### APPLICABLE FINAL TERMS

Investors should have sufficient knowledge and experience of financial and business matters to evaluate the merits and risks of investing in a particular issue of Euro Medium Term Notes as well as access to, and knowledge of, appropriate analytical tools to assess such merits and risks in the context of their financial situation. Certain issues of Euro Medium Term Notes are not an appropriate investment for investors who are unsophisticated with respect to the applicable interest rate indices, currencies, other indices or formulas, or redemption or other rights or options. Investors should also have sufficient financial resources to bear the risks of an investment in Euro Medium Term Notes. For a more detailed description of the risks associated with any investment in the Notes investors should read the section of the Debt Issuance Programme Prospectus headed "Risk Factors".

### **11 December 2008**

### **SG** Option Europe

Issue of EUR 20 000 000 Notes due 22 April 2019
Unconditionally and irrevocably guaranteed by Société Générale
under the €125,000,000,000
Euro Medium Term Note Programme

### PART A – CONTRACTUAL TERMS

Terms used herein shall be deemed to be defined as such for the purposes of the Conditions set forth under the heading "Terms and Conditions of the French Law Notes" in the Debt Issuance Programme Prospectus dated 2 May 2008, which constitutes a base prospectus for the purposes of the Prospectus Directive (Directive 2003/71/EC) (the Prospectus Directive). This document constitutes the Final Terms of the Notes described herein for the purposes of Article 5.4 of the Prospectus Directive and must be read in conjunction with the Debt Issuance Programme Prospectus and any Supplement(s) to such Debt Issuance Programme Prospectus published prior to the Issue Date (as defined below) (the Supplement(s)); provided, however, that to the extent such Supplement (i) is published after these Final Terms have been signed or issued and (ii) provides for any change to the Conditions as set out under the heading "Terms and Conditions of the French Law Notes", such change(s) shall have no effect with respect to the Conditions of the Notes to which these Final Terms relate. Full information on the Issuer, the Guarantor and the offer of the Notes is only available on the basis of the combination of these Final Terms, the Debt Issuance Programme Prospectus and any Supplement(s). Prior to acquiring an interest in the Notes described herein, prospective investors should read and understand the information provided in the Debt Issuance Programme Prospectus and any Supplement(s). Copies of the Debt Issuance Programme Prospectus any Supplement(s) and these Final Terms are available for inspection from the head office of the Issuer, the specified offices of the Paying Agents and, in the case of Notes admitted to trading on the regulated market of the Luxembourg Stock Exchange, on the website of the Luxembourg Stock Exchange (www.bourse.lu).

The provisions of the Equity Technical Annex apply to these Final Terms and such documents shall be read together. In the event of any inconsistency between the Equity Technical Annex and these Final Terms, these Final Terms shall prevail.

1. (i) **Issuer:** SG Option Europe Société Générale (ii) **Guarantor:** 2. **(i) Series Number:** 20986/08.12 **Tranche Number:** (ii) 1 **3. Specified Currency**  $\mathbf{or}$ **Currencies: EUR** 4. **Aggregate Nominal Amount:** (i) **Tranche:** 20 000 000 20 000 000 (ii) **Series:** 5. **Issue Price:** 98.37% of the Aggregate Nominal Amount **Specified Denomination(s):** 1 000 **6.** 7. (i) Issue Date and, if any, Interest **Commencement Date:** 15 December 2008 (ii) **Interest Commencement Date** (if different from the Issue Date): Not Applicable 8. **Maturity Date:** 22/04/19 (DD/MM/YY) 9. **Interest Basis:** See paragraphs 15 to 18 below 10. **Redemption/Payment Basis:** See paragraph(s) 20 and/or 23 below 11. Change of Interest Basis or **Redemption/Payment Basis:** See paragraphs 15 to 18 below 12. **Put/Call Options:** See paragraph(s) 21 and/or 22 below 13. **Status of the Notes:** Unsubordinated 14. **Method of distribution:** Non-syndicated PROVISIONS RELATING TO INTEREST (IF ANY) PAYABLE **15. Fixed Rate Note Provisions:** Not Applicable **16. Floating Rate Note Provisions:** Not Applicable 17. **Zero Coupon Note Provisions:** Not Applicable 18. Index Linked Interest Note **Provisions: Applicable Index/Formula:** (i) As specified in the Schedule

(ii) Calculation Agent responsible for calculating Rate of Interest and/or Interest Amount (if not the Fiscal Agent):

As provided in Part 3- I of the Equity Technical

Annex

(iii) Provisions for determining Coupon where calculation by reference to Index and/or Formula is impossible or impracticable:

As provided in the Equity Technical Annex

(iv) Specified Period(s) (see Condition 5(b)(i)(B)) of the Terms and Conditions of the English Law Notes and the Uncertificated Notes and 4(b)(i)(B) of the Terms and Conditions of the French Law Notes /Interest Payment Dates:

As specified in the Schedule

(v) **Business Day Convention:** Condition 5(d) applies

(vi) Additional Business Centre(s) and/or Applicable "Business Day" definition (if different from that in Condition 5(b)(i) of the Terms and Conditions of the English Law Notes and the Uncertificated Notes and 4(b)(i) of the Terms and Conditions of the French Law Notes):

Not Applicable

(vii) Minimum Rate of Interest: See Index / Formula specified in the Schedule

(viii) Maximum Rate of Interest: See Index / Formula specified in the Schedule

(ix) Day Count Fraction: Not Applicable

(x) Rate Multiplier: Not Applicable

19. **Dual Currency Note Provisions:** Not Applicable

### PROVISIONS RELATING TO PHYSICAL DELIVERY

20. Physical Delivery Note

**Provisions:** Not Applicable

### PROVISIONS RELATING TO REDEMPTION

21. Issuer's optional redemption

(other than for taxation

reasons): As determined by the Calculation Agent as

provided in the Equity Technical Annex

22. Redemption at the option of the

**Noteholders:** Not Applicable

23. Final Redemption Amount: See in the Schedule

(i) Index/Formula: See in the Schedule

(ii) Calculation Agent responsible for calculating the Final Redemption Amount (if not the

Redemption Amount (if not the Fiscal Agent):

As provided in Part 3-I of the Equity Technical

Annex

(iii) Provisions for determining the redemption amount where calculation by reference to Index and/or Formula is

**impossible or impracticable:** As provided in the Equity Technical Annex

24. Early Redemption Amount(s) payable on redemption for taxation reasons or on Event of

taxation reasons or on Event of Default and/or the method of calculating the same (if required or if different from that set out in Condition 7(g) of the Terms and Conditions of the English Law Notes and the Uncertificated Notes and 6(g) of the Terms and Conditions of the

French Law Notes): Market Value

25. Credit Linked Notes

**provisions:** Not Applicable

### GENERAL PROVISIONS APPLICABLE TO THE NOTES

**26.** Form of Notes:

(i) Form: Dematerialised Notes

Bearer dematerialised form (au porteur)

(ii) New Global Note: No

27. "Payment Business Day" election in accordance with Condition 5(d) of the Terms and Conditions of the French Law Notes or other special provisions relating to Payment

**Business Days:** Condition 5(d) applies

28. Additional Financial Centre(s) for the purposes of Condition 5(d) of the Terms and Conditions of the French Law

Notes and Uncertificated Notes: Not Applicable

29. Talons for future Coupons or Receipts to be attached to

**Definitive Bearer Notes:** Yes (if appropriate)

30. Details relating to Partly Paid Notes: amount of each payment comprising the Issue Price and date on which each payment is to be made and consequences of

failure to pay: Not Applicable

31. Details relating to Instalment

**Notes:** Not Applicable

**32. Redenomination applicable:** Redenomination not applicable

33. Clearing System Delivery
Period in accordance with
Condition 15 of the Terms and
Conditions of the English Law
Notes and the Uncertificated
Notes (Notices):

Notes (Notices): Not Applicable

34. Masse (Condition 13 of the Terms and Conditions of the French Law Notes):

The Representatives will be remunerated at EUR

300 per annum.

The substitute Representatives shall not be remunerated.

The following persons are designated as Representatives:

Jean-Baptiste Cocheteux 166 avenue de Paris 94300 Vincennes

Angéline Foret

19 avenue du Général Leclerc

75014 Paris

The following persons are designated as substitute Representatives:

Eloi Daniault 126 rue Legendre 75017 Paris

**Arnaud Creput** 

3 square Villaret de Joyeuses

75017 Paris

35. Swiss Paying Agent(s): Not Applicable

**36. Portfolio Manager:** Not Applicable

37. Other final terms: As specified in the Schedule

**38.** Governing Law: The Notes (and, if applicable, the Receipts and the

Coupons) are governed by, and shall be construed

in accordance with, French law

### **DISTRIBUTION**

39. (i) If syndicated, names and addresses and underwriting

commitments of Managers: Not Applicable

(ii) Date of Syndication Agreement: Not Applicable

(iii) Stabilising Manager (if any): Not Applicable

40. If non-syndicated, name and

addresses of relevant Dealer: Société Générale

17 Cours Valmy

92987 Paris La Défense Cedex

France

41. Total commission and

**concession:** There is no commission and/or concession paid by

the Issuer to the Dealer or the Managers

42. Whether TEFRA D or TEFRA

C rules applicable or TEFRA

rules not applicable: Not Applicable

**43.** Additional selling restrictions: Not Applicable

44. Additional U.S. Tax Disclosure: Not Applicable

# PURPOSE OF FINAL TERMS

These Final Terms comprise the Final Terms required for issue, public offer in France and admission to trading on the regulated market of the Luxembourg Stock Exchange by SG Option Europe pursuant to its €125,000,000,000 Euro Medium Term Note Programme for which purpose they are hereby submitted.

### RESPONSIBILITY

Each of the Issuer and the Guarantor accepts responsibility for the information contained in these Final Terms prepared in relation to Series 20986/08.12, Tranche 1. Information or summaries of information included herein with respect to the Underlying(s), has been extracted from general databases released publicly or by any other available information. Each of the Issuer and the Guarantor confirms that such information has been accurately reproduced and that, so far as it is aware and is able to ascertain from information published, no facts have been omitted which would render the reproduced information inaccurate or misleading.

FINAL VERSION APPROVED BY THE ISSUER

### **PART B – OTHER INFORMATION**

# 1. LISTING AND ADMISSION TO TRADING

(i) Listing: Application has been made for the Notes to be

listed on the regulated market of the

Luxembourg Stock Exchange

(ii) Admission to trading: Application has been made for the Notes to be

admitted to trading on the regulated market of the Luxembourg Stock Exchange with effect from or as soon as practicable after the Issue

Date

2. RATINGS

**Ratings:** The Notes to be issued have not been rated

### 3. NOTIFICATION AND AUTHORISATION

The Commission de Surveillance du Secteur Financier (CSSF), Luxembourg, has provided the Autorité des marchés financiers (AMF), France, with a certificate of approval attesting that the Debt Issuance Programme Prospectus has been drawn up in accordance with the Prospectus Directive.

The Issuer and the Guarantor have authorised the use of these Final Terms and the Debt Issuance Programme Prospectus dated 2 May 2008 by the Dealer/Managers and the entities in charge of the distribution of the Notes (the **Distributors** and, together with the Dealer/Managers, the **Financial Intermediaries**) in connection with offers of the Notes to the public in France for the period set out in paragraph 12 below, being specified that names and addresses of the Distributors, if any, are available upon request to the Dealer (specified above in the item 40 of the Part A).

# 4. INTERESTS OF NATURAL AND LEGAL PERSONS INVOLVED IN THE ISSUE

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

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

# 5. REASONS FOR THE OFFER, ESTIMATED NET PROCEEDS AND TOTAL EXPENSES

(i) Reasons for the offer: See "Use of Proceeds" wording in Debt Issuance

Programme Prospectus

(ii) Estimated net proceeds: Not Applicable

(iii) Estimated total expenses: Not Applicable

**6.** YIELD (Fixed Rate Notes only)

**Indication of yield:** Not Applicable

7. HISTORIC INTEREST RATES (Floating Rate Notes only)

Not Applicable

8. PERFORMANCE OF INDEX/FORMULA, EXPLANATION OF EFFECT ON VALUE OF INVESTMENT AND ASSOCIATED RISKS AND OTHER INFORMATION CONCERNING THE UNDERLYING (Index Linked Notes only)

Under these Notes, the Noteholders are entitled to receive indexed coupons totally linked to the performance of the Underlying(s) calculated on annual Valuation Dates, on the basis of its initial level. At maturity, the Noteholders are entitled to receive an amount totally linked to the performance of the Underlying(s). The actual redemption date of these Notes is directly related to the performance of the Underlying(s): the better the performance, the sooner the redemption date and conversely, the worse the performance and the later the redemption date. The return under these Notes is totally linked to the performance of the Underlying(s): the higher the performance, the higher the return. The return depends upon the fact that the performance of the Underlying(s) reaches or does not reach a pre-determined threshold. Accordingly, a small downward or upward movement of the Underlying(s) close to the threshold may result in a significantly larger increase or decrease of the return of the Notes. Only the performance of the worst performing Underlying(s) will be retained for the calculation of the performance. Accordingly, the Noteholders may not benefit from the performance of the best performing Underlying(s). The return of these Notes is linked to the performance of the Underlying(s) as calculated on pre-determined Valuation Dates, and regardless of the level of such Underlying(s) between these dates. As a result, the Closing Price of the Underlying(s) on these dates will affect the value of the Notes more than any other single factor. Under these Notes, at maturity, the Noteholders are not entitled to receive the amount initially invested. Noteholders are entitled to receive a Final Redemption Amount which may, in case of an adverse evolution of the Underlying(s) during the term of the Notes, be significantly lower than the amount per Note initially invested.

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

Not Applicable

10. OPERATIONAL INFORMATION

(i) **ISIN Code:** FR0010697094

(ii) Common Code: 040446516

(iii) Any clearing system(s) other than Euroclear Bank S.A./N.V. and Clearstream Banking, société anonyme or Euroclear France and the relevant identification

number(s):
Not Applicable

(iv) Delivery: Delivery against payment

(v) Names and addresses of Additional Paying Agent(s) (if any):

Not Applicable

No

(vi) Intended to be held in a manner which would allow Eurosystem eligibility:

11. Address and contact details of Société Générale for all administrative communications relating to the Notes:

Société Générale 17, Cours Valmy

92987 Paris La Défense Cedex

Name: Sales Support Services - Equity

Derivatives

Tel: +33 1 42 13 86 92 (Hotline)

Fax: +33 1 58 98 35 53

Email: clientsupport-deai@sgcib.com valuation-deai@sgcib.com

### 12. PUBLIC OFFERS

The Notes issued on 15 December 2008 will be fully subscribed by Société Générale and thereafter offered to the public in the secondary market, in France, from 15/12/08 to 15/04/09.

The Offer Price of the Notes evolves at a rate of 5% between the Issue Date and the Valuation Date(0) in order to reach 100% on the Valuation Date(0) in accordance with the following formula:

98.37% x 
$$\left(1 + 5\% \times \frac{Nb(t)}{360}\right)$$

Where:

"Nb(t)" means, the number of calendar days between the Issue Date and such date "t" on which the Market Value of the Notes will be calculated (both dates included).

<b>Post-issuance information:</b> The Issuer does not intend to provide any post-issuance information in relation to any assets underlying issues of Notes constituting derivative securities.

# **SCHEDULE FOR EQUITY LINKED NOTES**

(This Schedule forms part of the Final Terms to which it is attached)

# Part 1

1.(i) Issuer SG Option Europe

(ii) Guarantor Société Générale

3. Specified Currency EUR

4. Aggregate Nominal

Amount

(i) Tranche 20 000 000

(ii) Series 20 000 000

**5. Issue Price** 98.37% of the Aggregate Nominal Amount

6. Specified

**Denomination(s)** 1 000

7. Issue Date 15 December 2008

**8. Maturity Date** 22/04/19 (DD/MM/YY)

1.(i). (Part B) Listing Application has been made for the Notes to be listed on the official list of the

Luxembourg Stock Exchange

15. Fixed Rate Note

Provisions Not Applicable

18. Index Linked Interest

Note Provisions Applicable

(i) Index/Formula

On Interest Payment Date(n) (n from 1 to 2), the Issuer will pay a coupon, per Specified Denomination, named Coupon(n), equal to:

If PerfCoreBasket(n) > -20%, then

Coupon (n) = Specified Denomination × 16%

or else,

Coupon (n) = Specified Denomination × 8%

On each Interest Payment Date(n) (n from 3 to 10), the Issuer will pay a coupon, per Specified Denomination, named Coupon(n), equal to:

If PerfCoreBasket(n) > -20%, then

Coupon (n) = Specified Denomination × 16%

or else.

if PerfCoreBasket(n) > -50%, then

Coupon (n) = Specified Denomination × 8%

or else,

Coupon (n) = 0

# 23. Final Redemption

**Amount** 

Index Linked

(i) Index/Formula

The Issuer shall redeem the Notes on the Maturity Date in accordance with the following formula in respect of each Note:

If on Valuation Date(10), CoreBasketValue(10) ≥ 50%, then

Specified Denomination ×

[100% +Max( 0%; 250% -  $\sum_{n=1}^{10} Coupon(n)$  / Specified Denomination)]

or else,

Specified Denomination × 100% × CoreBasketValue(10)

### 37. Other final terms

If, on Valuation Date(n), (n from 5 to 9), CoreBaksetValue(n)  $\geq$  AnnualThreshold(n), then the Issuer will redeem the Notes on Early Settlement Date(n) in accordance with the following formula in respect of each Note:

Specified Denomination ×

[100% + Max (0; EarlyCoupon(n) - 
$$\sum_{i=1}^{n-1} Coupon(i)$$
 / Specified

Denomination)]

In this case, there will be no coupon paid on Interest Payment Date (n) and the following years.

# Part 2 (Definitions)

Terms used in the formulae above are described in this Part 2.

**Valuation Date(0)** 15/04/2009

**Valuation Date(i)**; Valuation Date (1) = 15/04/2010 (i from 1 to 10) Valuation Date (2) = 15/04/2011

Valuation Date (3) = 16/04/2012 Valuation Date (4) = 15/04/2013 Valuation Date (5) = 15/04/2014 Valuation Date (6) = 15/04/2015 Valuation Date (7) = 15/04/2016 Valuation Date (8) = 17/04/2017 Valuation Date (9) = 16/04/2018 Valuation Date (10) = 15/04/2019

Interest Payment
Date(n); (n from 1 to 10)

Interest Payment Date (1) = 23/04/2010Interest Payment Date (2) = 26/04/2011Interest Payment Date (3) = 24/04/2012Interest Payment Date (4) = 23/04/2013Interest Payment Date (5) = 23/04/2014Interest Payment Date (6) = 23/04/2015Interest Payment Date (7) = 25/04/2016Interest Payment Date (8) = 25/04/2017Interest Payment Date (9) = 24/04/2018Interest Payment Date (10) = 22/04/2019

Early Settlement Date(n); (n from 5 to 9)

Early Settlement Date (5) = 23/04/2014 Early Settlement Date (6) = 23/04/2015 Early Settlement Date (7) = 25/04/2016 Early Settlement Date (8) = 25/04/2017 Early Settlement Date (9) = 24/04/2018

# Underlying k

The following 40 Shares (each an "Underlying" and together the "Basket", Underlyings shall be construed accordingly) as defined below:

Company	Reuters Code	Country	Exchange	Web site*
Aegon NV	AEGN.AS	The Netherlands	Euronext Amsterdam	www.aegon.com/
Qwest Communications International Inc	Q.N	United States	New York Stock Exchange	www.qwest.com
United States Steel Corp	X.N	United States	New York Stock Exchange	www.ussteel.com
American Express Co	AXP.N	United States	New York Stock Exchange	www.americanexpress.com
JC Penney Co Inc	JCP.N	United States	New York Stock Exchange	www.jcpenney.net/
ArcelorMittal SA	ISPA.AS	Luxembourg	Euronext Amsterdam New York	www.arcelormittal.com/
Alcoa Inc	AA.N	United States	Stock Exchange	www.alcoa.com/
Deutsche Bank AG Compagnie de Saint	DBKGn.D E	Germany	Xetra Euronext	www.db.com/
Gobain SA	SGOB.PA	France	Paris New York	www.saint-gobain.com www.vale.com/vale_us/cgi/cg
Companhia Vale do Rio Doce	RIO.N	Brazil	Stock Exchange	ilua.exe/sys/start.htm?tpl=ho me
Tiffany & Co	TIF.N	United States	New York Stock Exchange	www.tiffany.com/
Amazon.com Inc	AMZN.O Q	United States	The Nasdaq Stock Market, Inc.	www.amazon.com
Axa SA	AXAF.PA	France	Euronext Paris	www.axa.com/
Compagnie Generale des Etablissements Michelin SCA	MICP.PA	France	Euronext Paris	www.michelin.com/
Volvo AB	VOLVb.S T	Sweden	Stockholm Stock Exchange	www.volvo.com/
Nokia Oyj	NOK1V.H E	Finland	Helsinki Stock Exchange	www.nokia.com/
Harley-Davidson Inc	HOG.N	United States	New York Stock Exchange	www.harley-davidson.com
PPR SA	PRTP.PA	France	Euronext Paris	www.ppr.com/
UniCredit SpA Television Française 1	CRDI.MI	Italy	Milan Stock Exchange Euronext	www.unicreditgroup.eu/
SA SA	TFFP.PA	France	Paris The Nasdaq	www.tf1finance.fr
Starbucks Corp	SBUX.OQ	United States	Stock Market, Inc.	www.starbucks.com/

Rhodia SA	RHA.PA	France	Euronext Paris	www.rhodia.com/
	OCUN DA		Euronext	
Schneider Electric SA	SCHN.PA	France	Paris	www.schneider-electric.com
			New York	
	VLO.N		Stock	
Valero Energy Corp		United States	Exchange	www.valero.com/
	BOUY.PA		Euronext	
Bouygues SA	BOOT.FA	France	Paris	www.bouygues.com/
			The Nasdaq	
	AAPL.OQ		Stock	
Apple Inc		United States	Market, Inc.	www.apple.com/
			London	
	LKOHyq.L	Б.	Stock	
NIK LLIKOU OAO	2.10.194.2	Russian	Exchange	
NK LUKOIL OAO		Federation	plc	www.lukoil.com
			Hong Kong	
	0857.HK		Exchanges and Clearing	
PetroChina Co Ltd		China	Limited	www.petrochina.com.cn
Siemens AG	SIEGn.DE	Germany	Xetra	www.petrochina.com/cm
Siemens AG	SILGII.DL	Germany	New York	W1.Siemens.com/
	MAT.N		Stock	
Mattel Inc	1017 (1.14	United States	Exchange	www.mattel.com/
Water me		Office Otates	New York	www.matten.com/
	GPS.N		Stock	
Gap Inc	0. 0	United States	Exchange	www.gapinc.com
			Tokyo Stock	gop
	6857.T		Exchange,	
ADVANTEST CORP		Japan	Inc.	www.advantest.co.jp
Veolia Environnement	VIE.PA	•	Euronext	www.veoliaenvironnement.co
SA	VIE.PA	France	Paris	m
	SGEF.PA		Euronext	
Vinci SA	SGEF.PA	France	Paris	www.groupe-vinci.com
	ACCP.PA		Euronext	
Accor SA	AUGELEA	France	Paris	www.accor.com
			New York	
Taiwan Semiconductor	TSM.N	<b>.</b> .	Stock	
Manufacturing Co Ltd	<u> </u>	Taiwan	Exchange	www.tsmc.com
DND Daville OA	BNPP.PA	F	Euronext	www.bnpparibas.com/en/ho
BNP Paribas SA		France	Paris	me/
	SCD N		New York Stock	
Schering Plough Corp	SGP.N	United States		www.schering-plough.com
Scriening Plough Corp		Office States	Exchange London	www.scriening-piougn.com
			Stock	
	KGF.L		Exchange	
Kingfisher PLC		United Kingdom	plc	www.kingfisher.co.uk/
	MEOG.D	2	F.0	
Metro AG	E	Germany	Xetra	www.metrogroup.de

<sup>\*</sup>The information relating to the past and future performances of any Underlying are available on the website of the Company and the volatility can be obtained, upon request, at the specified office of Société Générale (see in address and contact details of Société Générale for all administrative communications relating to the Notes) and at the office of the Agent in Luxembourg.

**Closing Price** 

For Shares, as defined in Part 1 of the Equity Technical Annex

**S**<sub>i</sub><sup>k</sup>; **(k from 1 to 40)**, Closing Price of Underlying k on the Valuation Date(i)

(i from 0 to 10)

**AnnualThreshold(n)**; AnnualThreshold(n) = 80%

(n from 5 to 9)

Early Coupon(n) Early Coupon(5) = 125% (n from 5 to 9) Early Coupon(6) = 150% Early Coupon(7) = 175% Early Coupon(8) = 200%

Early Coupon(9) = 225%

CoreBasket(i); On Valuation Date(i) (i from 1 to 10), CoreBasket(i) is composed of 20

(i from 1 to 10) Underlyings that posted the worst performance since Valuation Date(0)

(as measured by the ratio  $S_i^k / S_0^k$ ), the composition of the CoreBasket(i)

can be different on each Valuation Date(i).

**PerfCoreBasket(i)**; CoreBasketValue(i) – 100%

(i from 1 to 10)

CoreBasketValue(i);

(i from 1 to 10)  $1/20 \times Sum_{\text{for all k in the CoreBasket(i)}} (S_i^k / S_0^k),$ 

# **Information with respect to the Underlying(s)**

Information or summaries of information included herein with respect to the Underlying(s), has been extracted or obtained, as the case may be, from general databases released publicly or by any other available information. Each of the Issuer and the Guarantor confirms that such information has been accurately reproduced and that, so far as it is aware and is able to ascertain from information published, no facts have been omitted which would render the reproduced information inaccurate or misleading.

## **Additional Information**

The Final Terms and the Debt Issuance Programme Prospectus and any amendments or supplements thereto are available in electronic form on the website of the Issuer on http://prospectus.socgen.com