CITIGROUP INC. RATES BASE PROSPECTUS SUPPLEMENT (No.1) dated 26 January 2017, CGMHI RATES BASE PROSPECTUS SUPPLEMENT (No.1) dated 26 January 2017 and CGMFL RATES BASE PROSPECTUS SUPPLEMENT (No.1) dated 26 January 2017



CITIGROUP INC. (incorporated in Delaware)

and

CITIGROUP GLOBAL MARKETS HOLDINGS INC.

(a corporation duly incorporated and existing under the laws of the state of New York)

and

CITIGROUP GLOBAL MARKETS FUNDING LUXEMBOURG S.C.A.

(incorporated as a corporate partnership limited by shares (société en commandite par actions) under Luxembourg law and registered with the Register of Trade and Companies of Luxembourg under number B169199)

each an issuer under the Citi U.S.\$30,000,000,000 Global Medium Term Note Programme

Notes issued by Citigroup Global Markets Holdings Inc. only will be unconditionally and irrevocably guaranteed by CITIGROUP INC. (incorporated in Delaware)

Notes issued by Citigroup Global Markets Funding Luxembourg S.C.A only will be unconditionally and irrevocably guaranteed by CITIGROUP GLOBAL MARKETS LIMITED (incorporated in England and Wales)

This base prospectus supplement (the "Citigroup Inc. Rates Base Prospectus Supplement (No.1)") constitutes a supplement for the purposes of Article 16 of Directive 2003/71/EC, as amended (the "Prospectus Directive") as implemented in Ireland by the Prospectus (Directive 2003/71/EC) Regulations 2005 (as amended by the Prospectus (Directive 2003/71/EC) Amending Regulations 2012, the "Irish Prospectus Regulations") and is supplemental to, and must be read in conjunction with, the Rates Base Prospectus dated 15 December 2016, prepared by Citigroup Inc. (the "Citigroup Inc. Rates Base Prospectus") with respect to the Citi U.S.\$30,000,000,000 Global Medium Term Note Programme (the Programme).

This base prospectus supplement (the "CGMHI Rates Base Prospectus Supplement (No.1)") also constitutes a supplement for the purposes of Article 16 of the Prospectus Directive and is supplemental to, and must be read in conjunction with, the Rates Base Prospectus dated 15 December 2016, prepared by Citigroup Global Markets Holdings Inc. ("CGMHI") and Citigroup Inc. in its capacity as the CGMHI Guarantor (the "CGMHI Rates Base Prospectus") with respect to the Programme.

This base prospectus supplement (the "CGMFL Rates Base Prospectus Supplement (No.1)" and, together with the Citigroup Inc. Rates Base Prospectus Supplement (No.1) and the CGMHI Rates Base Prospectus Supplement (No.1), the "Supplement")) also constitutes a supplement for the purposes of Article 16 of the Prospectus Directive and is supplemental to, and must be read in conjunction with, the Rates Base Prospectus dated 15 December 2016, prepared by Citigroup Global Markets Funding Luxembourg S.C.A. ("CGMFL") and Citigroup Global Markets Limited in its capacity as the CGMFL Guarantor (the "CGMFL Rates Base Prospectus" and, together with the Citigroup Inc. Rates Base Prospectus and the CGMHI Rates Base Prospectus, the "Base Prospectus") with respect to the Programme.

Terms defined in the Base Prospectus shall, unless the context otherwise requires, have the same meaning when used in this Supplement.

This Supplement has been approved by the Central Bank of Ireland (the "Central Bank"), as competent authority under the Prospectus Directive. The Central Bank only approves this Supplement as meeting the requirements imposed under Irish and EU law pursuant to the Prospectus Directive.

Application has been made to the Irish Stock Exchange plc (the "Irish Stock Exchange") for the approval of the Citigroup Inc. Rates Base Prospectus Supplement (No.1), the CGMHI Rates Base Prospectus Supplement (No.1) and the CGMFL Rates Base Prospectus Supplement (No.1) as Base Listing Particulars Supplements (the "Citigroup Inc. Rates Base Listing Particulars Supplement (No.1)", the "CGMHI Rates Base Listing Particulars Supplement (No.1)", and the "CGMFL Rates Base Listing Particulars Supplement (No.1)", respectively, and together, the "Base Listing Particulars Supplement"). Save where expressly provided or the context otherwise requires, where Notes are to be admitted to trading on the Global Exchange Market references herein to "Supplement", "Citigroup Inc. Rates Base Prospectus Supplement (No.1)", the "CGMHI Rates Base Prospectus Supplement (No.1)" shall be construed to be to "Base Listing Particulars Supplement", "Citigroup Inc. Rates Base Listing Particulars Supplement (No.1)", and "CGMFL Rates Base Listing Particulars Supplement (No.1)", respectively.

Citigroup Inc. accepts responsibility for the information contained in this Supplement (excluding the paragraphs set out under the heading "Information relating to the CGMHI Rates Base Prospectus" and "Information relating to the CGMFL Rates Base Prospectus" below and the information set out in the Summary contained in Schedule 2 under the heading "TO BE INCLUDED FOR NOTES ISSUED BY CGMHI ONLY" and "TO BE INCLUDED FOR NOTES ISSUED BY CGMFL ONLY"). To the best of the knowledge of Citigroup Inc. (having taken all reasonable care to ensure that such is the case), the information contained in this Supplement (excluding the paragraphs set out under the heading "Information relating to the CGMHI Rates Base Prospectus" and "Information relating to the CGMFL Rates Base Prospectus" below) is in accordance with the facts and does not omit anything likely to affect the import of such information.

CGMHI accepts responsibility for the information contained in this Supplement (excluding the paragraphs set out under the headings "Information relating to the Citigroup Inc. Rates Base Prospectus" and "Information relating to the CGMFL Rates Base Prospectus" below and the information set out in the Summary contained in Schedule 2 under the headings "TO BE INCLUDED FOR NOTES ISSUED BY CITIGROUP INC. ONLY" and "TO BE INCLUDED FOR NOTES ISSUED BY CGMFL ONLY"). To the best of the knowledge of CGMHI (having taken all reasonable care to ensure that such is the case), the information contained in this Supplement (excluding the paragraphs set out under the headings "Information relating to the Citigroup Inc. Rates Base Prospectus" and "Information relating to the CGMFL Rates Base Prospectus" below) is in accordance with the facts and does not omit anything likely to affect the import of such information.

The CGMHI Guarantor accepts responsibility for the information contained in this Supplement (excluding (i) the paragraphs set out under the headings "Information relating to the Citigroup Inc. Rates Base Prospectus" and "Information relating to the CGMFL Rates Base Prospectus" below and (ii) the information set out in the Summary contained in Schedule 2 under the headings "TO BE INCLUDED FOR NOTES ISSUED BY CITIGROUP INC. ONLY" and "TO BE INCLUDED FOR NOTES ISSUED BY CGMFL ONLY" and the information set out in Elements B.1 to B.18 (inclusive)). To the best of the knowledge of the CGMHI Guarantor (having taken all reasonable care to ensure that such is the case), the information contained in this Supplement (excluding (i) the paragraphs set out under the headings "Information relating to the Citigroup Inc. Rates Base Prospectus" and "Information relating to the CGMFL Rates Base Prospectus" below and (ii) the information set out in the Summary contained in Schedule 1 under the headings "TO BE INCLUDED FOR NOTES ISSUED BY CITIGROUP INC. ONLY" and "TO BE INCLUDED FOR NOTES ISSUED BY CGMFL ONLY" and the information set out in Elements B.1 to B.18 (inclusive)) is in accordance with the facts and does not omit anything likely to affect the import of such information.

CGMFL accepts responsibility for the information contained in this Supplement (excluding the

paragraphs set out under the headings "Information relating to the Citigroup Inc. Rates Base Prospectus" and "Information relating to the CGMHI Rates Base Prospectus" below and the information set out in the Summary contained in Schedule 2 under the heading "TO BE INCLUDED FOR NOTES ISSUED BY CITIGROUP INC. ONLY" and "TO BE INCLUDED FOR NOTES ISSUED BY CGMHI ONLY"). To the best of the knowledge of CGMFL (having taken all reasonable care to ensure that such is the case), the information contained in this Supplement (excluding the paragraphs set out under the headings "Information relating to the Citigroup Inc. Rates Base Prospectus" and "Information relating to the CGMHI Rates Base Prospectus" below) is in accordance with the facts and does not omit anything likely to affect the import of such information.

The CGMFL Guarantor accepts responsibility for the information contained in this Supplement (excluding (i) the paragraphs set out under the headings "Information relating to the Citigroup Inc. Rates Base Prospectus" and "Information relating to the CGMHI Rates Base Prospectus" below and (ii) the information set out in the Summary contained in Schedule 2 under the heading "TO BE INCLUDED FOR NOTES ISSUED BY CITIGROUP INC. ONLY" and "TO BE INCLUDED FOR NOTES ISSUED BY CGMHI ONLY" and the information set out in Elements B.1 to B.18 (inclusive)). To the best of the knowledge of the CGMFL Guarantor (having taken all reasonable care to ensure that such is the case), the information contained in this Supplement (excluding (i) the paragraphs set out under the headings "Information relating to the Citigroup Inc. Rates Base Prospectus" and "Information relating to the CGMHI Rates Base Prospectus" below and (ii) the information set out in the Summary contained in Schedule 1 under the heading "TO BE INCLUDED FOR NOTES ISSUED BY CITIGROUP INC. ONLY" and "TO BE INCLUDED FOR NOTES ISSUED BY CGMHI ONLY" and the information set out in Elements B.1 to B.18 (inclusive)) is in accordance with the facts and does not omit anything likely to affect the import of such information.

Information relating to the Citigroup Inc. Rates Base Prospectus

Publication of the Form 8-K of Citigroup Inc. on 18 January 2017

On 18 January 2017, Citigroup Inc. (as an Issuer under the Programme) filed a Current Report on Form 8-K (the "Citigroup Inc. January 2017 Form 8-K") with the Securities and Exchange Commission of the United States (the "SEC") in connection with the publication of its Quarterly Financial Data Supplement for the quarter and year ended 31 December 2016. A copy of the Citigroup Inc. January 2017 Form 8-K has been filed with the Central Bank, the Irish Stock Exchange and the *Commission de Surveillance du Secteur Financier* (the "CSSF") and has been published on the website of the Luxembourg

Stock

Exchange (https://www.bourse.lu/Bourse/application? flowId=DownloadOAMGEDFlow&v=089yK+J0/8sNJytj8/oslmMgrty+41YYjxASEQyyYeBaLVj1CiyCQt/fJXBZELUuLLP+LmCsy5d1+krM7EKWgWQF0lBjA2r8ddrTQTrq4xE=&so_timeout=0). By virtue of this Supplement, the Citigroup Inc. January 2017 Form 8-K is incorporated by reference in, and forms part of, the Citigroup Inc. Rates Base Prospectus.

The following information appears on the page(s) of the Citigroup Inc. January 2017 Form 8-K as set out below:

Page(s)

- (a) Press Release, dated 18 January 2017, issued by Citigroup Exhibit Number 99.1 on pages Inc. 5-20
- (b) Citigroup Inc. Quarterly Financial Data Supplement for the quarter ended 31 December 2016. Exhibit Number 99.2 on pages 21-69

Any information not listed in the cross-reference list above but included in the Citigroup Inc. January 2017 Form 8-K is given for information purposes only.

Alternative Performance Measures

Information relating to alternative performance measures ("APMs") for the purposes of the Guidelines published by the European Securities and Markets Authority (ESMA) is set out in Schedule 1 to this Supplement.

Summary

The Summary set out in Section A of the Citigroup Inc. Rates Base Prospectus shall be amended as set out in Schedule 2 to this Supplement.

Risk Factors

Section B of the Citigroup Inc. Rates Base Prospectus entitled "*Risk Factors*" shall be amended as set out in Schedule 3 to this Supplement.

General Information Relating to the Programme and the Notes - Taxation of Notes

Section E.8 of the Citigroup Inc. Rates Base Prospectus entitled "*Taxation of Notes*" shall be amended as set out in Schedule 4 to this Supplement.

Terms and Conditions of the Notes – General Conditions of the Notes

Section F.1 of the Citigroup Inc. Rates Base Prospectus entitled "General Conditions of the Notes" shall be amended as set out Schedule 5 to this Supplement

Pro Forma Final Terms

The Pro Forma Final Terms set out in Section F.3 of the Citigroup Inc. Rates Base Prospectus shall be amended as set out in Schedule 6 to this Supplement.

Pro Forma Pricing Supplement

The Pro Forma Pricing Supplement set out in Section F.4 of the Citigroup Inc. Rates Base Prospectus shall be amended as set out in Schedule 7 to this Supplement.

General

Save as disclosed in this Supplement (including any documents incorporated by reference herein), there has been no other significant new factor, material mistake or inaccuracy relating to information included in the Citigroup Inc. Rates Base Prospectus since the publication of the Citigroup Inc. Rates Base Prospectus.

Copies of the Citigroup Inc. Rates Base Prospectus and this Supplement will be available for inspection in electronic form, for so long as the Programme remains in effect or any Notes remain outstanding, at the specified office of the Fiscal Agent and each of the other Paying Agents and all documents incorporated by reference in the Citigroup Inc. Rates Base Prospectus will be available on the website specified for each such document in the Citigroup Inc. Rates Base Prospectus.

To the extent that there is any inconsistency between (a) any statement in this Supplement or any statement incorporated by reference into the Citigroup Inc. Rates Base Prospectus by this Supplement and (b) any statement in the Citigroup Inc. Rates Base Prospectus or otherwise incorporated by reference into the Citigroup Inc. Rates Base Prospectus, the statements in (a) above will prevail.

Withdrawal rights

No non-exempt offers of Notes to the public made by Citigroup Inc. as Issuer pursuant to the Citigroup Inc. Rates Base Prospectus are on-going as of the date hereof, and consequently, no rights of withdrawal arise in accordance with regulation 52 of the Irish Prospectus Regulations following the publication of the Citigroup Inc. Rates Base Prospectus Supplement (No.1).

Information relating to the CGMHI Rates Base Prospectus

Publication of the Form 8-K of Citigroup Inc. on 18 January 2017

On 18 January 2017, Citigroup Inc. (as CGMHI Guarantor under the Programme) filed a Current Report on Form 8-K (the "Citigroup Inc. January 2017 Form 8-K") with the Securities and Exchange Commission of the United States (the "SEC") in connection with the publication of its Quarterly Financial Data Supplement for the quarter and year ended 31 December 2016. A copy of the Citigroup Inc. January 2017 Form 8-K has been filed with the Central Bank, the Irish Stock Exchange and the Commission de Surveillance du Secteur Financier ("CSSF") and has been published on the website of the Luxembourg Stock Exchange (https://www.bourse.lu/Bourse/application? flowId=DownloadOAMGEDFlow&v=089yK+J0/8sNJytj8/oslmMgrty+41YYjxASEQyyYeBaLVj1CiyCQt/fJXBZELUuLLP+LmCsy5d1+krM7EKWgWQF0lBjA2r8ddrTQTrq4xE=&so_timeout=0). By virtue of this Supplement, the Citigroup Inc. January 2017 Form 8-K is incorporated by reference in, and forms part of, the CGMHI Rates Base Prospectus.

The following information appears on the page(s) of the Citigroup Inc. January 2017 Form 8-K as set out below:

Page(s)

- (c) Press Release, dated 18 January 2017, issued by Citigroup Exhibit Number 99.1 on pages Inc. 5-20
- (d) Citigroup Inc. Quarterly Financial Data Supplement for the quarter ended 31 December 2016. Exhibit Number 99.2 on pages 21-69

Any information not listed in the cross-reference list above but included in the Citigroup Inc. January 2017 Form 8-K is given for information purposes only.

Alternative Performance Measures

Information relating to alternative performance measures ("APMs") for the purposes of the Guidelines published by the European Securities and Markets Authority (ESMA) is set out in Schedule 1 to this Supplement.

Risk Factors

Section B of the CGMHI. Rates Base Prospectus entitled "*Risk Factors*" shall be amended as set out in Schedule 3 to this Supplement.

General Information Relating to the Programme and the Notes - Taxation of Notes

Section E.8 of the CGMHI. Rates Base Prospectus entitled "*Taxation of Notes*" shall be amended as set out in Schedule 4 to this Supplement.

Terms and Conditions of the Notes – General Conditions of the Notes

Section F.1 of the CGMHI Rates Base Prospectus entitled "General Conditions of the Notes" shall be amended as set out in Schedule 5 to this Supplement

Pro Forma Final Terms

The Pro Forma Final Terms set out in Section F.3 of the CGMHI Rates Base Prospectus shall be amended as set out in Schedule 6 to this Supplement.

Pro Forma Pricing Supplement

The Pro Forma Pricing Supplement set out in Section F.4 of the CGMHI Rates Base Prospectus shall be amended as set out in Schedule 7 to this Supplement.

General

Save as disclosed in this Supplement (including any documents incorporated by reference herein, there has been no other significant new factor, material mistake or inaccuracy relating to information included in the CGMHI Rates Base Prospectus since the publication of the CGMHI Rates Base Prospectus.

Copies of the CGMHI Rates Base Prospectus and this Supplement will be available for inspection in electronic form, for so long as the Programme remains in effect or any Notes remain outstanding, at the specified office of the Fiscal Agent and each of the other Paying Agents and all documents incorporated by reference in the CGMHI Rates Base Prospectus will be available on the website specified for each such document in the CGMHI Rates Base Prospectus.

To the extent that there is any inconsistency between (a) any statement in this Supplement or any statement incorporated by reference into the CGMHI Rates Base Prospectus by this Supplement and (b) any statement in the CGMHI Rates Base Prospectus or otherwise incorporated by reference into the CGMHI Rates Base Prospectus, the statements in (a) above will prevail.

Withdrawal rights

No non-exempt offers of Notes to the public made by CGMHI as Issuer pursuant to the CGMHI Rates Base Prospectus are on-going as of the date hereof, and consequently, no rights of withdrawal arise in accordance with regulation 52 of the Irish Prospectus Regulations following the publication of the CGMHI Rates Base Prospectus Supplement (No.1).

Information relating to the CGMFL Rates Base Prospectus

Publication of the Form 8-K of Citigroup Inc. on 18 January 2017

On 18 January 2017, Citigroup Inc. (as indirect parent company of CGMFL) filed a Current Report on Form 8-K (the "Citigroup Inc. January 2017 Form 8-K") with the Securities and Exchange Commission of the United States (the "SEC") in connection with the publication of its Quarterly Financial Data Supplement for the quarter and year ended 31 December 2016. A copy of the Citigroup Inc. January 2017 Form 8-K has been filed with the Central Bank, the Irish Stock Exchange and the Commission de Surveillance du Secteur Financier ("CSSF") and has been published on the website of the Luxembourg Stock Exchange (https://www.bourse.lu/Bourse/application? flowId=DownloadOAMGEDFlow&v=089yK+J0/8sNJytj8/oslmMgrty+41YYjxASEQyyYeBaLVj1CiyCQt/fJXBZELUuLLP+LmCsy5d1+krM7EKWgWQF0lBjA2r8ddrTQTrq4xE=&so_timeout=0). By virtue of this Supplement, the Citigroup Inc. January 2017 Form 8-K is incorporated by reference in, and forms part of, the CGMFL Rates Base Prospectus.

The following information appears on the page(s) of the Citigroup Inc. January 2017 Form 8-K as set out below:

Page(s)

- (e) Press Release, dated 18 January 2017, issued by Citigroup Exhibit Number 99.1 on pages Inc. 5-20
- (f) Citigroup Inc. Quarterly Financial Data Supplement for the quarter ended 31 December 2016. Exhibit Number 99.2 on pages 21-69

Any information not listed in the cross-reference list above but included in the Citigroup Inc. January 2017 Form 8-K is given for information purposes only.

Alternative Performance Measures

Information relating to alternative performance measures ("APMs") for the purposes of the Guidelines published by the European Securities and Markets Authority (ESMA) is set out in Schedule 1 to this Supplement.

Risk Factors

Section B of the CGMFL. Rates Base Prospectus entitled "*Risk Factors*" shall be amended as set out in Schedule 3 to this Supplement.

General Information Relating to the Programme and the Notes - Taxation of Notes

Section E.8 of the CGMFL. Rates Base Prospectus entitled "*Taxation of Notes*" shall be amended as set out in Schedule 4to this Supplement.

Pro Forma Final Terms

The Pro Forma Final Terms set out in Section F.3 of the CGMFL Rates Base Prospectus shall be amended as set out in Schedule 6 to this Supplement.

Pro Forma Pricing Supplement

The Pro Forma Pricing Supplement set out in Section F.4 of the CGMFL Rates Base Prospectus shall be amended as set out in Schedule 7 to this Supplement.

General

Save as disclosed in this Supplement (including any documents incorporated by reference herein), there has been no other significant new factor, material mistake or inaccuracy relating to information included in the CGMFL Rates Base Prospectus since the publication of the CGMFL Rates Base Prospectus.

Copies of the CGMFL Rates Base Prospectus and this Supplement will be available for inspection in electronic form, for so long as the Programme remains in effect or any Notes remain outstanding, at the specified office of the Fiscal Agent and each of the other Paying Agents and all documents incorporated by reference in the CGMFL Rates Base Prospectus will be available on the website specified for each such document in the CGMFL Rates Base Prospectus.

To the extent that there is any inconsistency between (a) any statement in this Supplement or any statement incorporated by reference into the CGMFL Rates Base Prospectus by this Supplement and (b) any statement in the CGMFL Rates Base Prospectus or otherwise incorporated by reference into the CGMFL Rates Base Prospectus, the statements in (a) above will prevail.

Withdrawal rights

No non-exempt offers of Notes to the public made by CGMFL as Issuer pursuant to the CGMFL Rates Base Prospectus are on-going as of the date hereof, and consequently, no rights of withdrawal arise in accordance with regulation 52 of the Irish Prospectus Regulations following the publication of the CGMFL Rates Base Prospectus Supplement (No.1).

SCHEDULE 1

ALTERNATIVE PERFORMANCE MEASURES (APMS): CITIGROUP INC. JANUARY 2017 FORM 8-K

The Citigroup Inc. January 2017 Form 8-K contains several APMs. For further details on (i) the components of the APMs, (ii) how these APMs are calculated, (iii) an explanation of why such APMs provide useful information for investors and (iv) a reconciliation to the nearest equivalent US GAAP measures, please see references to "Non-GAAP Financial Measures" in the Citigroup Inc. January 2017 Form 8-K and the table below:

АРМ	Explanation of why use of APM provides useful information	Citigroup Inc. January 2017 Form 8-K Page Reference for Basis of Calculation, Components, Reconciliation and Comparatives to Previous Reporting Periods
impact of CVA/DVA	Citi's results of operations excluding the impact of CVA/DVA are non-GAAP financial measures. Beginning in the first quarter of 2016, the portion of the change in the fair value of on liabilities related to changes in Citigroup's own credit spreads (DVA) are reflected as a component of Accumulated Other Comprehensive Income; previously these amounts were recognized in Citigroup's revenues and net income. In the January 2017 Form 8-K, results for 2015 Q4 and full year 2015 exclude the impact of CVA/DVA, as applicable, for consistency with the current period's presentation.	Exhibit 99.1, Appendix A on page 10 and footnote 5 on page 15; and Exhibit 99.2, on pages 4 (including footnote 2), 5, 16 and 17
impact of Foreign Exchange Translation	Citi's results of operations excluding the impact of FX translation are non-GAAP financial measures. Citi believes the presentation of its results of operations excluding the impact of FX translation provides a more meaningful depiction for investors of the underlying fundamentals of its businesses.	Exhibit 99.1, Appendix A on page 9, Appendix B on pages 11 and 12 and Appendix E on page 14 and footnote 6 on page 15; and Exhibit 99.2, on pages 7, 12, 14, 23, 24 and 25
1 1	Citi's Basel III capital ratios and related components, on a fully implemented basis, are non-GAAP financial measures. Citi believes	Exhibit 99.1, Appendix C on page 13 and footnote 2 on page 15; and Exhibit 99.2, on pages 1

APM	Explanation of why use of APM provides useful information	Citigroup Inc. January 2017 Form 8-K Page Reference for Basis of Calculation, Components, Reconciliation and Comparatives to Previous Reporting Periods
	these ratios and the related components provide useful information to investors and others by measuring Citi's progress against future regulatory capital standards.	(including footnote 1) and 36
Supplementary Leverage Ratio	Citi's Basel III capital ratios and related components, on a fully implemented basis, are non-GAAP financial measures. Citi believes these ratios and the related components provide useful information to investors and others by measuring Citi's progress against future regulatory capital standards.	Exhibit 99.1, Appendix D on page 13 footnote 3 on page 15; and Exhibit 99.2, on pages 1 (including footnote 3) and 36
Tangible Common Equity and Tangible Book Value per Share	Citi believes these capital metrics provide useful information, as they are used by investors and industry analysts.	Exhibit 99.1, Appendix E on page 14 and footnote 4 on page 15; and Exhibit 99.2, on pages 1 (including footnote 4) and 36
Results of Operations Excluding the Impact of gains/losses on Loan Hedges	Citi believes the presentation of its results of operations excluding the impact of gain/(loss) on loan hedges related to accrual loans provides a more meaningful depiction for investors of the underlying fundamentals of its businesses.	Exhibit 99.1, page 6 and footnote 7 on page 15; and Exhibit 99.2, on page 17 (including footnote 2)

SCHEDULE 2

AMENDMENTS TO THE SUMMARY

SUMMARY

Summaries are made up of disclosure requirements known as "Elements". These Elements are numbered in Sections A-E (A.1-E.7). This Summary contains all the Elements required to be included in a summary for Notes, the Issuer and the CGMHI Guarantor (where the Issuer is CGMHI) or the CGMFL Guarantor (where the Issuer is CGMFL). Because some Elements are not required to be addressed, there may be gaps in the numbering sequence of the Elements. Even though an Element may be required to be inserted in a summary because of the type of securities, issuer and guarantor, it is possible that no relevant information can be given regarding the Element. In this case a short description of the Element should be included in the summary explaining why it is not applicable.

SECTION A - INTRODUCTION AND WARNINGS

Element	Title	
A.1	Introduction	This summary should be read as an introduction to the Base Prospectus and the applicable Final Terms. Any decision to invest in the Notes should be based on consideration of the Base Prospectus as a whole, including any documents incorporated by reference and the applicable Final Terms. Where a claim relating to information contained in the Base Prospectus and the applicable Final Terms is brought before a court, the plaintiff investor might, under the national legislation of the Member States, have to bear the costs of translating the Base Prospectus and the applicable Final Terms before the legal proceedings are initiated. Civil liability in Member States attaches only to those persons who have tabled the summary including any translation thereof, but only if the summary is misleading, inaccurate or inconsistent when read together with the other parts of the Base Prospectus and the applicable Final Terms, or it does not provide, when read together with the other parts of the Base Prospectus and the applicable Final Terms, key information in order to aid investors when considering whether to invest in the Notes.
A.2	Consent	[Not Applicable][The Notes may be offered in circumstances where there is no exemption from the obligation under the Prospectus Directive to publish a prospectus (a "Non-exempt Offer").]
		[Non-exempt Offer in [●]: Subject to the conditions set out below, [CGMFL and CGML][Citigroup Inc.][CGMHI and Citigroup Inc.] consent(s) to the use of the Base Prospectus in connection with a Non-exempt Offer of Notes by the Dealers[, [●], [and] [each financial intermediary whose name is published on [CGMFL's][Citigroup Inc.'s][CGMHI's] website (www.[●]) and identified as an Authorised Offeror in respect of the relevant Non-exempt Offer] [and any financial intermediary which is authorised to make such offers under applicable legislation implementing the Markets in Financial Instruments Directive (Directive 2004/39/EC) and publishes on its website the following statement (with the information in square brackets being completed with the relevant information): "We, [insert legal name of financial intermediary], refer to the

Element	Title	
		[insert title of relevant Notes] (the "Notes") described in the Final Terms dated [insert date] (the "Final Terms") published by [Citigroup Inc./Citigroup Global Markets Holdings Inc./Citigroup Global Markets Funding Luxembourg S.C.A.] (the "Issuer"). We hereby accept the offer by the Issuer of its consent to our use of the Base Prospectus (as defined in the Final Terms) in connection with the offer of the Notes in accordance with the Authorised Offeror Terms and subject to the conditions to such consent, each as specified in the Base Prospectus, and we are using the Base Prospectus accordingly."]
		(each an "Authorised Offeror" in [specify Relevant Member State]).
		[CGMFL's and CGML's][Citigroup Inc.'s][CGMHI's and Citigroup Inc.'s] consent referred to above is given for Non-exempt Offers of Notes during [•] (the "[specify Relevant Member State] Offer Period").
		The conditions to the consent of [CGMFL and CGML][Citigroup Inc.][CGMHI and Citigroup Inc.] [(in addition to the conditions referred to above)] are that such consent:
		(a) is only valid during the [specify Relevant Member State] Offer Period; [and]
		(b) only extends to the use of the Base Prospectus to make Non-exempt Offers of the relevant Tranche of Notes in [specify each Relevant Member State in which the particular Tranche of Notes can be offered][; and
		(c) [specify any other conditions applicable to the Non-exempt Offer of the particular Tranche in the Relevant Member State, as set out in the Final Terms]].]
		[replicate section for each Relevant Member State in which a Non-exempt Offer of the Notes is made]
		AN INVESTOR INTENDING TO ACQUIRE OR ACQUIRING ANY NOTES IN A NON-EXEMPT OFFER FROM AN AUTHORISED OFFEROR WILL DO SO, AND OFFERS AND SALES OF SUCH NOTES TO AN INVESTOR BY SUCH AUTHORISED OFFEROR WILL BE MADE, IN ACCORDANCE WITH ANY TERMS AND OTHER ARRANGEMENTS IN PLACE BETWEEN SUCH AUTHORISED OFFEROR AND SUCH INVESTOR INCLUDING AS TO PRICE, ALLOCATIONS AND SETTLEMENT ARRANGEMENTS. THE INVESTOR MUST LOOK TO THE AUTHORISED OFFEROR AT THE TIME OF SUCH OFFER FOR THE PROVISION OF SUCH INFORMATION AND THE AUTHORISED OFFEROR WILL BE RESPONSIBLE FOR SUCH INFORMATION.

SECTION B – ISSUERS AND GUARANTOR

[TO BE INCLUDED FOR NOTES ISSUED BY CGMFL ONLY:

Element	Title			
B.1	Legal and commercial name of the Issuer	Citigroup Global Markets Fund	ding Luxembourg S.C.A	A. ("CGMFL")
B.2	Domicile/ legal form/ legislation/ country of incorporation	CGMFL is a corporate partnership limited by shares (<i>société en commandite par actions</i>), incorporated on 24 May 2012 under Luxembourg law for an unlimited duration with its registered office as 31, Z.A Bourmicht, L-8070 Bertrange, Grand Duchy of Luxembourg, telephone number +352 2700 6203 and registered with the Register of Trade and Companies of Luxembourg under number B 169.199.		
B.4b	Trend information	Not Applicable. There are no commitments or events that are effect on CGMFL's prospects to	re reasonably likely to l	have a material
B.5	Description of the Group	CGMFL is a wholly owned indirect subsidiary of Citigroup Inc. Citigroup Inc. is a holding company and services its obligations primarily with dividends and advances that it receives from subsidiaries (Citigroup Inc. and its subsidiaries, the "Group"). Citigroup Inc. is a global diversified financial services holding company, whose businesses provide consumers, corporations, governments and institutions with a broad range of financial products and services. Citigroup Inc. has approximately 200 million customer accounts and does business in more than 160 countries and jurisdictions. Citigroup Inc. currently operates, for management reporting purposes, via two primary business segments: Citicorp, consisting of Citigroup Inc.'s Global Consumer Banking businesses (which consists of Regional Consumer Banking in North America, Europe, the Middle East and Africa, Asia and Latin America) and the Institutional Clients Group (Banking and Markets and Securities Services); and Citi Holdings, which consists of Brokerage and Asset Management, Local Consumer Lending, and a Special Asset Pool. There is also a third segment, Corporate/Other.		
B.9	Profit forecast or estimate	Not Applicable. CGMFL has not made a profit forecast or estimate in the Base Prospectus.		
B.10	Audit report qualifications	Not Applicable. There are no qualifications in any audit report on the historical financial information included in the Base Prospectus.		
B.12	Selected historical key financial information:	The table below sets out a summary of key financial information extracted from CGMFL's Annual Report for the year ended 31 December 2015:		
			year ended 31 ye December 2015 D	t or for the ear ended 31 eccember 2014 nudited)
			EUR	

Element	Title			
		ASSETS		
		Cash and cash equivalents	822,481	1,111,237
		Structured notes purchased	455,484,248	108,571,096
		Index linked certificates purchased	-	4,590,798
		Derivative assets	792,416	324,309
		Current income tax assets	8,838	7,193
		Other Assets	3,786	425
		TOTAL ASSETS	457,111,769	114,605,058
		LIABILITIES		
		Bank loans and overdrafts	93,496	651,552
		Structured notes issued	455,484,248	108,571,096
		Index linked certificates issued	-	4,590,798
		Derivative liabilities	792,416	324,309
		Redeemable preference shares	1	-
		Other liabilities	291,328	81,320
		TOTAL LIABILITIES	456,661,489	114,219,075
		EQUITY		
		Share capital	500,000	500,000
		Retained earnings	(49,720)	(114,017)
		TOTAL EQUITY	450,280	385,983
		TOTAL LIABILITIES AND EQUITY	457,111,769	114,605,058
		The table below sets out a si extracted from CGMFL's un statements for the six months e	audited interim rep	port and financial
			At 30 June 2016 (unaudited)	At 30 June 2015 (unaudited)
			E	U R
		ASSETS		
		Cash and cash equivalents	924,143	747,957
		Structured notes purchased	1,669,142,697	209,241,657
		Derivative assets	7,382,059	911,889

Element	Title			
		Current income tax assets	8,839	8,798
		Other Assets	40,620	5,911
		TOTAL ASSETS	1,677,498,358	210,916,212
		LIABILITIES		
		Bank loans and overdrafts	93,496	300,000
		Structured notes issued	1,669,142,698	209,127,082
		Derivative liabilities	7,382,059	911,889
		Redeemable preference shares	439	-
		Other liabilities	164,533	120,728
		Current tax liabilities	79,507	-
		TOTAL LIABILITIES	1,676,862,732	210,459,699
		EQUITY		
		Share capital	500,000	500,000
		Retained earnings	135,626	(43, 487)
		TOTAL EQUITY	635,626	456, 513
		TOTAL LIABILITIES AND EQUITY	1,677,498,358	210,916,212
			For the six months ended 30 June 2016 (unaudited)	For the six months ended 30 June 2015 (unaudited)
			E	UR
		Interest and similar income	-	5,862,389
		Interest expense and similar charges	-	(5,868,225)
		Net interest expense	-	(5,836)
		Net fee and commission income	162,019	-
		Net trading income	-	-
		Net income from financial instruments at fair value through profit or loss	-	83,619
		Other income	-	-
		Total operating income	162,019	77,783

Element	Title			
		General and administrative expenses	102,834	7,253
		Profit (Loss) before income tax	264,853	70,530
		Income tax expense	(79,507)	-
		Profit (Loss) for the period	185,346	70,530
		Other comprehensive income for the period, net of tax	-	-
		Total comprehensive income for the financial period	185,346	70,530
		Statements of no significant of	r material adverse	e change
		There has been: (i) no signific position of CGMFL since 30 J change in the financial position December 2015.	une 2016 and (ii)	no material adverse
B.13	Events impacting the Issuer's solvency	Not Applicable. There are no recent events particular to CGMFL which are to a material extent relevant to the evaluation of CGMFL's solvency, since 31 December 2015.		
B.14	Dependence upon other group entities	See Element B.5 Description of the Group and CGMFL's position within the Group. CGMFL is dependent on other members of the Group.		
B.15	Principal activities	The principal activity of CGMFL is to grant loans or other forms of funding directly or indirectly in whatever form or means to Citigroup Global Markets Limited, another subsidiary of Citigroup Inc., and any other entities belonging to the Group.		
B.16	Controlling shareholders	The entire issued share capital of CGMFL is held by Citigroup Global Markets Funding Luxembourg GP S.à r.l. and Citigroup Global Markets Limited.		
B.17	Credit ratings	CGMFL has a long/short term Ratings, Inc.	n senior debt ratir	ng of A/F1 by Fitch
		[The Notes have been rated [•]].]	
		A security rating is not a resecurities and may be subject t at any time by the assigning rat	o suspension, redu	•
B.18	Description of the Guarantee	The Notes issued will be unconditionally and irrevocably guaranteed by CGML pursuant to the CGMFL Deed of Guarantee. The CGMFL Deed of Guarantee constitutes direct, unconditional, unsubordinated and unsecured obligations of CGML and ranks and will rank <i>pari passu</i> (subject to mandatorily preferred debts under applicable laws) with all other outstanding, unsecured and unsubordinated obligations of CGML.		

Element	Title			
B.19	Information about the Guarantor			
B.19/B.1	Legal and commercial name of the Guarantor	Citigroup Global Markets Lim	nited ("CGML")	
B.19/B.2	Domicile/ legal form/ legislation/ country of incorporation	CGML is a private company England under the laws of Eng		nd incorporated in
B.19/B.4b	Trend information	The banking environment and its business will continue to be in the U.S. and global econormal European Union sovereign derulemaking associated with reconstruction.	be strongly influenced phomies, including the ebt crisis and the in	d by developments the results of the inplementation and
B.19/B.5	Description of the Group	CGML is a wholly owned indirect subsidiary of Citigroup Inc. Citigroup Inc. is a holding company and services its obligations primarily with dividends and advances that it receives from subsidiaries See Element B.5 above for a description of the Group.		
B.19/B.9	Profit forecast or estimate	Not Applicable. CGML has not made a profit forecast or estimate in the Base Prospectus.		
B.19/B.10	Audit report qualifications	Not Applicable. There are no qualifications in any audit report on the historical financial information included in the Base Prospectus.		
B.19/B.12	Selected historical key financial information	The table below sets out a summary of key financial information extracted from CGML's Financial Report for the year ended 31 December 2015:		
			At or for the y Decen	
		_	2015 (audited)	2014 (audited)
			(in millions of	U.S. dollars)
		Income Statement Data:		
		Gross Profit	3,259	3,055
		Commission income and fees	2,063	2,195
		Net dealing income	1,237	725
		Operating profit/loss ordinary activities before taxation	373	113
		Balance Sheet Data:		
		Total assets	323,339	383,350
		Debt (Subordinated)	5,437	4,080

Element	Title			
		Total Shareholder's funds	13,447	13,135
		The table below sets out a extracted from CGML's Intended 30 June 2016:	•	
			At or for the six month period ended 30 June	
			2016 (unaudited)	2015 (unaudited)
			(in millions of	U.S. dollars)
		Income Statement Data:		
		Gross Profit	1,423	1,854
		Commission income and fees	593	1,093
		Net dealing income	942	747
		Operating profit/loss ordinary activities before taxation	277	388
			At or for the six	_
			30 June 2016 (unaudited)	31 December 2015 (audited)
			(in millions of	U.S. dollars)
		Balance Sheet Data:		
		Total assets	402,253	323,339
		Debt (Subordinated)	5,473	5,437
		Total Shareholder's funds	13,946	13,447
		State of the state		1
		Statements of no significant of There has been: (i) no significant of Position of CGML or CGML June 2016 and (ii) no mate position or prospects of CGM whole since 31 December 201	icant change in the fit and its subsidiaries a erial adverse change ML or CGML and its	inancial or trading s a whole since 30 e in the financial
B.19/B.13	Events impacting the Guarantor's solvency:	Not Applicable. There are a which are to a material extensolvency since 31 December 2	t relevant to the eval	
B.19/B.14	Dependence upon other Group entities	CGML is a subsidiary of Bahamas Limited, which is Citigroup Inc.		

Element	Title	
		See Element B.19/B.5 for CGML's position within the Group. CGML is dependent on other members of the Group.
B.19/B.15	The Guarantor's principal activities	CGML is a broker and dealer in fixed income and equity securities and related products in the international capital markets and an underwriter and provider of corporate finance services, operating globally from the UK and through its branches in Western Europe and the Middle East. CGML also markets securities owned by other group undertakings on a commission basis.
B.19/B.16	Controlling shareholders	CGML is a subsidiary of Citigroup Global Markets Holdings Bahamas Limited.
B.19/B.17	Credit ratings	CGML has a long term/short term senior debt rating of A/A-1 by Standard & Poor's Financial Services LLC and A/F1 by Fitch Ratings, Inc. [The Notes have been rated [•].] A security rating is not a recommendation to buy, sell or hold securities and may be subject to suspension, reduction or withdrawal at any time by the assigning rating agency.

[TO BE INCLUDED FOR NOTES ISSUED BY CITIGROUP INC. ONLY

Element	Title	
B.1	Legal and commercial name of the Issuer	Citigroup Inc.
B.2	Domicile/ legal form/ legislation/ country of incorporation	Citigroup Inc. was established as a corporation incorporated in Delaware pursuant to the Delaware General Corporation Law.
B.4b	Trend information	The banking environment and markets in which the Group conducts its business will continue to be strongly influenced by developments in the U.S. and global economies, including the results of the European Union sovereign debt crisis and the implementation and rulemaking associated with recent financial reform.
B.5	Description of the Group	Citigroup Inc. is a holding company and services its obligations primarily with dividends and advances that it receives from subsidiaries (Citigroup Inc. and its subsidiaries, the "Group"). Citigroup Inc. is a global diversified financial services holding company, whose businesses provide consumers, corporations, governments and institutions with a broad range of financial products and services. Citigroup Inc. has approximately 200 million customer accounts and does business in more than 160 countries and jurisdictions. Citigroup Inc. currently operates, for management reporting purposes, via two primary business segments: Citicorp, consisting of Citigroup Inc.'s Global Consumer Banking businesses (which consists of Regional Consumer Banking in North America,

Element	Title			
		Europe, the Middle East and A Institutional Clients Group (E Services); and Citi Holdings, v Management, Local Consumer There is also a third segment, C	Banking and Mar which consists of I Lending, and a	kets and Securities Brokerage and Asset
B.9	Profit forecast or estimate	Not Applicable. Citigroup Inc. has not made a profit forecast or estimate in the Base Prospectus.		
B.10	Audit report qualifications	Not Applicable. There are no qualifications in any audit report on the historical financial information included in the Base Prospectus.		
B.12	Selected historical key financial information:	The table below sets out a summary of key financial infectoracted from the consolidated financial statements of Citig contained in the Citigroup Inc. Form 10-K as filed with the S February 2016:		
				e year ended 31 cember
			2015 (audited)	2014 (audited)
		Income Statement Data:	(in millions	of U.S. dollars)
		Total revenues, net of interest expense	76,354	77,219
		Income from continuing operations	17,386	7,504
		Net Income	17,242	7,310
		Balance Sheet Data		
		Total assets	1,731,210	1,842,181
		Total deposits	907,887	899,332
		Long-term debt (including U.S.\$ 25,293 and U.S.\$ 26,180 as of 31 December 2015 and 2014, respectively,	201,275	223,080
		at fair value) Total stockholders' equity	221,857	210,185
		The table below sets out a structed from Citigroup Inc.'s months ended 30 September 20	Quarterly Report f	
			For the nine September	months ended 30
			2016 (unaudited)	2015 (unaudited)
			(in millions	of U.S. dollars)

Element	Title			
		Income Statement Data:		
		Total revenues, net of interest expense	52,863	57,898
		Income from continuing operations	11,442	13,981
		Net Income	11,339	13,907
			For the three m Septe	
		_	2016	2015
		<u>-</u>	(unaudited)	(unaudited) f U.S. dollars)
			(in millions of	O.s. dollars)
		Income Statement Data:		
		Total revenues, net of interest expense	11,479	11,773
		Income from continuing operations	3,887	4,306
		Net Income	3,840	4,291
			As at 30 S	eptember
		-	2016	2015
		_	(unaudited) (in millions of	(unaudited) f U.S. dollars)
		Balance Sheet Data:	` '	,
			1 010 117	1 000 256
		Total assets	1,818,117	
		Total deposits	940,252	904,243
		Long-term debt	209,051	213,533
		Total stockholders' equity	231,575	220,848
		Statements of no significant or i	material adverse cl	nange
		There has been: (i) no significate position of Citigroup Inc. or Citigroup Inc. or Citigroup September 2016 the financial position or prospectand its subsidiaries as a whole significant control of the significa	tigroup Inc. and its and (ii) no material ets of Citigroup Inc	s subsidiaries as a adverse change in . or Citigroup Inc.
B.13	Events impacting the Issuer's solvency	Not Applicable. There are no a Inc. which are to a material of Citigroup Inc.'s solvency since 3	extent relevant to	
B.14	Dependence upon other	See Element B.5 description of Citigroup Inc.'s position within the		ts subsidiaries and

Element	Title	
	group entities	
B.15	Principal activities	Citigroup Inc. is a global diversified financial services holding company whose businesses provide consumers, corporations, governments and institutions with a broad range of financial products and services.
B.16	Controlling shareholders	Citigroup Inc. is not aware of any shareholder or group of connected shareholders who directly or indirectly control Citigroup Inc.
B.17	Credit ratings	Citigroup Inc. has a long term/short term senior debt rating of BBB+/A-2 by Standard & Poor's Financial Services LLC, Baa1/P-2 by Moody's Investors Service, Inc. and A/F1 by Fitch Ratings, Inc. [The Notes have been rated [•].] A security rating is not a recommendation to buy, sell or hold securities and may be subject to suspension, reduction or withdrawal at any time by the assigning rating agency.

[TO BE INCLUDED FOR NOTES ISSUED BY CGMHI ONLY

Element	Title	
B.1	Legal and commercial name of the Issuer	Citigroup Global Markets Holdings Inc. ("CGMHI")
B.2	Domicile/ legal form/ legislation/ country of incorporation	CGMHI is a corporation incorporated in the State of New York and organised under the laws of the State of New York.
B.4b	Trend information	The banking environment and markets in which the Group conducts its business will continue to be strongly influenced by developments in the U.S. and global economies, including the results of the European Union sovereign debt crisis and the implementation and rulemaking associated with recent financial reform.
B.5	Description of the Group	CGMHI is a wholly owned subsidiary of Citigroup Inc. Citigroup Inc. is a holding company and services its obligations primarily with dividends and advances that it receives from subsidiaries (Citigroup Inc. and its subsidiaries, the Group) Citigroup Inc. is a global diversified financial services holding company whose businesses provide consumers, corporations, governments and institutions with a broad range of financial products and services. Citigroup Inc. has approximately 200 million customer accounts and does business in more than 160 countries and jurisdictions. Citigroup Inc. currently operates, for management reporting purposes, via two primary business segments: Citicorp, consisting of Citigroup Inc.'s Global Consumer Banking businesses (which consists of Regional Consumer Banking in North America, Europe, the Middle East and Africa, Asia and Latin America) and the

Element	Title				
		Institutional Clients Gr Services); and Citi Hold Management, Local Co There is also a third segn	ings, which co nsumer Lendin	nsists of Broker g, and a Specia	age and Asset
B.9	Profit forecast or estimate	Not Applicable. CGMHI has not made a profit forecast or estimate in the Base Prospectus.			
B.10	Audit report qualifications	Not Applicable. There are no qualifications in any audit report on the historical financial information included in the Base Prospectus.			
B.12	Selected historical key financial information:	The table below sets o extracted from CGMHI's December 2015:	•	•	
			At or for t	ne year ended 3	1 December
			2015 (audited)	2014 (audited)	2013 (audited)
		Income Statement Data:	(in m	illions of U.S. d	ollars)
		Consolidated revenues, net of interest expense	11,049	11,760	10,363
		Consolidated income (loss) from continuing operations before income taxes	2,481	(1,052)	(1,218)
		Consolidated net income (loss)	2,022	(1,718)	(910)
		Balance Sheet Data:			
		Total assets	390,817	412,264	411,509
		Term debt	53,702	42,207	42,391
		Stockholder's equity (fully paid):			
		Common	26,603	24,883	17,901
		The table below sets o extracted from CGMH statements for the six mo	I's unaudited	interim report	
			For the s	six months ende	ed 30 June
			2016 (unaudite		2015 (naudited)
			· 	illions of U.S. d	·

Element	Title			
		Income Statement Data:		
		Revenues, net of interest expense	4,737	6,175
		Income before income taxes	736	1,887
		CGMHI's net income	431	1,596
			At 30 June 2016 (unaudited)	At 31 December 2015 (audited)
		Balance Sheet Data:	(in millions o	f U.S. dollars)
		Total assets	424,214	390,817
		Term debt	46,083	53,702
		Stockholder's equity (fully paid):	,	,
		Common	32,051	26,603
		Statements of no signification. There has been: (i) no signification of CGMHI or C since 30 June 2016 and (i position or prospects of C as a whole since 31 December 2016.	ignificant change in the GMHI and its subsidition in material adverse CGMHI and	ne financial or trading aries taken as a whole change in the financial
B.13	Events impacting the Issuer's solvency	Not Applicable. There a which are to a material e solvency since 31 December 21	xtent relevant to the e	
B.14	Dependence upon other group entities	See Element B.5 descri CGMHI's position within		d its subsidiaries and
B.15	Principal activities	CGMHI operating through its subsidiaries, engages in full-service investment banking and securities brokerage business. The Issuer operates in the Institutional Clients Group segment (which includes Securities and Banking).		
B.16	Controlling shareholders	CGMHI is a wholly owne	ed subsidiary of Citigro	oup Inc.
B.17	Credit ratings	CGMHI has a long term/s Standard & Poor's Finar senior debt rating of A/	ncial Services LLC, a	long term/short term

Element	Title	
		senior debt rating of Baa1 by Moody's Investors Service, Inc.
		[The Notes have been rated [●].]
		A security rating is not a recommendation to buy, sell or hold securities and may be subject to suspension, reduction or withdrawal at any time by the assigning rating agency.
B.18	Description of the Guarantee	The Notes issued will be unconditionally and irrevocably guaranteed by Citigroup Inc. pursuant to the CGMHI Deed of Guarantee. The CGMHI Deed of Guarantee constitutes direct, unconditional, unsubordinated and unsecured obligations of Citigroup Inc. and ranks and will rank <i>pari passu</i> (subject to mandatorily preferred debts under applicable laws) with all other outstanding, unsecured and unsubordinated obligations of Citigroup Inc.
B.19	Information about the Guarantor	
B.19/B.1	Legal and commercial name of the Guarantor	Citigroup Inc.
B.19/B.2	Domicile/ legal form/ legislation/ country of incorporation	Citigroup Inc. was established as a corporation incorporated in Delaware pursuant to the Delaware General Corporation Law.
B.19/B.4b	Trend information	The banking environment and markets in which the Group conducts its business will continue to be strongly influenced by developments in the U.S. and global economies, including the results of the European Union sovereign debt crisis and the implementation and rulemaking associated with recent financial reform.
B.19/B.5	Description of the Group	Citigroup Inc. is a holding company and services its obligations primarily with dividends and advances that it receives from subsidiaries (Citigroup Inc. and its subsidiaries, the "Group"). Citigroup Inc. is a global diversified financial services holding company, whose businesses provide consumers, corporations, governments and institutions with a broad range of financial products and services. Citigroup Inc. has approximately 200 million customer accounts and does business in more than 160 countries and jurisdictions. Citigroup Inc. currently operates, for management reporting purposes, via two primary business segments: Citicorp, consisting of Citigroup Inc.'s Global Consumer Banking businesses (which consists of Regional Consumer Banking in North America, Europe, the Middle East and Africa, Asia and Latin America) and the Institutional Clients Group (Banking and Markets and Securities Services); and Citi Holdings, which consists of Brokerage and Asset Management, Local Consumer Lending, and a Special Asset Pool. There is also a third segment, Corporate/Other.
B.19/B.9	Profit forecast	Not Applicable. Citigroup Inc. has not made a profit forecast or

Element	Title				
	or estimate	estimate in the Base Prospectus.			
B.19/B.10	Audit report qualifications		Not Applicable. There are no qualifications in any audit report on the historical financial information included in the Base Prospectus.		
B.19/B.12	Selected historical key financial information:	The table below sets out a summary of key financial information extracted from the consolidated financial statements of Citigroup Incontained in the Citigroup Inc. Form 10-K as filed with the SEC on 2 February 2016:			
			At or for the year ended 31 December		
			2015 (audited)	2014 (audited)	
		Income Statement Data:	(in millions	of U.S. dollars)	
		Total revenues, net of interest expense	76,354	77,219	
		Income from continuing operations	17,386	7,504	
		Net Income	17,242	7,310	
		Balance Sheet Data			
		Total assets	1,731,210	1,842,181	
		Total deposits	907,887	899,332	
		Long-term debt (including U.S.\$ 25,293 and U.S.\$ 26,180 as of 31 December 2015 and 2014, respectively, at fair value)	201,275	223,080	
		Total stockholders' equity	221,857	210,185	
			a summary of key financial information.'s Quarterly Report for the three and nine 2016. For the nine months ended 30 September		
			2016 (unaudited)	2015 (unaudited)	
				of U.S. dollars)	
		Income Statement Data:			
		Total revenues, net of interest expense	52,863	57,898	
		Income from continuing operations	11,442	13,981	

Element	Title			
		Net Income	11,339	13,907
			For the three m Septe	
		-	2016 (unaudited) (in millions of	2015 (unaudited)
		Income Statement Data:		
		Total revenues, net of interest expense	11,479	11,773
		Income from continuing operations	3,887	4,306
		Net Income	3,840	4,291
			As at 30 S	eptember
		- _	2016 (unaudited)	2015 (unaudited)
			(in millions of	U.S. dollars)
		Balance Sheet Data:		
		Total assets	1,818,117	1,808,356
		Total deposits	940,252	904,243
		Long-term debt	209,051	213,533
		Total stockholders' equity	231,575	220,848
		Statements of no significant or n	naterial adverse ch	ange
		There has been: (i) no significate position of Citigroup Inc. or City whole since 30 September 2016 at the financial position or prospect and its subsidiaries as a whole since	tigroup Inc. and its and (ii) no material ts of Citigroup Inc.	subsidiaries as a adverse change in or Citigroup Inc.
B.19/B.13	Events impacting the Guarantor's solvency	Not Applicable. There are no rec which are to a material extent re Inc.'s solvency since 31 December	elevant to the evalu	
B.19/B.14	Dependence upon other Group entities	See Element B.19/B.5 descri subsidiaries and Citigroup Inc.'s	-	-
B.19/B.15	The Guarantor's principal activities	Citigroup Inc. is a global di- company whose businesses governments and institutions wit and services.	provide consume	rs, corporations,
B.19/B.16	Controlling shareholders	Citigroup Inc. is not aware of ar shareholders who directly or indi		

Element	Title	
B.19/B.17	Credit ratings	Citigroup Inc. has a long term/short term senior debt rating of BBB+/A-2 by Standard & Poor's Financial Services LLC, Baa1/P-2 by Moody's Investors Service, Inc. and A/F1 by Fitch Ratings, Inc. [The Notes have been rated [•].] A security rating is not a recommendation to buy, sell or hold securities and may be subject to suspension, reduction or withdrawal at any time by the assigning rating agency.

SECTION C – SECURITIES

	Description of Notes/ISIN	Notes are issued in Series. The Series number is [●]. The Tranche number is [●].
		[The Notes are titled Certificates and therefore all references to "Note(s)" and "Noteholder(s)" shall be construed to be to "Certificate(s)" and "Certificateholder(s)".]
		The Notes may be Credit Linked Interest Notes, Fixed Rate Notes, Floating Rate Notes, Zero Coupon Notes, Inflation Rate Notes, DIR Inflation Linked Notes, CMS Interest Linked Notes, Range Accrual Notes, Digital Notes, Digital Band Notes, Inverse Floating Rate Notes, Spread Notes, Previous Coupon Linked Notes or any combination of the foregoing.
		If the applicable Final Terms specify "Switcher Option" to be applicable for the relevant Notes, the Issuer will be able to switch from one interest basis to another as provided therein.
		The International Securities Identification Number (ISIN) is $[\bullet]$. The Common Code is $[\bullet]$. [The [CUSIP/WKN/Valoren] is $[\bullet]$.]
C.2	Currency	The denomination currency and the currency for payments in respect of the Notes is $[\bullet]$.
	Restrictions on the free transferability of the Notes	The Notes will be transferable, subject to the offering, selling and transfer restrictions with respect to the United States, European Economic Area, United Kingdom, Australia, Austria, the Kingdom of Bahrain, Brazil, Chile, Columbia, Costa Rica, Republic of Cyprus, Denmark, Dominican Republic, Dubai International Financial Centre, Ecuador, El Salvador, Finland, France, Guatemala, Honduras, Hong Kong Special Administrative Region, Hungary, Ireland, Israel, Italy, Japan, State of Kuwait, Mexico, Norway, Oman, Panama, Paraguay, Peru, Poland, Portugal, State of Qatar, Russian Federation, Kingdom of Saudi Arabia, Singapore, Switzerland, Taiwan, Republic of Turkey, United Arab Emirates and Uruguay and the laws of any jurisdiction in which the Notes are offered or sold.
	Rights attached to the Notes, including	The Notes have terms and conditions relating to, among other matters:
	ranking and limitations on	Ranking The Notes will constitute unsubordinated and unsecured obligations

Element	Title	
	those rights	of the Issuer and rank and will at all times rank <i>pari passu and</i> rateably among themselves and at least <i>pari passu</i> with all other unsecured and unsubordinated obligations of the Issuer save for such obligations as may be preferred by provisions of law that are both mandatory and of general application.
		Negative pledge and cross default
		The terms of the Notes will not contain a negative pledge provision or a cross-default provision in respect of the Issuer [or the Guarantor].
		Events of default
		The terms of the Notes will [contain, amongst others,/be limited to ¹] the following events of default:
		[To be included where Schedule A is not applicable: ² (a) default in payment of any principal or interest due in respect of the Notes, continuing for a period of 30 days in the case of interest or 10 days in the case of principal, in each case after the due date; (b) default in the performance, or breach, of any other covenant by the Issuer [or Guarantor] (to be included for Notes issued by CGMFL only), and continuance for a period of 60 days after the date on which written notice is given by the holders of at least 25 per cent, in principal amount of the outstanding Notes specifying such default or breach and requiring it to be remedied; (c) events relating to the winding up or dissolution or similar procedure of the Issuer [or the Guarantor] (to be included for Notes issued by CGMFL only); and (d) the appointment of a receiver or other similar official or other similar arrangement of the Issuer [or the Guarantor] (to be included for Notes issued by CGMFL only).]
		³ [To be included for Notes issued by Citigroup Inc. only where Schedule A is applicable: (i) failure to pay principal or interest for 30 days after it is due and (ii) certain events of insolvency or bankruptcy (whether voluntary or not). Only those specified Events of Default will provide for a right of acceleration of the Notes and no other event, including a default in the performance of any other covenant of Citigroup Inc., will result in acceleration.]
		Taxation
		Payments in respect of all Notes will be made without withholding or deduction of taxes: (i) in Luxembourg where the Issuer is CGMFL, or in the United Kingdom in the case of the CGMFL Guarantor, subject in all cases to specified exceptions, or (ii) in the United States where the Issuer is Citigroup Inc. or CGMHI or in the case of the CGMHI Guarantor, in each case except as required by law. In that event, additional interest will be payable in respect of such taxes, subject to specified exceptions.

¹By virtue of the Citigroup Inc. Rates Base Prospectus Supplement (No.1) the words "be limited to" are inserted.

 $^{^2}$ By virtue of the Citigroup Inc. Rates Base Prospectus Supplement (No.1) the words "To be included where Schedule A is not applicable:" are inserted.

³ By virtue of the Citigroup Inc. Rates Base Prospectus Supplement (No.1) the section entitled "Events of Default" is updated by insertion of the following final paragraph.

Element	Title		
		Meetings	
		The terms of the Notes contain provisions for calling meetings of holders of such Notes to consider matters affecting their interests generally. These provisions permit defined majorities to bind all holders, including holders who did not attend and vote at the relevant meeting and holders who voted in a manner contrary to the majority.	
C.9	Description of	Interest periods and rates of interest:	
	the rights attached to the Notes, including nominal interest rate, the date	Other than Zero Coupon Notes, the length of all interest periods for all Notes and the applicable rate of interest or its method of calculation may differ from time to time or be constant for any Series.	
	from which interest becomes payable and interest payment	Notes may (at the option of the Issuer, if specified in the applicable Final Terms) or shall (in the case where "Automatic Change of Interest Basis" applies) have more than one interest basis applicable to different interest periods and/or interest payment dates.	
	dates, description of the underlying (where the rate	Other than Zero Coupon Notes, Notes may have a maximum rate interest or interest amount (or both), a minimum rate of interest interest amount (or both).	
	is not fixed), maturity date,	Interest:	
	repayment provisions and indication of yield	Notes may or may not bear interest. Notes which do not bear interest may be specified in the applicable Final Terms as "Zero Coupon Notes", and any early redemption amount payable on Zero Coupon Notes may be equal to an amortised face amount calculated in accordance with the conditions of the Notes.	
		Interest-bearing Notes will either bear interest payable at, or calculated by reference to, one or more of the following:	
		(i) a fixed rate ("Fixed Rate Notes");	
		(ii) a floating rate ("Floating Rate Notes");	
		(iii) a CMS rate, which is a swap rate for swap transactions (or if specified in the applicable Final Terms, the lower of two swap rates, or the difference between two swap rates) ("CMS Interest Linked Notes");	
		(iv) a rate determined by reference to movements in an inflation index ("Inflation Rate Notes");	
		(v) a rate determined by reference to movements in an inflation index and the specific interest payment date to allow interpolation between the two monthly fixings ("DIR Inflation Linked Notes");	
		(vi) a rate (which may be a rate equal, or calculated by reference, to a fixed rate, a floating rate or a CMS rate (as described in paragraph (iii) above) multiplied by an accrual rate, which is determined by reference to the number of days in the relevant interest period on which the accrual condition or both accrual conditions are satisfied. An accrual condition may be satisfied on any relevant day if the relevant reference	

Element	Title				
			observation is, as specified in the applicable Final Terms:		
			• greater than or equal to; or		
		• greater than; or			
			• less than or equal to; or		
			• less than,		
			the specified barrier, or if the relevant reference observation is, as specified in the applicable Final Terms:		
			• either greater than or equal to, or greater than, the specified lower range; and		
			• either less than or equal to, or less than, the specified upper range.		
			A reference observation may be specified in the applicable Final Terms as a single reference rate, a basket of two or more reference rates, the difference between two reference rates or the difference between the sums of two sets of reference rates ("Range Accrual Notes");		
		(vii)	a rate which will either be: (a) a specified back up rate, or (b) if the specified digital reference rate on the specified determination date is, as specified in the applicable Final Terms:		
			• less than the specified reserve rate; or		
			• less than or equal to the specified reserve rate; or		
			• greater than the specified reserve rate; or		
			• greater than or equal to the specified reserve rate,		
			a specified digital rate, and each of the specified back up rate, specified digital reference rate, specified reserve rate and specified digital rate may be a fixed rate, a floating rate or a CMS rate (which would include a rate determined by reference to the Spread Notes provisions) (" Digital Notes ");		
		(viii)	a rate (which may be a rate equal, or calculated by reference, to a fixed rate, a floating rate, a CMS rate or a rate equal to one specified rate (which may be a floating rate or a CMS rate) minus another specified rate (which may be a floating rate or a CMS rate)), and plus or minus a margin (if specified) which will be determined for each interest period by reference to within which band of specified fixed rates either:		
			(a) the specified reference rate (which rate may be a floating rate or a CMS rate) determined on the relevant interest determination date for the reference rate falls; or		
			(b) the result of reference rate one (which rate may be a floating rate or a CMS rate) minus reference rate		

Element	Title		
			two (which may be a floating rate or a CMS Rate), each as determined on the relevant interest determination date for such rate falls.
			The rate for an interest period will be equal to the rate specified as the band rate set for the appropriate band within which, in the case of (a), the specified reference rate falls, or in the case of (b), the relevant result of reference rate one minus reference rate two falls ("Digital Band Notes");
		(ix)	a rate which will be equal to a specified fixed rate minus either (i) a reference rate or (ii) one reference rate minus another reference rate (any reference rate may be a floating rate or a CMS rate (which would include a rate determined by reference to the Spread Notes provisions), and plus or minus a margin (if specified) and/or multiplied by an interest participation rate (if specified)) ("Inverse Floating Rate Notes");
		(x)	a rate which is to be determined by reference to any of the following (as specified in the applicable Final Terms):
			(a) one (1) minus the result of a specified spread rate minus another specified spread rate, or
			(b) a specified spread rate minus another specified spread rate, or
			(c) the lesser of: (I) a specified spread rate, plus or minus a spread cap margin (if specified), and (II) the sum of (A) a specified percentage rate per annum and (B) the product of (x) a multiplier, and (y) the difference between two specified spread rates,
			and, in each case, plus or minus a margin (if specified), and multiplied by an interest participation rate (if specified). A specified spread rate may be (A) one specified reference rate, or (B) the sum of two or more specified reference rates or (C) specified reference rate one minus a specified reference rate two, and in each case, plus or minus a margin (if specified), and multiplied by an interest participation rate (if specified). Each specified reference rate may be determined by reference to the fixed rate note provisions, floating rate note provisions or the CMS rate note provisions ("Spread Notes");
		(xi)	a rate (a " previous coupon linked interest rate ") determined from a previous coupon reference rate, plus or minus a margin (if specified), and multiplied by an interest participation rate (if specified). The previous coupon reference rate for an interest period is a rate equal to: (a) the interest rate for the immediately preceding interest period and/or preceding interest payment date (such rate, a
			"previous coupon", such period, a "preceding interest period" and such payment date, a "preceding payment date"), (b) plus or minus a specified rate (if specified) multiplied by an interest participation rate (if specified), and

Element	Title			
		(c) plus or minus another specified rate (if specified) multiplied by an interest participation rate (if specified). A specified rate may be a fixed rate, a floating rate, a CMS rate or any other specified reference rate determined by reference to the terms and conditions of the Notes. The previous coupon for a preceding interest period and/or preceding payment date (as applicable) is the interest rate determined in accordance with the interest basis applicable to such preceding interest period and/or such preceding payment date, which may be the previous coupon linked interest rate (determined for the preceding interest period and/or preceding payment date), or any other interest rate determined in accordance with the applicable interest basis for such preceding interest period and/or such preceding payment date (the "Previous Coupon Linked Notes");		
		(xii) any combination of the foregoing; or		
		(xiii) any combination of the interest rates outlined in (i) to (xi) above in combination with Credit Linked Interest Notes, the Notes shall cease to bear interest from the date of the interest period end date (or if earlier the issue date of the Notes) prior to the date on which a credit event is determined pursuant to the terms and conditions of the Credit Linked Interest Notes (the "Credit Linked Interest Notes").		
		In respect of Notes (other than Fixed Rate Notes), the amount of interest payable on the Notes for an interest period may be zero.		
		Any reference rate (including any specified rate) or interest rate may be subject to an interest participation rate and/or a margin if specified in the applicable Final Terms in relation to such reference rate or interest rate.		
		Any reference rate (including any specified rate), interest rate or interest amount described above may be subject to a minimum or maximum rate, or both, as specified in the applicable Final Terms.		
		[CREDIT LINKED INTEREST NOTES: The Notes are interest bearing notes and shall bear interest as specified below. In addition, the Notes are Credit Linked Interest Notes meaning that upon the occurrence of a Credit Event (as set out below) in respect of a Reference Entity (as set out below) the Notes shall cease to bear interest from the date of the interest period end date (or if earlier the issue date of the Notes) prior to the date on which a credit event is determined.		
		The Reference Entity is [] (insert details of the Reference Entity).		
		The Credit Event[s] applicable [is][are] as follows:		
		(insert all Credit Events applicable)		
		[Bankruptcy- the Reference Entity goes bankrupt]		
		[Failure to Pay - subject to a minimum threshold amount, the Reference Entity fails to pay any amounts due on any of its borrowings (including its bonds or loans) or, where applicable,		

Element	Title	
		guarantees]
		[Governmental Intervention - following an action taken or an announcement made by a Governmental Authority, any of the Reference Entity's borrowings or, where applicable, guarantees, subject to a minimum threshold amount of such borrowings or, where applicable, guarantees, are restructured in such a way as to adversely affect a creditor (such as a reduction or postponement of the interest or principal payable on a bond or loan)]
		[Obligation Default- the Reference Entity defaults on a minimum amount of its borrowings (including its bonds or loans) or, where applicable, guarantees and as a result such obligations are capable of being accelerated]
		[Obligation Acceleration - the Reference Entity defaults on a minimum amount of its borrowings (including its bonds or loans) or, where applicable, guarantees and as a result such obligations are accelerated]
		[Repudiation/Moratorium - (i) the Reference Entity repudiates or rejects, in whole or in part, its obligations in relation to its borrowings or, where applicable, its guarantees, or it declares or imposes a moratorium with respect to its borrowings or, where applicable, guarantees and (ii) thereafter within a certain period it fails to pay any amounts due on any of its borrowings (including its bonds or loans) or, where applicable, its guarantees, or it restructures any of its borrowings or, where applicable, guarantees in such a way as to adversely affect a creditor.]
		[Restructuring - following a deterioration of the Reference Entity's creditworthiness, any of its borrowings or, where applicable, guarantees, subject to a minimum threshold amount of such borrowings or, where applicable, guarantees, are restructured in such a way as to adversely affect a creditor (such as a reduction or postponement of the interest or principal payable on a bond or loan)]
		[ZERO COUPON NOTES: The Notes are Zero Coupon Notes meaning that they do not bear interest and will be issued at the issue price specified in the applicable Final Terms and with the final redemption amount being specified in the applicable Final Terms.]
		[AUTOMATIC CHANGE OF INTEREST BASIS: The Notes have more than one interest basis applicable to different interest periods and/or interest payment dates.
		The [interest rate] [and] [interest amount] in respect of an [interest period beginning on (and including) an Interest Commencement Date (specified below) and ending on (but excluding) the first succeeding Interest Period End Date after such Interest Commencement Date, and each successive period beginning on (and including) an Interest Period End Date, and ending on (but excluding) the next succeeding Interest Period End Date] / [or in respect of an] [Interest Payment Date] [(as applicable)] (specified below) will be determined in accordance with the interest basis applicable to such [interest period / [or] Interest Payment Date] [(as applicable)] as set forth in the table below in the column entitled "Type of Notes" in the row corresponding to [the Interest Period End Date on which such period ends / [or] such Interest Payment Date].]

Element	Title				
		Interest Basis Table			
		Interest Commencement Date	[Interest Period End Date(s) / Interest Payment Date(s)]	Type of Notes	
		[insert date(s)] (repeat as required)	[insert date(s)] (repeat as required)	[Fixed Rate Notes / [and] Floating Rate	
		(repear as required) (repear as required) (repear as required) Notes / [and] Inflation Rate Notes / [and] DIR Inflation Linked Notes / [and] CMS Interest Linked Notes / [and] Range Accrual Notes / [and] Range Accrual Notes / [and] Digital [Band] Notes / [and] Digital [Band] Notes / [and] Previous Coupon Linked Notes (repeat as required)] Couple Linked Notes (repeat as required) Previous Coupon Linked Notes (repeat as required) Previous Coupon Linked Notes (repeat as required) Previous Coupon Linked Notes (repeat as required) (repeat as required) Previous Coupon Linked Notes (red) Previous Coupon Linked Notes (red) Previous Coupon Linked Notes (red) Previous			
		[Insert if "Accrual" is not applicable: pay an interest amount of [insert amount] on [insert relevant interest payment date(s)] [and a broken amount of [insert amount] on [insert relevant interest payment date(s)]]. (repeat as necessary if there are different amounts for different interest payment dates or tabulate this information by inserting the paragraph and the table below)] [The Notes are Fixed Rate Notes which means that the Notes [Insert if "Accrual" is applicable: bear interest from [] at the Specified Fixed Rate [, plus or minus (as specified below) the Margin] [, and multiplied by the Interest Participation Rate] [each] in respect of each Interest Period ending on (but excluding) the Interest Period End Date(s) (as specified below)] / [Insert if "Accrual" is not applicable: pay an Interest Amount [or Broken Amount (as applicable)] on each			

Element	Title				
		[Interest Period End Date(s)] / [Interest Payment Date(s)]	[Specified Fixed Rate] / [Interest Amount]	[Margin]	[Broken Amount] / [Interest Participation Rate]
		[insert date(s)] (repeat as required)	[[specify] [per cent. per annum] (repeat as required)	+/-[specify] (repeat as required)	[specify] (repeat as required)

[Interest is payable [annually/semi-annually/quarterly/monthly] in arrears on [] [and []] in each [year][month] [from, and including, [•] to and including, [•]]].]

The calculation amount is $[\bullet]$.]

[FLOATING RATE NOTES/CMS INTEREST LINKED NOTES: | [The Notes are [Floating Rate Notes/CMS Interest Linked Notes] which means that they bear interest from [] at [a] [floating rate[s] calculated by reference to [[]-month] [LIBOR / EURIBOR / STIBOR / NIBOR / CIBOR / TIBOR / HIBOR / BBSW (being the Sydney average mid rate for AUD bills of exchange) / BKBM (being the Wellington rate of New Zealand Dollar bills of exchange)]] / [Insert if "Single CMS Interest Rate" applies: CMS reference rate calculated by reference to the mid-market swap rate for swap transactions in [insert currency] with a maturity of [] years] [[plus/minus] the relevant Margin [specified below/of [insert margin (if any)] per cent. per annum]] [multiplied by the relevant Interest Participation Rate [specified below/of [insert]]] / [Insert if "Worse of CMS Interest Rates" or "CMS Spread Interest Rate" applies: a rate equal to the [lesser of/difference between] (i) the mid-market swap rate for swap transactions in [insert currency] with a maturity of [] years (CMS Reference Rate 1) [, plus or minus (as specified below) Margin 1] [and] [multiplied by [the Interest Participation Rate 1 [specified below/of [insert]], [and/minus] (ii) the mid-market swap rate for swap transactions in [insert currency] with a maturity of [] years (CMS Reference Rate 2) [, plus or minus (as specified below) Margin 2] [and] [multiplied by [the Interest Participation Rate 2 [specified below/of [insert]]] [in respect of [the/each] interest period(s) ending on (but excluding): [insert relevant interest period end date(s)]]. (repeat as necessary if there are different rates for different periods or tabulate this information by inserting the *paragraph and the table below)*

[The Notes are [Floating Rate Notes/CMS Interest Linked Notes] which means that they bear interest from [] at a rate calculated by reference to [the Floating Rate] / [the CMS Reference Rate] / [the [lesser of/difference between] CMS Reference Rate 1 [, plus or minus (as specified below) Margin 1] [and] [(multiplied by the Interest Participation Rate 1)] and CMS Reference Rate 2 [, plus or minus (as specified below) Margin 2] [and] [(multiplied by the Interest Participation Rate 2)]] [Insert for Floating Interest Rate or "Single CMS Interest Rate": , plus or minus (as specified below) the Margin] [, and multiplied by the Interest Participation Rate] [each] in respect of each Interest Period ending on the Interest Period End Date(s) (as specified below).]

Element	Title						
				[Floating Rate] [CMS Reference Rate] [1] [2]*			
		Interest Period End Date(s)	[Floating Rate] [CMS Reference Rate] [1] [2]*	[maximum / [and] minimum [interest] rate (Cap / Floor / Collar)]*	[Margin] [1][2]*	[Interest Participation Rate] [1] [2]*	
		[insert date(s)] (repeat as required)	[specify] (repeat as required)	[[] per cent. per annum] (repeat as required)	[+/-] [specify] (repeat as required)]	[specify] (repeat as required)]	
		*Insert additional columns as required					

Interest will be payable [annually/semi-annually/quarterly/monthly] in arrears on [] [and []] in each [year][month] [from, and including, $[\bullet]$ to and including, $[\bullet]$.]

[The interest rate in respect of the interest period(s) ending on the interest period end date(s) [falling on: [insert date(s)]/specified above] is subject to a [maximum interest rate (cap) [of $[\bullet]$ /(as specified in the table above)]] / [minimum interest rate (floor) [of $[\bullet]$ /(as specified in the table above)]] / [maximum interest rate and minimum interest rate (collar) [of $[\bullet]$ and $[\bullet]$ respectively] [(each as specified in the table above)]].] (Specify for each interest rate if different for each interest period or tabulate this information as per table above)

[The [Floating Rate] [CMS Reference Rate] [1] [2] in respect of the interest period(s) ending on the interest period end date(s) [falling on: [insert date(s)]/specified above] [is/are] subject to a [maximum rate (cap) [of $[\bullet]$ /specified above]] [minimum rate (floor) of $[\bullet]$] [maximum rate and minimum rate (collar) [of $[\bullet]$ and $[\bullet]$ respectively] [(each as specified in the table above)]. (If any reference rate is specified as a floating rate or a CMS rate, specify for each reference rate if different for each interest period or tabulate this information)]

[The **interest participation rate** or **IPR** in respect of [CMS Reference Rate] [1] for [each/the] interest period ending on the interest period end date(s) falling on: [insert date(s)], is [insert details of relevant IPR]. (repeat as required for CMS Reference Rate 2 (if applicable) or each Interest Period if different, or tabulate this information as per table above)]

The **calculation amount** is [●].]

[INFLATION RATE NOTES: The Notes are Inflation Rate Notes which means that the Notes are linked to [ullet]. Interest will be payable on the relevant interest payment date and will be calculated by the calculation agent by multiplying the calculation amount by the year-on-year change in the inflation rate as determined by dividing [ullet] (the "Inflation Index") [ullet] months prior to the relevant interest payment date by the Inflation Index [ullet] months prior to the relevant interest payment date and subtracting 1 [as adjusted for a Margin [of [+[ullet]] [-[ullet]]% per annum]/specified below] multiplied by the relevant Interest Participation Rate (IPR) specified below]].

Element	Title							
Dienicht	Title							
		in arrears on [Interest will be payable [annually/semi-annually/quarterly/monthly] in arrears on $[\bullet]$ [and $[\bullet]$] in each [year][month] [from, and including, $[\bullet]$ to and including, $[\bullet]$.					
		Interest Payment Date(s)	[maximum / [and] minimum interest amount (Cap / Floor / Collar)]*	[Margin]	[Interest Participation Rate (IPR)]			
		[insert date(s)] (repeat as required)	[specify] (repeat as required)]	[+/-] [specify] (repeat as required)]	[specify] (repeat as required)]			
		*Insert additional c	columns as required					
		[The interest amount in respect of the interest payment date(s) [falling on: [insert date(s)]/specified above] is subject to a [maximum interest amount (cap) [of [●]/(as specified in the table above)]] / [minimum interest amount (floor) [of [●]/(as specified in the table above)]] / [maximum interest amount and minimum interest amount (collar) [of [●] and [●] respectively] [(each as specified in the table above)]].] (repeat as required or tabulate this information for each interest payment date if different by inserting the relevant table set out above)						
		The calculation amount is [●].						
		[The interest participation rate or IPR in respect of [an/the] interest payment date(s) falling on: [insert date(s)], is [insert details of relevant IPR]. (repeat as required or tabulate this information for each interest payment date if different)] [DIR INFLATION LINKED NOTES: The Notes are DIR Inflation Linked Notes which means that the Notes are linked to [●]. Interest will be payable on the relevant interest payment date and will be calculated by the calculation agent by multiplying the calculation amount by the DIR index ratio which shall be determined by reference to two specified monthly levels of [●] (the "Inflation Index") and the relevant interest payment date minus one and the number of days in the month of such interest payment date to determine an interpolated rate and divided by a specified base figure of the Inflation Index] [as adjusted for a Margin of [+[●]] [-[●]] per cent. per annum] multiplied by the relevant day count fraction [[and] [multiplied by the relevant Interest Participation Rate (IPR) specified below]].						
		Interest will be payable [annually/semi-annually/quarterly/monthly] in arrears on [●] and [●] in each [year/month].						
		[falling on: [inserinterest amount [minimum intereabove)]] / [maxin (collar) [of [●] a above)]].] (repeating the falling on: [inserinterest amount interest a	rt date(s)]/specifie (cap) [of [•]/(as st amount (floor) mum interest amound [•] respective et as required or	ed above] is subject specified in the specified in the [of [•]/(as specified and minimum and minimum style [(each as specified as specified and specified an	payment date(s) eet to a [maximum e table above)]] / eified in the table m interest amount ecified in the table ormation for each relevant table set			

interest payment date if different by inserting the relevant table set out at "INFLATION RATE NOTES:" above)

Element	Title	
		The calculation amount is [●].
		[The interest participation rate or IPR in respect of [an/the] interest payment date(s) falling on: [insert date(s)], is [insert details of relevant IPR]. (repeat as required or tabulate this information for each interest payment date if different)]
		[RANGE ACCRUAL NOTES: The Notes are Range Accrual Notes which means that the relevant day count fraction applicable to an interest period will be multiplied by an accrual rate. The accrual rate in respect of an [interest period] [and] [interest payment date] will be an amount expressed as a decimal determined by the calculation agent in accordance with the following formula:
		days accrued days observed where:
		accrual condition [1] is satisfied on an interest observation date in the relevant interest period if the reference observation [1] is
		[insert if barrier is specified: [greater than] [less than] [or equal to] the barrier [of [•]/specified below and corresponding to the interest period end date (specified below) on which the relevant interest period ends]] [insert if lower range and upper range are specified: [greater than] [equal to or greater than] the lower range [of [•]/specified below and corresponding to the interest period end date (specified below) on which the relevant interest period ends] and [less than] [equal to or less than] the upper range [of [•]/specified below and corresponding to the interest period end date (specified below) on which the relevant interest period ends]].
		[accrual condition 2 is satisfied on an interest observation date in the relevant interest period if the reference observation 2 is [insert if barrier is specified: [greater than] [less than] [or equal to] the barrier [of [●]/specified below and corresponding to the interest period end date (specified below) on which the relevant interest period ends]] [insert if lower range and upper range are specified: [greater than] [equal to or greater than] the lower range [of [●]/specified below and corresponding to the interest period end date (specified below) on which the relevant interest period ends] and [less than] [equal to or less than] the upper range [of [●]/specified below and corresponding to the interest period end date (specified below) on which the relevant interest period ends]].] (insert if "Dual Reference Observation" is applicable)
		days accrued means the number of interest observation dates in the relevant interest period on which [the accrual condition/both accrual condition 1 and accrual condition 2] [is/are] satisfied.
		days observed means the actual number of [calendar/business] days in the relevant interest period.
		interest observation date shall be: (i) each [calendar/business] day falling from (and including) the first day of an interest period to (but excluding) the [fifth/[specify other]] [calendar/business] day immediately preceding the interest period end date falling at the end

Element	Title						
		of such interest period (such day, the Accrual Cut-Off Date), and (ii) in respect of each [calendar/business] day falling from (and including) the Accrual Cut-Off Date to but (excluding) the interest period end date falling at the end of such interest period, the Accrual Cut-Off Date shall be deemed to be an "interest observation date" for each such day.					
		reference observation [1] [is a reference rate which is [●]] [means reference rate one minus reference rate two] [sum of reference rate ones minus the sum of reference rate twos] [a basket of reference rates, which are [●], [●] [and] [●]] (insert relevant reference rates which may be a fixed interest rate, a floating interest rate or a CMS rate or a rate determined by Spread Notes provisions).					
		[reference observation 2 [is a reference rate which is [●]] [means reference rate one minus reference rate two] [sum of reference rate ones minus the sum of reference rate twos] [a basket of reference rates, which are [●], [●] [and] [●]] (insert relevant reference rates which may be a fixed interest rate, a floating interest rate or a CMS rate or a rate determined by Spread Notes provisions).] (insert if "Dual Reference Observation" is applicable)					
		[reference rate [one[s]] means [●], [●] [and] [●] (insert relevant reference rate(s) which may be a fixed interest rate, a floating interest rate or a CMS rate or a rate determined by Spread Notes provisions).] [reference rate [two[s]] means [●], [●] [and] [●] (insert relevant reference rate(s) which may be a fixed interest rate, a floating					
		interest rate	e or a			determined by	
		Interest Pe	eriod	[Refe	st Rate]* erence vation]*	[Barrier] / [Upper Range]	[Lower Range]
		[insert date	. , ,		(repeat as	[specify]	[specify]
		(repeat d required		requ	ired)	(repeat as required)	(repeat as required)
		*insert ad	dition	al column f each Interest		t Rate" and/o	
		Interest		Accrual Condi	ition 1	Accrual Co	ondition 2
		Period End Date(s) [Interest Rate]*	[Lo	Barrier 1] ower Range 1]* Reference ervation 1]*	[Upper Range 1]	[Barrier 2] [Lower Range 2]* [Reference Observation 2]	
		[insert[specify] (repeat[specify][specify] (repeat[specify] (repeatdate(s)]as required)(repeat as required)(repeat as required)					t [specify] (repeat as
		*insert additional columns for "Interest Rate", and "Reference Observation 1" and/or "Lower Range 1" under the heading "Accrual Condition 1", and "Reference Observation 2" and/or "Lower Range 2" under the heading "Accrual Condition 2", for each Interest Period if different. The interest amount in respect of each calculation amount and an					

Element	Title	
		interest payment date is an amount calculated on the basis of the interest rate multiplied by the accrual rate multiplied by the relevant day count fraction. The interest amount may be zero. Interest will be payable [annually/semi-annually/quarterly/monthly] in arrears on [] [and [] in each [year] [month] [from, and including, [•] to and including, [•]].
		The interest rate will be determined by reference to the [fixed rate of interest which is [•] per cent. per annum] / [floating rate of interest which is calculated by reference to [[]-month] [LIBOR / EURIBOR / STIBOR / NIBOR / CIBOR / TIBOR / HIBOR / BBSW (being the Sydney average mid rate for Australian dollar bills of exchange) / BKBM (being the Wellington rate of New Zealand dollar bills of exchange)] / [Insert if "Single CMS Interest Rate" applies: CMS reference rate calculated by reference to the mid-market swap rate for swap transactions in [insert currency] with a maturity of [] years] [plus/minus] the relevant Margin [specified below/of [insert margin (if any)] per cent. per annum] [and] [multiplied by the relevant Interest Participation Rate [specified below/of [insert]]] / [Insert if "Worse of CMS Interest Rates" or "CMS Spread Interest Rate" applies: the [lesser of/difference between] (i) the mid-market swap rate for swap transactions in [insert currency] with a maturity of [] years] (CMS Reference Rate 1) [, plus or minus (as specified below) Margin 1 [specified below/of [insert]]] [and] [multiplied by [the Interest Participation Rate 1 [specified below/of [insert]], [and/minus] (ii) the mid-market swap rate for swap transactions in [insert currency] with a maturity of [] years] (CMS Reference Rate 2) [, plus or minus (as specified below) Margin 2 [specified below/of [insert]]] [and] [multiplied by [the Interest Participation Rate 2 [specified below/of [insert]]]. (repeat as necessary if there are different rates for different periods or tabulate this information by inserting the paragraph below and the relevant table set out above at "FIXED RATE NOTES:" or "FLOATING RATE NOTES/CMS INTEREST LINKED NOTES:")
		[The Notes are [Fixed Rate Notes/Floating Rate Notes/CMS Interest Linked Notes] which means that they bear interest from [] at a rate calculated by reference to the [Specified Fixed Rate [(specified below)/of [insert] per cent. per annum]] / [Floating Rate] / [CMS Reference Rate] / [the [lesser of/difference between] CMS Reference Rate 1 [plus or minus (as specified below) Margin 1] [and] [multiplied by the Interest Participation Rate 1] and CMS Reference Rate 2 [plus or minus (as specified below) Margin 2] [and] [multiplied by the Interest Participation Rate 2]] [Insert for Floating Interest Rate or "Single CMS Interest Rate": , plus or minus (as specified below) the Margin] [, and multiplied by the Interest Participation Rate] [each] in respect of each Interest Period ending on the Interest Period End Date(s) (as specified below).] (insert relevant table set out above at "FIXED RATE NOTES:" or "FLOATING RATE NOTES/CMS INTEREST LINKED NOTES:")]
		[The interest rate in respect of the interest period(s) ending on the interest period end date(s) [falling on: [insert date(s)]/specified above] is subject to a [maximum interest rate (cap) [of $[\bullet]$ /(as specified in the table above)]] / [minimum interest rate (floor) [of $[\bullet]$ /(as specified in the table above)]] / [maximum interest rate and minimum interest rate (collar) [of $[\bullet]$ and $[\bullet]$ respectively] [(each as

Element	Title					
		specified in the table above)]].] (Specify for each interest period if different or tabulate this information by inserting the relevant table set out above at "FIXED RATE NOTES:" or "FLOATING RATE NOTES/CMS INTEREST LINKED NOTES:") [In relation to [reference rate [one[s]] [and] [reference rate [two[s]], [it is/they are] [each] subject to a [maximum rate (cap) [specified below/of [●]] [minimum rate (floor) [specified below/of [●]] [maximum rate and minimum rate (collar) [of [●] and [●] respectively/(each as specified in the table above)] for [each/the] interest period ending on the interest period end date(s) [falling on: [insert date(s)]/specified below].]				
		Interest [reference rate][one[s]] [reference rate two[s]]* Period End				
		Date(s)	[maximum / [and] minimum rate] (Cap / Floor / Collar)]*	[maximum / [and] minimum rate] (Cap / Floor / Collar)]*		
		[insert date(s)] [specify] (repeat as required) *insert additional columns as required [The interest amount in respect of the interest payment date(s) [falling on: [insert date(s)]/specified above] is subject to a [maximum interest amount (cap) [of [●]/(as specified in the table above)]] / [minimum interest amount (floor) [of [●]/(as specified in the table above)]] / [maximum interest amount and minimum interest amount (collar) [of [●] and [●] respectively] [(each as specified in the table above)]].] (repeat as required or tabulate this information for each interest payment date if different by inserting the relevant table set out at "INFLATION RATE NOTES:" above) [The interest participation rate or IPR in respect of [each/the] [interest payment date(s)/interest period ending on the interest period end date(s)] falling on: [insert date(s)], is [insert details of relevant IPR]. (repeat as required or tabulate this information for each Interest Period if different by inserting the relevant table set out above at "FIXED RATE NOTES:" or "FLOATING RATE NOTES/CMS INTEREST LINKED NOTES:")]				
		The calculation	amount is [●].]			
		the rate of inter	TES : The Notes are Digita rest in respect of [an interest of [an interest]] will either be:			
		(i) the back up ra	ate, being [●]; or			
		_	reference rate, being $[\bullet]$ as $[$ [greater than] [greater thans of $[\bullet]$,			
		the digital rate, b	peing [●]			
		[, and in respect of the following interest periods [•] will either the back up rate, being [•] or (ii) if the digital reference rate, [•] as of [•] is [less than] [less than or equal to] [greater [greater than or equal to] the reserve rate, being [•] as of [•] digital rate being [•] (Specify relevant interest periods and rep				

Element	Title					
		necessary if there are different rates for diffe	erent interest periods).]			
		[The [back up rate]/[digital reference rate] [reserve rate]/[digital rate] will be determined by reference to [●] [and will be subject to a [maximum rate (cap) of [●]] [and] [minimum rate (floor) of [●]] [maximum rate and minimum rate (collar) [of [●] and [●] respectively] for [each/the] interest period ending on the interest period end date(s) falling on: [insert date(s)].] (Specify relevant maximum or minimum rate(s) and repeat as necessary if there are different maximum or minimum rates for different interest periods) [The interest rate in respect of the interest period(s) ending on the				
		interest period end date(s) falling on: [insert date(s)] is subject to a [maximum interest rate (cap) of [●]] / [minimum interest rate (floor) of [●]] / [maximum interest rate and minimum interest rate (collar) of [●] and [●] respectively].] (Specify relevant maximum or minimum interest rate(s) and repeat as necessary if there are different maximum or minimum interest rates for different interest periods)				
		Interest will be payable [annually/semi-annually/quarterly/monthly] in arrears on $[\bullet]$ [and $[\bullet]$] in each [year][month] [from, and including, $[\bullet]$ to and including, $[\bullet]$.				
		The calculation amount is [●].				
		The interest amount in respect of each calculation amount and each interest payment date and the relevant interest period is an amount calculated on the basis of the relevant day count fraction.]				
		[DIGITAL BAND NOTES: The Notes are Digital Band Notes which means that the rate of interest in respect of [an interest period] [the following interest periods [●]] will be determined by reference to where in the following Bands (specified in the table below) [the reference rate specified below determined on the relevant interest determination date falls] [the result of reference rate one minus reference rate two, in each case as specified below and determined on the relevant interest determination date, falls].				
		The rate of interest for an interest period will be equal to the rate (which may be a fixed rate, a floating rate, a CMS rate or a rate equal to the relevant Band Rate One minus the relevant Band Rate Two and plus or minus a margin if specified) specified as the "Band Rate" for the appropriate Band (specified in the table below) within which [the relevant specified reference rate falls] [the result of reference rate one minus reference rate two falls].				
		[Reference Rate] [Reference Rate One and Reference Rate Two]	Interest Determination Date for [Reference Rate] [Reference Rate One and Reference Rate Two]			
	(Specify relevant reference rate (which should include all relevant details such as, if a floating rate, whether it is to be determined by reference to Screen Rate Determination or ISDA Determination, and any margin, interest participation rate, any minimum rate (floor),					

Element	Title			
		maximum rate (cap) of minimum rate (coll period[s]/interest payme applies and repeat as r different reference rates periods and/or interest page		
		[Reference Rate One] (Specify relevant refere should include all relevant floating rate, whether it reference to Screen Rational Include all relevant in the second of the second in th	nt details such as, if a is to be determined by the Determination or d any margin, interest minimum rate (floor), or maximum rate and far)) and interest the date[s] to which it necessary if there are de ones for different	(Specify relevant interest determination date and interest payment date[s] to which it applies and repeat as necessary)
		[Reference Rate Two] (Specify relevant refere should include all relevant floating rate, whether it reference to Screen RaisDA Determination, and participation rate, any maximum rate (cap) of minimum rate (coll period[s]/interest payme applies and repeat as a different reference rate interest periods and/or in	(Specify relevant interest determination date and interest payment date[s] to which it applies and repeat as necessary)	
		[Details of interest period[s] and/or interest payment date[s]]	Bands	Band Rate
		(Specify relevant interest periods and/or interest payment date[s] and repeat as necessary if there are different bands and/or rates for different interest periods and/or interest payment date[s]) (i) Band One: [The reference rate] [Reference rate] [Reference rate one minus reference rate two] is [less than] [less than] [less than] equal to] [●] per cent.:		(specify all relevant details in the same way as for the reference rate)] [The Band Rate is Band Rate One minus Band Rate Two where Band Rate One is (specify all relevant details for Band Rate One in the same way as

Element	Title		
			cent. per annum].]
		(ii) Band Two: [The Reference rate] [Reference rate one minus reference rate two] is [greater than] [greater than or equal to] [●] but [less than] [less than] [less than or equal to] [●] per cent.:	[The Band Rate is [●] (specify all relevant details in the same way as for the reference rate)]] [The Band Rate is Band Rate One minus Band Rate Two where Band Rate One is (specify all relevant details for Band Rate One in the same way as for Reference Rate One) and Band Rate Two is (specify all relevant details for Band Rate Two is (specify all relevant details for Band Rate Two in the same way as for Reference Rate Two)] [[plus/minus] [●] per cent. per annum].]
		[(iii) (only include Band 3 if applicable) Band Three: [The Reference rate] [Reference rate one minus reference rate two] is [greater than] [greater than] [greater than] [less than or equal to] [•] but [less than or equal to] [•] per cent.:] (If there are additional bands and band rates occurring after band 3 but before the last occurring band which	[The Band Rate is [●] (specify all relevant details in the same way as for the reference rate)]] [The Band Rate is Band Rate One minus Band Rate One is (specify all relevant details for Band Rate One in the same way as for Reference Rate One) and Band Rate Two is (specify all relevant details for Band Rate Two is (specify all relevant details for Band Rate Two in the same way as for Reference Rate Two)] [[plus/minus] [●] per cent. per annum].]
		shall be as described below repeat (iii) above for such additional bands and band rates but with the relevant bands and band levels	

Element	Title					
			[(•)]	Band [●][The reference rate] [Reference rate one minus reference rate two] is [greater than] [greater than or equal to] [●] per cent.:	[The Band Rate is [●] (specify all relevant details in the same way as for the reference rate)] [The Band Rate is Band Rate One minus Band Rate One is (specify all relevant details for Band Rate One in the same way as for Reference Rate One) and Band Rate Two is (specify all relevant details for Band Rate Two is (specify all relevant details for Band Rate Two in the same way as for Reference Rate Two)] [[plus/minus] [●] per cent. per annum].]	
		Interest will be payable [annually/semi-annually/quarterly/monthly] in arrears on [●] [and [●]] in each [year][month] [from, and including, [●] to and including, [●].				
		The calculation amount is [●].				
		The interest amount in respect of each calculation amount and each interest payment date and the relevant interest period is an amount calculated on the basis of the relevant day count fraction.]				
		[INVERSE FLOATING RATE NOTES: The Notes are Inverse Floating Rate Notes which means that the rate of interest in respect of [the/each] interest period(s) ending on: [insert date(s)] will be (i) an inverse fixed rate [specified below/of [●] per cent. per annum] minus (ii) the inverse reference rate, [plus/minus] the relevant Margin [of [●] / specified below]] [and] [multiplied by the relevant Interest Participation Rate (IPR) [of [●]/specified below].				
		The inverse reference [specified rate 1 minus		- •	d rate which is [●]]	
		[specified rate 1 means [●] (insert relevant rate which may be a floating interest rate or a CMS rate or a rate determined by Spread Notes provisions).]				
		_			t rate which may be a determined by Spread	
		rate (cap) [specified to [specified below/of [interest rate (collar) [of	oelow/of ●]] [ma f [●] and each/the]	[•]] [minimu eximum interest [•] respective interest period	o a [maximum interest m interest rate (floor) st rate and minimum ely/(each as specified in d ending on the interest specified below].]	

Element	Title				
		Interest Period End Date(s)	[maximum / [and] minimum interest rate] (Cap / Floor / Collar)]	[Margin] / [Interest Participation Rate]*	[inverse fixed rate] /[inverse reference rate] / [specified rate 1]* / [specified rate 2]*
		[insert date(s)] (repeat as required)	[specify] (repeat as required) nal columns as requ	+/-[specify] (repeat as required)	[specify] (repeat as required)

[In relation to [the inverse reference rate/the specified rate 1/ [and] the specified rate 2], [it is/they are] subject to a [maximum rate (cap) [specified below/of [ullet]] [minimum rate (floor) [specified below/of [ullet]] [maximum rate and minimum rate (collar) [of [ullet]] and [ullet]] respectively/(each as specified in the table below)] for [each/the] interest period ending on the interest period end date(s) [falling on: [insert date(s)]/specified below].]

Interest Period End Date(s)	[inverse reference rate]	[specified rate 1]	[specified rate 2]
	[maximum / [and] minimum rate] (Cap / Floor / Collar)]*	[maximum / [and] minimum rate] (Cap / Floor /	[maximum / [and] minimum rate] (Cap / Floor /
[insert date(s)]	[specify] (repeat	Collar)]* [specify]	Collar)]* [specify]
(repeat as required)	as required)	(repeat as required)	(repeat as required)

st insert additional columns as required

[Interest will be payable [annually/semi-annually/quarterly/monthly] in arrears on $[\bullet]$ [and $[\bullet]$] in each [year][month] [from, and including, $[\bullet]$ to and including, $[\bullet]$.]

The **calculation amount** is $[\bullet]$.

The interest amount in respect of each calculation amount and each interest payment date and the relevant interest period is an amount calculated on the basis of the relevant day count fraction.]

[SPREAD NOTES: The Notes are Spread Notes which means that the interest rate in respect of [the/each] interest period(s) ending on: [insert date(s)] will be the relevant spread rate [, plus/minus] the relevant Margin [of []/specified below]] [and] [multiplied by the relevant Interest Participation Rate (IPR) [of [●]/specified below]. The relevant spread rate will be [equal to [(i) one minus (ii) the result of] spread rate 1 minus spread rate 2] / [calculated as follows:

 $Min[(Rate\ X \pm Spread\ Cap\ Margin); (V\% + \{Multiplier \times [Rate\ Y - Rate\ Z]\})]$

Min means, when followed by a series of amounts inside brackets, whichever is the lesser of the amounts separated by a semi-colon inside those brackets.

Multiplier means [●].

[Rate X means spread rate [1/2/3].]

Element	Title					
		[Rate Y mean	s spread rate	[1/2/3].]		
		[Rate Z mean	s spread rate	[1/2/3].]		
		[reference ra			•	nce rate which a CMS rate).]
		[reference ra may be a fixed				nce rate which a CMS rate).]
		± Spread Cap	Margin mea	ans [+/-] [<i>specij</i>	fy].]	
		reference rate rate or a CM. two] [sum of (insert relevan floating intere	which may be something the following the reference restrate or a Committee in the following in the reference of the something in the following in the something	ne a fixed intens reference rates which made [MS rate] [, [] pecified below	rest rate, a flate one minus es: [•] [and] by be a fixed in plus/minus] my] [and] [mu]	insert relevant oating interest reference rate [•] [and] [•] interest rate, a nargin (Spread ltiplied by the ified below]].
		reference rate rate or a CM. two] [sum of (insert relevan floating intere	which may be so which may be so rate) [mean the following at reference rest rate or a Common [of [•]/s]	ne a fixed intens reference rates which materials [, [] pecified below	rest rate, a flate one minus es: [•] [and] by be a fixed in plus/minus] my] [and] [mu]	insert relevant oating interest reference rate [●] [and] [●] interest rate, a hargin (Spread ltiplied by the ified below]].
		reference rate rate or a CM. two] [sum of (insert relevan floating intere Rate 3 Marg	which may be so rate) [mean the following the reference rest rate or a Common [of [•]/spectors participation in the structure of the structure	the a fixed interest of the reference rates which mates which mates attest which mates attest which rate [IPR 3]	rest rate, a flate one minus es: [•] [and] ay be a fixed in plus/minus] my] [and] [mu	insert relevant oating interest reference rate [●] [and] [●] interest rate, a nargin (Spread ltiplied by the ified below]].]
		[Spread rate 1 a [maximum (floor) of [•] [•] respective [each/the] into [falling on:] [and] [sprea rate (cap) [o] [maximum rely] [(each erest period et [insert date)]	d rate 2] [and] of [•]/specifi ate and minim as specified ending on the s)]/specified	ed below]] [num rate (colla in the table interest perio below]. (Spe	3] is subject to minimum rate ar) [of [●] and be below)] for od end date(s) cify for each tabulate this
		Interest	[Spread	Rate 1]		Rate 2]
		Period End Date(s)	[Cnrood	[IPR 1] /	[Spread	Rate 3]*
			[Spread Rate 1 Margin]*	[IPK 1] / [maximum / [and]	Rate 2 Margin]*	[IPR 2] [IPR 3]* [maximum
			wan gill]	minimum rate (Cap / Floor /	[Spread Rate 3	/ [and] minimum rate (Cap /

Element	Title					
				Collar)]*	Margin]*	Floor / Collar)]*
		[insert date(s)] (repeat as required)	+/- [specify] (repeat as required)	[specify] (repeat as required)	+/- [specify] (repeat as required)	[specify] (repeat as required)]
		*insert additio	nal columns fo	r "Spread Rate	e 3", "Spread I	Rate 3 Margin"

and "IPR 3" and maximum and/or minimum rate, if required.

Interest will be payable [annually/semi-annually/quarterly/monthly] in arrears on [●] [and [●]] in each [year][month] [from, and including, [\bullet] to and including, $[\bullet]$.

[The interest rate in respect of the interest period(s) ending on the interest period end date(s) [falling on: [insert date(s)]/specified below] is subject to a [maximum interest rate (cap) [of [●]/(as specified in the table below)]] / [minimum interest rate (floor) [of [•]/(as specified in the table below)]] / [maximum interest rate and minimum interest rate (collar) [of [●] and [●] respectively] [(each as specified in the table below)].] (Specify for each interest period if different or tabulate this information as per table above)

Interest Period End Date(s)	relevant swap rate	[maximum / [and] minimum interest rate] (Cap / Floor / Collar)]*	[Margin]* [Interest Participation Rate]
[insert date(s)] (repeat as required)	[specify] (repeat as required)	[specify] (repeat as required)	[+/-][specify] (repeat as required)

^{*}insert additional columns as required

The calculation amount is $[\bullet]$.

The interest amount in respect of each calculation amount and each interest payment date and the relevant interest period is an amount calculated on the basis of the relevant day count fraction.]

[SWITCHER OPTION: The interest basis may, at the option of the Issuer, be switched from [] (insert interest basis or zero coupon) to [[(insert new interest basis or zero coupon), effective from (insert date or, if more than one, insert each date). A conversion amount of [●] per calculation amount will be payable by the Issuer on [].

The calculation amount is $[\bullet]$.

[PREVIOUS COUPON LINKED NOTES: The Notes are Previous Coupon Linked Notes which means that the interest rate (the Previous Coupon Linked Interest Rate) in respect of [the/each] [interest period(s) ending on: [insert date(s)] (each a Previous Coupon Linked Period)/interest payment date(s) falling on: [insert date(s)] (each a Previous Coupon Linked Payment Date)] shall be an amount equal to the Previous Coupon Reference Rate[, [plus/minus] the relevant Margin [specified below/of [insert margin (if any)]] [and] [multiplied by the relevant Interest Participation Rate [specified below/of [insert interest participation rate (if any)]].

(repeat as necessary if there are margin or interest participation

Element	Title	
		rates for different interest periods or tabulate this information by inserting the paragraph and the table below)
		[The Notes are Previous Coupon Linked Notes which means that they bear interest from the Interest Commencement Date for Previous Coupon Linked Notes (specified below) at the Previous Coupon Reference Rate [, plus or minus (as specified below) the Margin] [, and multiplied by the Interest Participation Rate] [each] in respect of each Interest Period ending on (but excluding) the Interest Period End Date(s) (as specified below).
		Previous Coupon means, in respect of each [Previous Coupon Linked Period / Previous Coupon Linked Payment Date], the Previous Coupon Linked Interest Rate in respect of the [interest period/payment date] immediately preceding such [Previous Coupon Linked Period / Previous Coupon Linked Payment Date], provided that if the interest basis applicable to the [interest period/payment date] immediately preceding such [Previous Coupon Linked Period / Previous Coupon Linked Payment Date] is not Previous Coupon Linked Notes, the Previous Coupon shall be the interest rate determined in accordance with the interest basis applicable to such [interest period/payment date] (as set out in the Interest Basis Table above).
		Previous Coupon Reference Rate means, in respect of [the/each] [Previous Coupon Linked Period [ending on the interest period end date(s) [falling on: [insert date(s)]/specified below]] (insert if different for each interest period)] / Previous Coupon Linked Payment Date [of: [insert date(s)] /specified below]] (insert if different for each interest payment date)], the Previous Coupon [, [plus/minus] [(i)] Rate 1 [, multiplied by Rate 1 Participation Rate [of [●]/specified below corresponding to such [interest period end date(s) / Previous Coupon Linked Payment Date]]] [[plus/minus] (ii) Rate 2 [multiplied by Rate 2 Participation Rate] [of [●]/specified below corresponding to such [interest period end date(s)/ Previous Coupon Linked Payment Date]]]. (Repeat for each interest period/interest payment date if the Previous Coupon Reference Rate is different)
		[Rate 1 means [[●] (insert relevant reference rate which may be a fixed interest rate, a floating interest rate, a CMS rate, a rate determined from the Spread Notes provisions or other reference rate determined from the above provisions)/each rate specified below].]
		[Rate 2 means [[●] (insert relevant reference rate which may be a fixed interest rate, a floating interest rate, a CMS rate, a rate determined from the Spread Notes provisions or other reference rate determined from the above provisions)/each rate specified below].]
		(specify for each Rate 1 and Rate 2 (if applicable) the relevant fixed rate note provisions, floating rate note provisions, the CMS rate note provisions and the Spread Note provisions, or other relevant note provisions for the determination of such rate(s))
		[The interest rate in respect of the [Previous Coupon Linked Period [ending on the following interest period end date(s) [of: [insert date(s)]/specified below]] / Previous Coupon Linked Payment Date [of: [insert date(s)] /specified below]] is subject to a [maximum interest rate (cap) [of [•]/(as specified in the table below)]] / [minimum interest rate (floor) [of [•]/(as specified in the table

Flomont	Title						
Element	Title						
		[of [●] and (repeat as period if did [Rate 1] [□]/specific and minim below] for interest pebelow]] / date(s)]/specific and minim below] for interest pebelow]] / date(s)]/specific and minim below]] / date(s) / date	requirements requi	espectively red or tale by insert Rate 2] if the collar the collar the collar course courselows.]	y] [(each a bulate this ing the relation ing the relation state in the state of the	s specified in to information evant table set to a [maximu (floor) of [•] and [•] respon Linked Perion: [insert d Payment 1]	im rate (cap) [of]] [maximum rate pectively/specified od [ending on the date(s)]/specified Date [of: [insert t period and each
		II. d d D				ed Interest Rate	TT . 4 4
		[Interest P End Date Previou Coupon Li	e(s)/	minimur rate (Ca _l	m / [and] n interest p / Floor / ar)]*	[Margin] [Rate 1]*	[Interest Participation Rate] [Rate 2]*
		Payment I	Date]				
		[insert dat		- * **-	(repeat as	[+/-] [specify]	[specify] (repeat
		(repeat		requ	ired)	(repeat as	as required)]
		require	<i>d</i>)			required)]	
		*insert additional columns for "Rate 1" and "Rate 2" for each Interest Period if different					
		[Interest		Previou Rate		ference Rate	Rate 2
		Period	[R	Rate 1	•	[Rate 2	[maximum /
		End Date(s) / Previous Coupon Linked Payment Date]		cipation Rate]	[maximum / [and] minimum rate (Cap / Floor / Collar)]	Participation Rate]	n [and] minimum rate (Cap / Floor / Collar)]
		Dute					
		[insert	[sp	pecify]	[specify]	[[specify]	[specify]
		date(s)]	(rep	peat as	(repeat as	(repeat as	(repeat as
		-	(rep				- 4
		date(s)] (repeat as required)	(rep req ditional	peat as puired) columns f	(repeat as required)	(repeat as required)	(repeat as
		date(s)] (repeat as required) *insert add	(rep req ditional l, if requ	peat as puired) columns f	(repeat as required)	(repeat as required)	(repeat as required)]
		date(s)] (repeat as required) *insert add and Rate 2 Redemption The terms Maturity D maturity data	ditional dit	neat as nuired) columns fuired. r which d the priowell as an tween the	(repeat as required) or maximum Notes may ee at which y provision Issuer and	(repeat as required) a and/or minimular	(repeat as required)]
		*insert add and Rate 2 Redemption The terms Maturity D maturity dawill be agree of issue of	ditional dit	r which d the price well as an tween the evant Note of the price well as an transfer of the tweeth of the tweeth the evant Note of the tweeth of the price of the tweeth of tweeth of the tweeth of the tweeth of tweeth of tweeth of tweeth of the tweeth of tweeth o	(repeat as required) or maximum Notes may be at which y provision Issuer and es.	(repeat as required) a and/or minimum y be redeement they will be the relating to the relevant of the releva	(repeat as required)] am rate for Rate 1 ed (including the redeemed on the early redemption) Dealer at the time ellation, the Notes
		*insert add and Rate 2 Redemption The terms Maturity Districted will be agreed issue of Subject to a will be redefined.	under as weed be the releasement of may,	r which d the price well as an tween the evant Not at the Issu	Notes made at which y provision Issuer and es. ption, purce [•] per cerular's election.	y be redeement they will be the relevant of their normality.	(repeat as required)] am rate for Rate 1 ed (including the redeemed on the early redemption) Dealer at the time ellation, the Notes

Element	Title	
		The Issuer and its subsidiaries may at any time purchase Notes at any price in the open market or otherwise.
		Indication of yield:
		[Indication of yield: [●] per cent. per annum / Not Applicable]
		Early redemption [and adjustments to any underlying]
		The Issuer may redeem the Notes prior to the stated maturity date and, if and to the extent permitted by applicable law, will in such circumstances pay, in respect of each Calculation Amount of Notes, an amount equal to the early redemption amount (a) following an Event of Default, (b) for certain taxation reasons, (c) if the Issuer determines that performance of its obligations of an issue of Notes [or the Guarantor determines that performance of its obligations under the Deed of Guarantee in respect of such Notes] has or will become unlawful, illegal or otherwise prohibited in whole or in part for any reason, [insert if Adjustment Event(s) is/are applicable: [(d)] following an adjustment event being [insert if a Change in Law is applicable: [(i)] [any change in law.] [(ii)] [a change in law materially increasing the Issuer's costs in relation to performing its obligations under the Notes (including due to a tax liability imposed on the relevant hedging party).]; [insert if a Hedging Disruption is applicable: [(iii)] a disruption to the Issuer's hedging positions; [insert if an Increased Cost of Hedging is applicable: [(iv)] an increased cost in the Issuer's hedging positions] [and] [insert if an Increased Cost of Index Event is applicable: [(v)] an increased cost charged by the index sponsor on the use of the inflation index).]; [insert if Realisation Disruption Event is applicable: [(e)] following the occurrence of a realisation disruption event.]; [insert if Hedging Disruption Early Termination Event is applicable: [(f)] following the occurrence of a hedging disruption early termination event]; and] [insert if Section 871(m) Event is applicable: [(g)] if the Issuer, Guarantor (if applicable) and/or any hedging party will become) subject to any withholding or reporting obligations pursuant to Section 871(m) of the U.S. Internal Revenue Code of 1986, as amended, with respect to the Notes, Deed of Guarantee (if applicable) and/or any hedging
		positions]. ⁴ [To be included for Notes issued by Citigroup Inc. [only where
		Schedule A is applicable] [CITI/CLEARY – SHOULD THIS BE INCLUDED FOR ALL NOTES ISSUED BY CITI INC.?]: The optional early redemption or repurchase of any Note that is included in Citigroup Inc.'s capital and total loss absorbing capacity may be subject to consultation with the Federal Reserve of the United States, which may not acquiesce in the early redemption or repurchase of such Note unless it is satisfied that the capital position and total loss absorbing capacity of Citigroup Inc. will be adequate after the proposed redemption or repurchase.]
		[Early redemption amount

⁴ By virtue of the Citigroup Inc. Rates Base Prospectus Supplement (No.1) the section entitled "Early redemption [and adjustments to any underlying]" is updated by insertion of the following paragraph.

Element	Title	
		The early redemption amount in respect of each Calculation Amount of Notes is [insert if "Fair Market Value" is applicable: an amount equal to the Fair Market Value] / [insert if "Principal Amount plus accrued interest (if any)" is applicable: an amount equal to the Principal Amount plus Option Value plus Option component or embedded derivative(s) of the Note at or around the date on which the Issuer gives notice of the early redemption of such Note, as calculated by the Calculation Agent in its commercially reasonable discretion, plus accrued interest (if any) on such value (if any) of the option component or embedded derivative(s) up to but excluding the Maturity Date and such early redemption amount will be payable on the Maturity Date.] / [insert if "Principal Amount plus accrued interest (if any) at maturity with option for Fair Market Value at early redemption" is applicable: an amount determined by the Calculation Agent in accordance with the following: in relation to a Note of the Calculation Amount (i) where the Noteholder has exercised the right to early redemption of the Note in accordance with the Conditions, the Fair Market Value, or (ii) otherwise, an amount equal to the principal amount plus accrued interest (if any) at maturity. For the purpose of determining any accrued interest (if any) at maturity. For the purpose of determining any accrued interest (if any) at maturity bate.] / [insert if "Principal Amount will be payable on the Maturity Date.] / [insert if "Principal Amount will be payable on the Maturity Date.] / [insert if "Principal Amount will be payable on the Maturity Date.] / [insert if "Principal Amount plus Option Value plus Option Value Accrued Interest (if any) at maturity with option for Fair Market Value at early redemption" is applicable: an amount determined by the Calculation Agent in accordance with the Conditions, the Fair Market Value, or (ii) otherwise, an amount equal to the principal amount plus t
		["Fair Market Value" means an amount equal to the fair market value of each Calculation Amount of the Notes notwithstanding the relevant taxation reasons or illegality resulting in the early redemption) [delete if Deduction of Hedge Costs is not applicable: less the cost to the Issuer and/or its affiliates of unwinding any underlying related hedging arrangements as determined by the Calculation Agent], provided that in the case of an early redemption following an event of default, for the purposes of determining the fair

Element	Title				
		market value, the its obligations in	-		e to perform fully
		provisions, as ap underlying(s), more realisation disru corrections of to consequences of either to require to should be made for may include defe of another under hedging, adjustment hedging (including in respect of the state of in the relevant locurrency, deduction	poplicable, relating odification or cess option event proche level of an asuch events. Such the calculation agollowing the occurrent of any receiving and/or, in ents to pass onto ag, but not limited Notes to reflect a accurrence of a responsible to a course of a mounts in lotes and to page of the proche of a mounts in lotes and to page of the proche of a mounts in lotes and to page of the proche of a mounts in lotes and to page of the proche of t	g to events affects ation of the relevence of the provisions may gent to determine arrence of the relequired valuation of the case of an Noteholders such to, reducing any any such increased alisation disruption the than in the respect of any approximation of the relevant to the respect of any approximation of the relevant to the respect of any approximation of the relevant to	e Notes contain cting the relevant vant underlying(s), g to subsequent d details of the vant adjustments what adjustments evant event (which or the substitution increased cost of a mounts payable d costs) and/or, in on event, payment relevant specified pplicable taxes, or qual to the early
C.10	If the Note has a	[Not Applicable]			
	derivative component in the interest payment, a clear and comprehensive explanation to help investors understand how the value of their investment is affected by the value of the underlying instrument(s), especially under the circumstances when the risks are most evident.	specified in the meaning that the interest period en to the date on w terms and conditi [The Notes are In linked to [•]. I payment date an multiplying the cainflation rate as c [•] months prior Index [•] month subtracting 1 [as annum]/specified [[and] [multiplied specified therein] Interest will be	Final Terms and y shall cease to d date (or if earlich) thich a credit event ons of the Credit inflation Rate Not Interest will be ad will be calculated alculation amount determined by divito the relevant in as prior to the readjusted for a Mabelow] multiplied by the relevan]. payable [annuall of [and [annuall]]]	l are Credit Link bear interest from the issue date of the issue date of the control of the cont	bear interest as seed Interest Notes m the date of the of the Notes) prior d pursuant to the Interest culation agent by year change in the Inflation Index'') at by the Inflation payment date and -[•]] per cent. per day count fraction pation Rate (IPR) quarterly/monthly] onth] [from, and
		Interest Payment Date(s)	[maximum / [and] minimum interest amount (Cap / Floor / Collar)]*	[Margin]	[Interest Participation Rate (IPR)]
		[insert date(s)] (repeat as required)	[specify] (repeat as required)	[+/-] [specify] (repeat as required)]	[specify] (repeat as required)]
		*Insert additional c	olumns as required	, equireu/j	
		[The interest an	nount in respect	of the interest	payment date(s)

Element	Title				
		[maximum inter above)]] / [mini the table above) amount (collar) the table above)	rest amount (cap) [mum interest amou]] / [maximum inter [of [•] and [•] re]].] (repeat as requ	of [●]/(as sp nt (floor) [of rest amount ar spectively] [(a uired or tabula	e] is subject to a ecified in the table [•]/(as specified in ad minimum interest each as specified in ate this information inserting the table
		The calculation	amount is [●].		
		interest payment of relevant IPR]	t date[s] falling on:	[insert date(s	respect of [an/the] s)], is [insert details this information for
		Notes are linker interest payment by multiplying the shall be determined by the line of t	d to [•]. Interest to date and will be compared by reference to the calculation among the number of days to determine an integer of the Inflation of the Inflat	will be paya alculated by the DII of two specifies the relevant in the more repolated rates and Index [as a com]/specified be and [multiple recified therein]	hich means that the ble on the relevant he calculation agent R index ratio which d monthly levels of terest payment date of the such interest e and divided by a djusted for a Margin below] multiplied by ited by the relevant ble by the relevant bl
		Interest Payment Date(s)	[maximum / [and] minimum interest amount (Cap / Floor / Collar)]*	[Margin]	[Interest Participation Rate (IPR)]
		[insert date(s)] (repeat as required)	[specify] (repeat as required)]	[+/-] [specify] (repeat as required)]	
		[The interest a [falling on: [inse interest amount [minimum interest above)]] / [max. (collar) [of [●] above)]].] (repeinterest payment) The calculation [The interest printerest payment of relevant IPR] each Interest Painterest	ert date(s)]/specified (cap) [of [•]/(as est amount (floor) imum interest amou and [•] respectivel at as required or to t date if different by amount is [•]. participation rate t date[s] falling on: . (repeat as require yment Date if different	d above] is subspecified in the specified or the specifi	espect of [each/the] (s)], is [insert details this information for
		Subject to any ea	arly redemption, pu	rchase and car	ncellation, the Notes

Element	Title	
		will be redeemed on [●] at [●] per cent. of their nominal amount.
		The Issuer may redeem the Notes prior to the stated maturity date and, if and to the extent permitted by applicable law, will in such circumstances pay, in respect of each Calculation Amount of Notes, an amount equal to the early redemption amount (a) following an Event of Default, (b) for certain taxation reasons, (c) if the Issuer determines that performance of its obligations of an issue of Notes [or the Guarantor determines that performance of its obligations under the Deed of Guarantee in respect of such Notes] has or will become unlawful, illegal or otherwise prohibited in whole or in part for any reason, [insert if Adjustment Event(s) is/are applicable: [(d)] following an adjustment event being [insert if a Change in Law is applicable: [(ii)] [any change in law.] [(ii)] [a change in law materially increasing the Issuer's costs in relation to performing its obligations under the Notes (including due to a tax liability imposed on the relevant hedging party).]; [insert if a Hedging Disruption is applicable: [(iii)] a disruption to the Issuer's hedging positions; [insert if an Increased Cost of Hedging is applicable: [(iv)] an increased cost in the Issuer's hedging positions] [and] [insert if an Increased Cost of Index Event is applicable: [(v)] an increased cost charged by the index sponsor on the use of the inflation index).]; [insert if Realisation Disruption Event is applicable: [(e)] following the occurrence of a realisation disruption event.]; [insert if Hedging Disruption Early Termination Event is applicable: [(g)] if the Issuer, Guarantor (if applicable) and/or any hedging party is (or the Calculation Agent determines that there is a reasonable likelihood that, within the next 30 Business Days, the Issuer, Guarantor (if applicable) and/or any hedging party will become) subject to any withholding or reporting obligations pursuant to Section 871(m) of the U.S. Internal Revenue Code of 1986, as amended, with respect to the Notes, Deed of Guarantee (if applicable) and/or any hedging positions]. [Insert
C.11	Admission to trading	[Application [has been/is expected to be] made for the Notes to be admitted to trading on the [regulated market of the] [Irish Stock Exchange]/ [Luxembourg Stock Exchange]/ [London Stock Exchange]/ [electronic "Bond Market" organised and managed by Borsa Italiana S.p.A.]/ [Open Market (Regulated Unofficial Market) (Freiverkehr) of the][Frankfurt Stock Exchange (Börse Frankfurt AG)]]/ [Not Applicable. The Notes are not admitted to trading on any exchange].

SECTION D - RISKS

Element	Title	
D.2	Key risks regarding the Issuers	[Citigroup Inc.][CGMHI][CGMFL] believes that the factors summarised below may affect its ability to fulfil its obligations under the Notes. All of these factors are contingencies which may or may not occur and [Citigroup Inc.][CGMHI][CGMFL] is not in a position to express a view on the likelihood of any such contingency occurring.

Element	Title	
		There are certain factors that may affect [CGMFL's/Citigroup Inc.'s/CGMHI's] ability to fulfil its obligations under any Notes issued by it [and Citigroup Inc.'s/CGML's ability to fulfil its obligations as guarantor in respect of Notes issued by CGMHI/CGMFL], including that such ability is dependent on the earnings of Citigroup Inc.'s subsidiaries, that Citigroup Inc. may be required to apply its available funds to support the financial position of its banking subsidiaries, rather than fulfil its obligations under the Notes, that Citigroup Inc.'s business may be affected by economic conditions, credit, market and market liquidity risk, by competition, country risk, operational risk, fiscal and monetary policies adopted by relevant regulatory authorities, reputational and legal risks and certain regulatory considerations.
		[There are certain additional factors that may affect [CGMHI's/CGMFL's] ability to fulfil its obligations under the Notes issued by it, including that such ability is dependent on the group entities to which it on-lends and funds raised through the issue of the Notes performing their obligations in respect of such funding in a timely manner. In addition, such ability and [Citigroup Inc.'s/CGML's] ability to fulfil its obligations as guarantor in respect of Notes issued by [CGMHI/CGMFL] is dependent on economic conditions, credit, market and market liquidity risk, by competition, country risk, operational risk, fiscal and monetary policies adopted by relevant regulatory authorities, reputational and legal risks and certain regulatory considerations.]
D.3	Key risks regarding the Notes	Investors should note that the Notes (including Notes which are expressed to redeem at par) are subject to the credit risk of [CGMFL and CGML][Citigroup Inc.][CGMHI and Citigroup Inc.]. Furthermore, the Notes may be sold, redeemed or repaid early, and if so, the price for which a Note may be sold, redeemed or repaid early may be less than the investor's initial investment. [There are other certain factors which are material for the purpose of assessing the risks associated with investing in any issue of Notes, which include, without limitation (in each case, where applicable), (i) risk of disruption to valuations, (ii) adjustment to the conditions, substitution of the relevant underlying(s) and/or early redemption following an adjustment event or an illegality, (iii) postponement of interest payments and/or minimum and/or maximum limits imposed on interest rates, (iv) cancellation or scaling back of public offers or the issue date being deferred, (v) hedging activities of the Issuer and/or any of its affiliates, (vi) conflicts of interest between the Issuer and/or any of its affiliates, (vi) conflicts of interest between the Issuer and/or any of its affiliates and holders of Notes, (vii) modification of the terms and conditions of Notes by majority votes binding all holders, (viii) discretions of the Issuer and Calculation Agent being exercised in a manner that affects the value of the Notes or results in early redemption, (ix) change in law, (x) illiquidity of denominations consisting of integral multiples, (xi) payments being subject to withholding or other taxes, (xii) fees and commissions not being taken into account when determining secondary market prices of Notes, (xiii) there being no secondary market, (xiv) exchange rate risk, (xv) market value of Notes being affected by various factors independent of the creditworthiness of [CGMFL and CGML][Citigroup Inc.][CGMHI and Citigroup Inc.] such as market conditions, interest and exchange rates and macroeconomic and political conditions and

Element	Title	
		(xvi) credit ratings not reflecting all risks.]
		[The ability of the Issuer to convert the interest rate on Notes from one interest basis to another will affect the secondary market value of such Notes since the Issuer may be expected to convert the rate when it is likely to produce a lower overall cost of borrowing and to a rate which is lower than other comparable notes (as applicable).]

SECTION E – OFFER

Element	Title					
E.2b	Use of proceeds	[The net proceeds of the issue of the Notes by CGMFL will be used primarily to grant loans or other forms of funding to CGML and any entity belonging to the same group, and may be used to finance CGMFL itself.]				
		[The net proceeds of the issue of the Notes by Citigroup Inc. will be used for general corporate purposes, which may include capital contributions to its subsidiaries and/or the reduction or refinancings of borrowings of Citigroup Inc. or its subsidiaries. Citigroup Inc. expects to incur additional indebtedness in the future.]				
		[The net proceeds of the issue of the Notes by CGMHI will be used for general corporate purposes, which include making a profit.]				
		[In particular, the proceeds will be used to/for [●].]				
E.3	Terms and conditions of the offer	[Not Applicable. The Notes are not the subject of a Non-exempt Offer][The Notes are the subject of a Non-exempt Offer, the terms and conditions of which are further detailed as set out below and in the applicable Final Terms.]				
		A Non-exempt Offer of the Notes may be made in [●] (the "[●] Offer ") during the period from (and including) [●] to (and including) [●]. [Such period may be [lengthened] [or] [shortened] at the option of the Issuer.] [The Issuer reserves the right to cancel the [●] Offer].				
		The offer price is [•] per calculation amount. [In addition to any expenses detailed in Element E.7 below, an Authorised Offeror may charge investors under the [•] Offer a [•] [fee] [commission] of [up to] [•] per cent. of the principal amount of the Notes to be purchased by the relevant investor]. The minimum subscription amount is [[•]] [the offer price]. [The Issuer may decline in whole or in part an application for Notes under the [•] Offer.]				
		(If required, summarise any additional terms and conditions of each relevant Non-exempt Offer as set out in the section entitled "Terms and Conditions of the Offer" in the applicable Final Terms))]				
E.4	Interests of natural and legal persons involved in the issue/offer	[The Dealer and/or any distributors will be paid [●] as fees in relation to the issue of Notes.][So far as the Issuer is aware, no person involved in the offer of the Notes has an interest material to the Offer(s)][A description of any interest that is material to the issue/offer including conflicting interests.]				
E.7	Estimated expenses	No expenses are being charged to an investor by the Issuer. [[There is no Non-exempt Offer of Notes and therefore no Authorised Offeror]				

Element	Title	
	_	[No expenses are being charged to an investor by an Authorised Offer] [except as follows: (insert details)]].

AMENDMENTS TO THE RISK FACTORS

The Risk Factors set out in Section B of the Rates Base Prospectus on pages 71 to 118 shall be amended as set out below:

A. The risk factor entitled "Citi Resolution Plan (CSA, etc.) in relation to Notes issued by Citigroup Inc." on pages 74 to 75 is deleted in its entirety and replaced as follows:

"Citi Resolution Plan (CSA, etc.) in relation to Notes issued by Citigroup Inc.

On 15 December 2016, the Federal Reserve issued a final total loss-absorbing capacity (**TLAC**) rule that will require Citigroup Inc. to (i) maintain minimum levels of external TLAC and long-term debt and (ii) adhere to various "clean holding company" requirements. Citigroup Inc. continues to review and consider the implications of the final TLAC rule, including the impact of (w) the amount of its debt securities issued prior to 31 December 2016 that will benefit from the grandfathering provided by the final TLAC rule, (x) the effectiveness date of 1 January 2019 for all aspects of the final TLAC rule, (y) a new anti-evasion provision that authorises the Federal Reserve to exclude from a holding company's outstanding eligible long-term debt any debt having certain features that would, in the Federal Reserve's view, "significantly impair" the debt's ability to absorb losses and (z) the consequences of any breach of the external long-term debt or clean holding company requirements. In response to the final TLAC rule, Citigroup Inc. has amended the Events of Default under the Notes, as required by the final TLAC rule.

Under Title I of the Dodd-Frank Wall Street Reform and Consumer Protection Act of 2010 (the **Dodd-Frank Act**), Citigroup Inc. has developed a "single point of entry" resolution strategy and plan under the U.S. Bankruptcy Code (the **Resolution Plan**). Under Citigroup Inc.'s Resolution Plan, only Citigroup Inc., the parent bank holding company, would enter into bankruptcy, while Citigroup Inc.'s key operating subsidiaries would remain operational and outside of any resolution or insolvency proceedings. Citigroup Inc. believes its Resolution Plan has been designed to minimize the risk of systemic impact to the U.S. and global financial systems, while maximizing the value of the bankruptcy estate for the benefit of Citigroup Inc.'s creditors. In addition, in line with the Federal Reserve's final TLAC rule, Citigroup Inc. believes it has developed the Resolution Plan so that in the event of a Citigroup Inc. bankruptcy, Citigroup Inc.'s losses and any losses incurred by its subsidiaries would be imposed first on Citigroup Inc.'s shareholders and then on its unsecured creditors, including the holders of the Notes. Further, in a bankruptcy proceeding of Citigroup Inc. any value realised by holders of the Notes may not be sufficient to repay the amounts owed on the Notes.

In response to feedback received from the Federal Reserve Board and the Federal Deposit Insurance Corporation (together, the **Agencies**) on Citigroup Inc.'s 2015 Resolution Plan, Citigroup Inc. currently expects to take the following actions in connection with its 2017 Resolution Plan submission (to be submitted by 1 July 2017):

- (i) Citicorp, an existing wholly-owned subsidiary of Citigroup Inc. and current parent company of Citibank, N.A., would be established as an intermediate holding company (an **IHC**) for some or all of Citigroup Inc.'s key operating subsidiaries;
- (ii) subject to final approval of the Board of Directors of Citigroup Inc., Citigroup Inc. would execute an inter-affiliate agreement with Citicorp, Citigroup Inc.'s key operating subsidiaries and certain other affiliated entities pursuant to which Citicorp would be required to provide liquidity and capital support to Citigroup Inc.'s key operating subsidiaries in the event Citigroup Inc. were to enter bankruptcy proceedings (the Citi Support Agreement);

- (iii) pursuant to the Citi Support Agreement:
 - upon execution, Citigroup Inc. would make an initial contribution of assets, including certain high-quality liquid assets and inter-affiliate loans (the Contributable Assets), to Citicorp, and Citicorp would then become the business as usual funding vehicle for certain of Citigroup Inc.'s key operating subsidiaries;
 - Citigroup Inc. would be obligated to continue to transfer Contributable
 Assets to Citicorp over time, subject to certain amounts retained by
 Citigroup Inc. to, among other things, meet Citigroup Inc.'s near-term cash
 needs;
 - in the event of a Citigroup Inc. bankruptcy, Citigroup Inc. would be required to contribute most of its remaining assets to Citicorp; and
- (iv) the obligations of both Citigroup Inc. and Citicorp under the Citi Support Agreement, as well as the Contributable Assets, would be secured pursuant to a security agreement.

Citigroup Inc. also expects that the Citi Support Agreement will provide two mechanisms, besides Citicorp's issuing of dividends to Citigroup Inc., pursuant to which Citicorp would be required to transfer cash to Citigroup Inc. during business as usual so that Citigroup Inc. can fund its debt service – including payments due on the Notes—as well as other operating needs: (i) one or more funding notes issued by Citicorp to Citigroup Inc.; and (ii) a committed line of credit under which Citicorp may make loans to Citigroup Inc.

In addition to Citigroup Inc.'s required Resolution Plan under Title I of the Dodd-Frank Act, Title II of the Dodd-Frank Act grants the FDIC the authority, under certain circumstances, to resolve systemically important financial institutions, including Citigroup Inc. This resolution authority is commonly referred to as the FDIC's "orderly liquidation authority". Under the FDIC's stated preferred "single point of entry" strategy for such resolution, the bank holding company (Citigroup Inc.) would be placed in receivership; the unsecured long-term debt and shareholders of the parent holding company would bear any losses; and the operating subsidiaries would be recapitalized. The Notes may be fully subordinated to interests held by the U.S. government in the event of a receivership, insolvency, liquidation or similar proceeding with respect to Citigroup Inc., including a proceeding under the "orderly liquidity authority" provisions of the Dodd-Frank Act.

Under the regulations of the Federal Reserve, a bank holding company is expected to act as a source of financial strength for its subsidiary banks. As a result of this regulatory policy, the Federal Reserve might require Citigroup Inc. to commit resources to its subsidiary banks when doing so is not otherwise in the interests of Citigroup Inc. or its shareholders or creditors."

B. The risk factor entitled "Section 871(m) Withholding on Dividend Equivalents" on pages 100 to 101 of the Rates Base Prospectus is amended by the deletion of the final paragraph thereof and the substitution of the following therefor:

"You should note that if a Section 871(m) Event (as defined under "Valuation and Settlement Schedule") occurs, an Early Redemption Event will occur, in which case the relevant Notes may be redeemed as more fully set out in the terms and conditions of such Notes.".

AMENDMENTS TO THE GENERAL INFORMATION RELATING TO THE PROGRAMME AND THE NOTES – TAXATION OF THE NOTES

The General Information Relating to the Programme and the Notes - Taxation of Notes set out in Section E.8 of the Rates Base Prospectus on pages 209 to 264 shall be amended as set out below:

The paragraphs under the sub-heading "Section 871(m) Withholding on Dividend Equivalents" of the section entitled "United States Federal Tax Considerations" set out on pages 219 to 220 is amended by the deletion of the last paragraph thereof and the substitution of the following therefor:

"You should note that if a Section 871(m) Event (as defined under "Valuation and Settlement Schedule") occurs, an Early Redemption Event will occur, in which case the relevant Notes may be redeemed as more fully set out in the terms and conditions of such Notes."

AMENDMENTS TO THE TERMS AND CONDITIONS OF THE NOTES – GENERAL CONDITIONS OF THE NOTES

The Terms and Conditions of the Notes – General Conditions of Notes set out in Section F.1 of the Rates Base Prospectus on pages 266 to 307 shall be amended as set out below:

1. by the deletion of the initial italicised paragraph of the General Conditions of the Notes set out on page 266 and the substitution of the following therefor:

"Except as indicated below, the following is the text of the terms and conditions of the Notes, which will include the general conditions of the Notes together with the additional terms and conditions contained (i) in respect of the Underlying Linked Notes (a) in the case of Inflation Rate Notes only, in Underlying Schedule 1 (Inflation Linked Conditions), (b) in the case of Rate Linked Notes only, in Underlying Schedule 2 (Rate Conditions), (c) in the case of Credit Linked Interest Notes only, in Underlying Schedule 3 (Credit Linked Interest Conditions) (each of Underlying Schedules 1, 2 and 3, an "Underlying Schedule" and together, the "Underlying Schedules"), (ii) where specified as applicable in the applicable Issue Terms (as defined below), Schedule A and (iii) in the case of all Notes, the Valuation and Settlement Schedule (the Underlying Schedules together with Schedule A and the Valuation and Settlement Schedule, the "Schedules" and each, a "Schedule") and, in relation to any tranche of Notes, as completed, modified and/or supplemented, as applicable, by the information set out in the applicable Issue Terms (as defined below).";

2. by the deletion of the first paragraph of Condition 14(a) (*Consolidation or Merger*) of the General Conditions of the Notes set out on page 299 and the substitution of the following therefor:

"The Issuer, the CGMHI Guarantor or the CGMFL Guarantor shall not consolidate with or merge into any other corporation or convey, transfer or lease its properties and assets substantially as an entirety to any Person (as defined below), other than (i) in the case of Notes issued by Citigroup Inc. and in relation to the Issuer or (ii) in the case of Notes issued by CGMHI and in relation to the CGMHI Guarantor only, by way of a conveyance, transfer or lease to one or more of its respective Subsidiaries (as defined below), unless:";

- 3. by the insertion of the following at the end of the exiting sentence of the final paragraph of Condition 14(a) (*Consolidation or Merger*) of the General Conditions of the Notes set out on page 299:
 - ", and **Subsidiary** means any Person of which a majority of the voting power of the outstanding ownership interests (excluding ownership interests entitled to voting power only by reason of the happening of a contingency) shall at the time be owned, directly or indirectly, by the Issuer, the CGMHI Guarantor, as applicable, and/or one or more relevant Subsidiaries. For this purpose, **voting power** means power to vote in an ordinary election of directors (or, in the case of a Person that is not a corporation, ordinarily to appoint or approve the appointment of Persons holding similar positions)"; and

4. by the insertion of the following as Schedule A to the General Conditions of the Notes:

"SCHEDULE A

The General Conditions of Notes issued by Citigroup Inc. shall be amended as follows where Schedule A is specified to apply to the relevant Notes in the applicable Issue Terms:

1. REDEMPTION AND PURCHASE

The following shall be inserted at the end of Condition 5 (*Redemption and Purchase*) of the General Conditions as Condition 5(h):

"(h) Regulatory Approval

The redemption or repurchase pursuant to Condition 5(b) (Redemption for Taxation Reasons and Redemption for Illegality), Condition 5(c) (Purchases) or Condition 5(e) (Redemption at the Option of the Issuer) of any Note that is included in Citigroup Inc.'s capital and total loss absorbing capacity may be subject to consultation with the Federal Reserve of the United States, which may not acquiesce in the redemption or repurchase of such Note unless it is satisfied that the capital position and total loss absorbing capacity of Citigroup Inc. will be adequate after the proposed redemption or repurchase."

2. EVENTS OF DEFAULT

The definition of "Event of Default" set out in Condition 9 (*Events of Default*) of the General Conditions shall be deleted and replaced by the following:

"Event of Default wherever used herein with respect to the Notes means any one of the following events:

- (i) default in the payment of any interest upon any Note or the principal of any Note when it becomes due and payable, and continuance of such default for a period of 30 days; or
- (ii) the entry of a decree or order for relief in respect of the Issuer by a court having jurisdiction in the premises in an involuntary case under the United States Federal bankruptcy laws, as now or hereafter constituted, or any other applicable United States Federal or State bankruptcy, insolvency or other similar law, or appointing a receiver, liquidator, assignee, custodian, trustee, sequestrator (or other similar official) of the Issuer or of the whole or substantially the whole of its property, or ordering the winding-up or liquidation of its affairs, and the continuance of any such decree or order unstayed and in effect for a period of 90 consecutive days; or
- (iii) the commencement by the Issuer of a voluntary case under the United States Federal bankruptcy laws, as now or hereafter constituted, or any other applicable United States Federal or State bankruptcy, insolvency or other similar law, or the consent by it to the entry of an order for relief in an involuntary case under any such law or to the appointment of a receiver, liquidator, assignee, custodian, trustee, sequestrator (or other similar official) of the Issuer or of the whole or substantially the whole of its property, or the making by the Issuer of an assignment for the benefit of its creditors generally."

For the avoidance of doubt, only the Events of Default described above provide for a right of acceleration of the Notes. No other event, including a default in the performance of any other covenant of the Issuer, will result in acceleration.

AMENDMENTS TO THE PRO FORMA FINAL TERMS

The Pro Forma Final Terms set out in Section F.3 of the Rates Base Prospectus on pages 384 to 449 shall be amended as set out below:

- 1. The following additional line item is inserted at as a new item 28 after item 27 (*Consolidation provisions:*) of Part A and the following line items shall be renumbered accordingly:
 - "28. Schedule A (*Redemption and Purchase and Events of Default*):

[Applicable/Not Applicable]

(Specify Applicable only where the Notes are issued by Citigroup Inc. and the Notes are intended to be TLAC eligible. Specify Not Applicable where the Notes are issued by Citigroup Inc. and the Notes are not intended to be TLAC eligible and for Notes issued by CGMHI or CGMFL)

2. Item 10 (*United States Tax Considerations*) of Part B is deleted and the following paragraphs substituted therefor:

"10. UNITED STATES TAX CONSIDERATIONS

[For U.S. federal income tax purposes, the Issuer intends to treat the Notes as [fixed-rate debt/fixed-rate debt issued with OID/contingent payment debt instruments, [for which purpose, the comparable yield relating to the Notes will be $[\,\bullet\,]$ per cent. compounded [semi-annually/quarterly/monthly], and the projected payment schedule with respect to a Note consists of the following payments: $[\,\bullet\,]$ /for which purpose, the comparable yield and the projected payment schedule are available by contacting $[\,\bullet\,]$ at $[\,\bullet\,]$]/variable rate debt instruments/variable rate debt instruments issued with OID/foreign currency Notes/foreign currency Notes issued with OID/foreign currency contingent payment debt instruments, [for which purpose, the comparable yield relating to the Notes will be $[\,\bullet\,]$ per cent. compounded [semi-annually/quarterly/monthly], and the projected payment schedule with respect to a Note consists of the following payments: $[\,\bullet\,]$ /for which purpose, the comparable yield and the projected payment schedule are available by contacting $[\,\bullet\,]$ at $[\,\bullet\,]$]/short-term Notes.] [The Notes are Non-U.S. Notes.]

[The Issuer has determined that the Notes are Specified Notes based on either the "delta" test or the "substantial equivalence" test, as indicated in the table below. Please see the table below for additional information with respect to Section 871(m), including information necessary to calculate the amounts of dividend equivalents for the Notes.]/[The Issuer has determined that the Notes are Specified Notes because (i) the Issue Date for the Notes is in 2017 and (ii) the Notes are "delta-one" within the meaning of Internal Revenue Service Notice 2016-76.]/[The Issuer has determined that the Underlying(s) consist solely of one or more Qualified Indices and/or Qualified Index Securities and, therefore, that the Notes are not Specified Notes.]/[The Issuer has determined that the Notes are not Specified Notes based on either the "delta" test or the "substantial equivalence" test, as indicated in the table below.]/[The Issuer has determined that the Notes are not Specified Notes because (i) the Issue Date for the Notes is in 2017 and (ii) the Notes are not "delta-one" within the meaning of Internal Revenue Service Notice 2016-76.]/[The Issuer has determined that the Notes are not Specified Notes for the purpose of Section 871(m).]/[The Issuer has determined that the Underlying(s) for the Notes consist solely of one or more indices whose sole U.S. equity components are Qualified Indices and/or Qualified Index Securities and, therefore, that the Notes are not Specified Notes.]

[Include table below if (i) the Notes are Specified Notes, or (ii) the Notes are not Specified

Notes based on either the "delta" test or the "substantial equivalence" test:

Underlyin g(s)	U.S. Underlyin g Equities (Y/N)	Qualified Index/Qua lified Index Security (Y/N)	Simple Contract (Y/N)	Delta (if Simple Contract)	Substantia l Equivalen ce Test (if not a Simple Contract)	Number of Shares Multiplied by Delta (if Simple Contract)	Initial Hedge (if applicable)
[•]	[●]	[●]	[●]	[●]	[●]	[●]	[●]

".

AMENDMENTS TO THE PRO FORMA PRICING SUPPLEMENT

The Pro Forma Pricing Supplement set out in Section F.4 of the Rates Base Prospectus on pages 450 to 513 shall be amended as set out below:

- 1. The following additional line item is inserted at the end of item 28 (*Other final terms*:) of Part A after the paragraph beginning "[The Issuer shall, subject to ...":
 - "[- Schedule A (Redemption and Purchase and Events of Default):

[Applicable/Not Applicable]

(Specify Applicable only where the Notes are issued by Citigroup Inc. and the Notes are intended to be TLAC eligible. Delete this subparagraph for Notes issued by CGMHI or CGMFL)

2. Item 5 (*United States Tax Considerations*) of Part B is deleted and the following paragraphs substituted therefor:

"5. UNITED STATES TAX CONSIDERATIONS

[For U.S. federal income tax purposes, the Issuer intends to treat the Notes as [fixed-rate debt/fixed-rate debt issued with OID/contingent payment debt instruments, [for which purpose, the comparable yield relating to the Notes will be [●] per cent. compounded [semi-annually/quarterly/monthly], and the projected payment schedule with respect to a Note consists of the following payments: [●]/for which purpose, the comparable yield and the projected payment schedule are available by contacting [●] at [●]]/variable rate debt instruments/variable rate debt instruments issued with OID/foreign currency Notes/foreign currency Notes issued with OID/foreign currency contingent payment debt instruments, [for which purpose, the comparable yield relating to the Notes will be [●] per cent. compounded [semi-annually/quarterly/monthly], and the projected payment schedule with respect to a Note consists of the following payments: [●]/for which purpose, the comparable yield and the projected payment schedule are available by contacting [●] at [●]]/short-term Notes/specify other.] [The Notes are Non-U.S. Notes.]

[The Issuer has determined that the Notes are Specified Notes based on either the "delta" test or the "substantial equivalence" test, as indicated in the table below. Please see the table below for additional information with respect to Section 871(m), including information necessary to calculate the amounts of dividend equivalents for the Notes.]/[The Issuer has determined that the Underlying(s) consist solely of one or more Qualified Indices and/or Qualified Index Securities and, therefore, that the Notes are not Specified Notes.]/[The Issuer has determined that the Notes are not Specified Notes based on either the "delta" test or the "substantial equivalence" test, as indicated in the table below.]/[The Issuer has determined that the Notes are not Specified Notes because (i) the Issue Date for the Notes is in 2017 and (ii) the Notes are not "delta-one" within the meaning of Internal Revenue Service Notice 2016-76.]/[The Issuer has determined that the Notes are not Specified Notes for the purpose of Section 871(m).]/[The Issuer has determined that the Underlying(s) for the Notes consist solely of one or more indices whose sole U.S. equity components are Qualified Indices and/or Qualified Index Securities and, therefore, that the Notes are not Specified Notes.]

[Include table below if (i) the Notes are Specified Notes, or (ii) the Notes are not Specified Notes based on either the "delta" test or the "substantial equivalence" test:

Underlyin	U.S.	Qualified	Simple	Delta (if	Substantia	Number of	Initial
g(s)	Underlyin	Index/Qua	Contract	Simple	1	Shares	Hedge (if
	g Equities	lified	(Y/N)	Contract)	Equivalen	Multiplied	applicable
		Index			ce Test (if	by Delta	

	(Y/N)	Security (Y/N)			not a Simple Contract)	(if Simple Contract))
[•]	[●]	[●]	[●]	[●]	[●]	[•]	[●]

".