

Dated 26/10/2015

SG Issuer Issue of NOK 19 300 000 Notes due 20/01/2021 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 26 October 2015. 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 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 these Final Terms, 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, persons that are not Permitted Transferees. 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:	77887EN/15.10
	(ii)	Tranche Number:	1
	(iii)	Date on which the Notes become fungible:	Not Applicable
2.		Specified Currency:	NOK
3.		Aggregate Nominal Amount:	
	(i)	- Tranche:	NOK 19 300 000
	(ii)	- Series:	NOK 19 300 000
4.		Issue Price:	100% of the Aggregate Nominal Amount
5.		Specified Denomination:	NOK 100 000
6.	(i)	Issue Date: (DD/MM/YYYY)	28/10/2015
	(ii)	Interest Commencement Date:	Issue Date
7.		Maturity Date: (DD/MM/YYYY)	20/01/2021 (such date being the Scheduled Maturity Date), subject to the provisions of paragraph 22 "Credit Linked Notes Provisions" and the Additional Terms and Conditions for Credit Linked Notes.
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' redemption option:	See section "PROVISIONS RELATING TO REDEMPTION" below.			
PROV	ISIONS REL	ATING TO INTEREST (IF ANY) P	AYABLE			
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:	8.67% per annum payable annually in arrear			
	(ii)	Specified Period(s) / Interest Payment Date(s):	20 January in each year from and including 20 January 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 Provisions:	Not Applicable			
16.		Zero Coupon Note	Not Applicable			



Provisions:

PROVI	SIONS REI	ATING 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 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), 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 Basket Notes:	Applicable
		a) Relevant Proportion:	As per Condition 2 of the Additional Terms and



	Conditions for Credit Linked Notes
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) <u>Tranche</u> <u>Subordination Amount</u> :	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) <u>Reference Portfolio</u> <u>Notional Amount</u> :	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
(vii)		
(*11)	Observed Interest:	Not Applicable
(viii) (viii)	First Credit Event Occurrence Date: (DD/MM/YYYY)	Not Applicable 07/10/2015
	First Credit Event Occurrence Date:	
(viii)	First Credit Event Occurrence Date: (DD/MM/YYYY) Scheduled Last Credit	07/10/2015 the 4th Business Day immediately preceding the
(viii) (ix)	First Credit Event Occurrence Date: (DD/MM/YYYY) Scheduled Last Credit Event Occurrence Date:	07/10/2015 the 4th Business Day immediately preceding the Scheduled Maturity Date The Reference Entities comprised in the Reference Portfolio as described in "Annex for Credit Linked Notes"
(viii) (ix) (x)	First Credit Event Occurrence Date: (DD/MM/YYYY) Scheduled Last Credit Event Occurrence Date: Reference Entity(ies):	07/10/2015 the 4th Business Day immediately preceding the Scheduled Maturity Date The Reference Entities comprised in the Reference Portfolio as described in "Annex for Credit Linked Notes" hereto (or any Successor thereto) 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
(viii) (ix) (x) (xi)	First Credit Event Occurrence Date: (DD/MM/YYYY) Scheduled Last Credit Event Occurrence Date: Reference Entity(ies): Multiple Successor(s):	07/10/2015 the 4th Business Day immediately preceding the Scheduled Maturity Date The Reference Entities comprised in the Reference Portfolio as described in "Annex for Credit Linked Notes" hereto (or any Successor thereto) 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. 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



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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 For each Reference Entity comprised in the Reference b) Obligation Characteristics: 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 Additional Provisions (xvii) relating to certain specific Applicable, if relevant, as per Condition 1.9 of the **Reference Entities:** Additional Terms and Conditions for Credit Linked Notes. (xviii) Business Days (for the purposes of the Additional Terms and Conditions for The Business Days specified in "Annex for Credit Linked Credit Linked Notes): Notes" hereto (xix) Other applicable options Except for the provisions expressly amended above, any as per the Additional reference to the Reference Entity Notional Amount, the Terms and Conditions for Tranche Subordination Amount and the Reference **Credit Linked Notes:** 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 Provisions: Not Applicable Trigger redemption at the Applicable as per Condition 5.6 of the General Terms option of the Issuer: and Conditions - Outstanding Amount Trigger Level: 10% of the Aggregate Nominal Amount 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. Underlying(s): Not Applicable (i) (ii) Information relating to the past and future performances of the Underlying(s) and volatility: Not Applicable (iii) Provisions relating, amongst others, to the Market Disruption Event(s) and/or Extraordinary Not Applicable



		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:	
	(iv)	Other information relating to the Underlying(s):	Not Applicable
DEFIN	ITIONS APP	LICABLE 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
PROVI	ISIONS REL	ATING TO SECURED NOTES	
28.		Secured Notes Provisions:	Not Applicable
GENE	RAL PROVI	SIONS APPLICABLE TO THE NO	TES
29.		Provisions applicable to payment date(s):	
		- Payment Business Day:	Following Payment Business Day
		- Financial Centre(s):	Oslo and Helsinki
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):	Clearstream, Luxembourg
31.	(ii)	bearer notes) / New Safekeeping Structure	
31. 32.	(ii)	bearer notes) / New Safekeeping Structure (NSS – registered notes):	No Applicable as per Condition 1 of the General Terms and
	(ii)	bearer notes) / New Safekeeping Structure (NSS – registered notes): Redenomination:	No Applicable as per Condition 1 of the General Terms and Conditions Applicable as per Condition 14.2 of the General Terms
32.	(ii)	bearer notes) / New Safekeeping Structure (NSS – registered notes): Redenomination: Consolidation: Partly Paid Notes	No Applicable as per Condition 1 of the General Terms and Conditions Applicable as per Condition 14.2 of the General Terms and Conditions
32. 33.	(ii)	bearer notes) / New Safekeeping Structure (NSS – registered notes): Redenomination: Consolidation: Partly Paid Notes Provisions: Instalment Notes	No Applicable as per Condition 1 of the General Terms and Conditions Applicable as per Condition 14.2 of the General Terms and Conditions Not Applicable
32. 33. 34.	(ii)	bearer notes) / New Safekeeping Structure (NSS – registered notes): Redenomination: Consolidation: Partly Paid Notes Provisions: Instalment Notes Provisions:	No Applicable as per Condition 1 of the General Terms and Conditions Applicable as per Condition 14.2 of the General Terms and Conditions Not Applicable Not Applicable



Certificates:

38.	Interest Amount and/or the Redemption Amount switch at the option of the Issuer:	Not Applicable
39.	Provisions relating to Portfolio Linked Notes:	Not Applicable



PART B - OTHER INFORMATION

1. LISTING AND ADMISSION TO TRADING

Swiss Exchange:

(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

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.

Not Applicable

Société Générale will ensure the roles of provider of hedging instruments to the Issuer of the Notes and Calculation Agent of the Notes.

The possibility of conflicts of interest between the different roles of Société Générale on one hand, and between those of Société Générale in these roles and those of the Noteholders on the other hand cannot be excluded.

Furthermore, the Notes being indexed on the occurrence or non occurrence of one or more Credit Event(s), Société Générale may, at any time, (i) hold Obligations of the Reference Entity(ies), (ii) be in possession of information in relation to any Reference Entity(ies) that may be material in the context of the issue of the Notes and that may not be publicly available (or known), (iii) participate in any of the ISDA Credit Derivatives Determinations Committee or participate as a dealer in any auction process used to determine the Final Value of any Reference Entity in relation to which a Credit Event has occurred, which may, in each case, be in conflict with 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: XS1265883303 - Common Code: 126588330 (ii) Euroclear Bank S.A/N.V. (Euroclear) / Clearstream Clearing System(s): Banking société anonyme (Clearstream, Luxembourg) (iii) **Delivery of the Notes:** Delivery against payment (iv) **Calculation Agent:** Société Générale Tour Société Générale 17 Cours Valmy 92987 Paris La Défense Cedex France Société Générale Bank&Trust (v) Paying Agent(s): 11, avenue Emile Reuter 2420 Luxembourg



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Luxembourg Eurosystem eligibility of the (vi) Notes: No (vii) Address and contact details Société Générale of Société Générale for all Tour Société Générale administrative 17 Cours Valmy communications relating to 92987 Paris La Défense Cedex the Notes: France Name: Sales Support Services - Derivatives Tel: +33 1 57 29 12 12 (Hotline) Email: clientsupport-deai@sgcib.com 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 There is no commission and/or concession paid by the concession: Issuer to the Dealer or the Managers. **TEFRA rules:** (iii) Not Applicable Non-exempt Offer: (iv) Not Applicable PUBLIC OFFERS IN EUROPEAN ECONOMIC AREA Not Applicable ADDITIONAL INFORMATION

- Minimum Investment in the
Notes:NOK 1 000 000 (i.e. 10 Notes)- Minimum Trading:NOK 100 000 (i.e. 1 Note)

12. PUBLIC OFFERS IN OR FROM SWITZERLAND

Not Applicable



ANNEX FOR CREDIT LINKED NOTES

Reference Portfolio:

Reference Entity	Transaction Type	Reference Entity Weighting	Standard Reference Obligation	Reference Price	Status
AIR FRANCE - KLM	Standard European Corporate	0.01334	Applicable	100%	Senior Level
Alcatel Lucent	Standard European Corporate	0.01334	Applicable	100%	Senior Level
Altice Finco S.A.	Standard European Corporate	0.01334	Applicable	100%	Senior Level
ArcelorMittal	Standard European Corporate	0.01334	Applicable	100%	Senior Level
ARDAGH PACKAGING FINANCE PUBLIC LIMITED COMPANY	Standard European Corporate	0.01334	Applicable	100%	Senior Level
ASTALDI SOCIETA PER AZIONI	Standard European Corporate	0.01334	Applicable	100%	Senior Level
BENI STABILI SOCIETA PER AZIONI SOCIETA DI INVESTIMENTO IMMOBILIARE QUOTATA	Standard European Corporate	0.01334	Applicable	100%	Senior Level
Boparan Finance PLC	Standard European Corporate	0.01334	Applicable	100%	Senior Level
BRITISH AIRWAYS plc	Standard European Corporate	0.01334	Applicable	100%	Senior Level
CABLE & WIRELESS LIMITED	Standard European Corporate	0.01334	Applicable	100%	Senior Level
CARE UK HEALTH & SOCIAL CARE PLC	Standard European Corporate	0.01334	Applicable	100%	Subordinated Level
CERVED GROUP S.P.A.	Standard European Corporate	0.01334	Applicable	100%	Subordinated Level
CNH Industrial N.V.	Standard European Corporate	0.01334	Applicable	100%	Senior Level
ConvaTec Healthcare E S.A.	Standard European Corporate	0.01334	Applicable	100%	Senior Level
Deutsche Lufthansa Aktiengesellschaft	Standard European Corporate	0.01334	Applicable	100%	Senior Level
Dry Mix Solutions Investissements	Standard European Corporate	0.01334	Applicable	100%	Senior Level



EDP - Energias de Portugal, S.A.	Standard European Corporate	0.01334	Applicable	100%	Senior Level
EPHIOS HOLDCO II PLC	Standard European Corporate	0.01334	Applicable	100%	Senior Level
Fiat Chrysler Automobiles N.V.	Standard European Corporate	0.01334	Applicable	100%	Senior Level
Financiere Quick	Standard European Corporate	0.01334	Applicable	100%	Subordinated Level
FINMECCANICA S.P.A.	Standard European Corporate	0.01334	Applicable	100%	Senior Level
Galapagos Holding S.A.	Standard European Corporate	0.01334	Applicable	100%	Senior Level
GALP ENERGIA, SGPS, S.A.	Standard European Corporate	0.01334	Applicable	100%	Senior Level
Grupo Isolux Corsan Finance B.V.	Standard European Corporate	0.01334	Applicable	100%	Senior Level
HeidelbergCement AG	Standard European Corporate	0.01334	Applicable	100%	Senior Level
HELLENIC TELECOMMUNICATIONS ORGANISATION SOCIETE ANONYME	Standard European Corporate	0.01333	Applicable	100%	Senior Level
HEMA BondCo I B.V.	Standard European Corporate	0.01333	Applicable	100%	Senior Level
HOCHTIEF Aktiengesellschaft	Standard European Corporate	0.01333	Applicable	100%	Senior Level
Iceland Bondco PLC	Standard European Corporate	0.01333	Applicable	100%	Senior Level
INEOS Group Holdings S.A.	Standard European Corporate	0.01333	Applicable	100%	Senior Level
International Game Technology PLC	Standard European Corporate	0.01333	Applicable	100%	Senior Level
J SAINSBURY plc	Standard European Corporate	0.01333	Applicable	100%	Senior Level
JAGUAR LAND ROVER AUTOMOTIVE PLC	Standard European Corporate	0.01333	Applicable	100%	Senior Level
LADBROKES PLC	Standard European Corporate	0.01333	Applicable	100%	Senior Level
Lock Lower Holding AS	Standard European Corporate	0.01333	Applicable	100%	Senior Level



Louis Dreyfus Commodities B.V.	Standard European Corporate	0.01333	Applicable	100%	Senior Level
LOXAM	Standard European Corporate	0.01333	Applicable	100%	Subordinated Level
MATALAN FINANCE PLC	Standard European Corporate	0.01333	Applicable	100%	Subordinated Level
Matterhorn Telecom Holding S.A.	Standard European Corporate	0.01333	Applicable	100%	Senior Level
MELIA HOTELS INTERNATIONAL, S.A.	Standard European Corporate	0.01333	Applicable	100%	Senior Level
Metsa Board Corporation	Standard European Corporate	0.01333	Applicable	100%	Senior Level
Monitchem Holdco 3 S.A.	Standard European Corporate	0.01333	Applicable	100%	Senior Level
NEW LOOK SENIOR ISSUER PLC	Standard European Corporate	0.01333	Applicable	100%	Senior Level
Nokia Oyj	Standard European Corporate	0.01333	Applicable	100%	Senior Level
NOVAFIVES	Standard European Corporate	0.01333	Applicable	100%	Senior Level
Numericable-SFR S.A.	Standard European Corporate	0.01333	Applicable	100%	Senior Level
NXP B.V.	Standard European Corporate	0.01333	Applicable	100%	Senior Level
PEUGEOT SA	Standard European Corporate	0.01333	Applicable	100%	Senior Level
Pizzaexpress Financing 1 PLC	Standard European Corporate	0.01333	Applicable	100%	Senior Level
Play Finance 1 S.A.	Standard European Corporate	0.01333	Applicable	100%	Senior Level
Portugal Telecom International Finance B.V.	Standard European Corporate	0.01333	Applicable	100%	Senior Level
Premier Foods Finance PLC	Standard European Corporate	0.01333	Applicable	100%	Senior Level
R&R Ice Cream plc	Standard European Corporate	0.01333	Applicable	100%	Senior Level
RALLYE	Standard European Corporate	0.01333	Applicable	100%	Senior Level
RENAULT	Standard	0.01333	Applicable	100%	Senior Level



	European Corporate				
REXEL	Standard European Corporate	0.01333	Applicable	100%	Senior Level
Schaeffler Finance B.V.	Standard European Corporate	0.01333	Applicable	100%	Senior Level
Selecta Group B.V.	Standard European Corporate	0.01333	Applicable	100%	Senior Level
Stena Aktiebolag	Standard European Corporate	0.01333	Applicable	100%	Senior Level
Stonegate Pub Company Financing PLC	Standard European Corporate	0.01333	Applicable	100%	Senior Level
Stora Enso Oyj	Standard European Corporate	0.01333	Applicable	100%	Senior Level
Sunrise Communications Holdings S.A.	Standard European Corporate	0.01333	Applicable	100%	Senior Level
Techem GmbH	Standard European Corporate	0.01333	Applicable	100%	Senior Level
TELECOM ITALIA SPA	Standard European Corporate	0.01333	Applicable	100%	Senior Level
TESCO PLC	Standard European Corporate	0.01333	Applicable	100%	Senior Level
ThyssenKrupp AG	Standard European Corporate	0.01333	Applicable	100%	Senior Level
Trionista HoldCo GmbH	Standard European Corporate	0.01333	Applicable	100%	Senior Level
TUI AG	Standard European Corporate	0.01333	Applicable	100%	Senior Level
Unilabs SubHolding AB (publ)	Standard European Corporate	0.01333	Applicable	100%	Senior Level
Unitymedia GmbH	Standard European Corporate	0.01333	Applicable	100%	Senior Level
UPC Holding B.V.	Standard European Corporate	0.01333	Applicable	100%	Senior Level
VIRGIN MEDIA FINANCE PLC	Standard European Corporate	0.01333	Applicable	100%	Senior Level
VOUGEOT BIDCO P.L.C.	Standard European Corporate	0.01333	Applicable	100%	Senior Level



Wind Acquisition Finance S.A.	Standard European Corporate	0.01333	Applicable	100%	Senior Level
Ziggo Bond Finance B.V.	Standard European Corporate	0.01333	Applicable	100%	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	Х
Failure to Pay	Х
Grace Period Extension	
Notice of Publicly Available Information	Х
Payment Requirement	X (USD 1 000 000)
Obligation Default	
Obligation Acceleration	
Repudiation/Moratorium	
Restructuring	X
Mod R	
Mod Mod R	X
Multiple Holder Obligation	Х
Default Requirement	X (USD 10 000 000)
All Guarantees	Х
Governmental Intervention	
Financial Reference Entity Terms	
Subordinated European Insurance Terms	
2014 Coco Supplement	
No Asset Package Delivery	
Business Days (for the purposes of the Additional Terms and Conditions for Credit Linked Notes)	London & TARGET2
Obligation Category	Standard European Corporate
Payment	
Borrowed Money	Х
Reference Obligation Only	
Bond	
Loan	
Bond or Loan	
Obligation Characteristics	Standard European Corporate
Not Subordinated	
Specified Currency - Standard Specified Currencies	
Specified Currency - Standard Specified Currencies and Domestic Currency	



APPLICABLE FINAL TERMS FINAL VERSION APPROVED BY THE ISSUER

Not Sovereign Lender	
Not Domestic Currency	
Not Domestic Law	
Listed	
Not Domestic Issuance	