

NOTICE dated 9 August 2016 Relating to the Final Terms dated 29 July 2016 (the "Original Final Terms")

Issue of 8,093 Linked Interest Certificates due July 2022 under the €50,000,000,000

Structured Debt Instruments Issuance Programme

by

CRÉDIT AGRICOLE CIB FINANCIAL SOLUTIONS

guaranteed by AGRICOLE CORPORATE AND INVESTMENT BANK

ISIN Code: XS1367216741

Series: 962

(the "Certificates")

Capitalized terms which are not otherwise defined in this Notice shall have the meaning ascribed to them in the Original Final Terms.

The Certificates were issued by Corporate and Investment Bank CIB Financial Solutions (the "Issuer") on the Issue Date pursuant to the Base Prospectus of the Issuer dated 11 May 2016 and any supplements thereto (the "Base Prospectus") which constitutes a prospectus for the purposes of Directive 2003/71/EC, including any amendments thereto (the "Prospectus Directive"), as completed by the Original Final Terms relating to the Certificates.

Pursuant to General Condition 15(b) (*Meetings of Securityholders, Modifications and Waiver*) and in order to comply with a specific requirement of the Borsa Italiana S.p.A., the Original Final Terms are amended as follows and replaced in their entirety by the amended and restated final terms (a draft of which is attached in the Appendix to this Notice showing mark-up changes) (the "Amended and Restated Final Terms"):

- 1. the following paragraph 15(d) of Part A of the Original Final Terms is deleted in its entirety:
 - (d) Interest Determination Date(s): 2 (two) FX Business Days prior to the relevant

Interest Payment Date, expected to be 27 July 2017, 26 July 2018, 25 July 2019, 27 July 2020, 27 July

2021 and 27 July 2022

and is replaced by the following paragraph instead:

(d) Interest Determination Date(s): 5 (five) FX Business Days prior to the relevant

Interest Payment Date, expected to be 24 July 2017,

23 July 2018, 22 July 2019, 22 July 2020, 22 July 2021, 22 July 2022

2. the following paragraph set out in Element C.15 of the Summary annexed to Original Final Terms at Annex A is deleted in its entirety:

Interest Determination Date(s): 2 (two) FX Business Days prior to the relevant Interest Payment Date, expected to be 27 July 2017, 26 July 2018, 25 July 2019, 27 July 2020, 27 July 2021 and 27 July 2022.

and is replaced by the following paragraph instead:

Interest Determination Date(s): 5 (five) FX Business Days prior to the relevant Interest Payment Date, expected to be 24 July 2017, 23 July 2018, 22 July 2019, 22 July 2020, 22 July 2021, 22 July 2022.

In addition, in accordance with Article 8, paragraph 1 of the Prospectus Directive, the Issuer gives notice to the Securityholders of the following information:

- 1. The final aggregate number of Certificates is 8,093.
- 2. The Aggregate Nominal Amount is USD 16,186,000.
- 3. As of the date of this Notice, the Interest Record Dates referred to in paragraph 7(c) of the Original Final Terms are expected to be as follows, subject to the provisions of the Amended and Restated Final Terms and the Base Prospectus:

Interest Record Dates
28 July 2017
27 July 2018
26 July 2019
28 July 2020
28 July 2021
28 July 2022

Copies of the Base Prospectus, the Original Final Terms, the Amended and Restated Final Terms and the present Notice are available on the website of Crédit Agricole Corporate and Investment Bank (http://www.ca-cib.com/our-offers/rates-credit-and-cross-assets-derivatives.htm).

APPENDIX – AMENDED and RESTATED FINAL TERMS

29 July 2016

FINAL TERMS

As amended and restated on 9 August 2016

Issue of 8,093 Linked Interest Certificates due July 2022 under the €50,000,000,000 Structured Debt Instruments Issuance Programme By

CRÉDIT AGRICOLE CIB FINANCIAL SOLUTIONS

guaranteed by CRÉDIT AGRICOLE CORPORATE AND INVESTMENT BANK

PART A - CONTRACTUAL TERMS

This document constitutes the Final Terms of the Securities described herein for the purposes of Article 5.4 of the Directive 2003/71/EC (and amendments thereto, including the Directive 2010/73/EU, to the extent implemented in the Relevant Member State), including any relevant implementing measure in the Relevant Member State (the **Prospectus Directive**) and must be read in conjunction with the Base Prospectus dated 11 May 2016 which constitutes a base prospectus for the purposes of the Prospectus Directive. Full information on the Issuer, the Guarantor and the offer of the Securities is only available on the basis of the combination of these Final Terms and the Base Prospectus. A summary of the issue of the Securities is annexed to these Final Terms at Annex A. The Base Prospectus is available for viewing on the Luxembourg Stock Exchange website (www.bourse.lu) and during normal business hours at the registered office of Crédit Agricole CIB (www.ca-cib.com) and the specified office of the Principal Paying Agent.

1 (a) Series Number: 962

(b) Type of Securities: Certificates

(c) Tranche Number: 1

Date on which the Securities become Not Applicable

fungible:

2 Specified Currency: United States Dollar ("USD")

3 Aggregate Nominal Amount:

(a) Series: USD 16,186,000 (b) Tranche: USD 16,186,000

4 Issue Price: USD 2,000 per Certificate of 100 per cent., with the

Issue Price per Certificate being payable in Euro ("EUR") at the EUR/USD exchange rate displayed on the Reuters Screen WMRSPOT05 page at 4.00 p.m.,

Central European Time, on the Trade Date

5 (a) Specified Denominations: USD 2,000

Minimum Trading Size: Not Applicable (c) Calculation Amount: USD 2,000 (a) Issue Date: 29 July 2016 6 5 July 2016 Trade Date(s): (b) (a) **Interest Commencement Date:** Issue Date 7 Redemption Date: 29 July 2022, subject to any early redemption event Renouncement Notice Cut-off Time: 4.00 pm (Milan time) on the Data di Scadenza, if applicable in accordance with Borsa Italiana S.p.A. regulations applicable from time to time (please also see form of renouncement notice set out at Annex B of these Final Terms) Two (2) London and TARGET2 Business Days (b) Expiry Date (Data di Scadenza): preceding the Redemption Date or any further date not later than the Redemption Date as required by Borsa Italiana S.p.A, in accordance with Borsa Italiana S.p.A. regulations applicable from time to time Interest Record Date(s): A date on which Borsa Italiana S.p.A is open for business 8 Type of Certificates: Interest: Linked Interest Security: Rate Linked Interest Security (Further particulars specified below in "PROVISIONS RELATING TO INTEREST (IF ANY) PAYABLE" and in "PAYOFF FEATURES (IF ANY) RELATING TO INTEREST") Redemption: Relevant Redemption Method: Standard Redemption (Further particulars specified below in "PROVISIONS RELATING TO REDEMPTION" and in "PAYOFF **FEATURES** (IF ANY) RELATING REDEMPTION") (c) Other: Italian Certificates (Further below particulars specified in "OPERATIONAL INFORMATION") 9 Date Board approval for issuance of Securities Authorisation given by the Board of Directors of Crédit obtained: Agricole CIB Financial Solutions dated 17 June 2016 10 Method of distribution: Non-syndicated 11 **Asset Conditions:** Applicable in accordance with Annex 1 Not Applicable Commodity Linked Asset Conditions: Not Applicable Index Linked Asset Conditions:

ApplicableNot Applicable

FX Linked Asset Conditions:

Inflation Linked Asset Conditions:

- Rate Linked Asset Conditions: Applicable

ETF Linked Asset Conditions: Not Applicable

Share Linked Asset Conditions
 Not Applicable

Multi-Asset Basket Linked Asset
 Not Applicable

Conditions:

12 Alternative Currency Conditions: Not Applicable

PROVISIONS RELATING TO INTEREST (IF ANY) PAYABLE

Rate(s) of Interest:

13 Fixed Rate Security: Applicable for the purposes of Standard Fixed

Interest

(a) Applicable to: All Interest Accrual Periods

- In respect of the Interest Accrual Period from and including the Interest Commencement Date to but excluding 31 July 2017: Premium: 2.15 per cent. *per annum* payable in arrears.

- In respect of each Interest Accrual Period from and including 31 July 2017 to but excluding the Redemption Date: Premium: 0.40 per cent. *per annum* payable in arrears, subject to the provisions of the Combination Digital Interest

(see paragraph 15I(c) of these Final Terms)

All references in the Conditions to "Rate of Interest"

shall be construed as references to "Premium"

(c) Interest Payment Date(s): See paragraph 15(b) of these Final Terms

(d) Interest Period Dates: Not Applicable

(e) Fixed Coupon Amount(s): In the case of Securities in definitive form, as

determined by the Calculation Agent in accordance with General Condition 4.1 (Interest on Fixed Rate

Securities)

(f) Broken Amount(s): Not Applicable

(g) Day Count Fraction: See paragraph 15(g) of these Final Terms
 (h) Interest Accrual Periods: Interest Accrual Periods will be unadjusted

(i) Business Day Convention for the Not Applicable purposes of adjustment of "Interest Accrual Periods" in accordance with

paragraph (h) above:

(j) Additional Business Centre(s): Not Applicable(k) Determination Date(s): Not Applicable

14 Floating Rate Security: Applicable for the purposes of Standard Floating

Interest

Not Applicable

(a) Applicable to: The following Interest Accrual Periods: each Interest

Accrual Period from and including 31 July 2017 to but

excluding the Redemption Date

(b) Interest Payment Dates: See paragraph 15(b) of these Final Terms

(c) Interest Period Dates: Not Applicable

(d) Interest Determination Date(s): See paragraph 15(d) of these Final Terms

e) Business Day Convention for the purposes of adjustment of "Interest Accrual Periods" in accordance with sub-

paragraph (n) below):

(f) Additional Business Centre(s): Not Applicable

(g) Rate(s) of Interest: Determined in accordance with ISDA Determination

(h) Screen Rate Determination: Not Applicable(i) ISDA Determination: Applicable

Floating Rate Option: USD-LIBOR-ICE (formerly USD-LIBOR-BBA)

Designated Maturity: 3 (three) months

Reset Date: First day of the relevant Interest Accrual Period

(j) Margin(s): Not Applicable

(k) Minimum Rate of Interest: 1.50 per cent. per annum
 (l) Maximum Rate of Interest: 4.00 per cent. per annum

(m) Day Count Fraction: See paragraph 15(g) of these Final Terms
 (n) Interest Accrual Periods: Interest Accrual Periods will be unadjusted

(o) Determination Date(s): Not Applicable

(p) Additional Disruption Event: Change of Law is applicable

Hedging Disruption is applicable

Increased Cost of Hedging is not applicable

15 Linked Interest Note: Applicable

a) Applicable to: All Interest Accrual Periods

(b) Interest Payment Date(s): Annually on 31 July 2017, 30 July 2018, 29 July 2019,

29 July 2020, 29 July 2021 and the Redemption Date (each a "Premium Payment Date") and all references in the Conditions to "Interest Payment Date" shall be construed as references to "Premium Payment Date"

(c) Interest Period Dates: Not Applicable

(d) Interest Determination Date(s): 5 (five) FX Business Days prior to the relevant Interest

Payment Date, expected to be 24 July 2017, 23 July 2018, 22 July 2019, 22 July 2020, 22 July 2021, 22 July 20222 (two) FX Business Days prior to the relevant Interest Payment Date, expected to be 27 July

2017, 26 July 2018, 25 July 2019, 27 July 2020, 27

July 2021 and 27 July 2022

(e) Business Day Convention for the purposes of adjustment of "Interest Accrual Periods" in accordance subparagraph (h) below):

Not Applicable

(f) Additional Business Centres:

Not Applicable

(g) Day Count Fraction:

30/360

(h) Interest Accrual Periods:

Interest Accrual Periods will be unadjusted

(i) Determination Date(s):

Not Applicable

 Calculation Agent responsible for calculating the Linked Interest Rate Crédit Agricole Corporate and Investment Bank

and the Interest Amount:

15A Commodity Linked Interest Security:

Not Applicable

15B Index Linked Interest Security:

Not Applicable

15C FX Linked Interest Security:

Not Applicable

15D Inflation Linked Interest Security:

Not Applicable

15E Rate Linked Interest Security:

(a) Single Underlying:

Applicable

Applicable for the purposes of:

Standard Interest Payoff : Standard Floating Interest

Combination Interest Payoff: Combination Digital

Applicable in accordance with Annex 1, Chapter 5

(see also paragraph 15J(b) of these Final Terms)

Interest

(see also paragraph 15I(c) of these Final Terms)

Benchmark Rate

3 month USD-LIBOR

(for further details see paragraph 14 of these Final

Terms)

Determination of Benchmark Rate

Level

ISDA Determination

- Screen Rate Determination: Not Applicable

ISDA Determination: Applicable

• Floating Rate Option: USD-LIBOR-ICE (formerly USD-LIBOR-BBA)

• Designated Maturity: 3 (three) months

• Reset Date: First day of the relevant Interest Accrual Period

(b) Basket: Not Applicable

(c) Additional Disruption Event: Change of Law is applicable

Hedging Disruption is applicable

Increased Cost of Hedging is not applicable

(d) Specified Currency: USD

(e) Observation Date(s): 2 (two) London Business Days prior to the first day

of the Interest Accrual Period

15F ETF Linked Interest Security: Not Applicable
 15G Share Linked Interest Security: Not Applicable
 15H Multi-Asset Basket Linked Interest
 Not Applicable

Security:

15I Combination Interest Payoff Provisions: Applicable

(a) Combination Addition Interest: Not Applicable(b) Combination Capitalisation Interest: Not Applicable

(c) Combination Digital Interest: Applicable in acco

Applicable in accordance with Annex 6, Part A, Chapter 3 subject to Annex 7, Part A, Chapter 11 (*Payoff Feature Conditions*) and paragraph 17(k) of these Final Terms

The Linked Interest Rate applicable to an Interest Accrual Period for Securities for which Combination Digital Interest is applicable in respect of such Interest Accrual Period shall be calculated as follows:

- (a) if $Underlying\ Value_{xy}$ is within $Range_A$ on each Performance Observation Date, Standard Interest Payoff₁; or
- (b) Otherwise, Standard Interest Payoff₇.
- Applicable Interest Accrual The Period: Inter

The following Interest Accrual Periods: each Interest Accrual Period from and including 31 July 2017 to but excluding the Redemption Date

 Applicable for the purposes of a Payoff Feature: Not Applicable

Interest Observation Period(s): Not Applicable

Performance Observation

Date(s):

2 (two) London Business Days prior to the beginning of the Interest Accrual Period

Standard Interest Payoff₁: Standard Fixed Interest

(as completed in paragraph 15J(a) of these Final Terms for

the purposes of this Combination Interest Payoff)

Standard Interest Payoff₂: Not Applicable

Standard Interest Payoff₃: Not Applicable

Standard Interest Payoff₄: Not Applicable
 Standard Interest Payoff₅: Not Applicable

- Standard Interest Payoff₆: Not Applicable

Standard Interest Payoff₇: Standard Floating Interest

(as completed in paragraph 15J(b) of these Final Terms for

the purposes of this Combination Interest Payoff)

Relevant Observation:

15J

(a)

Not Applicable

		Lower Limit:	Upper Limit:	Range:
Ran	ge _A	- (minus) Infinity	0.50 per cent. per annum	Range ₃ Range ₃ means that on the relevant Performance Observation Date the Underlying Value _{xy} is greater than or equal to the Lower Limit and less than the Upper Limit.
(d)	Combination Di	vision Interest:	Not Applicable	
(e)	Combination M	ultiplication Interest:	Not Applicable	
(f)	Combination Ra	atchet Interest:	Not Applicable	
(g)	Combination Ra	ange Interest:	Not Applicable	
(h)	Combination Re Interest:	esettable Range	Not Applicable	
(i)	Combination Sn	nowrange Interest:	Not Applicable	
(j)	Combination Su	btract Interest:	Not Applicable	
(k)	Combination M	aximum Interest:	Not Applicable	
(1)	Combination M	inimum Interest:	Not Applicable	
(m)	Combination Di	gital Basket Interest:	Not Applicable	
(n)	Combination Pa Interest:	nyoff-Linked Digital	Not Applicable	
(0)	Combination La Interest:	adder Ratchet	Not Applicable	
(p) C	Combination Rain Interest:	bow Performance	Not Applicable	
Standar	d Interest Payof	f Provisions:	Applicable	
(a) Stand	dard Fixed Inter	rest:	Applicable in acco Chapter 1	ordance with Annex 5, Part A,
			_	paragraph 13 of these Final poses of this Standard Interest
- A	Applicable Interes	st Accrual Period:	All Interest Accrual	Periods
	Applicable for the Combination Inter		purposes of the Inte	ndard Interest Payoff ₁ for the erest Accrual Periods from and 2017 to but excluding the nly
_	Relevant Comb	ination Interest	Combination Digital	l Interest
	Payoff:		(see also paragraph	15I(c) of these Final Terms)

 Applicable for the purposes of a Payoff Feature: 	Not Applicable
(b) Standard Floating Interest:	Applicable in accordance with Annex 5, Part A, Chapter 2 (as completed in paragraph 14 of these Final Terms for the purposes of this Standard Interest Payoff)
 Applicable Interest Accrual Period: 	The following Interest Accrual Periods: each Interest Accrual Period from and including 31 July 2017 to but excluding the Redemption Date
 Applicable for the purposes of the Combination Interest Payoff: 	Applicable as Standard Interest Payoff ₇
Relevant Combination InterestPayoff:	Combination Digital Interest (see also paragraph 15I(c) of these Final Terms)
 Applicable for the purposes of a Payoff Feature: 	Not Applicable
(c) Standard Floater Interest:	Not Applicable
(d) Standard Inverse Floater Interest:	Not Applicable
(e) Standard Alternative Basket Interest:	Not Applicable
(f) Standard Strangle Interest:	Not Applicable
(g) Standard Option Basket Interest:	Not Applicable
(h) Standard Maximum-Minimum Interest:	Not Applicable
(i) Standard Participation Interest:	Not Applicable
(j) Standard Lookback Performance Basket Interest:	Not Applicable
(k) Standard Maximum-Minimum Basket Interest:	Not Applicable
(l) Standard Volbond Interest:	Not Applicable
(m) Standard Participation Basket Interest:	Not Applicable
(n) Standard Range Accrual Interest:	Not Applicable
(o) Standard Resettable Range Accrual Interest:	Not Applicable
(p) Standard 3D Range Accrual Interest:	Not Applicable
(q) Standard Fixed Digital Basket Interest:	Not Applicable

Not Applicable

Not Applicable

Not Applicable

Standard Power Interest:

(t) Standard Trend Participation Interest:

Standard Dual Range Accrual Interest:

(r)

(s)

(u) Standard Trend Participation Basket Interest: Not Applicable (v) Standard Average Trend Participation Basket Not Applicable Interest: (w) Standard Multi Fixed Digital Interest: Not Applicable (x) Standard Digital to Participation Interest: Not Applicable (y) Standard Knock-out Range Accrual Interest: Not Applicable (z) Standard Product Basket Interest: Not Applicable (aa) Standard Multi Fixed Basket Interest: Not Applicable (bb) Standard Fixed Range Accrual Interest: Not Applicable (cc) Standard ABF Interest Not Applicable

(dd) Standard Worst of Interest: Not Applicable

(ee) Standard Annualised Performance Interest: Not Applicable (ff) Standard Rainbow Performance Interest: Not Applicable

16 Zero Coupon Note: Not Applicable

PAYOFF FEATURES (IF ANY) RELATING TO INTEREST

17 **Payoff Features: Applicable**

(See also paragraph 25 for Payoff Features (if any)

relating to Redemption)

Not Applicable Investor Interest Switch Payoff Feature:

Not Applicable (b) Issuer Interest Switch Payoff Feature:

Not Applicable (c) Knock-out Interest Switch Payoff Feature:

(d) Knock-out Basket Interest Switch Payoff Not Applicable

Feature:

Feature:

Feature:

Not Applicable (e) Target Interest Switch Payoff Feature:

Shout Option Performance Lock-in Not Applicable Interest Payoff Feature:

Chooser Decay Interest Switch Option Not Applicable

Payoff Feature: (h) Memory Option Interest Switch Payoff

Flexi Option Interest Switch Payoff Not Applicable

Pelican Option Interest Switch Payoff Not Applicable

Feature: (k) Dual Currency (Interest) **Payoff** Applicable in accordance with Annex 7, Part A,

Feature: Chapter 11

Not Applicable

The interest amount payable on each Interest Payment Date (or, as applicable, on any other relevant payment date) will be payable in the Interest Currency. The Calculation Agent will

determine on the relevant Interest Determination Date the interest amount to be paid in accordance

with the Dual Currency Method

Applicable to: All Interest Accrual Periods

Interest Currency	Dual Currency (Interest) Exchange Rate	Dual Currency Method	FX Price Source:	Basis of Determination:	Valuation Time:	Market Disruption Events:
EUR	EUR/USD exchange rate	division	Applicable: Reuters Screen WMRSPOT05 page	Mid Price	4 p.m., Central European time	The following Market Disruption Events are not applicable: Benchmark Obligation Default and Price Materiality
Minimum	Illiquidity	Event	Additional	Successor	Maximum	Payment Extension
Amount:	Valuation Date	Currency:	Disruption Event:	Currency:	Days of	Days:
					Disruption:	
Not specified	Not specified	Not specified	Change of Law is applicable. Hedging Disruption is applicable. Increased Cost of Hedging is not	Applicable	5 (five) FX Business Days	2 (two) Payment Business Days

(l) Credit Event Contingency Interest Switch Not Applicable

Payoff Feature:

(m) Reset Option Interest Payoff Feature: Not Applicable(n) Single Interest Payment Date Payoff Not Applicable

Feature:

(o) Currency Performance Payoff Feature: Not Applicable(p) Bond Switch Option Payoff Feature: Not Applicable

(q) Additive Payoff Feature: Applicable in accordance Annex 7, Part C, Chapter 1

(i) Payoff Feature: As completed in paragraph 25(c) and the remainder of paragraph 17 of these Final Terms for the purposes of

this Payoff Feature

PROVISIONS RELATING TO REDEMPTION

18 **Redemption Determination Date(s):** For the purposes of determining the Final Redemption

Amount: 2 (two) FX Business Days prior to the

Redemption Date

19 **Redemption Method:**

(a) Early Redemption Amount for the purposes of General Condition 6.2 (*Early Redemption Trigger Events*) determined in

Not Applicable as no Early Redemption Trigger Events

apply.

accordance with:

Investors should note that General Condition 6.8 applies for the purposes of any early redemption amount calculated in connection with the conditions referred to in General Condition 6.8

(b) Final Redemption Amount for the purposes of General Condition 6.1 (*Redemption by Instalments and Final Redemption*) determined in accordance with:

Standard Redemption determined in accordance with Annex 9, Paragraph 2, subject to Annex 7, Part B, Chapter 3 (*Payoff Feature Conditions*) and paragraph 25 of these Final Terms

The Final Redemption Amount will be equal to:

Reference Price x Nominal Amount

as determined by the Calculation Agent on the Redemption Determination Date, and payable in the Redemption Currency in accordance with the Dual Currency (Redemption) Payoff Feature (as completed in paragraph 25(c) of these Final Terms).

– Redemption Payoff:

Not Applicable

Redemption Unwind Costs:

Not Applicable

Payoff Feature Unwind Costs:

Not Applicable

Reference Price:

100 per cent.

(c) Fair Market Value Redemption Amount:

Applicable

(d) Instalment Redemption Amount determined in accordance with:

Not Applicable

(e) Clean-up Call Option (General Condition 6.7 (Clean-up Call Option)):

(General Condition Not Applicable

20 **Instalment Securities:**

Not Applicable

21 Credit Linked Securities:

Not Applicable

Bond Linked Securities: Not Applicable
 Linked Redemption Security: Not Applicable
 Early Redemption Trigger Event(s): Not Applicable

PAYOFF FEATURES (IF ANY) RELATING TO REDEMPTION

25 **Payoff Features:** Applicable

(See also paragraph 17(k) for Payoff Features (if any)

relating to Interest)

(a) Global Cap Payoff Feature: Not Applicable(b) Global Floor Payoff Feature: Not Applicable

(c) Dual Currency (Redemption) Payoff Feature:

Applicable in accordance with Annex 7, Part B, Chapter 3

The redemption amount payable on the Redemption Date (or, as applicable, on any other relevant redemption date) will be payable in the applicable Redemption Currency. The Calculation Agent will determine on the Redemption Determination Date the redemption amount to be paid in

accordance with the Dual Currency Method.

Redemption Date:

Redemption Currency	Dual Currency (Redemption) Exchange Rate	Dual Currency Method	FX Price Source:	Basis of Determination:	Valuation Time:	Market Disruption Events:
EUR	EUR/USD exchange rate	division	Applicable: Reuters Screen WMRSPOT05 page	Mid Price	4 p.m., Central European time	The following Market Disruption Events are not applicable: Benchmark Obligation Default and Price Materiality
Minimum Amount:	Illiquidity Valuation Date	Event Currency:	Additional Disruption Event:	Successor Currency:	Maximum Days of Disruption:	Payment Extension Days:
Not specified	Not specified	Not specified	Change of Law is applicable. Hedging Disruption is applicable. Increased Cost of Hedging is not applicable	Applicable	5 (five) FX Business Days	2 (two) Payment Business Days

(d) Investor Redemption Switch Payoff Feature: Not Applicable

(e) Issuer Redemption Switch Payoff Feature: Not Applicable

(f) Knock-out Redemption Switch Payoff Feature: Not Applicable

(g) Knock-out Basket Redemption Switch Payoff Not Applicable

Feature:

Not Applicable (h) Shout Option Performance Lock-in Redemption Payoff Feature:

(i)

Payoff Reset Option Redemption Feature:

Not Applicable

Applicable in accordance Annex 7, Part C, **Additive Payoff Feature:**

Chapter 1

(i) Payoff Feature: As completed in paragraph 17(k) and the remainder of

paragraph 25 of these Final Terms for the purposes

of this Payoff Feature

PROVISIONS APPLICABLE TO SECURED SECURITIES

26 **Secured Security Provisions:** Not Applicable

GENERAL PROVISIONS APPLICABLE TO THE SECURITIES

27 (a) Form: Bearer Form:

Permanent Bearer Global Security

(b) New Global Note (NGN) or New Global

Certificate (NGC):

Not Applicable

(c) Transfer of interest in Regulation S

Global Securities:

Transfers of Securities to IAIs:

Not Applicable

28 "Business Day Convention for the purposes of "Payment Business Day" election in accordance

with General Condition 5.6 (Payment Business Day):

Modified Following Payment Business Day

29 Additional Financial Centre(s): London, New York City and TARGET2

30 Additional Business Centre(s):

Condition 3.1):

Resales))

32

No

31 Talons for future Coupons or Receipts to be attached to Definitive Bearer Securities and

dates on which such Talons mature: Redenomination (for the purposes of General

Not Applicable

Not Applicable

33 (a) Redemption for tax reasons (General

Condition 6.3 (Redemption for tax reasons))

Not Applicable

(b) Special Tax Redemption (General Condition 6.4 (Special Tax Redemption))

Not Applicable

(c) Regulatory Redemption or Compulsory Resales (General Condition (Regulatory Redemption or Compulsory

Applicable

(d) Events of Default (General Condition 10 (Events of Default))

Applicable

(e) Illegality and Force Majeure (General Condition 19 (Illegality and Force

Applicable

Majeure)):

34 Gross Up (General Condition 8.2 (Gross Up)): Not Applicable

35 Calculation Agent: Crédit Agricole Corporate and Investment Bank

36 Delivery Agent (Credit Linked Securities, Bond Linked Securities, ETF Linked Securities subject to physical delivery or Share Linked Securities subject to physical delivery):

Not Applicable

37 Business Day Convention (Credit Linked Not Applicable

Conditions and Bond Linked Conditions):

OPERATIONAL INFORMATION

Branch of Account for the purposes of General Condition 5.5 (General provisions applicable to payments):

Not Applicable

RESPONSIBILITY

Signed on behalf of the Issuer:

By:

Duly authorised

PART B - OTHER INFORMATION

1 LISTING AND ADMISSION TO TRADING

(i) Listing and admission to trading: Application has been made by the relevant Issuer (or

on its behalf) for the Certificates to be admitted to trading on the Electronic Securitised Derivatives Market (SeDeX) of Borsa Italiana S.p.A. with effect from the Issue Date and to be listed on the Official

List of the Borsa Italiana S.p.A.

(ii) Estimate of total expenses related to

admission to trading:

See paragraph 4(iii) below

2 RATINGS

Ratings: The Securities to be issued have not been rated

3 INTERESTS OF NATURAL AND LEGAL PERSONS INVOLVED IN THE ISSUE

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

Investors shall be aware of the fact that the Distributors appointed for the placement of the Certificates under these Final Terms will receive distribution fees embedded in the Issue Price of the Certificates equal to a maximum amount of 3.00 per cent. of the aggregate nominal amount of the Certificates being payable in EUR at the EUR/USD exchange rate displayed on the Reuters Screen WMRSPOT05 page at 4.00 p.m., Central European Time, on the Trade Date.

All distribution fees will be paid out upfront.

Apart from the above, so far as the Issuer is aware, no further person involved in the issue of the Certificates has a material interest to the Offer.

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

(i) Reasons for the offer: See "Use of Proceeds" wording in Base Prospectus

(ii) Estimated net proceeds: Issue Price x Aggregate Number of Certificates, less

distribution commissions mentioned in paragraphs 3

and 9(iv) of this Part B

(iii) Estimated total expenses: EUR 3,700 including listing costs and excluding

regulatory fees where applicable

5 **YIELD** (Fixed Rate Securities and Zero Not Applicable

Coupon Securities Only)

Indication of yield: Not Applicable

6 **HISTORIC INTEREST RATES** (Floating Rate Securities Only)

Not Applicable

7 PERFORMANCE OF UNDERLYING AND OTHER INFORMATION CONCERNING THE

UNDERLYING (Commodity Linked Securities, Credit Linked Securities, Bond Linked Securities, Index Linked Securities, Inflation Linked Securities, Rate Linked Securities, ETF Linked Securities, Share Linked Securities and Multi-Asset Basket Linked Securities)

Underlying:	Where past and future performance of the Underlying can be obtained:
Benchmark Rate:	Reuters Screen LIBOR01 page
3 month USD-LIBOR	

Post-issuance information

The Issuer does not intend to publish post-issuance information in relation to any underlying element to which the Securities are linked.

8 PERFORMANCE OF RATE OF EXCHANGE AND OTHER INFORMATION CONCERNING THE UNDERLYING (FX Linked Securities only)

Not Applicable

9 **DISTRIBUTION**

(i) Method of distribution: Non-syndicated(ii) If syndicated: Not Applicable

(iii) If non-syndicated, name and address of Crédit Agricole Corporate and Investment Bank

Dealer 12 place

12, place des Etats-Unis CS 70052

CD 70032

92 547 Montrouge Cedex

France

Terms.

(iv) Indication of the overall amount of the underwriting commission and of the placing commission:

The Distributors (as defined in paragraph 11 below) will receive a distribution commission embedded in the Issue Price of the Certificates equal to a maximum amount of 3.00 per cent. of the aggregate nominal amount of the Certificates payable in EUR as specified in Part B - paragraph 3 of these Final

(v) U.S. Selling Restrictions

Reg. S Compliance Category 2

(Categories of potential investors to which the

Securities in Bearer Form -TEFRA C

Securities are offered):

10 **OPERATIONAL INFORMATION**

(i) ISIN Code: XS1367216741
(ii) Temporary ISIN: Not Applicable
(iii) Common Code: 136721674
(iv) VALOREN Code: Not Applicable

(v) Other applicable security identification number:

Not Applicable

(vi) Relevant clearing system(s) other than Euroclear Bank S.A./N.V. and Clearstream Banking, société anonyme and the relevant identification number(s): Euroclear/Clearstream, Luxembourg and through the bridge accounts of Monte Titoli S.p.A.

(vii) Delivery: Delivery against payment

(viii) Names and addresses of additional Paying Agent(s) (if any):

Not Applicable

(ix) Securities intended to be held in a manner which would allow Eurosystem eligibility:

No

Whilst the designation is specified as "no" at the date of these Final Terms, should the Eurosystem eligibility criteria be amended in the future such that the Securities are capable of meeting them, the Securities may then be deposited with one of the ICSDs as common safekeeper). Note that this does not necessarily mean that the Securities will then be recognised as eligible collateral for Eurosystem monetary policy and intraday credit operations by the Eurosystem at any time during their life. Such recognition will depend upon the ECB being satisfied that Eurosystem eligibility criteria have been met.

11 TERMS AND CONDITIONS OF THE OFFER

Authorised Offeror(s):

Applicable

The Issuer has appointed the following distributors (the **Distributors**) for the purposes of distribution of the Certificates in Italy:

Cassa Di Risparmio Di Parma e Piacenza S.p.A.,

via Università 1 43121 Parma Italia

Cassa di Risparmio della Spezia S.p.A.

Corso Cavour, 86 19121 La Spezia,

Italia

Banca Popolare Friuladria S.p.A.

Piazza XX Settembre, 2 33170 Pordenone,

Italia

Offer Price: Issue Price

Conditions to which the offer is subject:

The offer of the Certificates is conditional on their issue and on the release by *Borsa Italiana S.p.A.*, prior to the Issue Date, of the relevant authorization of the admission of the Certificates to listing on the Official List of *Borsa Italiana S.p.A.*

The Issuer reserves the right, in its absolute discretion, to cancel the offer and the issue of the

Certificates at any time prior to the Issue Date.

The Issuer shall publish a notice on its website (http://www.ca-cib.com/our-offers/rates-credit-and-cross-assets-derivatives.htm) in the event that the offer is cancelled and the Certificates are not issued pursuant to the above.

For the avoidance of doubt, if any application has been made by a potential investor and the Issuer exercises its right to cancel the offer, such potential investor shall not be entitled to receive any Certificates.

Prospective investors may apply to subscribe for Certificates during the Offer Period.

The Offer Period may be shortened or extended at any time and for any reason. In such case, the Issuer shall give notice to the investors as soon as practicable before the end of the Offer Period by means of a notice published on its website (http://www.ca-cib.com/our-offers/rates-credit-and-cross-assets-derivatives.htm).

Applications for the Certificates can be made during the Offer Period through the Distributors. The applications can be made in accordance with the Distributors' usual procedures. Prospective investors will not be required to enter into any contractual arrangements directly with the Issuer or the Dealer related to the subscription for the Certificates.

A prospective investor should contact the Distributors prior to the end of the Offer Period. A prospective investor will subscribe for Certificates in accordance with the arrangements agreed with the Distributors relating to the subscription of securities generally.

There are no pre-identified allotment criteria. The Distributors will adopt allotment criteria that ensure equal treatment of prospective investors. All of the Certificates requested through the Distributors during the Offer Period will be as otherwise specified herein.

Not Applicable.

The Distributors, in agreement with the Issuer, reserves the right to accept any subscription requests for Certificates which would exceed the "up to" Aggregate Number of Certificates of 12,500 Certificates and the Issuer may increase the "up to"

Description of the application process:

Description of possibility to reduce subscriptions and manner for refunding excess amount paid by applicants:

Details of the method and time limits for paying up and delivering the Securities:

Details of the minimum and/or maximum

amount of application:

Manner in and date on which results of the offer are to be made public:

Procedure for exercise of any right of preemption, negotiability of subscription rights and treatment of subscription rights not exercised:

Whether tranche(s) have been reserved for certain countries:

Process for notification to applicants of the amount allotted and the indication whether dealing may begin before notification is made:

Amount of any expenses and taxes specifically charged to the subscriber or purchaser:

Non-Exempt Offer Consent of the Issuer to use the Base Prospectus during the Offer Period: aggregate principal amount of the Certificates.

The Issuer shall publish a notice on its website (http://www.ca-cib.com/our-offers/rates-credit-and-cross-assets-derivatives.htm) in the event that the "up to" Aggregate Number of Certificates of 12,500 Certificates is exceeded and the "up to" Aggregate Number of Certificates is increased.

There is no maximum amount of application.

Minimum amount of application is USD 2,000.

The Certificates will be available on a delivery versus payment basis.

The Certificates offered to investors will be issued on the Issue Date against payment by the Distributors, via the Dealer, to the Issuer of the gross subscription moneys. Each such investor will be notified by the Distributors of the settlement arrangements in respect of the Certificates at the time of such investor's application.

The Issuer estimates that the Certificates will be delivered to the investor's respective book-entry securities account on or around the Issue Date.

Publication on the website of the Issuer (http://www.ca-cib.com/our-offers/rates-credit-and-cross-assets-derivatives.htm) on or around the Issue Date

Not Applicable

Not Applicable

Applicants will be notified directly by the Distributors of the success of their application. Dealing in the Certificates may commence on the Issue Date.

Responsibility for any tax implications of investing in these Certificates rests entirely with the subscriber or purchaser.

For the Offer Price which includes the fees payable upfront to the Distributors see above "Offer Price".

Applicable. An offer of the Securities may be made by the Dealers and Distributor who have or obtain the Issuer's specific consent to use the Base Prospectus in connection with the Non-exempt Offer

and who are identified above (together, the **Authorised Offerors**) other than pursuant to article 3(2) of the Prospectus Directive in Italy (the **Public Offer Jurisdictions**) during the period from 6 July 2016 until 26 July 2016 (the **Offer Period**).

Authorised Offeror(s) in the various countries

where the offer takes place:

See above

Conditions attached to the consent of the relevant Issuer to use the Base Prospectus:

Specific Consent

Other conditions to consent:

Not Applicable

ANNEX A – 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 these types of securities and issuers. Some Elements are not required to be addressed and accordingly there may be gaps in the numbering sequence of the elements.

Even though an Element may be required to be inserted in the summary because of the type of securities and issuers, it is possible that no relevant information can be given regarding the Element. In this case a short description of the Element is included in the summary with the mention of "Not Applicable".

	Section A – Introduction and Warnings				
A.1	Introduction and warnings	This summary should be read as an introduction to the Base Prospectus. Any decision to invest in Securities should be based on consideration of the Base Prospectus as a whole by the investor. Where a claim relating to the information contained in the Base Prospectus 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 before the legal proceedings are initiated.			
		Civil liability 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 or it does not provide, when read together with the other parts of the Base Prospectus, key information in order to aid investors when considering whether to invest in the Securities.			
A.2	Consent for use	In the context of the offer of the Securities from time to time in Italy (the Public Offer			
	of Base	Jurisdiction), the Issuer consents to the use of the Base Prospectus as so supplemented			
	Prospectus in	where the offer is made in circumstances where there is no exemption from the			
	subsequent resale or final	obligation under Directive 2003/71/EC (and amendments thereto, including the Directive 2010/73/EU, to the extent implemented in the relevant Member State) to			
	placement,	publish a prospectus (a Non-exempt Offer) during the period from 6 July 2016 until 26			
	indication of	July 2016 (the Offer Period) and in the Public Offer Jurisdiction by any financial			
	offer period and	intermediary appointed after the Trade Date and whose name is published on the			
	conditions to	website http://www.ca-cib.com/our-offers/rates-credit-and-cross-assets-derivatives.htm			
	consent for	and identified as an Authorised Offeror in respect of the Non-exempt Offer for so long			
	subsequent	as they are authorised to make such offers under the Directive 2004/39/EC (as			
	resale or final	amended) (the Markets in Financial Instruments Directive) (the Authorised			
	placement and	Offeror).			
	warning	The Issuer may also give consent to additional financial intermediaries so long as they are authorised to make such offers under the Markets in Financial Instruments Directive (each, also an Authorised Offeror) after the date of these Final Terms and, if it does so, it will publish any new information in relation to such Authorised Offerors at			
		http://www.ca-cib.com/our-offers/rates-credit-and-cross-assets-derivatives.htm. An investor intending to acquire or acquiring any Securities from an Authorised Offeror will do so, and offers and sales of the Securities to an investor by an 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 Terms and Conditions of the Non-exempt Offer). The			

		Issuer will not be a party to any such arrangements with investors (other than dealers) in connection with the offer or sale of the Securities and, accordingly, the Base Prospectus and any applicable final terms will not contain such information. The Terms and Conditions of the Non-exempt Offer shall be provided to investors by that Authorised Offeror at the time of the Non-exempt Offer. Neither the Issuer nor any of the dealers or other Authorised Offerors have any responsibility or liability for such information.
		Section B – Issuer and Guarantor
B.1	Legal and commercial name of the Issuer	Crédit Agricole CIB Financial Solutions (Crédit Agricole CIB FS or the Issuer)
B.2	Domicile and legal form of the Issuer, legislation under which the Issuer operates and country of incorporation of Issuer	Crédit Agricole CIB FS is a limited liability company incorporated in France as a "société anonyme" and whose registered office is located at 12, place des Etats-Unis, CS 70052, 92 547 Montrouge Cedex, France. As a French corporation having limited liability, Crédit Agricole CIB FS is subject to articles L.225-1 and following of Book 2 of the Code de commerce of France. As a financial institution, Crédit Agricole CIB FS is subject to articles L.511-1 and following and L.531-1 and following of the Code monétaire et financier of France.
B.4b	Known trends affecting Issuer and Issuer's industries	Known trends affecting the Issuer and the companies of the Crédit Agricole CIB Group (the Group), as well as the sectors in which the Group and the Issuer operate, include: - the continuing evolution of the global economic environment (Brexit, European migrant crisis, instability in the Middle East and elections in key countries); - the reform of the solvency ratios under Basel 3 (CRR / CRD4), with the minimum requirement of CET1 set at 4.5% in 2015 and for the following years; - the ongoing international debate on the harmonization of accounting standards; - the implementation of resolution mechanism both at the national and European levels; and - changes in the regulatory framework imposing an ever more prudent treatment of the balance sheet, including the management of indicators based on the total balance sheet size, e.g. the leverage ratio (required to be above 3%), the Minimum Required Eligible Liabilities (MREL) from the European Bank Recovery and Resolution Directive (BRRD), based on the total liabilities and aimed at ensuring a minimum level of eligible

		debt for a bail-in, Total Loss Absorption Capacity (TLAC), as well as contributions to the Single Resolution Fund or the Bank Levy.			
B.5	Description of group and Issuer's position within the group	Please refer to Elements B.14 and B.16. The Group includes Crédit Agricole CIB FS, which is a consolidated subsidiary of Crédit Agricole CIB. Crédit Agricole CIB FS has no subsidiaries.			
B.9	Profit forecast or estimate	Not Applicable. Crédit Agricole CIB	FS does not make profit forecast	ts or estimates.	
B.10	Qualifications in audit report on historical financial information	Not Applicable. There were no qualifications in the audit report on historical financial information for Crédit Agricole CIB FS.			
B.12	Selected key financial information and no material adverse change and no significant change statements	The following table shows Crédit Agricole CIB FS's selected key financial information as at and for the period ending 31 December 2015:			
		Euros	31/12/2015	31/12/2014	
		Total Balance Sheet	2,716,516,893	1,880,367,029	
		Share capital	225,000	225,000	
		Result carried forward	(24,039)	(24,665)	
		Net result	2570	626	
		There has been no significant char Agricole CIB FS and no material a 2015.			
B.13	Recent events materially relevant to evaluation of Issuer's solvency	Not Applicable. There have been no recent events that are materially relevant to the evaluation of the solvency of Crédit Agricole CIB FS.			
B.14	Dependency of Issuer on other entities within the group	Please refer to Elements B.5 and B.16. Crédit Agricole CIB FS is dependent on Crédit Agricole CIB.			
B.15	Description of Issuer's principal	Crédit Agricole CIB FS carries on business as a finance company, issuing warrants, securities and other financial instruments.			

	activities	
B.16	Description of whether the Issuer is directly or indirectly owned or controlled and by whom and nature of such control	Crédit Agricole CIB is the immediate parent company of Crédit Agricole CIB FS with a 99.52 per cent. stake and therefore controls Crédit Agricole CIB FS.
B.18	A description of the nature and scope of the guarantee	The payment of all amounts due in relation to Securities are irrevocably and unconditionally guaranteed by Crédit Agricole CIB pursuant to a guarantee dated 11 May 2016 (the Guarantee).
B.19	Section B information about guarantor as if it were issuer of the same type of security that is the subject of the guarantee. Therefore provide such information as required for a summary for the relevant annex.	Please see the Elements below regarding Crédit Agricole CIB, as Guarantor.
B19/ B.1	Legal and commercial name of the guarantor	Crédit Agricole Corporate and Investment Bank – Crédit Agricole CIB – CACIB (Crédit Agricole CIB or the Guarantor)
B.19/B .2	Domicile and legal form of the guarantor, legislation under which the guarantor operates and country of incorporation of guarantor	Crédit Agricole Corporate and Investment Bank is a French Société Anonyme (joint stock company) with a Board of Directors governed by ordinary company law, in particular the Second Book of the French Commercial Code (<i>Code de commerce</i>). Crédit Agricole Corporate and Investment Bank's registered office is located at 12, place des Etats-Unis, CS 70052, 92 547 Montrouge Cedex, France. Crédit Agricole Corporate and Investment Bank is a credit institution approved in France and authorised to conduct all banking operations and provide all investment and related services referred to in the French Monetary and Financial Code (<i>Code monétaire et financier</i>). In this respect, Crédit Agricole CIB is subject to oversight of the European and French responsible supervisory authorities, particularly the European Central Bank and the French Prudential and Resolution Supervisory Authority (ACPR). In its capacity as a credit institution authorised to provide investment services, Crédit Agricole Corporate and Investment Bank is subject to the French Monetary and Financial Code (<i>Code monétaire et financier</i>), particularly the provisions relating to the

		activity and control of credit institutions and investment service providers.
B.19/B .4b	Known trends affecting guarantor and guarantor's industries	Known trends affecting the Guarantor and the companies of the Crédit Agricole CIB Group (the Group), as well as the sectors in which the Group and the Guarantor operate, include: - the continuing evolution of the global economic environment (Brexit, European migrant crisis, instability in the Middle East and elections in key countries); - the reform of the solvency ratios under Basel 3 (CRR / CRD4), with the minimum requirement of CET1 set at 4.5% in 2015 and for the following years; - the ongoing international debate on the harmonization of accounting standards; - the implementation of resolution mechanism both at the national and European levels; and - changes in the regulatory framework imposing an ever more prudent treatment of the balance sheet, including the management of indicators based on the total balance sheet size, e.g. the leverage ratio (required to be above 3%), the Minimum Required Eligible Liabilities (MREL) from the European Bank Recovery and Resolution Directive (BRRD), based on the total liabilities and aimed at ensuring a minimum level of eligible debt for a bail-in, Total Loss Absorption Capacity (TLAC), as well as contributions to the Single Resolution Fund or the Bank Levy.
B19/ B.5	Description of group and guarantor's position within the group	Please refer to Elements B.19/B.14 and B.19/B.16. Crédit Agricole CIB is directly owned by Crédit Agricole S.A., the listed entity of the Crédit Agricole S.A. group (the Crédit Agricole Group). Crédit Agricole CIB is the parent company of the Group Crédit Agricole CIB (the Group). The Group is the corporate and investment banking arm of the Crédit Agricole S.A. group.
B.19/B .9	Profit forecast or estimate	Not Applicable. Crédit Agricole CIB does not make profit forecasts or estimates.
B.19/B .10	Qualifications in audit report on historical financial information	Not Applicable. There were no qualifications in the audit report on historical financial information for Crédit Agricole CIB.

B.19/B Selected ko	The following table shows Crédi at and for the period ending 31 Do		y financial information as	
informatio no materia	l (consolidated data in millions of euros)	01/01/2015-31/12/2015 (audited)	01/01/2014-31/12/2014* (audited)	
adverse ch and no	Income statement			
significant change statements	Gross operating income	5,205 2,138 1,491 958	4,352 1,574 1,456 1,050	
	(consolidated data in billions of euros)	31/12/2015 (audited)	31/12/2014* (audited)	
	Total liabilities and shareholders' equity	549.3	644.1	
	Loans and advances to banks and customers	164.4	165.4	
	Due to banks and customers Equity, Group Share	170.3 17.4	168.4 16.0	
	Total shareholders' equity	17.5	*The 2014 data has been restated following the application of IFRIC 21, presented in Note 11 of the Registration Document.	
	Ratios of Crédit Agricole CIB	31/12/2015 (Basel 3) (unaudited)	31/12/2014 (Basel 3) (unaudited)	
	Core Tier 1 solvency ratio Tier 1 solvency ratio Total solvency ratio	10.4% 13.8% 15.2%	10.6% 13.5% 13.8%	
	There has been no significant of Agricole CIB and no material adv			
B.19/B Recent ever materially relevant to evaluation guarantor' solvency	Following discussions with the S.A., the Crédit Agricole Group a reached agreements with the Use connection with the investigation countries under US economic sar York. The events covered by this Agricole CIB and Crédit Agrical authorities and the State of New US \$787 million. The payment Crédit Agricole S.A. and Crédit of Governors of the US Federal the State of New York. Crédit A Foreign Assets Control of the US suspended prosecution agreemer Columbia (USAO) and the Distribance CIB, Crédit Agricole affiliates, provided that Crédit Agricole affiliates, provided that Crédit Agricole affiliates, provided that Crédit Agricole agreement Columbia (USAO) and the Distribution of the CIB, Crédit Agricole affiliates, provided that Crédit Agricole	1/ Office of Foreign Asset Control (OFAC) Following discussions with the US authorities, on 20 October 2015, Crédit Agric S.A., the Crédit Agricole Group and Corporate Investment Bank (Crédit Agricole Creached agreements with the US federal authorities and the State of New Yor connection with the investigation of a series of dollar-denominated transactions countries under US economic sanctions and subject to certain laws of the State of York. The events covered by this agreement took place between 2003 and 2008. Consider CIB and Crédit Agricole S.A., which cooperated with the US fed authorities and the State of New York during the investigation, agreed to pay a fin US \$787 million. The payment of this fine was charged against existing provisis Crédit Agricole S.A. and Crédit Agricole CIB also reached agreements with the B of Governors of the US Federal Reserve and the Department of Financial Services the State of New York. Crédit Agricole CIB reached an agreement with the Office Foreign Assets Control of the US Department of the Treasury. It also signed three-suspended prosecution agreements with the US Attorney's Office of the District Columbia (USAO) and the District Attorney of New York (DANY). The USAO DANY agreed to drop the charges resulting from the investigation against Callagricole CIB, Crédit Agricole S.A. and Crédit Agricole CIB's subsidiaries affiliates, provided that Crédit Agricole CIB complies with the obligations impupon it under the agreements. Crédit Agricole S.A. Group agreed to tighten its interpupon it under the agreements. Crédit Agricole S.A. Group agreed to tighten its interpupon it under the agreements. Crédit Agricole S.A. Group agreed to tighten its interpupon it under the agreements. Crédit Agricole S.A. Group agreed to tighten its interputors.		

procedures and policies on regulatory compliance with international sanctions. It will continue to cooperate fully with the US federal authorities and the State of New York in connection with the case, and with the European Central Bank, the French Regulatory and Resolution Supervisory Authority (ACPR) and regulators throughout its global network.

2/ Switzerland/US programme

As part of the agreement signed between Switzerland and the USA in August 2013 to enable the US authorities to examine the business conduct of Swiss banks with respect to US taxpayers, Crédit Agricole Suisse, which had voluntarily accepted to participate in the US tax programme in December 2013, signed a Non-Prosecution Agreement with the US Department of Justice on 15 December 2015. Under the terms of this agreement, Crédit Agricole Suisse paid a fine, fully provisioned, of US \$99 million. Crédit Agricole Suisse also committed to complying with various obligations assigned to it and to cooperate with the US authorities. Full impairment of CACIB's stake in UBAF CACIB holds a 47.01% stake in UBAF, valued at €156 million at 31 December 2014. In 2015, this holding was fully impaired to take account of UBAF's negative financial outlook due to recurring difficulties (geopolitical crises and oil prices).

3/ Full impairment of CACIB's stake in UBAF

CACIB holds a 47.01% stake in UBAF, valued at €156million at 31 December 2014. In 2015, this holding was fully impaired to take account of UBAF's negative financial outlook due to recurring difficulties (geopolitical crises and oil prices) affecting its main areas of operation (Middle East and North Africa).

4/ Proposed sale of CA Securities Taiwan

On 31 July 2013, Crédit Agricole CIB withdrew from the brokerage business, with notably the disposal of the CLSA BV Group to CITICS. Since Taiwanese law prohibits ownership of more than 30% of a Taiwanese company by Chinese (PRC) interests, CLSA's operations in Taiwan were hived off and sold to Crédit Agricole Securities Asia BV. In the CLSA BV sale contract, Crédit Agricole Securities Asia BV agreed to maintain brokerage operations in Taiwan for two years. An agreement for the sale of the securities was signed with a new counterparty in the second quarter of 2015. The structure was amended in the third quarter of 2015 in keeping with the recommendation of the Taiwanese regulator. This sale is currently being validated by the local authorities. As IFRS 5 criteria have been met, the entity has been recognised in discontinued operations. The disposal will take place at the net carrying amount of the asset. There is thus no accounting impact on the 2015 financial statements.

5/ Implementation of IFRIC 21

The clarifications on the accounting of taxes and other government levies given in IFRIC Interpretation 21 are described in Note 1 "Group accounting policies and principles, assessments and estimates". This interpretation of IAS 37 "Provisions, contingent liabilities and contingent assets" mainly concerns the obligating event, and thus the date of recognition of a liability in respect of a tax (excluding income tax as defined in IAS 12 "Income Taxes"). As IFRIC 21 is applicable retrospectively, the data published at 30 June 2014 and 31 December 2014 was restated accordingly; the main impacts of these adjustments are presented in Note 11.

6/ Single Resolution Fund

	ı	
		The Single Resolution Fund (SRF) was established by Regulation (EU) no. 806/2014 as a single funding mechanism for all Member States participating in the single supervisory mechanism (SSM) established by Council Regulation (EU) no. 1024/2013 and in the Single Resolution Mechanism (SRM). The SRF is financed by the banking sector. The target level of the Fund is 1% of the amount of deposits covered by the Deposit Guarantee Fund and must be reached by 31 December 2023. 70% of the contribution to the resolution fund is payable in cash, in the form of an annual contribution. The remaining 30% is the subject of an irrevocable payment commitment, collateralised through a cash security deposit held by the Fund. The deposit will be held for the duration of the commitment. It is repayable at maturity. Thus, for the year 2015, Crédit Agricole CIB Group paid €77 million in respœt of the annual contribution, recognised in the income statement in taxes other than on income or payroll-related.
		7/ Issue of undated deeply subordinated bonds by Crédit Agricole CIB On 16 November 2015, as part of the process designed to strengthen the Group's regulatory capital, Crédit Agricole CIB launched three floating-rate perpetual subordinated Additional Tier 1 bonds for a total of €1.8 billion (i.e. three issues of €0.6 billion each). These perpetual deeply subordinated bonds, which include discretionary clauses concerning the payment of interest, are classed as equity instruments under IFRS and recognised in Share capital and reserves at 31 December 2015 (see Change in shareholders' equity). The interest paid and the issue premiums are deducted from equity. Pursuant to IAS 12, the tax saving resulting from the payment of interest is recognised in net income for the period so long as this tax is not withheld at source and the interest paid is deducted from Crédit Agricole CIB's retained earnings. In accordance with the European CRD 4/CRR regulation, these bonds are included in the calculation of Additional Tier 1 capital of Crédit Agricole CIB Group.
B.19/B	Dependency of	Please refer to Elements B.19/B.5 and B.19/B.16.
.14	guarantor on other entities within the group	Crédit Agricole CIB is dependent on the performance of its subsidiaries and affiliates.
B.19/B	Description of	The principal activities of Crédit Agricole CIB are mainly:
.15	guarantor's principal activities	Financing: The financing business combines structured financing and commercial banking in France and abroad. Banking syndication is involved in both of these activities.
		Capital markets and investment banking: This business includes capital markets and
		brokerage, as well as investment banking.
		Wealth Management: The Wealth Management offers a tailored approach allowing each individual customer to manage, protect and transfer their assets in a manner which best fits their aspirations. Our teams offer expert and first class services for the management of both private and business assets.
B.19/B	Description of	Crédit Agricole S.A. is the immediate parent company of Crédit Agricole CIB with a
.16	whether the	97.33 per cent. stake.
	guarantor is	
	directly or indirectly	
	owned or	
	controlled and	

	by whom and nature of such control				
B.19/B .17	Credit ratings assigned to the The current ratings for Crédit Agricole CIB are as follows:				
	issuer or its debt securities at the request or with		Rating Agency	Short Term Debt	Senior Long Term Debt
	the cooperation of the issuer in		Fitch Ratings Limited (Fitch)	F1	A positive outlook
	the rating process		Moody's Investors Service Ltd (Moody's)	Prime-1	A2 positive outlook
			Standard & Poor's Rating Services, a division of Standard & Poor's Credit Market Service Europe Limited (S&P)	A-1	A stable outlook
		credit ratin S&P, Mood Moody's an CRA Regul	g agencies (as amended) (dy's and Fitch upon regis ad Fitch are established in t	the CRA Regulation stration pursuant to	ation (EC) No 1060/2009 on as having been issued by the CRA Regulation. S&P, and have registered under the
			Section C – Securiti	es	
C.1	Type and class of Securities being offered	with the am		nterest being linked to	nd are issued by the Issuer o a benchmark rate (Linked s Rate Linked Securities.
		<u>Identificatio</u>	on Code:		ode XS1367216741 and the
			ode 136721674.	inco ey uno isin ee	110 1200 / 210 / 11 mile mile
C.2	Currency	-	any currency agreed betw	_	nd directives, Securities may er and the relevant dealer at
		Currency),		will be payable in E	ollar (USD) (the Specified uro (EUR) and any amount
C.5	Description of restrictions on free transferability	and the Eur Italy, Portug South Korea	opean Economic Area (inc gal, Spain and the United la , Taiwan and the Philippine	cluding Luxembourg, Kingdom), Chile, Jap es.	trictions of the United States Belgium, France, Germany, an, Hong Kong, Singapore,
	of the Securities	Regulation selling restri	S under the U.S. Securities ctions.	es Act of 1933, as a	-U.S. persons in reliance on mended must comply with
			eld in a clearing system n and regulations of that clear		accordance with the rules,

C.8	Description of	The Securities are issued in a series (a Series) having terms and conditions relating to,
	the rights	amongst other matters, the following.
	attaching to the	Ranking (status):
	Securities	The Securities constitute direct, unsubordinated and unsecured obligations of the Issuer.
	including	<u>Guarantee</u>
	ranking and	The payment of nominal and interest in respect of the Securities is unconditionally and
	including any	irrevocably guaranteed by the Guarantor pursuant to the Guarantee.
	limitations to those rights	
	those rights	Commod Commition
		Secured Securities:
		Not applicable. The Securities are not secured.
		Fair Market Value Redemption Amount:
		The Fair Market Value Redemption Amount in respect of a Security will be, in
		summary, equal to the fair market value of the Securities as at (or about) the date of early
		redemption, taking into account, without limitation, the deduction of the Hedge Amount
		(except for an early redemption following the occurrence of an Additional Disruption
		Event) but disregarding any collateral which has been, or is required to be, delivered in connection with the Securities and (only in case of a payment event of default under the
		Securities or an insolvency of the relevant Issuer and/or the Guarantor) the financial
		condition of the relevant Issuer and/or the Guarantor.
		If a Fair Market Value Redemption Amount has been determined for any reason other
		than the occurrence of a payment event of default under the Notes or an insolvency of
		the relevant Issuer and/or the Guarantor (the Pre-Default FMVRA) and is unpaid on the
		date on which a payment event of default under the Notes or an insolvency occurs with
		respect to the relevant Issuer and/or the Guarantor (the Post-Default FMVRA
		Determination Date), then the Pre-Default FMVRA will be deemed to be equal to the
		Fair Market Value Redemption Amount determined as of the Post-Default FMVRA
		Determination Date (the Post-Default FMVRA) and the Post-Default FMVRA shall disregard the financial condition of the relevant Issuer and/or the Guarantor.
		Hedge Amounts represent the losses or costs (expressed as a positive number) to the
		relevant Issuer or any affiliate thereof that are incurred or gains (expressed as a negative
		number) of the relevant Issuer or any affiliate thereof that are realised in unwinding any
		hedging arrangements entered into in respect of the relevant Securities (whether by the
		Issuer, the Guarantor or indirectly through an affiliate), provided that the determination
		of the Hedge Amount shall (only in case of a payment event of default with respect of the
		Notes or insolvency of the relevant Issuer and/or the Guarantor) disregard the financial
		condition of the relevant Issuer and/or the Guarantor.
		The Fair Market Value Redemption Amount shall not be a negative number.
		Events of Default:
		Following the occurrence of one or more of the following events (each, an Event of
		Default):
		1. default in the payment of any nominal or interest due on the Securities or the due date
		and such default continues for a specified time after written notice is received by the
		Issuer;
		2. non-performance or non-observance by the Issuer or Guarantor of any of their other
		respective obligations and such default continues for a specified time after written notice
		(except where such failure is incapable of remedy when no notice will be required) is
	i	i e e e e e e e e e e e e e e e e e e e

- 3. if the Issuer becomes the subject of certain prescribed insolvency or administration type proceedings; or
- 4. the Guarantee ceases to be, or is claimed by the Guarantor not to be, in full force and effect,

the Securities will become due and payable upon notice being given by the Securityholder.

Withholding tax:

All payments of nominal and interest by or on behalf of the Issuer or the Guarantor in respect of the Securities will be made without withholding or deduction for or on account of any present or future taxes or duties of whatever nature imposed or levied by or on behalf of France unless such withholding or deduction is required by law or other laws to which the Issuer, the Guarantor or its agents agree to be subject and neither the Issuer nor the Guarantor will be liable for any taxes or duties of whatever nature imposed or levied by such laws, regulations, directives or agreements.

Meetings:

The terms of the Securities contain provisions for calling meetings of holders of the Securities 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 relevant majority.

Governing Law:

The Securities are governed by English law.

Limitation of rights

Prescription

The Securities will become void unless claims in respect of nominal and/or interest are made within a period of 10 years (in the case of nominal) and five (5) years (in the case of interest) after the date on which the relevant payment first becomes due, except that, if the full amount of the moneys payable has not been duly received by the principal paying agent or the registrar, as the case may be, on or prior to such due date, it means the date on which, the full amount of such moneys having been so received, notice to that effect is duly given to the Securityholders in accordance with General Condition

Redemption following a Scheduled Payment Currency Cessation Event:

A **Scheduled Payment Currency Cessation Event** means that the Specified Currency (or, in the case of Securities to which the Dual Currency (Interest) Payoff Feature or the Dual Currency (Redemption) Payoff Feature applies, the Interest Currency or the Redemption Currency as the case may be) ceases to exist at any time as a lawful currency for any reason whatsoever, as determined by the Calculation Agent in its sole and absolute discretion.

Following the occurrence of a Scheduled Payment Currency Cessation Event, the relevant Issuer, in its sole and absolute discretion, may redeem all, but not some only, of the Securities early on a date to be specified by the Issuer, each Security being redeemed at its Fair Market Value Redemption Amount denominated at any currency selected by the Calculation Agent or the currency then adopted in France.

Redemption for FATCA Withholding:

The Issuer may redeem any or all FATCA Affected Securities and, in circumstances where the Issuer elects not to redeem a FATCA Affected Security, the holder of such FATCA Affected Securities can subsequently request the Issuer to redeem such FATCA

		Affected Securities. The Securities will be redeemed at the Fair Market Value Redemption Amount. A FATCA Affected Security means a Security in respect of which (i) the Issuer has or will become obliged to make any withholding or deduction pursuant to an agreement described in Section 1471(b) of the U.S. Internal Revenue Code of 1986, as amended (the Code) or any withholding or deduction otherwise imposed pursuant to Sections 1471 through 1474 of Code, or any fiscal or regulatory legislation, rules or practices adopted pursuant to any intergovernmental agreement entered into in connection with the implementation of such sections of the Code and (ii) such obligation cannot be avoided by the Issuer taking reasonable measures available to it.
		Regulatory Redemption or Compulsory Resales: The Issuer shall have certain rights to redeem or require the sale of Securities at the expense and risk of the holder of any Securities held by or on behalf of a U.S. person who is not a qualified purchaser (as defined in Section 2(a)(51) of the U.S. Investment Company Act of 1940 and the rules thereunder) at the time it purchases such Securities. Redemption for Illegality and Force Majeure: The Issuer has the right to terminate the Securities in the case of illegality or force
C.11	An indication as to whether the securities offered are or will be the object of an application for admission to trading on a regulated market	Application has been made by the Issuer (or on its behalf) for the Securities to be admitted to trading on the Electronic Securitised Derivatives Market of Borsa Italiana S.p.A. (Italian Listed Securities) with effect from the Issue Date.

C.15 Description of how the value of your investment is affected by the value of the underlying

assets

Linked Interest Securities: The Securities are Linked Interest Securities, they will bear interest on the basis of the Linked Interest Rate which is calculated in accordance with the below and expressed as a percentage, where, the Underlying Value reflects the price, level or rate of the Underlying (being a Benchmark Rate: 3 month USD-LIBOR) (without regard to any currency of denomination of such price, level or rate, as the case may be) at the relevant time on the Interest Observation Date.

An interest amount calculated in accordance with an Interest Payoff is a **Linked Interest Amount**.

Standard Fixed Interest is applicable for the Interest Accrual Period from and including the Interest Commencement Date to but excluding 31 July 2017. The Linked Interest Rate applicable to the Securities is calculated as equal to the Fixed Rate.

Fixed Rate: 2.15 per cent. per annum payable in arrear on 31 July 2017.

Combination Digital Interest is applicable for each Interest Accrual Period from and including 31 July 2017 to but excluding the Redemption Date.

Combination Digital Interest:

The Linked Interest Rate applicable to the Securities is calculated as either (a) if the Underlying Value is within the Range on each relevant Performance Observation Date, the Linked Interest Rate calculated using Standard Interest Payoff1 or (b) otherwise, the Linked Interest Rate calculated using Standard Interest Payoff7.

The Underlying Value of an Underlying is within the Range if the Underlying Value of the relevant Underlying is greater than or equal to the Lower Limit and lower than the Upper Limit.

Standard Interest Payoff₁: Standard Fixed Interest: 0.40 per cent. *per annum*

Standard Interest Payoff₇: Standard Floating Interest Underlying: Benchmark Rate: 3 month USD-LIBOR

Lower Limit: - (minus) Infinity **Upper Limit**: 0.50% *per annum*

Standard Fixed Interest is also applicable for the Interest Accrual Periods from and including 31 July 2017 to but excluding the Redemption Date as Standard Interest Payoff₁ for the purposes of Combination Digital Interest.

Fixed Rate: 0.40 per cent. per annum payable in arrear, if applicable.

Standard Floating Interest is applicable as Standard Interest Payoff₇ for the purposes of Combination Digital Interest.

From and including 31 July 2017 to but excluding the Redemption Date, subject to the provisions of Combination Digital Interest, the Securities will bear a floating rate equal to 3 month USD-LIBOR-ICE (the **ISDA Rate**) with the **Designated Maturity** of 3 months and the **Reset Date** falling on the first day of the Interest Accrual Period, subject to the Minimum Rate of Interest and the Maximum Rate of Interest.

The **Minimum Rate of Interest** is 1.50 per cent. *per annum*.

The **Maximum Rate of Interest** is 4.00 per cent. *per annum*.

Additional Disruption Events:

Upon the occurrence of an additional disruption event, the Securities may be subject to

adjustment or may be early redeemed at the Fair Market Value Redemption Amount.

The occurrence of a hedging disruption or a change of law affecting the Issuer, the Guarantor and/ or any of their respective affiliates (as the case may be), as determined by the Calculation Agent or the Issuer (as the case may be), will constitute an additional disruption event.

Market Disruption Events:

With respect to EUR/USD exchange rate (the **Underlying**), upon the occurrence of a market disruption event, the relevant observation date relating to the Underlying may be subject to postponement, the relevant payment date for interest or redemption may be subject to postponement, the Securities may be early redeemed or the Calculation Agent may determine the fair market value of the relevant Underlying.

Other events that have a material effect on the Securities:

If any other event, other than a market disruption event and an additional disruption event, occurs which the Calculation Agent determines, acting in good faith, has a material effect on the Securities, the Securities may be subject to adjustment or may be early redeemed at the Fair Market Value Redemption Amount.

Payoff Features:

The Securities have several features which affect the way interest is calculated (an **Interest Payoff** or **Linked Interest**) and the way amounts payable on redemption (the **Redemption Payoff**) are calculated that apply, as set out below:

Payoff Features which may apply to both interest and redemption amounts:

Additive Payoff Feature: Additive Payoff Feature is applicable as multiple payoff features apply.

Payoff Features which may apply to interest amounts:

Dual Currency (Interest) Payoff Feature: As Dual Currency (Interest) Payoff Feature is applicable, interest amounts (if any) will be paid in any one of the Interest Currencies. The amount paid will be calculated by dividing the interest amount denominated in USD by the relevant Dual Currency (Interest) Exchange Rate on the relevant Interest Determination Date. This Dual Currency (Interest) Payoff Feature permits investors to invest in the Securities denominated in USD while they can only receive payments in EUR (e.g. if they have access to EUR denominated securities accounts only).

Interest Currency(ies):	Dual Currency (Interest) Exchange Rate:
EUR	EUR/USD exchange rate

Interest Determination Date(s): 5 (five) FX Business Days prior to the relevant Interest Payment Date, expected to be 24 July 2017, 23 July 2018, 22 July 2019, 22 July 2020, 22 July 2021, 22 July 2022 (two) FX Business Days prior to the relevant Interest Payment Date, expected to be 27 July 2017, 26 July 2018, 25 July 2019, 27 July 2020, 27 July 2021 and 27 July 2022.

Payoff Features which may apply to redemption amounts:

Dual Currency (Redemption) Payoff Feature: As Dual Currency (Redemption) Payoff Feature is applicable, the amount payable on redemption will be payable in any one of the applicable Redemption Currencies. The amount paid will be calculated by dividing the relevant redemption amount denominated in USD by the relevant Dual Currency (Redemption) Exchange Rate on the Redemption Determination Date. This Dual Currency (Redemption) Payoff Feature permits investors to invest in the Securities denominated in USD while they can only receive payments in EUR (e.g. if they have

			Redemption Currency:	Dual Currency (Redemption) Exchange Rate:	Redemption Determination Date:
		Redemption Date:	EUR	EUR/USD exchange rate	2 (two) FX Business Days prior to the Redemption Date
		Options:			
				holder options in respect of the Se	
		Early Redemption	-	buons in respect of the Se	curities.
		The Securities ma	y not be redeemed p	orior to their stated maturi he Issuer or Securityholde	• •
		redeemed by the I Redemption Dat with the Standard	redeemed or purclessuer, in cash, at its e). The Final Rede	nased and cancelled, each Final Redemption Amount will be od for determining the according Method)	ount on 29 July 2022 (the calculated in accordance
		_	vind Costs will be z		
		Redemption Amo calculated as (i) the multiplied by the l	bunt. The Final Reche Redemption Unw Nominal Amount.	demption Amount applic wind Costs subtracted from	rresponding to the Final table to the Securities is m (ii) the Reference Price
		Nominal Amount means USD 16,186,000. Reference Price means 100 per cent.			
C.16	The expiration or maturity date of derivative Securities – the exercise date or final reference date.	Subject to compl		evant laws, regulations 9 July 2022.	and directives, the fina
C.17	Settlement procedure	July 2016 against	payment of the issue	n 29 July 2016. Securities price of the Securities.	
		bridge accounts of	of Monte Titoli S.p.	roclear/Clearstream, Lux A. and settlement will b t to such clearing system.	e in accordance with the
C.18	Procedure on return on Securities		underlying will affect ment C.8 and C.15.	ct the amount paid on the	e redemption as set out in
C.19	Final reference price of underlying	each underlying (without regard to an	calculated by looking at ny currency of denomination vant time on the Redemp	ion of such price, level or

	asset	(being 2 (two) FX Business Days prior to the Redemption Date), as calculated by the Calculation Agent.	
C.20	Type of underlying asset	There are multiple Underlyings, they are a combination of benchmark rate and FX rate as set out below:	
		Underlying:	Underlying:
		Benchmark Rate:	FX Rate: EUR/USD
		3 month USD-LIBOR-ICE	exchange rate
		Information relating to each ca	n be found, as set out below:
		Reuters Screen LIBOR01	Reuters Screen
		page	WMRSPOT05 page
		Section D	– Risks
D.2	Key risk factors relating to the Issuers	activities, the market in which Issuer to fulfil its obligations u	rs relating to the Crédit Agricole CIB FS as Issuer, its it operates, and its structure may affect the capacity of the nder the Securities issued under the Programme:
		- Creditworthiness of the I	
		The Securities constitute general and unsecured contractual obligations of the Issuer and of no other person and the Guarantee constitutes general and unsecured contractual obligations of the Guarantor and of no other person, which will rank equally with all other unsecured contractual obligations of the Issuer and the Guarantor, respectively, and behind preferred liabilities, including those mandatorily preferred by law. Securityholders rely upon the creditworthiness of the relevant Issuer and, as the case may be, the Guarantor and no other person. - Credit risk	
			stomer or counterparty will be unable or unwilling to meet ed into with Crédit Agricole CIB FS.
		Liquidity risk is the risk that	at Crédit Agricole CIB FS will encounter difficulty in ising funds to meet commitments.
		_	s the risk that arises when there is an imbalance between its, liabilities and off balance sheet items.
		Foreign currency risk is the risk that the value of a financial instrument will fluctuate because of changes in foreign exchange rates. Crédit Agricole CIB FS foreign exchange exposure arises from issuing debt in currencies other than Euro.	
D.6	Risk warning that investors may lose value of entire investment and key risk factors relating to the Secutities	The Securities involve a high degree of risk. Investors should recognise that their Securities may mature worthless and should be prepared to sustain a total loss of the purchase price of their Securities. Investors should be experienced with respect to options and option transactions, should understand the risks of transactions involving the Securities and should reach an investment decision only after careful consideration, with their advisers, of the suitability of such Securities in light of their particular financial circumstances. Potential losses arising on redemption	

Investors should be aware that the Final Redemption Amount may be less than the nominal amount of the Securities.

Payments linked to an underlying asset

The Linked Interest Amounts and Redemption Payoff in respect of the Securities are linked to the value of the Underlyings. Investors should therefore appreciate that they are taking a view on the value of the Underlyings as it is used for the purposes of determining the Linked Interest Amounts and Redemption Payoff.

Investors should be aware that:

- (i) the market price of the Securities may be volatile;
- (ii) movements in the Underlyings may adversely affect the amount of nominal and interest to be paid on the Securities and may also affect the market value of the Securities;
- (iii) they may receive no interest;
- (iv) payment of nominal or interest may occur at a different time or in a different currency than expected;
- (v) the amount of nominal to be repaid may be less than the stated nominal amount of the Securities or may even be zero;
- (vi) an Underlying may be subject to significant fluctuations that may not correlate with changes in interest rates, currencies or other indices;
- (vii) if an Underlying is applied to Securities in conjunction with a multiplier greater than one or contains some other leverage factor, the effect of changes in the Underlying on nominal or interest payable likely will be magnified; and
- (viii) the timing of changes in an Underlying may affect the actual yield to investors, even if the average level is consistent with their expectations. In general, the earlier the change in an Underlying, the greater the effect on yield.

Structured payments

The Securities are structured such that the amounts payable in respect of interest are subject to a cap and floor. The market value of the Securities may therefore be even more volatile than those for securities that do not include those features.

Small changes in the value of the Underlyings may have disproportionate consequences on the Interest Amounts paid in respect of the Securities.

The effect of a cap or floor, or a combination thereof, may mean that the investor will not fully participate in any positive performance of the Underlying(s) and any payments in respect of the Securities will be lower than they would have been without a cap.

Amounts payable determined by reference to a formula

Amounts payable in respect of the Securities are determined by reference to formulae, as described in the Elements above. The Securities therefore entail significant risks not associated with similar investments in a conventional debt security. Investors should fully understand the basis on which payments in respect of the Securities will be determined in accordance with the applicable Conditions and should appreciate that neither the current nor the historical value of the Underlyings should be taken as an indication of future performance of Underlyings.

Ranking of the Securities

The Securities and the Guarantee each constitute general, unsecured, contractual obligations of the Issuer and, as the case may be, the Guarantor and of no other person. Any person who purchases such Securities is relying upon the creditworthiness of the Issuer and the Guarantor and has no rights under the Conditions against any other

person.

Conflicts of interest

Certain potential conflicts of interest exist or may arise between Securityholders and certain other parties, which have the potential to adversely affect Securityholders.

Compounding of risks

Various risks relating to the Securities may be correlated or compounded and such correlation and/or compounding may result in increased volatility in the value of the Securities and/or in increased losses for Securityholders.

Legal and tax risks

Certain risks arise as a result of applicable law (including applicable tax law) which have the potential to adversely affect Securityholders.

Trading Securities in the secondary market

Securities may have no established trading market when issued, and one may never develop.

If a market does develop, it may not be very liquid. Therefore, investors may not be able to sell their Securities easily or at prices that will provide them with their anticipated yield or a yield comparable to similar investments that have a developed secondary market.

Credit ratings

Credit rating agencies may assign credit ratings to the Securities. The ratings may not reflect the potential impact of all the risks and other factors that may affect the value of the Securities. A reduction in the rating, if any, accorded to the Securities, or of the outstanding debt securities of the Issuer could result in a reduction in the trading value of the Securities.

Payments in the Interest Currency

The nominal amount of the Securities is denominated in USD. Investors who calculate their investment performance in EUR are exposed to the risk of unfavourable change in the EUR/USD exchange rate (due to *inter alia* the devaluation of USD) and to the risk that authorities with jurisdiction over EUR may impose exchange controls. Therefore they may receive an Interest Amount in EUR which is lower than an Interest Amount calculated on the basis of a nominal amount denominated in USD at the Issue Date.

Payments in the Redemption Currency

The nominal amount of the Securities is denominated in USD. Investors who calculate their investment performance in EUR are exposed to the risk of unfavourable change in the EUR/USD exchange rate (due to *inter alia* the devaluation of USD) and to the risk that authorities with jurisdiction over EUR may impose exchange controls. Therefore they may receive a Final Redemption Amount in EUR which is lower than the initial nominal amount denominated in USD at the Issue Date.

The capital invested in the Securities is at risk. Consequently, the amount a prospective investor may receive on redemption of its Securities may be less than the amount invested by it and may be zero (0).

	Section E – Offer					
E.2	Reasons for offer	Not Applicable. The reasons for the offer and the net proceeds of the issue are for				
b	and use of	making profit and hedging certain risks.				
	proceeds when					
	different from					
	making profit					

	and/or hedging certain risks		
E.3	Terms and conditions of offer	The Securities are being offered to the public in Any investor intending to acquire or acquiring will do so, and offers and sales of the Securitie will be made, in accordance with any terms and Authorised Offeror and such investor including arrangements.	any Securities from an Authorised Offeror is to an investor by an Authorised Offeror dother arrangement in place between such
		Offer Price:	Issue Price
		Conditions to which the offer is subject:	The offer of the Securities is conditional on their issue and on the release by <i>Borsa Italiana S.p.A.</i> , prior to the Issue Date, of the relevant authorization of the admission of the Securities to listing on the Official List of <i>Borsa Italiana S.p.A.</i> The Issuer reserves the right, in its absolute discretion, to cancel the offer and the issue of the Securities at any time prior to the Issue Date. The Issuer shall publish a notice on its website (http://www.cacib.com/our-offers/rates-credit-and-cross-assets-derivatives.htm) in the event that the offer is cancelled and the Securities are not issued pursuant to the above.
			For the avoidance of doubt, if any application has been made by a potential investor and the Issuer exercises its right to cancel the offer, such potential investor shall not be entitled to receive any Securities.
		Description of the application process:	Prospective investors may apply to subscribe for Securities during the Offer Period.
			The Offer Period may be shortened or extended at any time and for any reason. In such case, the Issuer shall give notice to the investors as soon as practicable before the end of the Offer Period by means of a notice published on its website (http://www.ca-cib.com/our-offers/rates-credit-and-cross-assets-derivatives.htm).

	Applications for the Securities can be made during the Offer Period through the Distributors. The applications can be made in accordance with the Distributors' usual procedures. Prospective investors will not be required to enter into any contractual arrangements directly with the Issuer or the Dealer related to the subscription for the Securities. A prospective investor should contact the Distributors prior to the end of the Offer Period. A prospective investor will subscribe for Securities in accordance with the arrangements agreed with the Distributors relating to the subscription of securities generally. There are no pre-identified allotment criteria. The Distributors will adopt allotment criteria that ensure equal treatment of prospective investors. All of the Securities requested through the Distributors during the Offer Period will be as otherwise specified herein.
Description of possibility to reduce subscriptions and manner for refunding excess amount paid by applicants:	Not Applicable. The Distributors, in agreement with the Issuer, reserves the right to accept any subscription requests for Securities which would exceed the "up to" Aggregate Number of Securities of 12,500 Securities and the Issuer may increase the "up to" aggregate principal amount of the Securities. The Issuer shall publish a notice on its website (http://www.cacib.com/our-offers/rates-credit-and-cross-assets-derivatives.htm) in the event that the "up to" Aggregate Number of Securities of 12,500 Securities is exceeded and the "up to" Aggregate Number of Securities is increased.
Details of the minimum and/or maximum amount of application:	There is no maximum amount of application. Minimum amount of application is

			USD 2,000.
		Details of the method and time limits for paying up and delivering the Securities:	The Securities will be available on a delivery versus payment basis. The Securities offered to investors will be issued on the Issue Date against payment by the Distributors, via the Dealer, to the Issuer of the gross subscription moneys. Each such investor will be notified by the Distributors of the settlement arrangements in respect of the Securities at the time of such investor's application. The Issuer estimates that the Securities will be delivered to the
			investor's respective book-entry securities account on or around the Issue Date.
		Manner in and date on which results of the offer are to be made public:	Publication on the website of the Issuer (http://www.ca-cib.com/our-offers/rates-credit-and-cross-assets-derivatives.htm) on or around the Issue Date
		Procedure for exercise of any right of pre- emption, negotiability of subscription rights and treatment of subscription rights not exercised:	Not Applicable
		Whether tranche(s) have been reserved for certain countries:	Not Applicable
		Process for notification to applicants of the amount allotted and the indication whether dealing may begin before notification is made:	Applicants will be notified directly by the Distributors of the success of their application. Dealing in the Securities may commence on the Issue Date.
		Amount of any expenses and taxes specifically charged to the subscriber or purchaser:	Responsibility for any tax implications of investing in these Securities rests entirely with the subscriber or purchaser.
			For the Offer Price which includes the fees payable upfront to the Distributors see above "Offer Price".
E.4	Interest material to issue including conflicting interests	The Distributors (as defined below) will be paramaximum amount of 3.00% of the aggregate nome. The Issuer has appointed the following distributor of distribution of the Securities in the Republic of	ninal amount of the Securities. ors (the "Distributors") for the purpose
		Cassa Di Risparmio Di Parma E Piacenza S.p via Università 1 43121 Parma	A.,

		Italia		
		Cassa di Risparmio della Spezia S.p.A.		
		Corso Cavour, 86		
		19121 La Spezia,		
		Italia		
		Banca Popolare Friuladria S.p.A.		
		Piazza XX Settembre, 2		
		33170 Pordenone,		
		Italia		
		Conflicts of interest: Crédit Agricole Corporate and Investment Bank is a full service financial institution engaged in lending, securities trading and brokerage activities as well as investment banking and financial advisory services and, as such, (i) may be in possession of information that is confidential or not publicly available; and (ii) may have an interest in transactions similar or related to the one described in these Final Terms. Crédit Agricole Corporate and Investment Bank is not obliged to disclose any such information or interest, which may adversely affect the performance of any transaction described in these Final Terms.		
		Crédit Agricole Corporate and Investment Bank is the corporate and investment division of Crédit Agricole Group.		
		The Distributors are the Italian banks of the Cariparma group, banking group belonging to Crédit Agricole Group.		
		The Issuing and Principal Paying Agent, the Registrar and the Transfer Agent under the Programme is CACEIS Bank Luxembourg, a bank belonging to Crédit Agricole Group.		
E.7	Estimated expenses charged to investor	Subject to the provisions of Element E.4 above, there are no expenses charged to the investor by the Issuer.		
	to myesioi			

ANNEX B FORM OF RENOUNCEMENT NOTICE

RENOUNCEMENT NOTICE

(to be completed by the Certificateholder)

CRÉDIT AGRICOLE CORPORATE AND INVESTMENT BANK

(a limited liability company incorporated in France as a "société anonyme")

and

CRÉDIT AGRICOLE CIB FINANCE (GUERNSEY) LIMITED

(a limited liability company incorporated in Guernsey)

and

CRÉDIT AGRICOLE CIB FINANCIAL SOLUTIONS

(a limited liability company incorporated in France)

Issue of up to 12,500 Linked Interest Certificates due June 2022

ISIN: XS1367216741

(the "Certificates")

To: [Italian Issuing Agent]

[address]
Fax No: [●]]

c/c Principal Certificate Agent

[address]
Fax No: [●]

We/I the undersigned Certificateholder(s)

hereby communicate that we are renouncing the Automatic Exercise on the Exercise Date [scheduled to fall on [•]] of the rights granted by the Certificates in accordance with the Conditions.

Series No. of the Certificates:

Number of Certificates the subject of this notice:

The undersigned understands that if this Renouncement Notice is not completed and delivered as provided in the Conditions or is determined to be incomplete or not in proper form (in the determination of the Italian Issuing Agent), it will be treated as null and void.

If this Renouncement Notice is subsequently corrected to the satisfaction of the Italian Issuing Agent, it will be deemed to be a new Renouncement Notice submitted at the time such correction was delivered to the Italian Issuing Agent.

Expressions defined in the Conditions shall bear the same meanings in this Renouncement Notice.
Place and date:
Signature of the Certificateholder
Name of beneficial owner of the Certificates
Signature]