

Castle Alternative Invest AG, Freienbach

Buyback of own shares through the issuance of tradable put options for capital reduction

The share capital currently registered in the commercial register by Castle Alternative Invest AG (with its registered office in Freienbach), Schützenstrasse 6, 8808 Pfäffikon (Canton Schwyz), amounts to CHF 43'606'485 and is divided into 8'721'297 listed registered shares with a nominal value of CHF 5.00 each. At the Annual General Meeting of 15 May 2018, it was decided to reduce the share capital by CHF 4'294'380 to CHF 39'312'105 by cancellation of 858'876 registered shares. Implementation of this capital reduction will be entered in the commercial register upon closing of the period for the filing of claims.

Furthermore, the Annual General Meeting of 15 May 2018 authorised the Board of Directors of Castle Alternative Invest AG to buy back own shares up to a maximum of 10% of the share capital in order to a further capital reduction.

Based on the decision taken by the Board of Directors on 18 June 2018, Castle Alternative Invest AG is offering its shareholders the opportunity of tendering their registered shares for redemption by exercising put options; Castle Alternative Invest AG will buy back a maximum of 390'557 registered shares (amounting to a maximum of 4.48% of the capital and the voting rights of the share capital currently registered in the commercial register and a maximum of 4.97% of the capital and voting rights of the share capital registered in the commercial register after completion of the capital reduction) at a price of CHF 18.00 per registered share.

At the next annual general meeting, the Board of Directors of Castle Alternative Invest AG will propose a capital reduction by cancelling share capital in the amount of the buyback volume under this buyback programme.

Within the scope of the aforementioned authorisation from the Annual General Meeting of 15 May 2018, Castle Alternative Invest AG is considering launching a new buyback programme via a second trading line following the buyback programme through the issuance of tradable put options.

Further information on the buyback of own shares is available on the Internet site of Castle Alternative Invest AG (<https://www.castleai.com/en/investor-relations#corporate-actions>). Any purchases and sales of own shares during the term of the buyback offer that are made outside the scope of the buyback offer will also be published on the aforementioned Internet site.

Issuer

Castle Alternative Invest AG, Schützenstrasse 6, 8808 Pfäffikon (Canton Schwyz)

Allocation

1 put option per registered share Castle Alternative Invest AG (excl. own shares).

Ex date

21 June 2018

Exercise ratio

20 put options entitle the holder to tender 1 registered share Castle Alternative Invest AG with a nominal value of CHF 5 at the exercise price.

Exercise price (buyback price)

CHF 18.00 per registered share Castle Alternative Invest AG, subject to the deduction of the Swiss federal withholding tax of 35% on the difference between the buyback price and the nominal value of the registered share in Castle Alternative Invest AG, i.e. CHF 13.45 net per registered share Castle Alternative Invest AG (net buyback price).

Exercise time

17 July 2018, until 11.00 a.m. CET.

Any put options not exercised on time and the rights related to these options will expire without any compensation.

Option type

European

Payment / Delivery

Payment of the net buyback price against delivery of the corresponding number of registered shares Castle Alternative Invest AG and put options will take place on 18 July 2018.

Notification and procedure

Shareholders will be notified by their custodian bank, and the put options they receive will be automatically booked to their custody account. Put options must be exercised or sold in accordance with the instructions of the custodian bank.

Listing

Listing of the put options on SIX Swiss Exchange with effect from 21 June 2018 has been requested and approved. The put options will be traded from 21 June 2018 up to and including 13 July 2018.

Securitisation

Permanent global certificate. The holders of put options are not entitled to receive individual certificates.

Charges

Put options will be allocated free of charge.

Result of the share buyback

The result of the share buyback is set to be announced on 17 July 2018 in a media release.

Own shares

On 15 June 2018, Castle Alternative Invest AG held the following registered shares:

- 858'876 registered shares (9.85% of the capital and voting rights), which will be cancelled, as mentioned above, upon closing of the period for the filing of claims; and
- 51'267 registered shares (0.59% of capital and voting rights), which have been bought back on a 2nd line for the purpose of a later capital reduction.

Shareholders with more than 3% of voting rights

In accordance with the announcements published on 15 June 2018, the following beneficial owners held more than 3% of the capital and voting rights of Castle Alternative Invest AG:

LGT Group Foundation, Liechtenstein

31.16% of the capital and voting rights

Personalvorsorgestiftungen der LGT Gruppe, Liechtenstein und Schweiz

15.87% of the capital and voting rights

Stiftung Fürst Liechtenstein II, FL-9490 Vaduz

(indirect holder: S.D. Fürst Hans-Adam II. von und zu Liechtenstein, Schloss Vaduz, FL-9490 Vaduz)

6.77% of the capital and voting rights

BKS Global PCC Limited A, St Peter Port, Guernsey

3.09% of the capital and voting rights

The LGT Group Foundation has announced to Castle Alternative Invest AG that it does not intend to change the company's control, and that it will hold its stake below 33 1/3%, taking into account capital reductions resulting from the present share buyback program, and previous and possible future share buyback programs.

Non-public information

Castle Alternative Invest AG confirms that it does not have any undisclosed information which could significantly influence the decisions of shareholders.

Taxes

The buyback of registered shares Castle Alternative Invest AG by means of the issue of put options for the purpose of a capital reduction is being treated as a partial liquidation of Castle Alternative Invest AG.

This essentially has the following tax consequences with respect to Swiss withholding tax, direct federal tax for persons with unlimited tax liability in Switzerland and Swiss stamp duty tax:

1. Swiss withholding tax

Castle Alternative Invest AG is obliged to deduct Swiss withholding tax at a rate of 35% on the difference between the redemption price and the nominal value of the registered shares Castle Alternative Invest AG in favour of the Federal Tax Administration.

Persons resident in Switzerland are entitled to reclaim the withholding tax if they are beneficial owners of the registered shares Castle Alternative Invest AG at the time of the redemption (Art. 21 Abs. 1 lit. a Federal Act on Withholding Tax). This does not apply to cases of tax avoidance according to the practice of the Federal Tax Administration. Persons domiciled abroad may reclaim the withholding tax in accordance with any double taxation agreements.

2. Direct federal tax

2.1 For persons with unlimited tax liability in Switzerland

The following explanations relate to direct federal taxes. As a rule, the same practice applies to cantonal and municipal taxes as to direct federal taxes.

a) Put options and registered shares Castle Alternative Invest AG held in private assets:

Allocation and any proceeds from the sale of put options are not subject to direct federal tax.

The sale of registered shares Castle Alternative Invest AG to the issuer in relation with the exercise of put options results in taxable income in the amount of the difference between the redemption price and the nominal value of the registered shares Castle Alternative Invest AG (nominal value principle).

b) Put options and registered shares Castle Alternative Invest AG held in business assets:

The tax treatment of the receipt of put options depends on the accounting treatment. Capital gains from the sale of put options are subject to income tax.

The positive difference between the redemption price and the book value of registered shares Castle Alternative Invest AG arising from sale to the issuer constitutes taxable profit (book value principle). Corporations and cooperatives may claim participation reduction under certain circumstances.

2.2 For persons with unlimited tax liability outside Switzerland

Shareholders resident outside Switzerland should consult the corresponding local provisions with respect to tax consequences.

3. Fees and levies

The issuing and trading of put options are free of stamp duty. The buyback of own shares for the purposes of capital reduction is also exempt from stamp duty. However, a fee may be charged by SIX Swiss Exchange.

The tax ruling obtained and in particular the disclosures under 2 above are of a general nature and reflect the tax treatment for shareholders domiciled in Switzerland. As Castle does not have information about the specific situation of individual investors, shareholders are advised to clarify their specific situation with their own legal, financial or tax adviser.

Sales restrictions

In particular, the United States / US persons, the EEA and the United Kingdom.

Neither the put options nor the registered shares of Castle Alternative Invest AG will be offered for public sale outside Switzerland, and they may only be offered, sold, purchased or delivered, whether directly or indirectly, in, to or from countries other than Switzerland in accordance with the respectively applicable laws and regulations.

Applicable law and place of jurisdiction

Swiss law. The exclusive place of jurisdiction is Zurich.

Mandated bank

Zürcher Kantonalbank

Swiss security no. / ISIN / ticker symbol

Registered shares Castle Alternative Invest AG

509.275 / CH0005092751 / CASN

Put options on registered shares Castle Alternative Invest AG

42.074.054 / CH0420740547 / CASNP

Please note:

Under the listing regulations of SIX Swiss Exchange Ltd, the listing of put options is not subject to a prospectus requirement. This notification does not constitute an issuing prospectus within the meaning of Article 652a and Article 1156 of the Swiss Code of Obligations. This is an informal translation of the German language original. In case of conflict, the German version shall prevail.