

Yale University

EliScholar – A Digital Platform for Scholarly Publishing at Yale

YPFS Documents (Series 1)

[Browse by Media Type](#)

4-21-2009

Summary of Government Interventions Germany

Mayer Brown

Follow this and additional works at: <https://elischolar.library.yale.edu/ypfs-documents>

Recommended Citation

Mayer Brown, "Summary of Government Interventions Germany" (2009). *YPFS Documents (Series 1)*. 11060.

<https://elischolar.library.yale.edu/ypfs-documents/11060>

This Document is brought to you for free and open access by the Browse by Media Type at EliScholar – A Digital Platform for Scholarly Publishing at Yale. It has been accepted for inclusion in YPFS Documents (Series 1) by an authorized administrator of EliScholar – A Digital Platform for Scholarly Publishing at Yale. For more information, please contact elischolar@yale.edu.

Summary of Government Interventions *Germany*

Overview

Europe's largest economy, which officially fell into recession in mid November 2008, is expected to contract by two per cent. or more in 2009 making it the worst economic performance since the second world war. For this and more data, please see the summary of the latest yearly and monthly economic projections for Germany by the Deutsche Bundesbank lined here: [Economic Projections for 2009 and 2010](#) and monthly projections by the Bundesbank.

Germany's economic bailout measures have so far proceeded in two stages, with the enactment of the Financial Market Stabilization Act in October and November 2008 and of a stimulus plan in January/February 2009. Furthermore, on 9 April 2009, the Financial Market Stabilization Supplementary Act was passed, paving the way for the nationalisation of some banks, such as that of Hypo Real Estate AG.

State Guarantees and Summary of Key Legislation

Financial Market Stabilization Act

The "*Finanzmarktstabilisierungsfonds*" (Financial Market Stabilization Fund) is managed by the "*Finanzmarktstabilisierungsanstalt*" (Financial Market Stabilization Agency). It is sometimes referred to as the "*Sonderfonds Finanzmarktstabilisierung (SoFFin)*" (Special Fund Financial Market Stabilization) given its special temporary purpose. The EU Commission has provided its support to this plan.

The Financial Market Stabilization Act (*Finanzmarktstabilisierungsgesetz*) established the Fund on 17 October 2008 after being passed by the German Parliament and the Chamber of German States. The Federal Government enacted the regulation to the Act on 20 October 2008 and it is effective until 31 December 2009.

SoFFin is to be used to secure newly-issued refinancing instruments (up to 36 months) for German banks until the end of 2009 and is to be established by issuing debt securities up to a maximum of EUR 100bn.

Total volume of the package of measures EUR 480bn:

- EUR 400bn in guarantees (in return for a fee);
- EUR 70bn (+ 10bn if necessary) in fresh capital and assumption of risk positions.

German federal states are required to contribute to the stabilization fund and German subsidiaries of foreign banks with German Banking licenses are included in

the package.

The rescue package consists of:

- A recapitalisation scheme, providing new capital to banks and insurance companies in exchange for shares.
- A guarantee scheme covering new issuances of short- and medium- term debt, in return for market-oriented remuneration, to support the banks which are unable to access interbank funding. Eligible institutions include German credit institutions, insurance, pension funds, financial service providers, investment management companies and security and commodity exchanges. State guarantees will be issued with a maximum term of 36 months for liabilities entered into by the recipient bank after 18 October 2008. This is to aid the recipient bank to overcome a temporary liquidity shortage and to gain access to inter-bank lending. Guarantees are available for banks until the end of 2009.
- A temporary acquisition of assets under the condition that these assets are bought back after 36 months maximum without the state making a loss.

Though several amendments have been made to the SoFFin fund plan, details on prerequisites, structure and conditions of the stabilization measures are as follows:

Maximum limit per company for:

- grant of guarantees: depends on company's equity capital;
- recapitalisation measures: EUR 10bn; and
- risk assumption: EUR 5bn.

The authorities in charge of the stabilization regulations may impose on the banks accepting stabilization aid restrictions on their business activities depending on the type, amount and duration of the state aid as well as the economic situation of the bank, e.g.:

- (i) re-examination of business policy; reduction or waiver of certain risky transactions in the future;
- (ii) re-examination of compensation systems;
- (iii) overall compensation of board members and managing directors to be reasonable; monetary compensation not to exceed EUR 500,000 per year;
- (iv) no payout of compensation upon termination;
- (v) no bonus payments that are not legally required; and
- (vi) no dividend payments to shareholders other than the Fund; no re-purchase of shares; no reduction of capital except for reorganisation.

For the assumption of guarantees, the restrictions on the compensation system and dividends payments do not apply.

German states (*Bundesländer*) are to take a 35 per cent. share in the risks from the Fund (capped at EUR 7.7bn) while at the same time protecting the state-owned Landesbanks.

In case of recapitalisation measures strengthening of tier 1 capital is intended. Some German banks have tier 1 capital below 8 per cent., against the 9 per cent. that has become required by the UK and been urged in France. They include Commerzbank, Deutsche Postbank and various Landesbanks – Germany’s regional, publicly owned wholesale lenders.

On 7 March 2009, it was reported in the press that SoFFin had made a sizeable profit by collecting EUR 125.7m in commissions from banks which had asked for state aid. After deducting EUR 62.5m in costs, the fund was left with a profit of EUR 62.9m.

In a statement released by SoFFin on 3 March 2009, SoFFin advised that since its start in October 2008, SoFFin has received filed requests from 18 credit institutions, including three new ones asking for EUR 31bn in February, for a grand total of EUR 294bn in aid. Of this total figure, EUR 197bn already has been allocated, EUR 178bn has been for loan guarantees and EUR 19bn was in cash. There has been no defaults on payments thus far. SoFFin has a total of EUR 400bn in guarantees and EUR 80bn in cash to support the banking sector.

According to BaFin, the German regulator, as much as EUR 300bn in toxic assets still lurk on banks’ balance sheets as of 19 March 2009.

New Stimulus Package 2009

On 22 February 2009, Germany approved a new stimulus package worth EUR 50bn (USD 63bn) over two years, which is about 1.6 per cent. of gross domestic product. This package makes it the biggest economic injection in Europe. However, it is small compared to the US’s plans for a 2-year stimulus program of about USD 775bn, or about 2.8 per cent. of GDP.

The new package envisages about EUR 18bn in new investments in infrastructure and education; EUR 1.5bn in aid for the domestic auto industry (e.g., Daimler and BMW) and a fund of EUR 100bn to provide credit guarantees to struggling businesses. Tax relief totalling EUR 2.9bn in 2009 and EUR 6bn from 2010.

Expropriation law – April 2009

On 9 April 2009, the Financial Market Stabilization Supplementary Act was passed giving the government power to expropriate the shares from shareholders of struggling banks and paving the way for the nationalisation of Hypo Real Estate Holding AG. Below are key facts about the new law:

- It extends the “financial market stabilization law” agreed in 2008, giving the government powers to seize control of banks whose failure would pose a risk to the stability of the financial system;
- Allows for the expropriation of shareholders as a last resort;
- Any expropriations would have to take place by 31 October 2009, and requests must be submitted by the end of June 2009;
- In special cases, it extends the current guarantees the government has made to bank loans to five years from three; and

- In the event of a nationalisation, the law purports to help compensate shareholders of nationalised banks by paying them a price per share calculated by the average value during the two weeks prior to the nationalisation, or an even shorter period if the share price falls rapidly.

Government loans

SoFFin provides capital injections into financial institutions in return for shares or other equity instruments to be issued in a simplified and accelerated form. The government may in the future sell the shares it receives, and it will have shareholders' subscription rights.

So far, SoFFin has approved government guarantees for EUR 90bn (USD 126bn) in loans. It has received requests for another EUR 100bn in liquidity assistance.

State aid loans sanctioned by the EU Commission

On 17 December 2008, the EU Commission adopted a Temporary Framework under state aid rules to help Member states tackle the effects of the credit squeeze on the real economy.

As a first measure, on 30 December 2008, the EU Commission approved a EUR 15bn German loan programme ("*KfW-Sonderprogramm 2009*") in accordance with the Temporary Framework. The loan programme provides for interest rate reductions on loans to finance investments and working capital of up to EUR 50m to be granted to undertakings with a turnover of less than EUR 500m. The programme will be administered by the *Kreditanstalt für Wiederaufbau (KfW)*, the main public development bank in Germany, in close cooperation with the undertakings' own bankers.

On 19 February 2009, as a second measure, the EU Commission authorised, under the temporary Federal framework scheme ("*Bundesregelung Kleinbeihilfen*"), to permit German authorities at federal, regional and local level to grant aid in the form of reduced interest rates on loans granted before 31 December 2010 and to provide subsidised guarantees for investment and working capital loans granted before 31 December 2010.

These are the first cases to be approved under the EU Commission's new temporary framework providing EU member states like Germany with additional economic tools to tackle the effects of the credit squeeze on the real economy.

Proposed "Bad Bank" Financial Rescue Plan

On 11 April 2009, the Finance Ministry submitted to the Chancellor a plan to remove toxic assets from bank balance sheets. Details of the plan were expected to be released by the government on 21 April 2009. However, that did not occur.

Under the proposed plan, banks will be able to create separate units backed by EUR 200bn in government funds into which the banks can transfer certain assets they cannot sell. Assets the plan calls "toxic" securities will remain the responsibility of the banks and their shareholders, whereas "illiquid" securities will be acquired by the German government and sold when market conditions improve.

Notable developments with commercial banks

Bailout of Commerzbank

On 3 November 2008, Commerzbank became Germany's first commercial lender to turn to the government for capital, taking EUR 8.2bn (USD 10.5bn) to prop up its flagging finances and a 25 per cent. stake in the company.

It was been reported on 18 March 2009 that the European Commission is looking into Germany's rescue of Commerzbank after Germany had added to the original rescue package of November 2008 with an additional EUR 10bn (USD 13bn), taking the grand total government capital injection to this bank to EUR 18.2bn.

Commerzbank needs EU approval to tap into the extra funds so as to avoid distorting competition with any state aid.

Bailout of Hypo Real Estate:

On 9 April 2009, following the entry into force of the Financial Market Stabilization Supplementary Act, SoFFin made an offer to buy Hypo Real Estate Holding AG ("**Hypo**"). SoFFin offered EUR 1.39 per share (EUR 290m), which is 10 per cent. above the statutory minimum of EUR 1.26 and there is no minimum acceptance level for the bid. SoFFin gave Hypo's shareholders from 17 April 2009 until 4 May 2009 to accept this takeover offer.

The bid follows the acquisition by SoFFin of an 8.7 per cent. stake in Hypo at EUR 3.00 per share on 28 March 2009.

If SoFFin acquires a controlling stake, this will be the first nationalisation of a listed bank since World War II, though Germany has already agreed to take a 25 per cent. stake in the country's second-biggest lender Commerzbank. Hypo's largest shareholder, JC Flowers, the private equity group holding 24 per cent. of Hypo, said it may take legal action to block the nationalisation.

Since the inception of SoFFin, Germany has provided EUR102bn of credit lines and debt guarantees to Hypo. Back in October 2008, the German government and the German Central Bank agreed to provide Hypo the EUR 50bn bailout package with an extra EUR 15bn in aid under the Financial Market Stabilization Act. The government provided EUR 26.6bn, in two tranches, with the consortium of the banks providing the remainder.

These extra EUR 15bn in guarantees are to be used to collateralise EUR 15bn in debt securities issued by Hypo, and the guarantees are to be subscribed by a consortium of German banks and insurance companies. On the 17 March 2009, the government extended its guarantee for Hypo's notes to 31 December 2009.

On 11 February 2009, Hypo obtained EUR 10bn of guarantees from SoFFin, which the bank will use to collateralise debt securities to cover short- and medium-term liquidity. These guarantees are in addition to the EUR 10bn SoFFin provided Hypo with in January. Hypo is to pay SoFFin a pro-rata commitment fee of 0.1 per cent. on the undrawn portion and a 0.5 per cent. p.a. fee on any drawn portion of the guarantee. This brought the aggregate guarantee amount provided to the bank to EUR 87bn and the total amount of government support for the bank to EUR 102bn.

On 26 March 2009, the German government extended until 31 December 2009 this EUR 20bn guarantee, which initially was set to expire on 31 March 2009.

Furthermore, on 14 April 2009, in order to create a uniform expiry date for all the aid provided to Hypo, the German government also extended the term of EUR 30bn of existing guarantees due to expire on 15 April 2009 until 31 December 2009.

Bailout of BayernLB

Bayerische Landesbank (“**BayernLB**”) announced it would seek EUR 5.4bn from the Fund plus an additional EUR 1bn for a capital increase, making it the first lender to draw on the Fund after being hit by third-quarter losses. While the EUR 5.4bn payment will come straight from the rescue program, the additional EUR 1bn capital injection is being provided by BayernLB’s public sector owners with the state of Bavaria contributing EUR 700m and the state’s savings banks EUR 300m.

BayernLB has received a EUR 10bn recapitalisation injection from its main shareholder, the Bavarian regional authorities, and EUR 15bn euros in guarantees from the federal government’s banking sector support fund, under the Financial Market Stabilization Act. BayernLB had a EUR 5bn (USD 6.4bn) operating loss for 2008.

On 13 February 2009, a German prosecutor announced that BayernLB may face a criminal probe over subprime-related losses. No decision has been taken yet.

Bailout for IKB

The European Commission approved a EUR 9bn restructuring package for German bank IKB, caught up in the US-born financial crisis. The rescue package will allow for restructuring of the bank, while the significant scaling back of IKB’s activities would, according to the Commission, limit the distortion of competition created by the state support.

WestLB SoFFin aid and proposed auction

On 26 March 2009, WestLB in statement announced that it plans to sell itself in an auction. This comes after attempts to consolidate with other banks stalled due to the on-going financial crisis. WestLB said it will begin negotiations with the EU Commission on the bidding process. Back in August 2008, the owners of WestLB made it clear to the European Commission that they preferred to bring about the change of ownership wanted by the European Commission in the context of the restructuring through a consolidation solution in the Landesbank sector. Therefore, WestLB intends to split off EUR 80bn in businesses and assets to ease a sale or merger with another Landesbank, which remains its preferred solution.

In November 2008, WestLB announced its intent to tap the SoFFin fund for an undisclosed amount of state guarantees. This comes after the bank received EUR 5bn in emergency aid back in April 2008. It also disclosed its intent to increase its current tier 1 capital of 6 per cent. WestLB’s prediction is that markets will want to see banks have a tier 1 capital between 8 and 10 per cent.

SoFFin aid for HSH Nordbank AG

On 3 April 2009, following shareholder approval as required by SoFFin, HSH Nordbank AG (“**Nordbank**”) can access EUR 30bn (USD 38bn) of government-backed aid. The shareholders approved a EUR 3bn increase in capital and a EUR 10bn guarantee to cover potential losses. Nordbank can now access SoFFin liquidity guarantees.

Deutsche Bundesbank

Despite all the economic downturn, the Deutsche Bundesbank posted on 10 March 2009 a profit of EUR 6.3bn in 2008, which is even higher than the EUR 4.3bn figure announced in 2007, largely as a result of the increase in interest income denominated in euro and no write-down of foreign exchange assets or securities. The distributable profit was paid to the Federal Government pursuant to section 27 number 2 of the Bundesbank Act.

The Bundesbank also announced from 1 May 2009 it will establish a new Financial Stability Department in order to leverage its expertise in the field of financial stability.

Deutsche Bank

In May 2009, Deutsche Bank, Germany’s biggest bank, will ask its shareholders at its annual general meeting to give it the option to raise capital. The bank wants to sell 342m shares which would be worth approximately EUR 11bn at the current market price. Deutsche Bank has resisted pressure to take government aid and it expects to return to profitability this year after scaling back risky businesses and shedding toxic assets.

Swap facilities

SoFFin is permitted to acquire or secure special risk positions of financial institutions and to sell to third parties were possible.

The criteria for the temporary acquisition of assets are aligned on the rules of the guarantee scheme. See: Asset swap (“risk assumption”).

In particular the state will take over the assets but not bear their risk, as the assets need to be bought back after 36 months maximum for essentially the initial sales price. Moreover, a minimum premium similar to that of the guarantee and the costs for the provision of liquidity must be paid by the beneficiary.

Further details for the risk assumption can be found [here](#).

Interest rates

Base interest rates, which are changed in July and January each year pursuant to section 247 of the German Civil Code (Bürgerliches Gesetzbuch), have reduced on 1 January 2009 to 1.62 per cent., down from 3.19 per cent. in July 2008. The latest rates can be found [here](#).

Other Developments

Short Selling Ban

The Federal Financial Supervisory Authority (BaFin) has extended the ban on uncovered/naked short selling. The ban was originally in place by Decrees set in place on 19 and 21 September 2008. The ban has now been extended to 31 May 2009.

On 10 November 2008, the German Finance Ministry announced it is considering banning the undisclosed accumulation of shares in listed companies through options trading, and wants to boost transparency on its financial markets.

Contact us

For further information, please contact

Bruce Bloomingdale

Partner

T: +44 20 3130 3211

E: bbloomingdale@mayerbrown.com

Ed Parker

Partner

T: +44 20 3130 3922

E: parker@mayerbrown.com

Husam El-Khatib

Associate

T: +44 203 130 3230

E: khatib@mayerbrown.com

About Mayer Brown

Mayer Brown is a leading global law firm with offices in major cities across the Americas, Asia and Europe. We have approximately 1,000 lawyers in the Americas, 300 in Asia and 500 in Europe. Our presence in the world's leading markets enables us to offer clients access to local market knowledge combined with global reach.

We are noted for our commitment to client service and our ability to assist clients with their most complex and demanding legal and business challenges worldwide. We serve many of the world's largest companies, including a significant proportion of the Fortune 100, FTSE 100, DAX and Hang Seng Index companies and more than half of the world's largest investment banks. We provide legal services in areas such as Supreme Court and appellate; litigation; corporate and securities; finance; real estate; tax; intellectual property; government and global trade; restructuring, bankruptcy and insolvency; and environmental.

OFFICE LOCATIONS

AMERICAS

- Charlotte
- Chicago
- Houston
- Los Angeles
- New York
- Palo Alto
- São Paulo
- Washington

ASIA

- Bangkok
- Beijing
- Guangzhou
- Hanoi
- Ho Chi Minh City
- Hong Kong
- Shanghai

EUROPE

- Berlin
- Brussels
- Cologne
- Frankfurt
- London
- Paris

ALLIANCE LAW FIRMS

- Mexico, Jáuregui, Navarrete y Nader
- Spain, Ramón & Cajal
- Italy and Eastern Europe, Tonucci & Partners

Please visit www.mayerbrown.com for comprehensive contact information for all Mayer Brown offices.

This Mayer Brown publication provides information (some of which is obtained from third party sources) and comments on legal issues and developments of interest to our clients and friends. It is not a comprehensive treatment of the subject matter covered and is not intended to provide legal advice or to be relied upon. Readers should seek specific legal advice before taking any action with respect to the matters discussed herein.

© 2009. Mayer Brown LLP, Mayer Brown International LLP, and/or JSM.
All rights reserved.

Mayer Brown is a global legal services organisation comprising legal practices that are separate entities ("Mayer Brown Practices"). The Mayer Brown Practices are: Mayer Brown LLP, a limited liability partnership established in the United States; Mayer Brown International LLP, a limited liability partnership incorporated in England and Wales; and JSM, a Hong Kong partnership, and its associated entities in Asia. The Mayer Brown Practices are known as Mayer Brown JSM in Asia.