JULIUS BAER STATEMENT ON WIKILEAKS.ORG CASE

ZURICH / NEW YORK, February 28, 2008 --- Julius Baer wishes to address certain misconceptions relating to a recent court decision to take the Wikileaks.org website off line.

This decision was arrived at only after a month long effort on the part of Julius Baer and its advisors had failed to identify and engage the operators of Wikileaks in a dialogue regarding the unlawful posting of stolen and forged bank records. This matter has nothing whatsoever to do with censorship or The First Amendment. Instead, Julius Baer’s sole objective has always been limited to the removal of these private and legally protected documents from the website.

The documents in question are protected and prohibited from unauthorized publication under U.S., California and foreign consumer banking and privacy protection laws. The posting of confidential bank records by anonymous sources significantly harms the privacy rights of all individuals.

It is not and has never been Julius Baer’s intention to stifle anyone’s right to free speech. Indeed, Julius Baer has specifically made no attempt to remove material on the website which refers to the organization but which does not include information personal to its customers. However, Julius Baer denies the authenticity of this material and wholly rejects the serious and defamatory allegations which it contains.

Contacts:

Neil Shapiro, Intermarket Communications, 212-754-5423 or 917-470-6570
Jenna Agins, Intermarket Communications, 212-754-5610 or 917-470-6563
Martin Mosbacher, Intermarket Communications, 212-754-5449