

BARCLAYS WEALTH

Guaranteed Emerging Europe Account

Issue 1 – Limited offer: closes 20 December 2007

Available in sterling and US dollars

A capital-protected deposit giving exposure to emerging
European equity markets over five years

Brought to you exclusively by Barclays

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The Guaranteed Emerging Europe Account at a glance

- Available in sterling and US dollars.
- The Guaranteed Emerging Europe Account is a capital-protected deposit (meaning the return of your initial deposit is guaranteed at the end of the term).
- The deposit is a five-year account offering access to an equally-weighted asset basket comprising the CECE-Index (CEX®) and the Russian Depository Index® (RDX®) - the “Asset Basket”.
- Sterling depositors enjoy 100% of the rise, if any, in the performance of the Asset Basket (over five years), subject to a maximum return of 100%.
- US dollar depositors enjoy 100% of the rise, if any, in the performance of the Asset Basket (over five years), subject to a maximum return of 60%.
- These rates increase to 102% (sterling) and 62% (US dollar) for applications received and approved before 6 December 2007.

Key dates

Offer period ¹	19 November to 20 December 2007
Debit date	Your nominated bank account will be debited on the date of receipt of your completed application. No interest will be paid between the date of receipt of applications and the deposit start date
Deposit start date	31 December 2007
Enhanced participation rate available up to and including:	6 December 2007
Maturity date	31 December 2012
Proceeds available by	No later than five working days after the maturity date

Please read the paragraph titled ‘Make a deposit early and receive better returns’ on page 7 to understand the position in respect of depositing on or before 6 December 2007.

¹ We may extend the offer period or close it early without notice, at our discretion.

Please take the time to read this booklet thoroughly, including the Terms & Conditions. Remember, the information in this brochure does not constitute tax, legal or investment advice. If you are at all unsure about how the Account works or its suitability to your needs, you should seek advice.

Is this product right for you?

To help you decide if the Guaranteed Emerging Europe Account (“the Account”) is right for you, here is a summary of key points you should think about. Before depositing, please consider all the risks associated with buying such a product and the commitment you are making.

Yes, I am happy to make a deposit because:

- I want to share in some of the return potential of the markets tracked by the Account over its term
- I am unlikely to need access to my money over the next five years
- I want to know that my original deposit is capital guaranteed provided that I leave it for the full term
- I have a minimum of £10,000/\$15,000 to deposit.

No, this Account probably isn't right for me because:

- I cannot accept not being able to withdraw my money before the end of the full term as I might need it in an emergency
- I want a regular income from my money
- I don't want to risk getting less under the Account than I would have done in an ordinary deposit account – or no return at all.

Introducing the Guaranteed Emerging Europe Account

This section provides you with a brief overview of the Account and will help you decide whether this deposit might be appropriate for you.

What is the Guaranteed Emerging Europe Account?

The Account is provided by Barclays Bank PLC. Deposits will be held with Barclays Bank PLC Isle of Man. Your deposit will be recorded and separately identified by the Account Manager.

The Guaranteed Emerging Europe Account is a capital-protected deposit account (if held for the full term), available in sterling and US dollars.

The Account's return is based on the performance of the equally-weighted Asset Basket, comprising the CECE-Index (CEX®) and the Russian Depository Index® (RDX®)

The Account is designed for those clients who believe in the medium-term potential of the markets tracked by the Account; and

- **want to benefit from a percentage of such returns but also want:**
- **to know that their initial deposit is safe – provided the deposit is held for the full term; and**
- **can afford to lose access to their money for the relevant term**

Features of the deposit

Your initial deposit is repaid at the end of the term. The deposit pays sterling depositors a return equal to:

- **100% of the rise, if any, in the Asset Basket subject to a maximum return of 100% of the original amount deposited.**
- **For depositors who make a deposit on or before the 6 December 2007, the maximum potential return will increase to 102%.**

The deposit pays US dollar depositors a return equal to:

- **100% of the rise, if any, in the Asset Basket subject to a maximum return of 60% of the original amount deposited.**
- **For depositors who make a deposit on or before the 6 December 2007, the maximum potential return increases to 62%.**
- **Both capital and any return are paid back to the depositors at the end of the term.**

Things to consider before making a deposit

Making a deposit in this product is not the same as investing in shares

You might get back less from the Account than if you invest directly in the shares represented by the indices tracked by the Account. Shares attract dividends which are not reflected in the indices within the Asset Basket so you do not benefit from them. However, unlike direct investment in shares, your capital is guaranteed provided that you retain your deposit until the end of the term.

This Account is capital guaranteed

Your capital is guaranteed and you will receive full repayment of your initial deposit into the Account at maturity. Please note that this guarantee refers only to the obligation of Barclays Bank PLC to repay your capital in full and any return. The issue is not guaranteed by any third party.

How does the Account compare to an ordinary deposit account?

If the basket value only grows moderately, or indeed, falls over the deposit period, any return paid could be less than you could have earned in an ordinary deposit account. Indeed, you could receive no return at all. You would also have ready access to your money in an ordinary deposit account. This is not the case under the Account.

Access to your deposit

Your initial deposit will be returned at the maturity date even if the value of the Asset Basket components falls over the term. You should think very carefully whether or not you wish to tie up your money for the term of the deposit. You will not be allowed access to it in any circumstances during the deposit term other than in the event of death (personal customers) or insolvency/dissolution (corporate customers). (Please see terms 11 and 12 of the Terms and Conditions.)

However, if you need access to your funds during the term of the Account, Barclays Bank may be prepared to consider it as collateral. As a guide, the Loan-to-Value ratio to be applied when calculating the collateral value of the account is shown in the table in term 8.

Where the cost of that borrowing is greater than the return generated by the account you may suffer a net loss in value on an aggregate basis even if the account has generated a positive return.

You must ensure that you fully understand the impact of borrowing on the deposit and the consequences of failing to meet interest and capital repayment obligations of the borrowing. This is explained in detail in the credit facility documentation.

Please discuss this with your private banker or investment adviser prior to making any decision.

The Guaranteed Emerging Europe Account in detail

What are the components of the Asset Basket?

- The CECE-Index (CEX[®]) is a capitalization-weighted index for the Central European region comprising the stocks included in the Hungarian Traded Index (HTX), Czech Traded Index (CTX) and Polish Traded Index (PTX). It is calculated in EUR. The starting value was set in January 1999 at 746.46
- The Russian Depository Index[®] (RDX[®]) comprises the most liquid depository receipts on Russian shares that are traded on the London Stock Exchange. The index was developed with a base value of 1000 in October 1997

You should note that the calculation of the performance of these components is not affected by changes in exchange rates over the term of the Account.

How is the return calculated?

The Account matures on 31 December 2012.

Depositors are guaranteed repayment of their initial deposit plus a gross payment calculated as follows:

- the Initial Index Level is determined with reference to the closing levels of the indices (CDX[®] and RDX[®]) within the Asset Basket on 31 December 2007
- the Final Index Level is the arithmetic average of the Asset Basket's value taken over the last twelve months of the term (13 observation points). The Asset Basket's value at each of these points is determined with reference to the closing level of the component indices on each of these dates
- the difference between the Initial Index Level and the Final Index Level represents the rise or fall of the Asset Basket during the term
- For sterling depositors, the return is then calculated as 100% of the rise, if any, in the Asset Basket, subject to a maximum return of 100% of the original amount deposited.

- For US dollar depositors, the return is calculated as 100% of any rise in the Asset Basket, subject to a maximum return of 60% of the original amount deposited.
- If there is no rise in the value of the Asset Basket, depositors will receive repayment of their initial deposit only.

Make a deposit early and receive better returns

For clients who deposit on or before 6 December 2007, the maximum potential return will increase to 102% (sterling) and 62% (US dollar) respectively.

Charges and expenses

No additional fees/charges are payable on the sum invested. All costs are reflected in the terms of the Account.

Examples of potential returns

The tables below illustrate, for a number of market conditions, what you would receive at the end of the deposit period, if you were to deposit £10,000/\$15,000 respectively in the Account.

For sterling depositors depositing £10,000:

CDX [®]	RDX [®]	Averaged Basket Performance	Return	Annualised Return	Value at Maturity
70%	60%	65.00%	65%	10.53%	£16,500
50%	20%	35.00%	35%	6.19%	£13,500
35%	10%	22.50%	22.5%	4.14%	£12,250
25%	15%	20.00%	20%	3.71%	£12,000
-15%	-10%	-12.50%	0.00%	0.0%	£10,000

For US dollar depositors depositing \$15,000:

CDX [®]	RDX [®]	Averaged Basket Performance	Return	Annualised Return	Value at Maturity
70%	60%	65.00%	60% (capped)	9.86%	\$24,000
50%	20%	35.00%	35%	6.19%	\$20,250
35%	10%	22.50%	22.5%	4.14%	\$18,375
25%	15%	20.00%	20%	3.71%	\$18,000
-15%	-10%	-12.50%	0.00%	0.00%	\$10,000

Please note that the figures above are examples only and that changes in the performance levels have been chosen solely to demonstrate the potential returns.

How easy is it to make a deposit?

Making a deposit couldn't be easier

Simply read the brochure, including the Terms and Conditions, then complete the application form and return it with all the relevant documentation to the address provided or phone +44 (0) 1624 684000***

You can also find further details on www.barclays.com/internationalpersonal

The minimum deposit is £10,000/\$15,000.

***Calls may be recorded for security reasons and so that we may monitor the quality of our service. Lines are open from 9am to 5pm Monday to Friday. Call costs may vary. Please check with your telecoms provider.

Application deadlines

All applications must be received by Barclays Bank PLC, Isle of Man before 5pm on 20 December 2007.

- Applications received after the deadline will not be accepted.
- Your deposit will be placed in the Account once your application has been accepted by Barclays Bank PLC, Isle of Man.
- We may extend the offer period at our discretion.
- We also reserve the right to close the offer early without notice, e.g. if the amount of deposits received exceeds the maximum set for the Account.

Keeping in touch with your deposit

We will acknowledge in writing your application to open an Account within 72 hours of receipt your application. We will provide you with statements twice a year, as at the end of June and December.

These statements will show the value of the Asset Basket's constituents on the deposit start date, the value of your Account and any changes since the last statement that was sent to you.

Why Barclays?

Strength in numbers

While many banks and investment houses offer strength in individual services, few have a global perspective and the resources to deliver excellence across a wide range of wealth-management disciplines. Barclays is among the few.

For the private investor the task of selecting, monitoring and managing investments has become increasingly difficult. Barclays seeks to remove some of the complexity by offering you a simple and flexible point of access to a comprehensive range of investment solutions. As one of Europe's top ten banks (as measured by stock market value), we are proud of our investment heritage and credentials. As at the date of printing this brochure:

- **Barclays is the UK's largest manager of private client assets, with over £41.9 billion of assets under management**
- **Barclays is the UK's largest stockbroker, with a market share of nearly 20%, and has over recent years collected a number of awards**
- **Barclays is one of the three largest institutional fund managers in the world, with over \$1.8 trillion of assets under management**
- **Barclays is the world's largest manager of index funds**
- **Barclays is the UK's second-largest manager of UK pension funds**

Your questions answered

The effects of averaging

We use averaging to calculate the Final Index Level during the final twelve months of the term. While this averaging can reduce the potential for gain when the value of the Asset Basket rises during the averaging period, it can also lessen the effects of falls in value during this period.

Can I change my mind?

Yes. You can change your mind at any time prior to the Start Date. If you decide that you do not want to make a deposit in the Account you must send us a written letter of cancellation. We will issue you with a full refund (this can take up to 21 days).

What happens when the Account matures?

Approximately six weeks before the maturity date of the Account, we will write to you to confirm the options available to you. So please make sure you write and tell us if your address changes.

Important Notes

- Barclays guarantees to repay your initial deposit in full at the end of the term, together with any return. Please note that the use of the word “Guaranteed” in the name of this issue and anywhere in this brochure refers only to the obligation of Barclays to repay your initial deposit in full. The issue is not guaranteed by any third party.
- Please note that your deposit is a banking product rather than an investment product and is therefore not covered by the Isle of Man Investment Business Act 1991-1993.
- Applicants should read this document carefully including the Terms and Conditions.
- If you are in any doubt about the suitability of a deposit in the Account, you should consult your Financial Adviser.

To contact us by phone +44 (0) 1624 684000***

*** Calls are recorded so that we can monitor the quality of our service and for security reasons. Lines are open from 0900 to 1700 UK time Monday to Friday. Call costs may vary. Please check with your telecoms provider.

Terms and Conditions

These Terms and Conditions, together with Your application form, comprise the entire agreement under which We will manage Your Account.

Introduction

The Account is provided by Barclays Bank PLC. Deposits will be held with Barclays Bank PLC Isle of Man. Your Deposit will be recorded and separately identified by the Account Manager.

1. Definitions

In these Terms and Conditions:

‘**Account**’ has the meaning ascribed to it in the Schedule.

‘**Account Holder**’ means the legal owner of the Account and person(s) named as applicant(s) on a valid application form.

‘**Account Manager**’ means any person or entity appointed to manage Your Account by Barclays Bank PLC.

‘**Affiliates**’ means any person or entity controlling, controlled by or under common control with such party. For the purposes of this definition, control of an entity means the power, direct or indirect, to direct or cause the direction of the management and policies of such entity whether by contract or otherwise and, in any event and without limitation of the foregoing, any entity owning more than 50% of the voting securities of a second entity shall be deemed to control that second entity.

‘**Asset Basket**’ has the meaning ascribed to it in the Schedule.

‘**Barclays Group**’ means Barclays Bank PLC and its Affiliates.

‘**Business Day**’ means a day on which banks are open for business in London.

‘**Debit Date**’ means the date when Your account will be debited with the funds to be invested into the Account, as specified above. This will be the date of receipt of a completed application. No interest will be paid during the Offer Period.

‘**Deposit**’ means the capital deposited in the Account.

‘**Final Index Level**’ has the meaning ascribed to it in the Schedule.

‘**Index Sponsors**’ means the owners of the intellectual property rights associated with the Indices within the Asset Basket.

‘**Indices**’ has the meaning ascribed to it in the Schedule.

‘**Initial Index Level**’ has the meaning ascribed to it in the Schedule.

‘**Maturity Date**’ has the meaning ascribed to it in the Schedule.

‘**Market Disruption Event**’ has the meaning ascribed to it in condition 21 (c).

‘**Offer Period**’ has the meaning ascribed to it in the Schedule.

‘**Return**’ has the meaning ascribed to it in the Schedule.

‘**Schedule**’ means the schedule attached to these Terms and Conditions, the provisions of which are deemed to be incorporated into these Terms and Conditions.

‘**Start Date**’ has the meaning ascribed to it in the Schedule.

‘**Statistics**’ means the published level of the Indices as calculated or announced by the relevant Index Sponsor.

‘**Term**’ means the period commencing on the Start Date and ending on the Maturity Date.

‘**We/Us/Our/Ours**’ means Barclays Bank PLC and any duly appointed Account Manager.

‘**You/Your/Yours**’ means the Account Holder(s). In these Terms and Conditions unless the context otherwise requires, the singular shall include the plural and vice versa. Headings shall not affect the interpretation of any provisions.

2. Your Account

- (a) We will only accept an application to open an Account on these Terms and Conditions. We shall consider receipt of Your application form as an instruction from You to open an Account.
- (b) You confirm that the information supplied, and any declarations made, on Your application form are true, accurate and complete. You acknowledge that We may be required to void Your Account if they are untrue, inaccurate or incomplete, for example in accordance with Our obligations under the applicable law. You will be liable for any costs We incur due to having to void Your Account under this Term, so long as they are reasonably incurred.
- (c) You will provide Us with details of any change of residency or citizenship without delay.
- (d) You must provide Us with all information that We may reasonably require in order to carry out Our duties in managing Your Account.
- (e) We do not provide any advice to You in relation to Your Account. By accepting Your application to open an Account, We are not confirming that a deposit in the Account is suitable for You. If You are in any doubt as to whether the Account is suitable for You, You should seek

independent financial advice.

- (f) If We receive invalid or unclear instructions from You at any time, We may decline to act on them. If so, We will notify You by post and await Your further instructions.

3. Eligibility

- (a) The Account is available to personal depositors aged 18 years or over (in sole or joint names) and Corporates and Trustees.
- (b) If you reside in, are physically present in, or move to a jurisdiction in which We are not licensed or authorised, We reserve the right to i. refuse a Deposit or decline to open an Account or ii. close Your Account with immediate effect. If We close Your Account We shall notify you of this.
- (c) This Account is not available to any US person. A “US Person” is
- (i) an individual who is resident in the United States for more than 3 months of any 12 month period;
 - (ii) any corporation, partnership or other entity created or organised in, or under the laws of the United States;
 - (iii) any estate of which any executor or administrator is a US Person;
 - (iv) any trust of which any trustee is a US Person;
 - (v) any agency or branch or a foreign entity located in the U.S.; or
 - (vi) any other person, corporation, partnership, trust, estate or other entity which then is treated as a US Person for the purposes of the U.S. Securities laws provided, however, that the term “US Person” shall not include any discretionary account or similar account (other than an estate or trust) held for the benefit or account of a non-US Person by a dealer or other fiduciary incorporated or resident in the United States.
- (d) This product is not available to any person residing in Australia or an Australian resident company or any other form of Australian organisation.
- (e) This product is not available to any person residing in Canada or a Canadian resident company or any other form of Canadian organisation.
- (f) This product is not available to any person residing in Sudan, Cuba, Syria, Iran, North Korea, Nauru or Myanmar (Burma).

- (g) We reserve the right generally both to refuse a Deposit or to decline to open an Account. No applications will be accepted after the Offer period ends.
- (h) The maximum number of joint applicants allowed on a single Account application is four.

4. Deposit Limits

The minimum Deposit is £10,000 or \$15,000. If there are insufficient funds held on Your account We will reject Your application. Additional Deposits will not be permitted after the Account Manager receives the Deposit, although You may open additional Accounts during the Offer Period, subject to availability.

5. Availability

Applications may be submitted during the Offer Period. The Account is strictly limited and the offer may be withdrawn at any time without notice. Because this offer is a limited issue Your application may not be successful.

6. Return

The Return on the Account will be as set out in the Schedule.

7. Repayment

The Account will be repaid in accordance with the repayment process as set out in the Schedule.

8. Withdrawals

No withdrawals may be made from the Account under any circumstances whatsoever other than in the event of death (personal customers) or insolvency/dissolution (corporate customers). However, in exceptional circumstances, We will discuss possible alternatives with You. Subject to status and application We may be prepared to lend You money secured against Your Account. You should be aware that borrowing against the security of the Account could result in You receiving back less than Your initial deposit when the Account matures. The amount loaned will be a proportion of the amount deposited. The maximum loan-to-value (LTV) proportion considered is shown below and is based on the outstanding period to maturity:

Years left until maturity	Maximum loan to value
1	90%
2	80%
3	70%
4	60%
5	55%

The provision of credit facilities is subject to credit approval and the completion of the relevant documentation.

9. Documents You will receive

- (a) We will acknowledge in writing Your application to open an Account within 72 hours of receipt Your application.
- (b) We will provide You with statements twice a year, as at 30 June and 31 December. These statements will show the values of the Asset Basket’s constituents on the Deposit Start Date, the value of Your Account and any changes since the last statement that was sent to You.
- (c) Should You require these levels before You receive Your statement You can contact Us on +44 (0) 1624 684000*** and We will be happy to provide You with this information.

***Available between the hours of 0900 and 1700 Monday to Friday (UK time). Calls are recorded so that We can monitor the quality of Our service and for security purposes. Calls to 0800 numbers from UK landlines are free, other call costs may vary - please check with Your telecoms provider.

10. Joint names and trustees

- (a) Where You hold the Account in joint names, unless You advise Us otherwise, We shall be entitled to accept the

signature, instruction or authority of either one of You to operate the Account. If You wish to make it necessary for all joint depositors to sign in order to operate the Account, You must make this clear to Us in writing.

- (b) We will accept such authority until it is terminated by either of You or by law. If either of You inform Us of a dispute between You, We may treat this information as notice of termination of the authority.
- (c) We will require instructions from all trustees or from their successors in which case further documentation may be required.

11. Death

In the event of the death of a personal Account Holder, the personal representative(s) may close the Account (after providing such evidence of their authority as We may require) by withdrawing the total Deposit, without notice or penalty. If a joint Account Holder dies, the Account may continue in the name of the surviving Account Holder(s) until the end of the Term. Alternatively, the survivor(s) may close the Account by withdrawing the Deposit without notice, or penalty. However, please note that if the Account is closed, You will not receive any Return that would otherwise be payable in relation to the Account.

12. Insolvency/dissolution

If You are a corporate or trust client and You have been wound up, placed under administration or receivership, dissolved or otherwise, the appointed administrator, receiver, liquidator or other relevant appointee may close the Account (after providing evidence of such authority as We may require). However please note a penalty may be applied and if the Account is closed You will not receive any Return that would otherwise be payable in relation to the Account.

13. General

- (a) Upon giving at least 30 days’ notice, We may alter these Terms and Conditions for any of the following reasons:
 - i where We consider it will make the Terms and Conditions easier to understand or fairer to You, or to correct a mistake;
 - ii because of changes to the way in which We look after the Account or accounts generally;
 - iii because of changes to the law, codes of practice or the way in which We are regulated or to take account of a decision by a court, ombudsman, regulator or similar body;

- (b) No cheque books or passbooks will be issued on the Account.
- (c) Direct Debits and standing orders are not available on the Account.
- (d) This Account is a deposit account.
The Bank may pay a fee, commission, brokerage or other payment to third parties as a result of Your successful application for the Account.

14. Assignment

We may at any time without the need for Your prior consent assign or transfer any of Our rights or obligations relating to the Account, provided that this does not reduce any guarantees to which You may be entitled by law unless You agree otherwise or infringe any regulatory rules which may apply to the Account. You may not assign or transfer any of Your rights or obligations relating to the Account to anyone else without Our written consent, which We may not withhold unreasonably.

15. Closure

We may close the Account with immediate effect if You default under these Terms and Conditions or in circumstances of fraud or suspected fraud. If We close the Account, We shall notify You that We have done this.

16. Telephone calls

For security reasons and in order to maintain quality of service, telephone conversations between Us may be recorded and/or monitored.

17. Cancellation rights

You have the option to cancel Your Account at any time prior to the Start Date. In order to cancel You must send a signed letter of cancellation to Barclays Bank PLC, Client Establishment & Maintenance, 2nd Floor Queen Victoria House, Victoria Street, Douglas, Isle of Man, IM2 1LF. If You cancel, You will receive a full refund of Your Deposit. If You do not cancel You will have entered into a legally enforceable contract under which You have agreed to open an Account.

18. Notices

- (a) Unless otherwise stated, any notice, instruction or other communication to be given by Us will be valid if posted to Your correspondence address, as supplied to Us. Communications sent by Us by post will be deemed to be received on the second Business Day after posting unless otherwise stated.

- (b) We will only accept instructions or requests from You if they are in writing, sent to the address We have notified to You for that purpose, and accompanied by any other documents We may reasonably require. We will not be bound to act unless the instructions are in Our reasonable opinion, clear and unambiguous. Subject to Term 18(a), instructions and requests from You will not be treated as received until actually received by Us on a Business Day.

19. Tax

You will be responsible for declaring any Return on the Account to any or all of the tax authorities relevant to Your personal circumstances. This product is not expected to be reportable under the European Savings Directive. We reserve the right to change the provisions in this condition if there is a change in tax law or practice.

20. Your Information

- (a) You agree that We will store and process Your Information on the Barclays Group computers and in any other way. By “Your Information” We mean personal and financial information that We:
 - i obtain from You or from third parties, such as joint Account holders, credit reference agencies (who may search the Electoral Register), fraud prevention agencies or other organisations when You apply for an Account or any other product or service or which You or they give to Us at any other time; or
 - ii learn from the way You use and manage Your Account(s), from the transactions You make and from the payments that are made to Your Account.
- (b) Where You provide personal and financial information relating to others (e.g. as part of an account designation) for the purposes of administering or managing Your Account, You acknowledge that You have their consent to provide personal and financial information to Us and for Us to process it in accordance with this arrangement.
- (c) You agree that We and other companies in the Barclays Group will use Your Information to manage Your Account(s), give You statements and provide Our services, for assessment and analysis (including credit and/or behaviour scoring, market and product analysis), and to develop and improve Our services to You and to other customers and to protect Our interests.
- (d) We use credit reference agencies and fraud prevention agencies to share information:

- if You are in breach of this agreement; or
- if You give Us false or inaccurate information or We suspect fraud.

You authorise Us to make credit reference, identity (including searching the Electoral Register), fraud, bank enquiry and other enquiries. You understand that credit reference agencies will use and share records of searches and information given to them. The record of the search in respect of this application will not be disclosed to any lender to assess Your ability to obtain credit. You understand that if You give false or inaccurate information or We suspect fraud, We will record this with credit reference and fraud prevention agencies. These records may be used to help make decisions on You or other members of Your household on credit, motor, household, life and other insurance facilities (including handling any claims), for debt tracing and to prevent fraud and money laundering. You understand that records held by credit reference agencies may already be linked to records relating to one or more of Your partners where a financial “association” has been created.

Any enquiry We make at a credit reference agency may be assessed with reference to any “associated” records.

- (e) For Your protection and Ours, to check instructions and to maintain high quality service standards, We may record and monitor calls made to or by Us.
- (f) Internet communications are not secure unless the data being sent is encrypted. We cannot accept any responsibility for unauthorised access by a third party or the corruption of data sent to or by Us. For security, operational and business purposes We may monitor emails received by Us or issued by Us.
- (g) We may give information about You and how You manage Your Account to the following:
- People who provide a service to Us or are acting as Our agents, on the understanding that they will keep the information confidential.
 - To companies and organisations that help Us to process transactions for Your Account.
 - Where You have carried out transactions through a financial adviser or agent then that person will be deemed to be Your agent to whom full details of Your Account may be disclosed unless You advise Us to the contrary in writing.
 - To product providers (including their services providers

or agents) where the disclosure is relevant to the provision and administration of their additional services to You relating to Your Account on the understanding that they keep the information confidential.

- Anyone to whom We transfer or may transfer Our rights and duties under this agreement.
 - We may also give out information about You if We have a duty to do so or if the law allows Us to do so. Otherwise We will keep information about You confidential.
- (h) If We transfer Your Information to a service provider or agent in another country, We will make sure that the service provider or agent agrees to apply the same levels of protection as We are required to apply to information held in the UK and to use Your information only for the purpose of providing the service to Us.
- (i) Under Data Protection legislation You have a right of access to certain personal records (this right does not apply to corporate or trust clients). Should You wish to exercise this right, please write to Your account holding centre. A fee will be charged for this service.

21. Market Disruption

- (a) In the absence of manifest error Our calculation of the Asset Basket level and Our determination of whether a Market Disruption Event as described below has occurred will be conclusive.
- (b) If one or more of the Indices within the Asset Basket is materially modified in any way, or the relevant Index Sponsor fails to calculate and announce an index (either on a particular day or it ceases to do so generally), or its calculation and publication is taken over by another person, or it is replaced by a successor index or an error in the level of an Index is discovered, then We may make such adjustments to the method of calculating the return as We may reasonably consider appropriate (taking into account market practice and procedures adopted by members of the International Swaps and Derivatives Association). If this action includes adopting a replacement index, We will notify You.
- (c) If on any date affecting the determination of the Return:
- an underlying exchange relevant to the calculation of the Return is closed or there is a suspension, limitation or disruption in the trading on that exchange of any security or commodity relating to the determination of the Return, and this is material;

- statistics from trading on a relevant Exchange Business Day are not calculated or announced; (each a ‘Market Disruption Event’), then We shall, at Our discretion, be entitled to use the Statistics from the first subsequent Exchange Business Day on which a Market Disruption Event does not occur. Where there is a Market Disruption Event in existence for five consecutive Exchange Business Days, We will determine Our good faith estimate of Statistics that would have prevailed but for the Market Disruption Event in accordance with market practice and/or procedures used by members of the International Swaps and Derivatives Association. If, as a result of a Market Disruption Event, Statistics relating to the calculation of the Return cannot be determined on or before the Maturity Date the Return will be available seven Business Days following the determination of the Return. Our determination as to whether a Market Disruption Event has occurred and as to any Statistics used when calculating the Return will be conclusive and binding on You.

22. Index provider disclosure

The Indices to which the Account is linked are used by Us under licence from the relevant Index Sponsors.

- The Account is not endorsed, sold or promoted by any of the Index Sponsors.
- The Index Sponsors make no warranty or representation whatsoever, expressly or implied, either as to the results to be obtained from the use of either the Indices and/or the figure at which the aforementioned index stands on any particular day or otherwise, or of the ability of the Indices to track general stock market performance.
- The Index Sponsors shall not be liable (whether in negligence or otherwise) to any person for any error in the Index nor shall they be under any obligation to advise any person of any error or omission therein.
- The Index Sponsors reserve all rights, including copyright, to the Indices. In addition, the Index Sponsors give no assurance regarding any modification or change in any methodology used in calculating the Indices and are under no obligation to continue the calculation, publication and dissemination of the Indices.
- We shall have no responsibility or liability for errors or omissions in the calculation or determination or use of these Indices, or for any mistakes, misstatement or misquotation by the Index Sponsors of the respective Indices or any successor Index.

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23. Complaints & compensation

(a) If You have a complaint about Your Account and its operation, You should contact Us by post or by telephone, at: Barclays Bank PLC, Barclays House, Victoria Street, Douglas, Isle of Man, IM99 1AJ, telephone 0800 400 100*** (via TextDirect if appropriate). If outside the UK call: +44 (0) 1624 684000***.

***Available between the hours of 0900 and 1700 Monday to Friday (UK time). Calls are recorded so that We can monitor the quality of Our service and for security purposes. Calls to 0800 numbers from UK landlines are free, other call costs may vary – please check with Your telecoms provider.

(b) Details of Our complaints handling procedures are available on request.

24. Main Business and Office locations

Barclays Bank PLC's main business is the provision of banking services and has offices in the following locations: Barclays House, Victoria Street, Douglas, IM99 1RH, ISLE OF MAN; 38 Hans Crescent, London, SW1X 0LZ, UNITED KINGDOM (Financial Services Authority registration number 122702); 2nd and 3rd floors, 88 Dighenis Akritas Avenue, Nicosia 1644, CYPRUS; Level 9, Portomaso, St Julians PTM01, Malta; PO Box 187, 84/90 Main Street, GIBRALTAR; 13 Library Place, St Helier JE4 8NE, JERSEY; Le Marchant House, St Peter Port GY1 3BE, GUERNSEY; 42F. Citibank Tower, 3 Garden Road, Central, HONG KONG

25. General Information

(a) These conditions are governed by the laws of the Isle of Man.

(b) The language in which this Agreement is supplied is English and We will communicate with You in English during the course of this Agreement.

(c) We may decide not to send documents to You by post if You are in a country where We consider that, for security reasons, there is an unacceptable degree of risk to the integrity of the information in the documents.

Schedule

The Guaranteed Emerging Europe Account – Issue 1

Account	The Guaranteed Emerging Europe Account - Issue 1, a form of deposit held with Barclays Bank PLC “Isle of Man”.
Offer period	19 November to 20 December 2007 as We determine pursuant to condition 5.
Start Date	31 December 2007.
Maturity Date	31 December 2012.
Asset Basket	An equally-weighted basket comprising the CECE-Index (CEX [®]) and the Russian Depository Index [®] (RDX [®])
Index/Indices	The CECE-Index (CEX [®]) and the Russian Depository Index [®] (RDX [®])
Initial Index Level	Arithmetic average of the closing levels of CEX [®] and RDX [®] on 31 December 2007.
Final Index Level	The arithmetic average of the Asset Basket’s value taken at the close of the first business day falling on or after the 31st calendar day of each month from 3 January 2012 to the Maturity Date inclusive (13 observation points). The Asset Basket’s value at each of these points is the arithmetic average of the closing levels of CEX [®] and RDX [®] on each of these dates.
Return	<p>If the Final Index Level is greater than the Initial Index Level, the Return is calculated in accordance with the following formula: Deposit x Index Performance x Participation Rate, Where: Index Performance means: (Final Index Level - Initial Index Level) ÷ Initial Index Level; and Participation Rate means: for Sterling depositors 100% (but subject to a limit on the Return of 100%); and for US dollar depositors 100% (but subject to a limit on the Return of 60% of the initial amount deposited). The maximum potential Return will increase to 102% (sterling depositors) and 62% (US dollar depositors) for all applications approved on or before 6 December 2007.</p>
Repayment	The Guaranteed Emerging Europe Account will be available for repayment no later than five business days following the Maturity Date. We will contact You approximately one month prior to the Maturity Date to offer You a potential replacement Account (subject to availability). Should You not choose to take a replacement Account at the end of the term the funds deposited will be returned to You, inclusive of any return earned, by direct credit into Your nominated account made payable to the Account Holder within seven working days from the Maturity Date. Alternative payment methods are available on request and may involve a fee being levied.

This item can be provided in Braille, large print or audio by calling 0800 400 100* (via TextDirect if appropriate). If outside the UK call: +44(0)1624 684444* or order online via our website www.barclays.com

*Calls are recorded so that we can monitor the quality of our service and for security purposes. Calls to 0800 numbers from UK landlines are free, other call costs may vary – please check with your telecoms provider. Lines are open from 8am to 6pm UK time Monday to Friday.

The use of the word 'guaranteed' in this brochure refers only to the ordinary contractual obligation of Barclays Bank PLC to repay Your capital in full and the specified return in full. In fact, this applies similarly to all deposit account products offered by the Bank. This product is not guaranteed by any external party and your rights to repayment upon liquidation of the Bank are the same as for any other unsecured depositor of the Bank.

Please note: On death of a sole account holder, in addition to obtaining either a Grant of Probate or Letters of Administration in the country of domicile, it may also be necessary to obtain a Grant of Probate or Letters of Administration in the Isle of Man.

Barclays Bank PLC has its principal place of business in the Isle of Man at Barclays House, Victoria Street, Douglas, of Man. The paid up capital and reserves of Barclays Bank PLC exceed £8,753 million. Latest audited accounts available on request.

Barclays Wealth is the wealth management division of Barclays and operates through Barclays Bank PLC and its subsidiaries.

Barclays Bank PLC is licensed by the Isle of Man Financial Supervision Commission to conduct banking and investment business.

Barclays Bank PLC is regulated by the Jersey Financial Services Commission to carry on deposit taking business under the Banking Business (Jersey) Law 1991 and for the conduct of investment business under the Financial Services (Jersey) Law 1998.

Barclays Bank PLC is licensed under the Banking Supervision (Bailiwick of Guernsey) Law 1994, as amended, and the Protection of Investors (Bailiwick of Guernsey) Law 1987, as amended.

Barclays Bank PLC is authorised to act as a representative office by the Malta Financial Services Authority.

Barclays Bank PLC is authorised by the Gibraltar Financial Services Commission to conduct banking and investment business in Gibraltar.

Barclays Bank PLC is authorised by the Central Bank of Cyprus to conduct banking and investment business.

Barclays Bank PLC: Authorised and regulated by the Financial Services Authority. Registered in England.

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