

### Sample of **unilateral termination** provisions in confirmation

*The below is set out by way of illustration only and does not contain all the necessary provisions or information of the described transaction and shall not be used or relied on as such. In addition, the elections therein are not appropriate for specific transactions. derivativeslawyer.com do not accept any responsibility whatsoever for the use of or reliance on the below.*

Party A shall have the right to terminate this Transaction effective from [ ] or on any [ ] Date thereafter (such date, subject to adjustment in accordance with the [ ] Business Day Convention, the “**Optional Termination Date**”) with zero cost, on giving not less than [ ] ([ ]) Business Days prior written notice to Party B. If this Transaction is terminated pursuant to the foregoing, the parties shall be released and discharged of all rights, duties and obligations of the parties under this Transaction as of and from the Optional Termination Date. Notwithstanding anything herein to the contrary, no such termination or release shall affect any rights, duties and obligations of the parties under this Transaction accruing to, and payable on, the Optional Termination Date.