

#55936

Date: January 22, 2025

Subject: QIAGEN N.V. - Anticipated Share Consolidation/Cash Distribution

Option Symbols: QGEN/2QGEN New Symbols: QGEN1/2QGEN1

Date: 01/29/2025???

On June 21, 2024, Shareholders of QIAGEN N.V. (QGEN) approved a Synthetic Share Repurchase Plan, consisting of a 35-for-36 reverse stock split immediately followed by a capital repayment of \$1.26 per presplit share. Each QGEN Common Share will be converted into the right to receive approximately 0.972222 (New) QIAGEN N.V. Common Shares and \$1.26 cash. Cash will be paid in lieu of fractional shares.

The Synthetic Share Repurchase is anticipated to become effective before the market open on January 29, 2025.

## **Contract Adjustment**

Effective Date: January 29, 2025???

Option Symbols: QGEN changes to QGEN1

2QGEN changes to 2QGEN1

Contract

Multiplier: 1

Strike Divisor: 1

**New Multiplier:** 100 (e.g., for premium or strike dollar extensions 1.00 will equal \$100)

**New Deliverable** 

Per Contract: 1) 97 (New) QIAGEN N.V. (QGEN) Common Shares

2) Cash in lieu of approximately 0.2222 fractional QGEN shares

3) \$126.00 Cash (\$1.26 x 100)

Note: Once determined the cash in lieu of fractional share portion of the option deliverable remains fixed and does not vary with price changes of any

security.

**CUSIP:** QGEN (New): N72482206

Pricing

Until the cash in lieu amount is determined, the underlying price for QGEN1 will be determined as follows:

QGEN1 = 0.972222 (QGEN) + 1.26

## **Delayed Settlement**

The QGEN component of the QGEN1 deliverable will settle through National Securities Clearing Corporation (NSCC). OCC will delay settlement of the cash portion of the QGEN1 deliverable until the cash in lieu of fractional QGEN Shares is determined. Upon determination of the cash in lieu amount, OCC will require Put exercisers and Call assignees to deliver the appropriate cash amount.

## Disclaimer

This Information Memo provides an unofficial summary of the terms of corporate events affecting listed options or futures prepared for the convenience of market participants. OCC accepts no responsibility for the accuracy or completeness of the summary, particularly for information which may be relevant to investment decisions. Option or futures investors should independently ascertain and evaluate all information concerning this corporate event(s).

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ALL CLEARING MEMBERS ARE REQUESTED TO IMMEDIATELY ADVISE ALL BRANCH OFFICES AND CORRESPONDENTS ON THE ABOVE.

For questions regarding this memo, please email the Investor Education team at options@theocc.com. Clearing Member Firms of OCC may contact Member Services at 1-800-544-6091 or, within Canada, at 1-800-424-7320, or email memberservices@theocc.com.