

Dated 21/05/2015

SG Issuer

Issue of NOK 15 500 000 Notes due 21/07/2020
Unconditionally and irrevocably guaranteed by Société Générale
under the
Debt Instruments Issuance Programme

PART A - CONTRACTUAL TERMS

Terms used herein shall be deemed to be defined as such for the purposes of the Conditions set forth under the heading "Terms and Conditions of the English Law Notes and the Uncertificated Notes" in the Base Prospectus dated 28 October 2014. This document constitutes the Final Terms of the Notes described herein and must be read in conjunction with the Base Prospectus and the supplement(s) to such Base Prospectus dated 06/11/2014 and 19/11/2014 and 18/12/2014 and 23/01/2015 and 26/02/2015 and 19/03/2015 and any other supplement published prior to the Issue Date (as defined below) (the Supplement(s)); provided, however, that to the extent such Supplement (i) is published after these Final Terms have been signed or issued and (ii) provides for any change to the Conditions as set out under the heading "Terms and Conditions of the English Law Notes and the Uncertificated Notes", such change shall have no effect with respect to the Conditions of the Notes to which these Final Terms relate. Full information on the Issuer, the Guarantor, if any, and the offer of the Notes is only available on the basis of the combination of these Final Terms, the Base Prospectus and any Supplement(s). Prior to acquiring an interest in the Notes described herein, prospective investors should read and understand the information provided in the Base Prospectus and any Supplement(s) and be aware of the restrictions applicable to the offer and sale of such Notes in the United States or to, or for the account or benefit of, U.S. Persons. Copies of the Base Prospectus, any Supplement(s) and these Final Terms are available for inspection from the head office of the Issuer, the Guarantor (if applicable), the specified offices of the Paying Agents and, in the case of Notes admitted to trading on the Regulated Market of the Luxembourg Stock Exchange, on the website of the Luxembourg Stock Exchange (www.bourse.lu) and, in the case of Notes offered to the public or admitted to trading on a Regulated Market in the European Economic Area, on the website of the Issuer (http://prospectus.socgen.com).

1. (i) Series Number: 72879EN/15.5 (ii) **Tranche Number:** (iii) Date on which the Notes become fungible: Not Applicable 2. **Specified Currency:** NOK 3. **Aggregate Nominal Amount:** (i) - Tranche: NOK 15 500 000 (ii) - Series: NOK 15 500 000 4. **Issue Price:** 100% of the Aggregate Nominal Amount 5. **Specified Denomination:** NOK 100 000 6. **Issue Date:** (i) (DD/MM/YYYY) 26/05/2015 **Interest Commencement** (ii) Date: Issue Date 7. **Maturity Date:** 21/07/2020 (such date being the Scheduled Maturity

(DD/MM/YYYY)

Date), subject to the provisions of paragraph 22 "Credit Linked Notes Provisions" and the Additional Terms and

Conditions for Credit Linked Notes.

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8. Governing law: English law

9. (i) Status of the Notes: Unsecured

(ii) Date of corporate

authorisation obtained for

the issuance of Notes: Not Applicable

(iii) Type of Structured Notes: Credit Linked Notes

The provisions of the following Additional Terms and

Conditions apply:

Additional Terms and Conditions for Credit Linked Notes

(iv) Reference of the Product: Not Applicable

10. Interest Basis: See section "PROVISIONS RELATING TO INTEREST

(IF ANY) PAYABLE" below.

11. Redemption/Payment Basis: See section "PROVISIONS RELATING TO

REDEMPTION" below.

12. Issuer's/Noteholders' See section "PROVISIONS RELATING TO

redemption option: REDEMPTION" below.

PROVISIONS RELATING TO INTEREST (IF ANY) PAYABLE

13. Fixed Rate Note Provisions: Applicable as per Condition 3.1 of the General Terms

and Conditions, subject to the provisions of paragraph 22 "Credit Linked Notes Provisions" and the Additional

Terms and Conditions for Credit Linked Notes.

(i) Rate(s) of Interest: 6.53% per annum payable annually in arrear

(ii) Specified Period(s) /

Interest Payment Date(s):

(DD/MM/YYYY)

21 July in each year from and including 21 July 2016 to

and including the Scheduled Maturity Date

(iii) Business Day Convention: Following Business Day Convention (unadjusted)

(iv) Fixed Coupon Amount: Unless previously redeemed, on each Interest Payment

Date, the Issuer shall pay to the Noteholders, for each Note, an amount determined by the Calculation Agent as

follows:

Rate of Interest x Relevant Proportion of the Interest

Calculation Amount x Day Count Fraction

(v) Day Count Fraction: 30/360

(vi) Broken Amount(s): In case of a long or short Interest Period (with regard to

paragraph 13(ii) "Specified Period(s)/Interest Payment Date(s)" above), the amount of interest will be calculated in accordance with the formula specified in paragraph

13(iv) "Fixed Coupon Amount" above.

(vii) Determination Date(s): Not Applicable

14. Floating Rate Note

Provisions: Not Applicable

15. Structured Interest Note Not Applicable



Provisions:

16. Zero Coupon Note

Provisions: Not Applicable

PROVISIONS RELATING TO REDEMPTION

17. Redemption at the option of

the Issuer:

Not Applicable

18. Redemption at the option of

the Noteholders:

Not Applicable

19. Automatic Early

Redemption:

Not Applicable

20. Final Redemption Amount:

Unless previously redeemed, the Issuer shall redeem the Notes on the Scheduled Maturity Date, in accordance with the following provisions in respect of each Note:

Final Redemption Amount = Specified Denomination x 100%

Provided that if one or more Credit Event Determination Date(s) occur(s) (as such term is defined in the Additional Terms and Conditions for Credit Linked Notes), the Issuer will, on the Maturity Date, redeem each Note at the Cash Redemption Amount, subject to provisions of the Additional Terms and Conditions for Credit Linked Notes.

Cash Redemption Amount means, an amount, subject to a minimum of zero, equal for each Note to (i) the Relevant Proportion of the difference between the Aggregate Nominal Amount and the Aggregate Loss Amount minus (ii) the aggregate of the Unwind Costs calculated in respect of all Credit Event Determination Dates, as at the Maturity Date.

21. Physical Delivery Note

Provisions:

Not Applicable

22. Credit Linked Notes

Provisions:

Applicable, subject to the provisions of the Additional Terms and Conditions for Credit Linked Notes. The provisions of Part B (2014 definitions) shall apply.

(i) Type of Credit Linked

Notes:

Tranche Notes

(ii) Terms relating to

Settlement:

a) Settlement Type: European Settlement

b) Settlement Method: Cash Settlement, as per Condition 1.2 of the Additional

Terms and Conditions for Credit Linked Notes

c) Final Value: Fixed Recovery: 0 per cent

d) Unwind Costs: Not Applicable: the Unwind Costs in respect of each

Note will be equal to zero

(iii) Provisions relating to Applicable





Basket Notes:

a) Relevant Proportion:

As per Condition 2 of the Additional Terms and Conditions for Credit Linked Notes, means the proportion which one Note bears to the total number of Notes outstanding.

b) Aggregate Loss Amount: Notwithstanding the terms of the Additional Terms and Conditions for Credit Linked Notes, Aggregate Loss Amount means the sum of Aggregate Loss Amount(1) and Aggregate Loss Amount(2).

For these purposes:

Aggregate Loss Amount(1) means the product of 10% and the lowest of (i) the Tranche Notional Amount; and (ii) the highest of (x) zero and (y) the difference between (xx) the aggregate of the Loss Amount(1) for all Reference Entities in respect of which a Credit Event Determination Date has occurred and (xy) the Tranche Subordination Amount(1):

Aggregate Loss Amount(2) means the product of 90% and the lowest of (i) the Tranche Notional Amount; and (ii) the highest of (x) zero and (y) the difference between (xx) the aggregate of the Loss Amount(2) for all Reference Entities in respect of which a Credit Event Determination Date has occurred and (xy) the Tranche Subordination Amount(2).

c) Loss Amount:

Notwithstanding the terms of the Additional Terms and Conditions for Credit Linked Notes, in relation to each Reference Entity in respect of which a Credit Event Determination Date has occurred,

Loss Amount(1) means an amount equal to the product of (i) the Reference Entity Notional Amount(1) and (ii) the difference between the Reference Price and the Final Value, subject to a minimum of zero; and

Loss Amount(2) means an amount equal to the product of (i) the Reference Entity Notional Amount(2) and (ii) the difference between the Reference Price and the Final Value, subject to a minimum of zero.

d) Reference Entity Notional Amount:

Notwithstanding the terms of the Additional Terms and Conditions for Credit Linked Notes, for each Reference Entity comprised in the Reference Portfolio,

Reference Entity Notional Amount(1) means an amount equal to the product of the Reference Entity Weighting and the Reference Portfolio Notional Amount(1); and

Reference Entity Notional Amount(2) means an amount equal to the product of the Reference Entity Weighting and the Reference Portfolio Notional Amount(2).

e) Tranche Notes: Applicable

1) Tranche Subordination Amount:

Notwithstanding the terms of the Additional Terms and Conditions for Credit Linked Notes,

Tranche Subordination Amount(1) means 0 (zero); and

Tranche Subordination Amount(2) means the Reference Portfolio Notional Amount(2) multiplied by 12%.



2) Tranche Notional

Amount: The Aggregate Nominal Amount

3) N-to-M-to-Default: Not Applicable

4) Attachment Point: Not Applicable

5) Detachment Point: Not Applicable

f) Reference Portfolio Notional Amount:

Notwithstanding the terms of the Additional Terms and

Conditions for Credit Linked Notes,

Reference Portfolio Notional Amount(1) means an

amount equal to the Tranche Notional Amount divided by

12%; and

Reference Portfolio Notional Amount(2) means an

amount equal to the Tranche Notional Amount divided by

20%.

g) Reference Price: For each Reference Entity comprised in the Reference

Portfolio: the percentage specified as such in "Annex for

Credit Linked Notes" hereto or, if not specified, 100%.

h) Reference Entity

Weighting:

For each Reference Entity comprised in the Reference Portfolio: the proportion specified as such in "Annex for Credit Linked Notes" hereto which will be adjusted in accordance with the provisions of the Additional Terms

and Conditions for Credit Linked Notes.

i) Interest Recovery: Fixed Interest Recovery with an Interest Recovery Rate

of 0 per cent.

(iv) **Transaction Type:** For each Reference Entity comprised in the Reference

Portfolio, as specified in "Annex for Credit Linked Notes"

hereto

(v) Selected Obligation(s): Not Applicable

(vi) Accrual of Interest upon

Credit Event:

No Accrued Interest upon Credit Event

Observed Interest: (vii) Not Applicable

(viii) First Credit Event Occurrence Date:

(DD/MM/YYYY)

26/05/2015

Scheduled Last Credit (ix)

Event Occurrence Date:

the 4th Business Day immediately preceding the

Scheduled Maturity Date

(x) Reference Entity(ies): The Reference Entities comprised in the Reference

Portfolio as described in "Annex for Credit Linked Notes"

hereto (or any Successor thereto)

(xi) Multiple Successor(s): Not relevant. The provisions of Condition 1.5 of the

Additional Terms and Conditions for Credit Linked Notes do not apply. For the avoidance of doubt, splits into several resulting entities are dealt with in the definition of Successor as per Condition 2 of the Additional Terms

and Conditions for Credit Linked Notes.

Reference Obligation(s): (xii) For each Reference Entity comprised in the Reference

Portfolio, the Reference Obligation(s) specified in "Annex for Credit Linked Notes" hereto (or any obligation replacing such original Reference Obligation as per the Additional Terms and Conditions for Credit Linked

Notes).





(xiii) **Credit Events:** For each Reference Entity comprised in the Reference

Portfolio, the Credit Event(s) specified in "Annex for

Credit Linked Notes" hereto

Notice of Publicly For each Reference Entity comprised in the Reference (xiv) **Available Information:**

Portfolio, as specified in "Annex for Credit Linked Notes"

hereto

(xv) Obligation(s):

> a) Obligation Category: For each Reference Entity comprised in the Reference

Portfolio, the Obligation Category specified in "Annex for

Credit Linked Notes" hereto

b) Obligation Characteristics: For each Reference Entity comprised in the Reference Portfolio, the Obligation Characteristics specified in

"Annex for Credit Linked Notes" hereto

(xvi) All Guarantees: For each Reference Entity comprised in the Reference

Portfolio, as specified in "Annex for Credit Linked Notes"

hereto

(xvii) **Additional Provisions**

relating to certain specific Reference Entities:

Applicable, if relevant, as per Condition 1.9 of the

Additional Terms and Conditions for Credit Linked Notes.

(xviii) **Business Days (for the**

purposes of the Additional **Terms and Conditions for Credit Linked Notes):**

The Business Days specified in "Annex for Credit Linked

Notes" hereto

Other applicable options (xix)

as per the Additional Terms and Conditions for **Credit Linked Notes:**

Except for the provisions expressly amended above, any reference to the Reference Entity Notional Amount, the Tranche Subordination Amount and the Reference Portfolio Notional Amount in the Additional Terms and Conditions for Credit Linked Notes shall apply mutadis mutandis to, respectively, Reference Entity Notional Amount(1) and Reference Entity Notional Amount(2), Tranche Subordination Amount(1) and Tranche Subordination Amount(2) and Reference Portfolio Notional Amount(1) and Reference Portfolio Notional

Amount(2).

Bond Linked Notes 23.

Provisions:

Not Applicable

24. Trigger redemption at the option of the Issuer:

Applicable as per Condition 5.6 of the General Terms

and Conditions

- Outstanding Amount

Trigger Level:

10% of the Aggregate Nominal Amount

25. **Early Redemption Amount** payable on Event of Default

or, at the option of the Issuer, on redemption for taxation or regulatory

reasons: Market Value

PROVISIONS APPLICABLE TO THE UNDERLYING(S) IF ANY

26. (i) Underlying(s): Not Applicable

(ii) Information relating to the

past and future performances of the Underlying(s) and

Not Applicable



volatility:

(iii) Provisions relating,

amongst others, to the Market Disruption Event(s) and/or Extraordinary

Event(s) and/or
Monetisation until the
Maturity Date and/or any
additional disruption
event(s) as described in
the relevant Additional
Terms and Conditions for

Structured Notes: Not Applicable

(iv) Other information relating

to the Underlying(s): Not Applicable

DEFINITIONS APPLICABLE TO INTEREST (IF ANY), REDEMPTION AND THE UNDERLYING(S) IF ANY

27. (i) Definitions relating to

date(s): Not Applicable

(ii) Definitions relating to the

Product: Not Applicable

PROVISIONS RELATING TO SECURED NOTES

28. Secured Notes Provisions: Not Applicable

GENERAL PROVISIONS APPLICABLE TO THE NOTES

29. Provisions applicable to

payment date(s):

- Payment Business Day: Following Payment Business Day

- Financial Centre(s): Helsinki and Oslo

30. Form of the Notes:

(i) Form: Non-US Registered Global Note registered in the name

of a nominee for a common depositary for Euroclear and

Clearstream, Luxembourg

(ii) New Global Note (NGN -

bearer notes) / New Safekeeping Structure

(NSS – registered notes): No

31. Redenomination: Applicable as per Condition 1 of the General Terms and

Conditions

32. Consolidation: Applicable as per Condition 14.2 of the General Terms

and Conditions

33. Partly Paid Notes

Provisions: Not Applicable

34. Instalment Notes

Provisions: Not Applicable

35. Masse: Not Applicable

36. Dual Currency Note Not Applicable





Provisions:

37. Additional Amount Provisions for Italian

Certificates: Not Applicable

38. Interest Amount and/or the

Redemption Amount switch

at the option of the Issuer: Not Applicable

PART B - OTHER INFORMATION

1. LISTING AND ADMISSION TO TRADING

(i) Listing: None

(ii) Admission to trading: Not Applicable

(iii) Estimate of total

expenses related to

admission to trading: Not Applicable

(iv) Information required for

Notes to be listed on SIX

Swiss Exchange: Not Applicable

2. RATINGS

The Notes to be issued have not been rated.

3. INTERESTS OF NATURAL AND LEGAL PERSONS INVOLVED IN THE ISSUE/OFFER

Save for fees, if any, payable to the Dealer, and so far as the Issuer is aware, no person involved in the issue of the Notes has an interest material to the offer.

The Issuer and Société Générale expect to enter into hedging transactions in order to hedge the Issuer's obligations under the Notes. Should any conflicts of interest arise between (i) the responsibilities of Société Générale as Calculation Agent for the Notes and (ii) the responsibilities of Société Générale as counterparty to the above mentioned hedging transactions, the Issuer and Société Générale hereby represent that such conflicts of interest will be resolved in a manner which respects the interests of the Noteholders.

4. REASONS FOR THE OFFER AND USE OF PROCEEDS, ESTIMATED NET PROCEEDS AND TOTAL EXPENSES

(i) Reasons for the offer and

use of proceeds: Not Applicable

(ii) Estimated net proceeds: Not Applicable

(iii) Estimated total

expenses: Not Applicable

5. INDICATION OF YIELD (Fixed Rate Notes only)

Not Applicable

6. HISTORIC INTEREST RATES (Floating Rate Notes only)

Not Applicable

7. PERFORMANCE AND EFFECT ON VALUE OF INVESTMENT

(i) PERFORMANCE OF FORMULA, EXPLANATION OF EFFECT ON VALUE OF INVESTMENT (Structured Notes only)

Investment in Notes including fixed interest rate involves risks linked to the fluctuation of the market rates which could have negative effect on the value of these Notes.

Payments (whether in respect of principal and/or interest and whether at maturity or otherwise) on the Notes are linked to the occurrence or non occurrence of one or more credit event(s) relating to one or more reference entity(ies). If the calculation agent determines that one or more credit event(s) has(have) occurred, the obligation of the Issuer to pay the principal on the maturity date will be replaced by (i) an obligation to pay other amounts (either fixed or calculated by reference to the value of the deliverable asset(s) of the relevant reference entity, and in each case, which may be lower than the par value of the Notes on the relevant date), and/or (ii) an obligation to deliver the deliverable asset. Furthermore, credit linked notes paying interest(s) may cease to produce interest(s) at the credit event determination date or earlier.

During the lifetime of the Notes, the market value of these Notes may be lower than the invested capital.

Furthermore, an insolvency of the Issuer and/or the Guarantor may cause a total loss of the invested capital.

The attention of the investors is drawn to the fact that they could sustain an entire or a partial loss of their investment.

(ii) PERFORMANCE OF RATE[S] OF EXCHANGE AND EXPLANATION OF EFFECT ON VALUE OF INVESTMENT (Dual Currency Notes only)

Not Applicable

8. OPERATIONAL INFORMATION

(i) Security identification

code(s):

- ISIN Code: XS1212382847

- Common Code: 121238284

(ii) Clearing System(s): Euroclear Bank S.A/N.V. (Euroclear) / Clearstream

Banking société anonyme (Clearstream, Luxembourg)

(iii) Delivery: Delivery against payment

(iv) Calculation Agent: Société Générale

Tour Société Générale 17 Cours Valmy

92987 Paris La Défense Cedex

France

(v) Paying Agent(s): Société Générale Bank&Trust

11, avenue Emile Reuter 2420 Luxembourg

Luxembourg

(vi) Eurosystem eligibility of

the Notes: No

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(vii) Address and contact

details of Société Générale for all administrative communications relating Société Générale Tour Société Générale 17 Cours Valmy

92987 Paris La Défense Cedex

to the Notes: France

Name: Sales Support Services - Derivatives

Tel: +33 1 57 29 12 12 (Hotline) Email: <u>clientsupport-deai@sgcib.com</u>

9. DISTRIBUTION

(i) Method of distribution: Non-syndicated

- Dealer(s): Société Générale
Tour Société Générale

17 Cours Valmy

92987 Paris La Défense Cedex

France

(ii) Total commission and

concession:

There is no commission and/or concession paid by the

Issuer to the Dealer or the Managers.

(iii) TEFRA rules: Not Applicable

(iv) Permanently Restricted

Notes:

Yes

(v) Non-exempt Offer: Not Applicable

10. PUBLIC OFFERS IN EUROPEAN ECONOMIC AREA

Not Applicable

11. ADDITIONAL INFORMATION

- Minimum Investment in

the Notes: NOK 900 000 (i.e. 9 Notes)

- Minimum Trading: NOK 100 000 (i.e. 1 Note)

- Underlying Disclaimer: The iTraxx® Europe Crossover Series 23 (the "Index")

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12. PUBLIC OFFERS IN OR FROM SWITZERLAND

Not Applicable



ANNEX FOR CREDIT LINKED NOTES

Index: iTraxx® Europe Crossover Series 23 Version 1

Source:https://content.markitcdn.com/corporate/Company/Files/DownloadFiles?CMSID=1f791a36939b4f5c 93216e73ceb16cb5

Annex Date: 18 March 2015

Reference Portfolio:

Reference Entities	Transaction Type	Reference Entity Weighting	Reference Obligation	Reference Price	Seniority Level
Each Reference Entity as specified in the Index	For each Reference Entity: Standard European Corporate	For each Reference Entity, the weighting specified in the Index	For each Reference Entity, the Reference Obligation, if any, specified in the Index	For each Reference Entity, 100.00%	For each of CARE UK HEALTH & SOCIAL CARE PLC, CERVED GROUP S.P.A., Financiere Quick, LOXAM and MATALAN FINANCE PLC: Subordinated Level. For each other Reference Entity, Senior Level

Terms applicable to a Reference Entity are the ones specified in the tables below for the Transaction Type of such Reference Entity as determined in the table above.

In the tables hereunder, "X" shall mean "Applicable".

Credit Events and related options	Standard European Corporate	
Bankruptcy	X	
Failure to Pay	X	
Grace Period Extension		
Notice of Publicly Available Information	X	
Payment Requirement	X (USD 1,000,000)	
Obligation Default		
Obligation Acceleration		
Repudiation/Moratorium		
Restructuring	X	
Mod R		
Mod Mod R	X	
Multiple Holder Obligation	X	
Default Requirement	X (USD 10,000,000)	
All Guarantees	X	
Governmental Intervention		
Financial Reference Entity Terms		



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London & TARGET2	
Standard European Corporate	
X	
Standard European Corporate	