



# **EQUITY MARKETS Front Office Final Term Sheet**

28 April 2025

### **PUBLIC OFFER**

Terms & conditions will be set out in full in the Final Terms prepared by the Issuer, which will be available as of the Issue Date.

This is a structured product involving derivatives. Do not invest in it unless you fully understand and are willing to assume the risks associated with it. If you are in any doubt about the risks involved in the product, you may clarify with the intermediary or seek independent professional advice.

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### FINAL TERM SHEET

The terms and conditions will be confirmed in the definitive Term sheet which will be available as of the Trade Date, and will be set out in full in the Final Terms prepared by the Issuer, which will be available as of the Issue Date, if the Notes are issued.

Terms and Conditions (the "Term Sheet")

Instrument Type:	Certificate ("Certificate") to be issued under the EUR 30,000,000,000 Debt Issuance Programme of the Issuer. The terms & conditions of the Notes are described in the base prospectus relating to the above-mentioned programme most recently approved by the Commission de Surveillance du Secteur Financier (the "CSSF") as amended from time to time (the "Base Prospectus").
Form of Certificates:	Italian Clearing System Dematerialized Certificates
Issuer:	NATIXIS STRUCTURED ISSUANCE SA  A public limited liability company incorporated under the laws of the Grand Duchy of Luxembourg, with registered office at 51, avenue JF Kennedy, L-1855 Luxembourg and registered with the Luxembourg trade and companies register under number B.182 619.
Issuer's Rating:	No rating has been granted to the Issuer but to its Guarantor (see below).
Trading Entity:	NATIXIS SA Paris
Calculation Agent:	NATIXIS  Calculation Agent Department, 7 promenade Germaine Sablon, 75013 Paris, France

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Page 1 of 14







Guarantor:	NATIXIS 7 promenade 0	NATIXIS 7 promenade Germaine Sablon 75013 Paris, France				
Guarantor's Rating:		Standard & Poor's: A+ / Moody's: A1 / Fitch: A+  Long Term Debt				
Issuing & Paying Agent:	BNP Paribas, I	taly Branch				
Dealer:	Natixis					
Specified Currency:	EUR					
ISIN code:	IT0006768797					
Common code	306750577					
	i	Share	Bloomberg Code	ISIN Code		
	1	Prysmian SpA	PRY IM	IT0004176001		
Harlad Cons	2	Moncler SpA	MONC IM	IT0004965148		
Underlyings:	3	BPER Banca SPA	BPER Banca SPA BPE IM			
	4	4 Ferrari NV RACE IM				
F. Harris	See Condition	See Condition 3 of the Terms and Conditions of Structured Notes of the Issuer's Base				
Exchange:  Related Exchange:	Prospectus.	3 of the Terms and Conditions o				
	Prospectus.					
Aggregate nominal amount of issue:	Up to 10,000 (	Certificates (Equivalent to up t	o EUR 10,000,000)			
Denomination:	EUR 1,000					
Issue Price:	EUR 1,000	EUR 1,000				
Trade Date:	28 April 2025					
Strike Date:	i         Share         Strike Date           1         Prysmian SpA         5 May 2025           2         Moncler SpA         5 May 2025           3         BPER Banca SPA         5 May 2025           4         Ferrari NV         5 May 2025					
Issue Date:	5 May 2025					
Valuation Date:	5 May 2028					
Maturity Date:	19 May 2028					

Page 2 of 14







Specific Number:	8 Scheduled Trading Days		
Status of the Notes:	Unsecured		
	If on any Automatic Early Redemption Valuation Date (t) and/or on the Valuation Date, the Final Price of the Lowest Performing Share, is equal to or greater than its respective Phoenix Barrier Price, then payment in respect of each Note on the immediately following Interest Payment Date of a Coupon Amount in Specified Currency equal to:		
Coupon Amounts:	Denomination x ( <b>0.9583%</b> x t) – Memory Coupon		
	with t = 1 to 36 in respect of each 1 months period.		
Memory Coupon:	Means in respect of a Interest Payment Date, the sum of the paid Coupon Amounts on each of the previous Interest Payment Dates.		
Interest Payment Date(s):	Means with respect to an Automatic Early Redemption Valuation Date (t),the Automatic Early Redemption Date (t) just following such Automatic Early Redemption Valuation Date (t) and wirespect to the Valuation Date, the Maturity Date.		
	Automatic Farly		

Automatic Early Redemption:

t	Automatic Early Redemption Valuation Date (t)	Automatic Early Redemption Date (t)	Automatic Early Redemption Rate (t)
1	5 June 2025	19 June 2025	n/a
2	7 July 2025	21 July 2025	n/a
3	5 August 2025	19 August 2025	n/a
4	5 September 2025	19 September 2025	n/a
5	6 October 2025	20 October 2025	n/a
6	5 November 2025	19 November 2025	n/a
7	5 December 2025	19 December 2025	n/a
8	5 January 2026	19 January 2026	n/a
9	5 February 2026	19 February 2026	100.00%
10	5 March 2026	19 March 2026	100.00%
11	7 April 2026	21 April 2026	100.00%
12	5 May 2026	19 May 2026	100.00%
13	5 June 2026	19 June 2026	100.00%
14	6 July 2026	20 July 2026	100.00%
15	5 August 2026	19 August 2026	100.00%
16	7 September 2026	21 September 2026	100.00%
17	5 October 2026	19 October 2026	100.00%
18	5 November 2026	19 November 2026	100.00%
19	7 December 2026	21 December 2026	100.00%
20	5 January 2027	19 January 2027	100.00%
21	5 February 2027	19 February 2027	100.00%
22	5 March 2027	19 March 2027	100.00%
23	5 April 2027	19 April 2027	100.00%
24	5 May 2027	19 May 2027	100.00%
25	7 June 2027	21 June 2027	100.00%
26	5 July 2027	19 July 2027	100.00%
27	5 August 2027	19 August 2027	100.00%
28	6 September 2027	20 September 2027	100.00%
29	5 October 2027	19 October 2027	100.00%
30	5 November 2027	19 November 2027	100.00%
31	6 December 2027	20 December 2027	100.00%
32	5 January 2028	19 January 2028	100.00%
33	7 February 2028	21 February 2028	100.00%

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Page 3 of 14







	34	6 March 2028	20 March 2028	100.00%
	35	5 April 2028	21 April 2028	100.00%
	number of Some or equal to its automatically	nares equal to the Autots respective <b>Automat</b> i	on Valuation Date(t), the respense omatic Early Redemption Numb ic Early Redemption Price, the out not in part on the relevant Autemption Amount.	per of Shares is <b>greater than</b> en the Notes shall be
Share Price:	as determine		Early Redemption Valuation Integrates as of the Valuation Time Valuation Date(t).	
Automatic Early Redemption Number of Shares:	4			
		•	Early Redemption Valuation [	• • • • • • • • • • • • • • • • • • • •

Share, the relevant percentage of the Initial Price specified below:

t	Automatic Early Redemption Valuation Date(t)	Automatic Early Redemption Price
1	5 June 2025	n/a
2	7 July 2025	n/a
3	5 August 2025	n/a
4	5 September 2025	n/a
5	6 October 2025	n/a
6	5 November 2025	n/a
7	5 December 2025	n/a
8	5 January 2026	n/a
9	5 February 2026	100.00%
10	5 March 2026	99.00%
11	7 April 2026	98.00%
12	5 May 2026	97.00%
13	5 June 2026	96.00%
14	6 July 2026	95.00%
15	5 August 2026	94.00%
16	7 September 2026	93.00%
17	5 October 2026	92.00%
18	5 November 2026	91.00%
19	7 December 2026	90.00%
20	5 January 2027	89.00%
21	5 February 2027	88.00%
22	5 March 2027	87.00%
23	5 April 2027	86.00%
24	5 May 2027	85.00%
25	7 June 2027	84.00%
26	5 July 2027	83.00%
27	5 August 2027	82.00%
28	6 September 2027	81.00%
29	5 October 2027	80.00%
30	5 November 2027	79.00%
31	6 December 2027	78.00%
32	5 January 2028	77.00%
33	7 February 2028	76.00%
34	6 March 2028	75.00%

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Page 4 of 14



**Automatic Early** Redemption Price(t):





	35	5 April 2028	74.00%		
		0 April 2020	1 4.0070		
	The Final Redemption Amount per Note payable on the Maturity Date shall be determined by the Calculation Agent on the Valuation Date in the Specified Currency as follows:  Case 1: If the Final Price of the Lowest Performing Share on the Valuation Date is greater than				
		<b>0.00%</b> of its respective <b>Initial Price</b> , the		greater than	
		Denomination x			
		e Final Price of the Lowest Performing respective Initial Price, then:	g Share on the Valuation Date	is lower than	
	Case	2a: If the Knock-in Event has not occu	urred then:		
Final Redemption Amount:		Denomination >	c 100.00%		
	Case	2b: If the Knock-in Event has occurre	d then:		
	Denomination x (100.00% - P)				
	With P = 1/60.00% x Max (60.00% - Final Performance; 0)				
	Final Perform	ance: Means the Share Performance	of the Lowest Performing Share	е	
	Means with respect to each Share(i), the price specified in the table below or, if not specified, the price of the Share on the Exchange as determined by the Calculation Agent on the Strike Date as of the Valuation Time.				
Initial Price:	i	Share	Initial Price	_	
initial i noo.	1	Prysmian SpA	EUR TBD		
	2	Moncler SpA	EUR TBD		
	3	BPER Banca SPA	EUR TBD	)	
	4	Ferrari NV	EUR TBD	)	
Final Price:	Means, with respect to each Share, the price of the Share on the Exchange as determined by the Calculation Agent on any relevant date, as of the Valuation Time.			ermined by the	
Lowest Performing Share ("LPS"):		Means, the Share with the numerically lowest Share Performance as determined by the Calculation Agent on any Knock-in Determination Days, and/or on the Valuation Date.			
Share Performance	In respect of a following form	any Share, a rate determined by the Coula:	alculation Agent in accordance	with the	
(« Pi »):		$Pi = \frac{Final\ Pi}{Initial\ P}$	rice(i) rice(i)		

Page 5 of 14







	With $i = 1$ to 4			
	In respect of any Sha	re, the Phoenix Barrier Price is 55	.00% of the Initial Price:	
	i	Share	Phoenix Barrier Price	
	1	Prysmian SpA	EUR TBD	
Phoenix Barrier Price:	2	Moncler SpA	EUR TBD	
FIICE.	3	BPER Banca SPA	EUR TBD	
	4	Ferrari NV	EUR TBD	
Valuation time:	The Scheduled Closin	ng Time on the relevant Exchange	on the relevant date.	
Knock-in Event:		ck-in Valuation Time on any Kno	Share as determined by the Calculation ck-in Determination Day is <b>less than</b>	
	In respect of any Share, the Knock-In Price is equal to <b>55.00</b> % of its Initial Price:			
	i 1	Share Prysmian SpA	Knock-In Price EUR TBD	
Knock-In Price:	2	Moncler SpA	EUR TBD	
	3	BPER Banca SPA	EUR TBD	
	4	Ferrari NV	EUR TBD	
Knock-in Share:	The Lowest Performing Share			
Knock-in Determination Days:	Means each Schedule	ed Trading Day during the Knock-	in Determination Period.	
Knock-in Determination Period:		ch commences on, and includes, s, the Knock-in Period Ending Dat	the Knock-in Period Beginning Date an e.	
Knock-in Period Beginning Date:	The Valuation Date			
Knock-in Period Ending Date:	The Valuation Date			
Knock-in Valuation Time:	The Scheduled Closing Time on the relevant Exchange on the relevant date.			
Business Day Convention:	Following			
Business Day:	TARGET			
Scheduled Trading Days:		nich the Exchange and the Related ctive regular trading sessions.	d Exchange are scheduled to be open f	

Page 6 of 14







Scheduled Closing Time:	Means in respect of the Exchange or, if any, the Related Exchange and a Scheduled Trading Day, the scheduled weekday closing time of such Exchange or, if any, the Related Exchange on such Scheduled Trading Day, without regard to after hours or any other trading outside of the hours of the regular trading session hours.			
Governing law:	English Law			
Place of Jurisdiction:	The High Court of Justice in England			
Settlement:	Monte Titoli			
Listing:	<b>Borsa Italiana S.p.A</b> , Mercato telematico dei securitized derivatives (SeDeX) Application will be made for the Certificates to be admitted to trading on "the multilateral trading facility" (the " <b>SeDeX market</b> ") on or before the Issue Date.			
Tefra Rules:	Not Applicable			
	Final Terms to be produced in connection with this Term Sheet should be read together with the Base Prospectus. In the event of inconsistencies between this Term Sheet and the Final Terms, the Final Terms shall prevail. Capitalized terms used in this Term Sheet which are not defined shall have the meanings given to them in the Base Prospectus.			
Documentation:	The Base Prospectus (including any document incorporated par reference therein) shall be available for viewing on the website of Natixis (https://cib.natixis.com/home/pims/Prospectus#/prospectusPublic). The Base Prospectus shall also be available for viewing on the website of the Luxembourg Stock Exchange (www.luxse.com).			
Indicative Valuation:	Under normal market conditions, Natixis may provide a valuation of the Notes every Exchange Business Day until the redemption of the Notes.			
	NATIXIS may provide an indicative price of the Notes to holders who so request. The spread between the purchase price and the sale price will not be greater than 1.00%.			
Secondary Market:	Notes may have no established trading market when issued, and one may never develop. If a market does develop, it may not be liquid. Therefore, investors may not be able to sell their Notes easily or at prices that will provide them with a yield comparable to similar investments that have a developed secondary market. This is particularly the case for Notes that are especially sensitive to interest rate, currency or market risks, are designed for specific investment objectives or strategies or have been structured to meet the investment requirements of limited categories of investors. These types of Notes generally would have a more limited secondary market and more price volatility than conventional debt securities. Illiquidity may have an adverse effect on the market value of Notes.			
Particular Provisions:	See Condition 3 of the Terms and Conditions of Structured Notes of the Issuer's Base Prospectus.			
Additional U.S. federal income tax considerations:	Not Applicable: the Notes are not Specified Notes (as defined in the Base Prospectus) for the purpose of Section 871(m) of the U.S. Internal Revenue Code of 1986.			
Suitability Assessment:	Investing in such product or entering into the transaction described here (where applicable) could lead to a significant risk level. This term sheet does not intend to identify all these risks (whether direct or indirect) nor any other factor you may consider relevant which could be associated to the product or transaction.			

Page 7 of 14







	Before investing in such product or entering into any transaction, potential investors or the transaction's counterparty (where such exists) shall make their own review independently and consult (where applicable) their own external financial advisors in order to assess (1) the specific risks associated to the product or transaction; (2) the legal, accounting fiscal and regulatory implications; (3) the suitability and appropriateness of the product or transaction to their investment objectives, financial situation or any other constraint.  Natixis generally considers that it does not provide any investment advice. In the event in which it might, Natixis must inform its client on the risk/return/liquidity aspects of the product and collects information on its client's investment objectives in accordance with the regulations in force.  Having regard to this product, Natixis considers that it corresponds to the following characteristics  Long term  Low risk investment  (e.g. Nominal value)			e their own review independently and sors in order to assess (1) the specific gal, accounting fiscal and regulatory the product or transaction to their traint.  The estment advice. In the event in which dity aspects of the product and collects ince with the regulations in force.  Sponds to the following characteristics:  Low risk investment (e.g. Nominal value)
	Sho (<=	years maximum maturity) ort or Medium term 5 years maximum maturity) estment / Hedging		redemption by the Issuer at maturity or maximum loss capped to paid premium)
	☐ Higl	eculation / Arbitraging h Liquidity v or medium Liquidity	P	High or medium risk investment (e.g. No guaranteed redemption amount or loss potentially above paid premium)
Inducement: Disclosure of Commissions or Fees	that it shall fully dispaid or payable to accordance with la rule implementing (MiFID II), or as oth Natixis to a third p commission.	sclose to its clients the existe of it by Natixis (including, if aws and regulations applicabethe Markets in Financial Inherwise may apply in any no	nce, nature applicable, le to it, inclu nstruments n-EEA juriso e paid eithe	e securities acknowledges and agrees and amount of any commission or fee by way of discount) as required in ding any legislation, regulation and/or Directive as amended (2014/65/UE) dictions. A commission can be paid by r by an up- front fee or/and a running on request.
Commissions and fees :	Natixis may pay to Intermonte SIM a fee of up to 1.50% for the activity of promotion the Certificates that Intermonte SIM might perform in the period of 6 months starting from the first date of trading of the Certificates on SeDeX (the Relevant Period).			
MIFID II Costs and Charges:	Please be informed that standard information on costs and charges associated with some of our products and services is available on Natixis CIB's website ( <a href="https://cib.natixis.com">https://cib.natixis.com</a> ). Please also note that detailed information about the financial products you are willing to deal with us, underlying risks, performance scenarios and, if required by MiFID II / PRIIPS regulation, additional information on costs and charges are available on our customer portal (access upon request to your usual Natixis correspondent).			
Selling Restrictions:	Public offer (no e	xemption from the obligati	on to publi	sh a prospectus) in Italy:

Page 8 of 14







No action has been or will be taken in any jurisdiction except in Italy that would permit a public offer of the Notes described herein, save where explicitly stated in the Base Prospectus and Final Terms. The Notes must be sold in accordance with all applicable selling restrictions in the jurisdictions in which they are sold. Not for distribution in the United States or to U.S. persons.

For more details, please refer to the applicable selling restrictions as set out in the Base Prospectus.

PROHIBITION OF SALES TO UK RETAIL INVESTORS - The Notes are not intended to be offered, sold or otherwise made available to and should not be offered, sold or otherwise made available to any retail investor in the United Kingdom (UK). For these purposes, a retail investor means a person who is one (or more) of: (i) a retail client as defined in point (8) of Article 2 of Regulation (EU) No 2017/565 as it forms part of domestic law by virtue of the European Union (Withdrawal) Act 2018 (EUWA); or (ii) a customer within the meaning of the Financial Services and Markets Act 2000 (the FSMA) and any rules or regulations under the FSMA to implement Directive (EU) No 2016/97, where that customer would not qualify as a professional client as defined in point (8) of Article 2(1) of Regulation (EU) No 600/2014 as it forms part of domestic law by virtue of the EUWA; or (iii) not a qualified investor as defined in Article 2 of Regulation (EU) No 2017/1129 as it forms part of domestic law by virtue of the EUWA. Consequently no key information document required by Regulation (EU) No 1286/2014 as it forms part of domestic law by virtue of the EUWA (as amended, the UK PRIIPs Regulation) for offering or selling the Notes or otherwise making them available to retail investors in the UK has been or will be prepared and therefore offering or selling the Notes or otherwise making them available to any retail investor in the UK may be unlawful under the UK PRIIPs Regulation.

MIFID II product governance:

Retail investors, professional investors and eligible counterparties – Solely for the purposes of the manufacturer's product approval process, the target market assessment in respect of the Notes, taking into account the five categories referred to in item 19 of the Guidelines published by the European Securities and Markets Authority ("ESMA") on 3 August 2023, has led to the conclusion that: (i) the target market for the Notes is eligible counterparties, professional clients and retail clients, each as defined in MiFID II; and (ii) all channels for distribution to eligible counterparties and professional clients are appropriate; and (iii) the following channels for distribution of the Notes to retail clients are appropriate - investment advice, and portfolio management, and non-advised sales and pure execution services, subject to the distributor's suitability and appropriateness obligations under MiFID II. The product is incompatible for any client outside the positive target market identified above. Any person subsequently offering, selling or recommending the Notes (a distributor) should take into consideration the manufacturer's target market assessment; however, a distributor subject to MiFID II is responsible for undertaking its own target market assessment in respect of the Notes (by either adopting or refining the manufacturer's target market assessment) and determining appropriate distribution channels, subject to the distributor's suitability and appropriateness obligations under MiFID II, as applicable.

UK MIFIR product governance:

**UK MIFIR PRODUCT GOVERNANCE /RETAIL INVESTORS, PROFESSIONAL INVESTORS AND ELIGIBLE COUNTERPARTIES ONLY TARGET MARKET** – Solely for the purposes of the manufacturer's product approval process, the target market assessment in respect of the Notes has led to the conclusion that: (i) the target market for the Notes is retail clients, as defined in point 8 of article 2 of Regulation (EU) No 2017/565 as it forms part of domestic law by virtue of the European Union (Withdrawal) Act 2018 ("EUWA"), and eligible counterparties, as defined in FCA Handbook Conduct of Business Sourcebook ("COBS"), and professional clients, as defined in Regulation (EU) No 600/2014 as it forms part of domestic law by virtue of the European Union (Withdrawal) Act 2018 ("UK MiFIR"); (ii) all channels for distribution to eligible counterparties and professional clients are appropriate; and (iii) the following channels for distribution of the Notes to retail clients are appropriate - investment advice, portfolio management, non-advised sales and pure execution services, subject to the distributor's

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Page 9 of 14







	suitability and appropriateness obligations under COBS, as applicable. The product is incompatible for any client outside the positive target market identified above. Any distributor should take into consideration the manufacturer's target market assessment; however, a distributor subject to the FCA Handbook Product Intervention and Product Governance Sourcebook (the <b>UK MiFIR Product Governance Rules</b> ) is responsible for undertaking its own target market assessment in respect of the Notes (by either adopting or refining the manufacturer's target market assessment) and determining appropriate distribution channels, subject to the distributor's suitability and appropriateness obligations under COBS, as applicable.		
Commercialisation typology:	The counterparty is purchasing the Notes:  ☐ for its own account ☐ for its clients under a discretionary investment management mandate ☐ for distributing them, in which case the provisions of the Master Distribution Agreement entered into between Natixis and the counterparty (if any) shall apply in relation to the distribution of the Notes. ☐ for hedging purposes in connection with its insurance business and the different insurance based products it offers to its clients; in which case the provisions of the Master Securities Purchase Agreement entered into between Natixis and the counterparty (if any) shall apply in relation to these securities.		
Applicable Exemption from the obligation to publish a Prospectus under Regulation (EU) 2017/1129 (the "Prospectus Regulation"):	The offer is exclusively available for investors outside the European Economic Area.  The denominations of the Notes are greater than or equal to EUR 100,000 (or equivalent).  The offering of the Notes is addressed solely to Qualified Investors.  The offering of the Notes is addressed to fewer than 150 natural or legal persons per Member State, other than Qualified Investors.  The offering of the Notes is addressed to investors who acquire a total consideration of at least EUR 100,000 per investor, for each separate offer.		
Risk Factors:	THE NOTES MAY REDEEM BELOW PAR AND THE REDEMPTION AMOUNT MAY VARY CONSIDERABLY DUE TO MARKET CONDITIONS AND WILL LIKELY BE VALUED AT A CONSIDERABLE DISCOUNT TO ITS PAR VALUE. ANY AMOUNT SCHEDULED AND DUE UNDER THE TERMS OF THE NOTES BEARS THE CREDIT RISK OF THE ISSUER.		

Page 10 of 14







Prospective investors should be aware that in case of early redemption of the Notes for taxation reasons or for illegality or in case of an Event of Default or in certain circumstances relating to the Index the Notes may be redeemed at their fair market value as determined by the Calculation Agent and accordingly at an amount below par (subject to a minimum of zero and no accrued unpaid interest will be payable but will be taken into account in calculating the fair market value of each Note. In these circumstances the shortfall will be borne by Note holders and no further amount shall be payable by the Issuer).

PROSPECTIVE INVESTORS SHOULD HAVE SUFFICIENT KNOWLEDGE AND EXPERIENCE IN FINANCIAL AND BUSINESS MATTERS TO EVALUATE THE MERITS AND RISKS OF INVESTING IN THE NOTES AS WELL AS ACCESS TO, AND KNOWLEDGE OF, APPROPRIATE ANALYTICAL TOOLS TO EVALUATE SUCH MERITS AND RISK IN THE CONTEXT OF THEIR FINANCIAL SITUATION.

#### THE CALCULATION AGENT IS THE SAME ENTITY AS THE GUARANTOR

AS THE CALCULATION AGENT IS THE SAME ENTITY AS THE GUARANTOR AND THE ISSUER IS AN AFFILIATE OF THE GUARANTOR, POTENTIAL CONFLICTS OF INTEREST MAY EXIST BETWEEN THE CALCULATION AGENT AND THE PURCHASERS, INCLUDING WITH RESPECT TO THE EXERCISE OF THE VERY BROAD DISCRETIONARY POWERS OF THE CALCULATION AGENT. THE CALCULATION AGENT HAS THE AUTHORITY (I) TO DETERMINE WHETHER CERTAIN SPECIFIED EVENTS AND/OR MATTERS SO SPECIFIED IN THE CONDITIONS RELATING TO A SERIES OF SECURITIES HAVE OCCURRED, AND (II) TO DETERMINE ANY RESULTING ADJUSTMENTS AND CALCULATIONS AS DESCRIBED IN SUCH CONDITIONS. PROSPECTIVE PURCHASERS SHOULD BE AWARE THAT ANY DETERMINATION MADE BY THE CALCULATION AGENT MAY HAVE AN IMPACT ON THE VALUE AND FINANCIAL RETURN OF THE SECURITIES. ANY SUCH DISCRETION EXERCISED BY, OR ANY CALCULATION MADE BY, THE CALCULATION AGENT (IN THE ABSENCE OF MANIFEST OR PROVEN ERROR) SHALL BE BINDING ON THE ISSUER AND ALL PURCHASERS OF THE SECURITIES.

For more details, see Base Prospectus.

# Payments under the Instrument may be subject to withholding under Section 871(m) of the US Internal Revenue Code of 1986

Natixis or its agent (if applicable) may be required to withhold a percentage of any amount payable on the Instrument if such amount is treated as a "dividend equivalent" (generally, certain amounts treated as attributable to dividend payments in respect of an underlying U.S. security) pursuant to Section 871(m) of the U.S. Internal Revenue Code of 1986. In such cases Natixis' obligation to pay shall be reduced by the amount of the withholding and neither Natixis nor its agent (if applicable) will be required to pay additional amounts with respect to the amount so withheld. Prospective investors, particularly investors that are not United States taxpayers, should consult their tax advisors regarding these regulations and their potential impact on payments under the Instrument.

This Indicative Term Sheet ("Term Sheet") is preliminary in nature, for discussion purposes. This document is subject to amendment or change (including, without limitation, by the insertion of new elements) without notice.

#### Disclaimer:

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Page 11 of 14







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This document shall not be construed as creating an obligation or an undertaking on the Issuer (or, as the case may be, the Guarantor) to offer, subscribe, sell or to offer any product or service. The Issuer (or, as the case may be, the Guarantor) does not intend to accept, or be bound by, any of the terms herein.

It is hereby expressly acknowledged by the addressee(s) that this document is not provided to such addressee(s) in relation to:

- any investment advice (conseil en investissements) given by Natixis;
- any portfolio management investment services for the account of third parties (gestion de portefeuille pour compte de tiers) provided by Natixis;
- any solicitation or direct selling activities undertaken by Natixis (démarchage bancaire et financier); or
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Page 12 of 14







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Page 13 of 14







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Page 14 of 14

