfe
18	Bitterfeld-Wolfen	Greppin	N/A	1118	4	14	122	Building- and open space, Elektrolysestraße
19	Bitterfeld-Wolfen	Greppin	N/A	1203	1	14	107	Building- and open space, Elektrolysestraße (Greppin) Areal C
20	Bitterfeld-Wolfen	Greppin	N/A	1258	8	14	1140	Industrial- and commercial space, Heraeusstraße, Elektrolysestraße (Bitterfeld)
21	Bitterfeld-Wolfen	Greppin	N/A	1289	2	14	138	Industrial- and commercial space, Parsevalstr. (Bitterfeld)
22	Bitterfeld-Wolfen	Greppin	N/A	1289	3	14	29/22	Industrial- and commercial space, Parsevalstr. (Greppin)
23	Bitterfeld-Wolfen	Sandersdorf	N/A	893	1	2	2/22	Building- and open space, An der B 184
24	Borna	Methewitz	N/A	190	1	N/A	110/5	Building- and open space
25	Borna	Markranstädt	N/A	5226	1	N/A	693/40	Building- and open space, Siemensstraße 9
26	Brakel	Herste	N/A	1	3	4	285	Agricultural land, Auf dem Stellbrink
27	Brakel	Herste	N/A	1	4	1	167	Agricultural land, Herster Wiesen
28	Brakel	Herste	N/A	1	5	1	168	Agricultural land, Herster Wiesen
29	Brakel	Herste	N/A	1	15	2	145	Forest area, sparse trees
30	Brakel	Herste	N/A	1	16	2	147	Traffic area, sparse trees
31	Brakel	Herste	N/A	1	17	2	150	Agricultural land, forest area, sparse trees
32	Brakel	Herste	N/A	212A	2	2	74	Agricultural land, Hegge
33	Brakel	Herste	N/A	212A	3	2	75	Building- and open space, agricultural land, Hegge
34	Brakel	Herste	N/A	212A	4	3	16	Traffic area, Hegge
35	Brakel	Herste	N/A	212A	5	3	17	Building- and open space, agricultural land, Hegge
36	Brakel	Herste	N/A	212A	8	4	99	Traffic area, Rommenhöller Straße
37	Brakel	Herste	N/A	212A	9	4	281	Traffic area, Rommenhöller Straße
38	Brakel	Herste	N/A	212A	10	4	594	Industrial space, Ortbergstraße
39	Brakel	Herste	N/A	212A	12	1	85	Mönchenbusch
40	Brakel	Herste	N/A	212A	13	1	84	Industrial space, Im Sieke
41	Brakel	Herste	N/A	212A	14	1	87	Cropland, Mönchenbusch

No.	Local Court District	Land Registry	Issue / Volume	Page	Register Sequence No.	Parcel	Plot	Commercial Type / Location
42	Brakel	Herste	N/A	212A	15	1	40	Agricultural land, Vor der Helle
43	Brakel	Herste	N/A	212A	16	4	97	Building- and open space, Rommenhöller Straße 30
44	Brakel	Herste	N/A	212A	17	1	88	Building- and open space, Satzer Mühle
45	Brakel	Herste	N/A	212A	18	1	25	Agricultural land, forest area, Mönchenbusch
46	Brakel	Herste	N/A	359	1	001	33	Traffic area, Himmlischer Kamp
47	Brakel	Herste	N/A	359	2	005	121	Building- and open space, agricultural land, Mähborn
48	Brakel	Herste	N/A	359	3	005	136	Agricultural land, Mähborn
49	Brakel	Herste	N/A	359	4	004	284	Building- and open space, Rommenhöllerstraße 40
50	Brakel	Herste	N/A	359	5	001	163	Agricultural land, forest area, Himmlischer Kamp
51	Brakel	Herste	N/A	359	7	004	100	Agricultural land, Auf dem Stellbrink
52	Brakel	Herste	N/A	359	8	005	410	Agricultural land, Mähborn
53	Brakel	Herste	N/A	359	9	005	490	Agricultural land, Mähborn
54	Brakel	Herste	N/A	359	10	004	759	Recreational area, Auf dem Stellbrink
55	Brakel	Herste	N/A	359	11	005	528	Agricultural land, Mähborn
56	Brakel	Herste	N/A	359	12	005	694	Agricultural land, Mähborn
57	Brakel	Herste	N/A	359	13	005	693	Agricultural land, Mähborn
58	Brakel	Herste	N/A	359	15	1	211	Agricultural land, forest area, Mathholz
59	Brakel	Herste	N/A	120	28	1	3	Agricultural land, waters, Herster
60	Brakel	Herste	N/A	120	29	1	1	Agricultural land, Herster Wiesen
61	Brakel	Herste	N/A	120	30	1	2	Agricultural land, Herster Wiesen
62	Brakel	Herste	N/A	120	31	1	10	Agricultural land, Herster Wiesen
63	Brakel	Herste	N/A	120	35	8	42	Water area, Brede
64	Brakel	Herste	N/A	120	39	4	128	Building- and open space, agricultural land, Rommenhöllerstr. 34
65	Brakel	Herste	N/A	120	40	4	129	Agricultural land, Auf dem Stellbrink
66	Brakel	Herste	N/A	120	45	5	1	Agricultural land, Löwenberg

No.	Local Court District	Land Registry	Issue / Volume	Page	Register Sequence No.	Parcel	Plot	Commercial Type / Location
67	Brakel	Herste	N/A	120	46	5	2	Agricultural land, Löwenberg
68	Brakel	Herste	N/A	120	90	6	30	Building- and open space, Zum Großen Wasser
69	Brakel	Herste	N/A	120	94	4	125	Recreational area, traffic area, Auf dem Stellbrink, Rommenhöller Straße
70	Brakel	Herste	N/A	120	95	4	723	Building- and open space, recreational area, traffic area, Auf dem Stellbrink, Rommenhöller Str. 30, 32, 38, 40
71	Brakel	Herste	N/A	120	102	006	495	Agricultural land, Großewasser
72	Brakel	Herste	N/A	120	103	006	496	Agricultural land, Großewasser
73	Brakel	Herste	N/A	120	104	1	216	Agricultural land, Mathholz
74	Brakel	Herste	N/A	120	105	1	217	Agricultural land, Mathholz
75	Brakel	Herste	N/A	120	106	1	222	Agricultural land, Himmlischer Kamp, Herster Wiesen
76	Brakel	Herste	N/A	120	107	1	223	Agricultural land, Himmlischer Kamp, Herster Wiesen
77	Brakel	Schmechten	N/A	13	2	1	164	Agricultural land, traffic area, Himmlischer Kamp
78	Brandenburg	Brandenburg	N/A	13414	17	97	135	Building- and open space, Friedrich-Engels-Str.
79	Brandenburg	Brandenburg	N/A	13414	19	97	137	Building- and open space, Friedrich-Engels-Str.
80	Brandenburg an der Havel	Brandenburg	N/A	9310	1	142	23/24	Building- and open space, Am Südtor
81	Brandenburg an der Havel	Brandenburg	N/A	9345	1	142	23/41	Building- and open space, Am Südtor
82	Braunschweig	Braunschweig-B	N/A	9385	13	5	94/13	Yard- and building space, Ludwigstr. 12
83	Braunschweig	Braunschweig-B	N/A	9385	13	5	94/14	Yard- and building space, Ludwigstr. 12
84	Braunschweig	Braunschweig-B	N/A	9385	13	5	98/1	Yard- and building space, Ludwigstr. 12
85	Braunschweig	Braunschweig-B	N/A	9385	14	5	100	Building- and open space, Ludwigstr. 12, Mittelweg 18A
86	Braunschweig	Braunschweig-B	N/A	9385	15	5	144/99	Building- and open space, Ludwigstr. 12, Mittelweg 18A
87	Braunschweig	Braunschweig-B	N/A	9385	16	5	14/93	Building- and open space, Ludwigstr. 12
88	Braunschweig	Braunschweig-B	N/A	9385	17	5	1/94	Building- and open space, Ludwigstr. 12

No.	Local Court District	Land Registry	Issue / Volume	Page	Register Sequence No.	Parcel	Plot	Commercial Type / Location
89	Braunschweig	Braunschweig-B	N/A	9385	18	5	85/93	Building- and open space, Ludwigstr. 12
90	Braunschweig	Braunschweig-B	N/A	9385	19	5	171/98	Building- and open space, Ludwigstr. 12
91	Braunschweig	Braunschweig-B	N/A	9385	20	5	12/94	Building- and open space, Ludwigstr. 12
92	Bremen	Vorstadt R 113	N/A	33	1	113	17/15	Building- and open space, commercial- and industrial area, Sauerstoffstraße
93	Bremen	Vorstadt R 113	N/A	33	1	113	17/141	Building- and open space, commercial- and industrial area, Sauerstoffstraße
94	Bremen	Vorstadt R 113	N/A	19	9	113	46/1	Building- and open space, commercial- and industrial area, Sauerstoffstraße
95	Bremen	Vorstadt R 113	N/A	19	9	113	45	Building- and open space, Werderland, Sauerstoffstraße
96	Darmstadt	Darmstadt Bezirk 6	N/A	13364	1	34	364/17	Building- and open space, Gräfenhäuser Straße 75B
97	Daun	Neunkirchen (Eifel)	N/A	1306	1	11	18	Agricultural land, in der Daunersteeg
98	Daun	Neunkirchen (Eifel)	N/A	1306	2	11	32	Agricultural land, in der Daunersteeg
99	Dessau-Roßlau	Dessau	N/A	15010	1	9	11924	Wood, Zunftstraße 10A
100	Dieburg	Babenhhausen	N/A	6273	1	12	275	Building- and open space, Im Riemen 12
101	Dortmund	Dortmund (Wambel)	N/A	17168	3	1	836	Building- and open space, Gewerbe, Juchostr. 95, 93
102	Dresden	Dresden-Altstadt II	N/A	1160	4	N/A	189/6	Building- and open space, Schumannstr. 21
103	Dresden	Seidnitz	N/A	1386	3	N/A	147/37	Building- and open space, Bodenbacher Straße 70, 80
104	Dresden	Trachau	N/A	1002	1	N/A	732/9	Building- and open space, traffic area, forest area, Meißner Straße (Trachau) 48
105	Duisburg-Ruhrort	Meiderich	N/A	809A	1	2	600	Building- and open space, commercial- and industrial area, Stahlstraße
106	Duisburg-Ruhrort	Meiderich	N/A	1469A	25	2	606	Building- and open space, Stahlstr. 40
107	Duisburg-Ruhrort	Beeck	N/A	3415	1	22	39	Building- and open space, Stahlstr. 40
108	Duisburg-Ruhrort	Beeck	N/A	4026	1	22	42	Building- and open space, Helmholtzstraße Stahlstr. 40
109	Dusseldorf	Oberbilk	N/A	5989	32	14	200	Building- and open space, Ronsdorfer Straße 129

No.	Local Court District	Land Registry	Issue / Volume	Page	Register Sequence No.	Parcel	Plot	Commercial Type / Location
110	Dusseldorf	Benrath	N/A	3765	31	4	18	Building- and open space, Reisholzer Bahnstraße
111	Dusseldorf	Benrath	N/A	3765	33	4	20	Building- and open space, Reisholzer Bahnstraße
112	Dusseldorf	Benrath	N/A	3765	39	4	155	Yard- and building space, Henkelstraße 299, 301 Reisholzer Bahnstraße 4
113	Dusseldorf	Benrath	N/A	3765	42	4	188	Building- and open space, Industrie Reisholzer Bahnstraße 12, 14
114	Dusseldorf	Benrath	N/A	10265	4	4	189	Railway premises, Reisholzer Bahnstraße
115	Eilenburg	Kölsa	N/A	95	1	2	59/13	N/A
116	Eilenburg	Wiedemar	N/A	212	1	3	27/2	Building- and open space
117	Eilenburg	Zschernitz	N/A	188	1	2	76/28	N/A
118	Eisenach	Hötzelsroda	N/A	913	1	6	2/116	Building- and open space, Dürrenhöfer Allee 7
119	Eisenach	Sondra	N/A	30	1	2	137/1	Agricultural land, forest area, water area, wasteland, In der Aue
120	Eisenach	Sondra	N/A	30	2	2	143/1	Agricultural land, In der Aue
121	Emden	Larrelt	26	572	5	12	2/19	Building- and open space, Unland, Holstenstraße 5
122	Erfurt	Kerspleben	N/A	1210	1	4	1363	Building- and open space, Kerspleben, Erlgrund 10
123	Eschweiler	Eschweiler	N/A	1176	4	56	7/2	Forest area, Hover Mühlenfeld
124	Eschweiler	Eschweiler	N/A	1176	8	56	19/1	Park area, parking lot, Hovermühlenfeld
125	Eschweiler	Eschweiler	N/A	1176	9	56	18/1	Building- and open space, traffic area, Dürener Straße
126	Essen-Borbeck	Dellwig	N/A	318	23	22	125	Yard- and building space, Klaumerbruch
127	Essen-Borbeck	Dellwig	N/A	318	24	24	156	Yard- and building space, Klaumerbruch 95
128	Essen-Borbeck	Dellwig	N/A	318	25	24	106	Yard- and building space, Klaumerbruch 95
129	Essen-Borbeck	Dellwig	N/A	318	26	22	144	Farmland, garden, Vondernstraße
130	Essen-Borbeck	Vogelheim	N/A	2256	1	34	572	Traffic area, Krablerstr.
131	Frankfurt a. M.	Fechenheim	N/A	3667	10	1	10/2	Building- and open space, Dieselstr. 30-40
132	Frankfurt a. M.	Fechenheim	N/A	3667	19	1	10/5	Building- and open space, Carl-Benz-Str. 2
133	Frankfurt a. M.	Fechenheim	N/A	3667	20	1	10/6	Building- and open space, Carl-Benz-Str. 2
134	Frankfurt a. M.	Fechenheim	N/A	4105	1	1	11/1	Building- and open space, Carl-Benz-Str. 2

No.	Local Court District	Land Registry	Issue / Volume	Page	Register Sequence No.	Parcel	Plot	Commercial Type / Location
135	Frankfurt a. M.	Fechenheim	N/A	4105	2	1	11/2	Building- and open space, Carl-Benz-Str. 2
136	Frankfurt a. M.	Fechenheim	N/A	4105	3	1	11/3	Building- and open space, Carl-Benz-Str. 2
137	Geilenkirchen	Übach-Palenberg	N/A	9463	1	3	817	Building- and open space, David-Hansemann-Straße 26
138	Groß-Gerau	Ginsheim	N/A	7642	1	7	423	Building- and open space, Adam-Opel-Str.
139	Güstrow	Bützow	N/A	6503	1	15	16/7	Building- and open space, Tarnower Chaussee 7
140	Halle (Saale)	Landsberg	N/A	1793	3	11	9/4	N/A
141	Halle (Saale)	Landsberg	N/A	1793	3	11	9/5	N/A
142	Halle (Saale)	Landsberg	N/A	1793	4	11	7/68	N/A
143	Halle (Saale)	Landsberg	N/A	1793	4	11	7/72	N/A
144	Halle (Saale)	Landsberg	N/A	1793	6	11	7/58	N/A
145	Halle (Saale)	Landsberg	N/A	1793	6	11	7/59	N/A
146	Halle (Saale)	Landsberg	N/A	1793	7	11	15/16	Farmland
147	Halle (Saale)	Landsberg	N/A	1793	8	11	7/214	Farmland
148	Halle (Saale)	Landsberg	N/A	1793	9	11	10/27	N/A
149	Halle (Saale)	Landsberg	N/A	1793	9	11	10/48	Farmland
150	Hamburg	Steilshoop	28	819	1	N/A	1434	Open space, Hermann-Buck-Weg
151	Hamburg-Harburg	Wilhelmsburg	189	6085	1	N/A	5595	Yard- and building space, Stenzelring 7
152	Hamburg-Harburg	Veddel	12	485	2	N/A	572	Building- and open space, Müggenburger Str. Peutestraße, östlich Müggenburger Straße 25
153	Hanover	Vinnhorst	N/A	3157	3	7	1/87	Building- and open space, Industriegeweg 30
154	Hanover	Vinnhorst	N/A	3157	3	7	1/88	Building- and open space, Industriegeweg 30
155	Hanover	Herrenhausen	N/A	4936	7	1	171/16	Building- and open space, Entenfangweg 6
156	Hanover	Herrenhausen	N/A	4936	7	1	171/19	Building- and open space, Entenfangweg 6
157	Hanover	Herrenhausen	N/A	1414	1	1	2055/170	Yard- and building space, Entenfangweg Nr. 26
158	Hanover	Herrenhausen	N/A	1414	1	1	2059/170	Yard- and building space, Entenfangweg Nr. 26 und 25
159	Hanover	Herrenhausen	N/A	1414	1	1	2056/171	Building- and open space, Entenfangweg 8
160	Hanover	Herrenhausen	N/A	1414	1	1	2058/171	Yard- and building space, Entenfangweg 26

No.	Local Court District	Land Registry	Issue / Volume	Page	Register Sequence No.	Parcel	Plot	Commercial Type / Location
161	Hanover	Herrenhausen	N/A	1414	1	1	2054/169	Yard- and building space, Entenfangweg 25
162	Hanover	Herrenhausen	N/A	1414	1	1	755/169	Yard- and building space, Entenfangweg 26
163	Herne	Herne	N/A	14718	1	1	46	Building- and open space, Friedrich der Große
164	Herne	Herne	N/A	14718	2	1	48	Building- and open space, Friedrich der Große
165	Herne	Herne	N/A	14718	3	1	43	Building- and open space, traffic area, Friedrich der Große 6
166	Hersbruck	Röthenbach a.d. Peg.	80	3026	1	N/A	447/7	Building- and open space, Röthenbachtal 2
167	Hersbruck	Röthenbach a.d. Peg.	80	3026	2	N/A	447/8	Building- and open space, traffic area, near Röthenbachtal
168	Hof	Hofeck	23	818	3	N/A	90/6	Operations building, courtyard, Leopoldstr. 58
169	Höxter	Bruchhausen	N/A	86	1	5	138/47	Grassland, Der Anger
170	Höxter	Bruchhausen	N/A	86	2	5	139/47	Grassland, Der Anger
171	Hoyerswerda ¹⁾	Spreewitz	N/A	292	1	2	74/2	Building- and open space
172	Hoyerswerda ¹⁾	Spreewitz	N/A	292	1	2	74/3	Building- and open space
173	Hoyerswerda ¹⁾	Spreewitz	N/A	292	1	2	74/5	Building- and open space
174	Hoyerswerda ¹⁾	Spreewitz	N/A	292	1	2	74/7	Building- and open space
175	Hoyerswerda ¹⁾	Spreewitz	N/A	292	1	2	74/8	Building- and open space
176	Hoyerswerda ¹⁾	Spreewitz	N/A	292	1	2	74/10	Building- and open space
177	Hoyerswerda ¹⁾	Spreewitz	N/A	292	1	2	74/12	Building- and open space
178	Hoyerswerda ¹⁾	Spreewitz	N/A	657	26	2	76/3	Building- and open space
179	Hoyerswerda ¹⁾	Spreewitz	N/A	784	12	2	73/13	Building- and open space
180	Hoyerswerda ¹⁾	Spreewitz	N/A	784	12	2	73/14	Building- and open space
181	Hoyerswerda ¹⁾	Spreewitz	N/A	784	12	2	73/6	Building- and open space
182	Hoyerswerda ¹⁾	Spreewitz	N/A	784	13	2	75/2	Building- and open space
183	Hoyerswerda ¹⁾	Spreewitz	N/A	784	14	2	76/2	Building- and open space
184	Hoyerswerda ¹⁾	Spreewitz	N/A	784	14	2	76/4	Building- and open space
185	Hoyerswerda ¹⁾	Spreewitz	N/A	784	15	2	85/2	Building- and open space
186	Hoyerswerda ¹⁾	Spreewitz	N/A	820	10	2	62/4	Building- and open space

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187	Hoyerswerda ¹⁾	Spreewitz	N/A	820	11	2	73/4	Building- and open space
188	Hoyerswerda ¹⁾	Spreewitz	N/A	820	11	2	73/8	Building- and open space
189	Hoyerswerda ¹⁾	Spreewitz	N/A	820	13	1	45/10	Building- and open space
190	Hoyerswerda ¹⁾	Spreewitz	N/A	820	16	2	39/16	Building- and open space
191	Hoyerswerda ¹⁾	Spreewitz	N/A	820	16	2	39/18	Building- and open space
192	Hoyerswerda ¹⁾	Spreewitz	N/A	820	22	2	75/6	Building- and open space
193	Hoyerswerda	Spreewitz	N/A	849	1	1	41/10	Building- and open space
194	Hoyerswerda	Spreewitz	N/A	849	2	1	42/9	Building- and open space, Südstraße
195	Hoyerswerda ¹⁾	Spreewitz	N/A	885	1	2	74/6	Traffic area
196	Hoyerswerda ¹⁾	Spreewitz	N/A	885	1	2	74/9	Traffic area
197	Hoyerswerda ¹⁾	Spreewitz	N/A	885	1	2	74/11	Traffic area
198	Hoyerswerda ¹⁾	Spreewitz	N/A	885	2	2	62/2	Traffic area
199	Hoyerswerda ¹⁾	Spreewitz	N/A	885	2	2	62/5	Traffic area
200	Hoyerswerda ¹⁾	Spreewitz	N/A	885	2	2	62/6	Traffic area
201	Hoyerswerda ¹⁾	Spreewitz	N/A	885	2	2	62/8	Traffic area
202	Hoyerswerda ¹⁾	Spreewitz	N/A	885	7	2	73/5	Traffic area
203	Hoyerswerda ¹⁾	Spreewitz	N/A	885	7	2	73/7	Traffic area
204	Ingolstadt	Mailing	N/A	4572	1	N/A	374/59	Building- and open space, Lise-Meitner-Straße 17
205	Jena	Burgau	N/A	669	1	5	70/8	Building- and open space, Keßlerstraße 25
206	Jena	Burgau	N/A	669	2	5	66/4	Building- and open space, Keßlerstraße 25
207	Jena	Burgau	N/A	669	3	5	71/2	Building- and open space, Keßlerstraße 25
208	Kassel	Bettenhausen	N/A	2668	10	8	98/20	Building- and open space, Leipziger Straße 204
209	Kerpen	Frechen	N/A	15375	1	24	3252	Building- and open space, Dr.-Gottfried-Cremer-Allee 23
210	Kleve	Schneppenbaum	N/A	2250	4	22	516	Building- and open space, Bedburger Weide
211	Cologne	Rondorf-Land	N/A	25386	1	81	275	Traffic area, Sürther Hauptstraße
212	Cologne	Rondorf-Land	N/A	25386	2	81	277	Traffic area, Sürther Hauptstraße
213	Cologne	Rondorf-Land	N/A	23701	1	81	190	Building- and open space, Grüner Weg

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214	Cologne	Rondorf-Land	N/A	23701	2	81	191	Operating area, Grüner Weg
215	Cologne	Rondorf-Land	N/A	23701	3	81	193	Operating area, Grüner Weg
216	Cologne	Rondorf-Land	N/A	23701	4	81	287	Building- and open space, Grüner Weg
217	Cologne	Rondorf-Land	N/A	23701	5	81	288	Building- and open space, Grüner Weg
218	Cologne	Rondorf-Land	N/A	23701	6	81	272	Operating area, Grüner Weg
219	Cologne	Rondorf-Land	N/A	1174	56	81	177	Operating area, Sürther Hauptstraße
220	Cologne	Rondorf-Land	N/A	1174	57	81	178	Building- and open space, Sürther Hauptstraße
221	Cologne	Rondorf-Land	N/A	1174	58	81	179	Building- and open space, Sürther Hauptstraße
222	Cologne	Rondorf-Land	N/A	1174	59	81	180	Building- and open space, Sürther Hauptstraße
223	Cologne	Rondorf-Land	N/A	1174	60	81	181	Agricultural land, Sürther Hauptstraße
224	Cologne	Rondorf-Land	N/A	1174	76	81	271	Operating area, Grüner Weg
225	Cologne	Rondorf-Land	N/A	1174	81	81	233	Building- and open space, Grüner Weg 2/4
226	Cologne	Rondorf-Land	N/A	1174	82	81	231	Building- and open space, Sürth, Kölnstr. 22
227	Cologne	Rondorf-Land	N/A	17472	1	81	230	Traffic area, Sürth, Kölnstraße
228	Cologne	Rondorf-Land	N/A	17472	1	81	232	Building- and open space, Kölnstraße 20
229	Magdeburg	Magdeburg	N/A	22657	1	433	5/61	Building- and open space, Carnotstr.
230	Magdeburg	Magdeburg	N/A	22657	1	433	5/62	Building- and open space, Carnotstr.
231	Marl	Marl	N/A	32420	1	7	61	Building- and open space, water area, Werrastraße
232	Maulbronn	Karlsruhe	N/A	19904	1	88.62	6437	Building- and open space, Koellestraße 31a
233	Maulbronn	Pforzheim	N/A	20570	1	10187	15170/6	Building- and open space, Stuttgarter Straße
234	Maulbronn	Pforzheim	N/A	29098	1	10187	15170/5	Building- and open space, Stuttgarter Straße
235	Meldorf	Brunsbüttel	N/A	5921	1	108	139	Building- and open space, Bayerwerk
236	Meppen	Emslage	N/A	3534	4	258	62/5	Building- and open space, Warschauer Straße 3
237	Merseburg	Kötschlitz	N/A	1980	1	3	51/1	Commercial space, Kötschlitzer Allee, Am Höllenweg
238	Merseburg	Leuna	N/A	241	1	1	1152/135	Sattlerstraße 28
239	Merseburg	Leuna	N/A	1151	2	20	34/21	Building- and open space to supply facilities, Am Krähenberg

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240	Merseburg	Leuna	N/A	1151	3	1	126/13	Commerical- and industrial area, building- and open space, residential area, Leuna-Werk
241	Merseburg	Leuna	N/A	1151	4	1	126/14	Building- and open space, Leuna-Werk, Spergauer Straße
242	Merseburg	Leuna	N/A	1151	5	5	9/9	Commerical- and industrial area, building- and open space, residential area, Leuna-Werk
243	Merseburg	Leuna	N/A	1151	6	5	9/10	Commerical- and industrial area, building- and open space, residential area, Leuna-Werk
244	Merseburg	Leuna	N/A	1151	8	7	13/0	Traffic area Spergauer Straße
245	Merseburg	Leuna	N/A	1151	8	7	14/0	Commercial- and industrial space, Leuna-Werke
246	Merseburg	Leuna	N/A	1151	9	1	1322/0	Commercial- and industrial space, LEUNAWERK Straße C4
247	Merseburg	Leuna	N/A	2466	1	1	944/135	Building- and open space, Sattlerstraße 8
248	Merseburg	Leuna	N/A	2654	1	1	1367/0	Residential building space, LEUNAWERK, STRASSE 1A
249	Merseburg	Leuna	N/A	2654	2	1	1369/0	Residential building space, LEUNAWERK, STRASSE C
250	Merseburg	Leuna	N/A	2654	3	5	299/0	Building- and open space, LEUNAWERK
251	Merseburg	Leuna	N/A	2654	4	1	1417/0	Traffic area, LEUNAWERKE, STRASSE 4
252	Merseburg	Spergau	N/A	977	1	5	7/11	Building- and open space, Maienweg 1
253	Merseburg	Spergau	N/A	977	1	5	7/13	Building- and open space, on the road to Spergau
254	Merseburg	Spergau	N/A	977	1	5	7/16	Building- and open space
255	Merseburg	Spergau	N/A	977	1	5	32/10	Building- and open space
256	Merseburg	Ermlitz	N/A	403	1	2	99/4	N/A
257	Mitte	Wittenau	N/A	9990	1	3	677	Building- and open space, Holzhauser Straße 112
258	Mitte	Wittenau	N/A	10211	3	3	706	Building- and open space, Miraustr. 13
259	Mönchengladbach	Neuwerk	N/A	10318	1	56	377	Building- and open space, Dohrweg 38
260	Munich	Brunnthal	N/A	2647	1	N/A	1038/13	Building- and open space, near Eugen-Sänger-Ring
261	Munich	Brunnthal	N/A	2647	1	N/A	1038/17	Building- and open space, near Eugen-Sänger-Ring 9
262	Munich	Heimstetten	32	1220	4	2	171/10	Building site, Klausner Feld

No.	Local Court District	Land Registry	Issue / Volume	Page	Register Sequence No.	Parcel	Plot	Commercial Type / Location
263	Munich	Thalkirchen	101	3424	1	N/A	377/20	Office building with residential apartments, adjacent buildings and courtyard, Schertlinstr. 10
264	Munich	Pullach	103	3431	7	N/A	569/10	Residential building, garden, yard- and building space, Flurstraße 10-12
265	Munich	Pullach	103	3431	7	N/A	569/18	Street, Flurstraße
266	Munich	Pullach	129	4339	1	N/A	368/16	Building- and open space, Römerstraße 19
267	Munich	Pullach i. Isartal	N/A	5561	3	16	573	Building- and open space, Seitnerstr. 70
268	Munich	Pullach i. Isartal	N/A	5561	4	N/A	573/2	Traffic area, Franz-Höllriegel-Straße
269	Munich	Pullach	113	3775	14	N/A	412/4	Building- and open space, Dr.-Carl-von-Linde-Str. 12 und 14
270	Munich	Pullach i. Isartal	113	3775	15	N/A	412/59	Building- and open space, Lindestraße
271	Munich	Pullach i. Isartal	113	3775	16	N/A	414/3	Building- and open space, Dr.-Carl-von-Linde-Str. 9
272	Munich	Pullach i. Isartal	113	3775	17	N/A	570	Building- and open space, Seitnerstr. 57
273	Munich	Pullach i. Isartal	113	3775	19	N/A	379	Industrial area, building- and open space, Höllriegelskreuth, Dr.-Carl-von-Linde-Straße 11
274	Munich	Pullach i. Isartal	113	3777	11	N/A	376/1	Industrial area, building- and open space, Wolfratshauer Straße 138, 140, 146
275	Munich	Unterschleißheim	89	2998	1	N/A	106	Building- and open space, Carl-von-Linde-Str. 27
276	Munich	Unterschleißheim	89	2998	2	N/A	103/1	Traffic area, near Carl-von-Linde-Straße
277	Munich	Unterschleißheim	89	2998	3	N/A	101/3	Operating area, near Carl-von-Linde-Straße
278	Munich	Unterschleißheim	61	2085	3	N/A	107/1	Building- and open space, Lohhof, Carl-von-Linde-Straße 29
279	Munich	Unterschleißheim	61	2085	4	N/A	107/4	Building- and open space, Lohhof, Carl-von-Linde-Straße 27a
280	Munich	Unterschleißheim	56	1940	4	N/A	994/12	Building- and open space, Carl-von-Linde-Str. 23
281	Munich	Unterschleißheim	40	1458	19	N/A	102/1	Building- and open space, Carl-von-Linde-Str. 23a, 25
282	Munich	Unterschleißheim	40	1458	20	N/A	102	Building- and open space, Carl-von-Linde-Str. 25
283	Munich	Unterschleißheim	79	2672	9	N/A	977/27	Building- and open space, Lohhof, Wiesenweg 11

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284	Munich	Unterschleißheim	79	2672	13	N/A	977/28	Building- and open space, near Wiesenweg
285	Munich	Unterschleißheim	255	8446	1	N/A	101/5	Storage site, near Carl-von-Linde-Straße, Lagerplatz
286	Munich	Unterschleißheim	369	12468	1	N/A	105/3	Building- and open space, near Carl-von-Linde-Straße
287	Munich	Unterschleißheim	400	13554	1	N/A	101	Storage site, near Carl-von-Linde-Straße, Lagerplatz
288	Munich	Unterschleißheim	N/A	14081	1	N/A	994/3	Traffic area, Lohhof Bahnlinie Munich-Regensburg
289	Neukölln	Britz	N/A	1379	1	209	21	Building- and open space, Gradestraße 107
290	Neukölln	Britz	N/A	1380	1	209	22	Building- and open space, Gradestraße 97
291	Neu-Ulm	Thalfingen	49	1937	2	N/A	1223/33	Operating area, near Fährweg
292	Neu-Ulm	Thalfingen	49	1937	4	N/A	1223/30	Office and residential area, industrial building, courtyard, Thalfingen, Burlafinger Straße 1
293	Neu-Ulm	Thalfingen	49	1937	6	N/A	1235	Agricultural area, Dornholz
294	Neu-Ulm	Thalfingen	49	1937	7	N/A	1242	Wasteland, Dornholz
295	Nuremburg	Gibitzenhof	398	10926	1	N/A	478/2	Building- and open space, courtyard, Vogelweiherstraße 73
296	Nuremburg	Gibitzenhof	398	10926	2	N/A	437/7	Storage site (partially on plot 478/2), courtyard, gatehouse near Vogelweiherstraße
297	Nuremburg	Gibitzenhof	617	18592	1	N/A	478/8	Street, near Nimrodstraße
298	Oberhausen	Oberhausen-Borbeck	N/A	215	6	10	135	Building- and open space, Quellstraße
299	Oberhausen	Oberhausen-Borbeck	N/A	215	8	10	410	Building- and open space, agricultural land, Quellstraße 5
300	Oberhausen	Oberhausen-Borbeck	N/A	216	2	10	134	Building- and open space, Quellstraße
301	Oberhausen	Oberhausen-Borbeck	N/A	216	4	10	128	Building- and open space, Quellstraße
302	Oschersleben	Osterweddingen	N/A	1690	1	1	188	Agriculture, Appendorfer Weg
303	Osnabrück	Osnabrück	N/A	43777	1	136	92	Building- and open space, Pferdestraße 47
304	Osnabrück	Osnabrück	N/A	43777	3	136	88/6	Building- and open space, Pferdestraße

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305	Osnabrück	Osnabrück	N/A	43777	4	136	90/13	Building- and open space, Pferdestraße
306	Passau	Heining	N/A	7827	2	N/A	328/14	Building- and open space, forest area, Medienstraße 10
307	Potsdam	Babelsberg	N/A	1789	19	9	5/4	Building- and open space, Orenstein & Koppel Straße 19
308	Potsdam	Babelsberg	N/A	1789	20	9	1/10	Building- and open space (unused), commercial area in the park
309	Regensburg	Regensburg	243	7441	5	N/A	1980/61	Industrial building, near Siemensstraße;
310	Regensburg	Regensburg	522	17139	4	N/A	1980/36	Building- and open space, Siemensstraße 13
311	Remscheid	Remscheid	N/A	23275	1	123	67	Building- and open space, Neuenkamper Str. 46
312	Remscheid	Remscheid	N/A	23275	2	124	270	Building- and open space, Neuenkamper Str. 46
313	Rockenhausen	Göllheim	N/A	2457	1	N/A	2003/8	Building- and open space, to the right of the Niederbusch
314	Rosenheim	Pang	N/A	4027	1	N/A	2542	Building- and open space, Mitterhart, Fraunhoferstraße 7
315	Rostock	Rostock	N/A	51627	1	1	437/235	Building- and open space, Am Kayenmühlengraben
316	Rostock	Rostock	N/A	51627	1	1	437/359	Building- and open space, Am Kayenmühlengraben
317	Rostock	Rostock	N/A	51627	1	1	437/357	Building- and open space, Am Kayenmühlengraben
318	Saarbrücken	Sulzbach	N/A	10861	1	12	41/170	Building- and open space, Friedrichsthaler Straße
319	Spandau	Staaken	N/A	8022	4	1	1101	Building- and open space, Am Alten Gaswerk
320	Spandau	Staaken	N/A	8022	4	1	1102	Building- and open space, Am Alten Gaswerk
321	Spandau	Staaken	N/A	8023	4	1	1103	Traffic area, Am Alten Gaswerk
322	Spandau	Staaken	N/A	8023	4	1	1137	Building- and open space, Am Alten Gaswerk
323	Spandau	Staaken	N/A	8024	4	1	1138	Traffic area, Am Alten Gaswerk
324	Spandau	Staaken	N/A	8024	4	1	1134	Water area, Brunsbütteler Damm
325	Stade	Stade	N/A	19531	1	42	273/13	Building- and open space, Rudolf-Diesel-Straße 2
326	Stade	Stade	N/A	19531	2	42	273/14	Building- and open space, Rudolf-Diesel-Straße
327	Stade	Stade	N/A	19531	3	42	273/32	Building- and open space, Heidbecker Damm

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328	Syke	Brinkum	N/A	7135	1	11	12/51	Building- and open space, Rudolf-Diesel-Straße 7
329	Traunstein	Tacherting	35	1122	49	44	1817/3	Building- and open space, In Degerfeld
330	Traunstein	Tacherting	35	1122	60	N/A	1859/2	Building- and open space, near Carl-von-Linde-Straße
331	Traunstein	Tacherting	35	1122	61	N/A	1849	Building- and open space, Carl-von-Linde-Str. 15
332	Traunstein	Tacherting	35	1122	63	N/A	1833	Building- and open space, near Carl-von-Linde-Straße
333	Traunstein	Tacherting	35	1122	64	N/A	1844/5	Traffic area, near Carl-von-Linde-Straße
334	Traunstein	Tacherting	35	1122	66	N/A	1793/2	Traffic area, near Carl-von-Linde-Straße
335	Traunstein	Tacherting	35	1122	67	N/A	1849/1	Building- and open space, Carl-von-Linde-Str. 15
336	Traunstein	Tacherting	35	1122	69	N/A	1844/13	Traffic area, near Fiedlerstraße
337	Traunstein	Tacherting	35	1122	70	N/A	1844/44	Building- and open space, Fiedlerstraße 3
338	Traunstein	Tacherting	35	1122	71	N/A	1844/7	Building- and open space, Fiedlerstraße 2
339	Traunstein	Tacherting	35	1122	71	N/A	1844/45	Traffic area, near Fiedlerstraße
340	Traunstein	Tacherting	56	2186	1	N/A	1793/21	Traffic area, near Carl-von-Linde-Straße
341	Wilhelmshaven	Wilhelmshaven	N/A	43247	1	27	126/11	Building- and open space, Flutstraße
342	Wilhelmshaven	Wilhelmshaven	N/A	43247	1	27	133/14	Building- and open space, Flutstraße
343	Wolfhagen	Oberelsungen	N/A	1485	1	6	8/2	Yard- and building space, Das Knappbruch
344	Wolfhagen	Oberelsungen	N/A	1485	4	11	34/1	Yard- and building space, Das Kaderholz
345	Wolfhagen	Oberelsungen	N/A	1485	5	11	36/3	Yard- and building space, Das Kaderholz
346	Wolfratshausen ¹	Gelting	N/A	3814	18	N/A	877/52	Building- and open space, Gelting, Waldkraiburger Straße 2
347	Worms	Rheindürkheim	N/A	1430	1	11	43/2	Building- and open space, Mittelrheinstraße 15
348	Worms	Rheindürkheim	N/A	1430	2	11	43/4	Open space, Mittelrheinstraße 15
349	Worms	Rheindürkheim	N/A	1430	3	11	49/8	Open space, Mittelrheinstraße 15

¹ For this plot, Linde AG only holds a priority notice to the transfer of the leasehold as per the land registry and/or a notice of conveyance in favor of Linde AG is entered in the land registry.

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350	Worms	Rheindürkheim	N/A	1430	4	11	49/7	Open space, Mittelrheinstraße 15
351	Worms	Rheindürkheim	N/A	1430	5	11	48/26	Open space, Mittelrheinstraße
352	Zeitz	Tröglitz	N/A	1746	2	2	117	Industrial- and commercial space, near Dr.-Engler-Str.
353	Zeitz	Tröglitz	N/A	1746	3	2	119	Industrial- and commercial space, Dr.-Engler-Str. 14
354	Zeitz	Tröglitz	N/A	1746	4	2	82	Industrial- and commercial space, Dr.-Engler-Str. 14