Supplement No. 1 According to Article 5:23 of the Dutch Act on Financial Supervision (*Wet op het financieel toezicht*, "Wft")

as of 8 November 2007

to the Prospectus as of 5 November 2007

of

TechnoTrend Holding N.V.

for the public offering

of

up to 5,405,261 newly issued ordinary registered shares

and

up to 1,351,315 ordinary registered shares from the holdings of the Selling Shareholders

and

up to 810,789 ordinary registered shares from the holdings of the Selling Shareholder for use in a possible over-allotment option (Greenshoe)

and

for the admission to the Regulated Market (Regulierter Markt) of the Frankfurt Stock Exchange, in the Prime Standard segment of the Frankfurt Stock Exchange

of

9,729,470 ordinary registered shares (previously existing share capital)

and

up to 5,405,261 newly issued ordinary registered shares

each share having a par value of EUR 0.01 and carrying full dividend rights for the fiscal year ending 31 December 2007

of

TECHNOTREND HOLDING N.V.

Amsterdam, The Netherlands

International Security Identification Number (ISIN): NL 0000887834
Security Identification Number: A0MUPX
Common Code: 030671791

Concord Investmentbank AG

TechnoTrend Holding N.V. ("**TechnoTrend**" or the "**Company**") together with Concord Investmentbank AG ("**Concord**") have jointly set the price range for the public offering as follows and disclose the price range by way of a supplement ("**Supplement No. 1**") to the previously published prospectus dated 5 November 2007 ("**Prospectus**"):

Price Range

The "Summary of Offering" section on page 4 seq. of the Prospectus is supplemented under the heading "Offering Period, Price Range, Offer Price and Number of Shares Allocated" on page 5 as follows:

The final price range within which the offered shares can be subscribed will be EUR 4.90 to EUR 6.20.

The "Offering" section on page 37 seq. of the Prospectus is supplemented under the heading "Offering Period, Price Range, Offer Price and Number of Shares Allocated" on page 38 as follows:

The final price range within which the offered shares can be subscribed will be EUR 4.90 to EUR 6.20.

The German Language Summary "Deutsche Übersetzung Prospektteil Summary" is supplemented under the heading "Zusammenfassung des Angebots" on page 4 seq. with respect to the sub-heading "Angebotszeitraum, Preisspanne, Angebotspreis und Anzahl der zugeteilten Aktien" on page 5 as follows:

Die anfängliche Preisspanne, innerhalb derer Aktien gezeichnet werden können, beträgt zwischen EUR 4,90 und EUR 6,20 pro Aktie.

Total Net Proceeds and total Expenses

The "Summary of Offering" section on page 4 seq. of the Prospectus is supplemented under the heading "Total Net Proceeds and total Expenses" on page 9 seq. as follows:

The Company expects gross proceeds of around EUR 26.5 mio. up to EUR 33.5 mio.. The net proceeds from the issue depend further on the expenses. The expenses are presently estimated to amount to EUR 1.2 mio. up to EUR 3.0 mio. Hence, the total net proceeds are expected to be around EUR 23.5 mio. up to EUR 32.3 mio..

The "Offering" section on page 37 seq. of the Prospectus is supplemented under the heading "Total Net Proceeds and total Expenses" on page 45 as follows:

The Company expects gross proceeds of around EUR 26.5 mio. up to EUR 33.5 mio.. The net proceeds from the issue depend further on the expenses. The expenses are presently estimated to amount to EUR 1.2 mio. up to EUR 3.0 mio. Hence, the total net proceeds are expected to be around EUR 23.5 mio. up to EUR 32.3 mio..

The German Language Summary "Deutsche Übersetzung Prospektteil Summary" is supplemented under the heading "Zusammenfassung des Angebots" on page 4 seq. with respect to the sub-heading "Gesamtnettoerlös und gesamte Aufwendungen" on page 9 as follows:

Die Gesellschaft erwartet einen Bruttoerlös von ca. EUR 26,5 Mio. bis zu EUR 33,5 Mio. Der Nettoemissionserlös ist auch von den Kosten abhängig. Die Kosten werden gegenwärtig auf ca. EUR 1,2 Mio. bis EUR 3,0 Mio. geschätzt. Dementsprechend wird der erwartete Gesamtnettoerlös auf ca. EUR 23,5 Mio. bis EUR 32,3 Mio. geschätzt.

The Prospectus has been published on the Company's website under www.TechnoTrend.de according to article 5:21(3) Wft on 6 November 2007. This Supplement No.1 will also be published on the aforementioned website of TechnoTrend Holding N.V. according to article 5:23(5) and 5:21(3) Wft as soon as the AFM has granted approval thereto. Printed versions of the Prospectus as well as this Supplement No.1 are available free of charge at the premises of TechnoTrend Holding N.V., Naritaweg 165, 1043 BW Amsterdam, The Netherlands and at Concord Investmentbank AG, Große Gallusstraße 9, 60311 Frankfurt am Main, Germany during usual business hours and during the period of validity of the Prospectus.

Pursuant to article 5:23(6) Wft, investors who have expressed willingness to purchase or subscribe for the shares before this Supplement No. 1 was published can withdrawl such expression of will within two working days from the publication of this Supplement No.1 if no fulfillment has occurred yet.

The withdrawal does not need to contain a statement of reasons and must be declared in writing to the institution to which the investor has expressed willingness to purchase the offered shares. In order to meet the above-mentioned period, the withdrawal has to be duly dispatched.

Instead of a withdrawal, it is also possible to change purchase offers submitted prior to the publication of this Supplement No. 1 or to submit new unlimited purchase offers.

TECHNOTREND HOLDING N.V.

Dr Heiko Kieser

Michael Pauli

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Frankfurt den,

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Concord Investmentbank AG Mathias Schmid

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