#### 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.

1 February 2007

#### SG OPTION EUROPE Issue of 250,000 Certificates in an aggregate principal amount of EUR 25,500,000 due 18 January 2017 Unconditionally and irrevocably guaranteed by Société Générale under the €75,000,000,000 Euro Medium Term Note Programme

#### "Certificates" shall be referred as "Notes" in these Final Terms

#### 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 1 August 2006 and any amendments or supplements thereto which constitutes together 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 amendments or supplements thereto. Full information on the Issuer and the offer of the Notes is only available on the basis of the combination of these Final Terms and the Debt Issuance Programme Prospectus and these Final Terms are available for inspection from the head office of the Issuer and the specified offices of the Paying Agents. The Debt Issuance Programme Prospectus and any amendments or supplements thereto and, in the case of Notes admitted to trading on the regulated market of the Luxembourg Stock Exchange, the applicable Final Terms will also be published 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		
	( <b>ii</b> )	Guarantor:	Société Générale		
2.	(i)	Series Number:	14696/07.2		

	( <b>ii</b> )	Tranche Number:	1			
3.	Speci	ified Currency or Currencies:	EUR			
4.	Aggr	Aggregate Nominal Amount:				
	(i)	Tranche:	250,000 Certificates in the denomination of EUR 102 each (i.e EUR 25,500,000)			
	( <b>ii</b> )	Series:	250,000 Certificates in the denomination of EUR 102 each (i.e EUR 25,500,000)			
5.	Issue	Price:	EUR 102 per Note of EUR 102 Specified Denomination			
6.	Speci	ified Denomination(s):	EUR 102 in respect of each Note			
7.	(i)	Issue Date :	5 February 2007			
	( <b>ii</b> )	Interest Commencement Date (if different from the Issue Date) :	Not Applicable			
8.	Matu	irity Date:	18/01/17 (DD/MM/YY)			
9.	Interest Basis:		See paragraphs 15 to 18 below			
10.	<b>Redemption/Payment Basis:</b>		See paragraph(s) 20 and/or 23 below			
11.	Chan Rede	nge of Interest Basis or mption/Payment Basis:	See paragraphs 15 to 18 below			
12.	Put/C	Call Options:	See paragraph(s) 21 and/or 22 below			
13.	Statu	s of the Notes:	Unsubordinated			
14.	Method of distribution:		Non-syndicated			
PRO	VISION	IS RELATING TO INTEREST (IF ANY	() PAYABLE			
15.	Fixed 1	Rate Note Provisions	Not Applicable			
16.	Floatin	ng Rate Note Provisions	Not Applicable			
17.	Zero Coupon Note Provisions		Not Applicable			
18.	Indexe	d Note Provisions	Not Applicable			
19.	Dual Currency Note Provisions		Not Applicable			
PRO	VISION	S RELATING TO PHYSICAL DELIV	ERY			
20.	Physic	al Delivery Note Provisions	Not Applicable			

#### PROVISIONS RELATING TO REDEMPTION

21.			As determined by the Calculation Agent as provided in the Equity Technical Annex and as described below.		
(i)	Option	al Redemption Date(s):	See in the schedule		
( <b>ii</b> )	Note a	al Redemption Amount (s) of each nd method, if any, of calculation of nount(s):	See in the schedule		
(iii)	If rede	emable in part:	Not Applicable		
	(a) Min	imum Redemption Amount:	Not Applicable		
	(b) Ma	ximum Redemption Amount:	Not Applicable		
( <b>iv</b> )	Notice Condit	period (if other than as set out in the ions):	See in the schedule		
22.	Redem	ption at the option of the Noteholders:	Not Applicable		
23.	Final Redemption Amount of each Note:		See the Schedule		
	(i)	Index/Formula:	See the Schedule		
	(ii)	Calculation Agent responsible for calculating the Final Redemption Amount (if not the 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.	redemp of Defa the san	Redemption Amount(s) payable on otion for taxation reasons or on Event ault and/or the method of calculating ne (if required or if different from that			
	set out	in Condition 6(g)):	Market Value		
25.	Credit	Linked Notes provisions	Not Applicable		
		PROVISIONS APPLICABLE TO THE N	NOTES		
26		f Notes:	Demotorialized Matter Descendent of the Lo		
	(i) Forr	n:	Dematerialised Notes Bearer dematerialised form ( <i>au porteur</i> )		

(ii) New Global Note:

No

27.	"Payment Business Day" election in accordance with Condition 5(d) or other special provisions relating to Payment Business Days:	Condition 5(d) applies		
28.	Additional Financial Centre(s) for the purposes of Condition 5(f):	Not Applicable		
29.	Talons for future Coupons or Receipts to be attached to definitive Notes:	No		
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: Clearing System Delivery Period in	Redenomination not applicable		
33.	accordance with Condition 14 of the Terms and Conditions of the Notes ( <i>Notices</i> ):	Not Applicable		
34.	<i>Masse</i> (Condition 13 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:		
		Romain Marmot27 rue Greuze, 75116 ParisJean-Baptiste Cocheteux166 avenue de Paris, 94300 Vincennes		
		The following persons are designated as substitute Representatives :		
		Jean-Benoît Pimpaneau24 avenue de Wagram, 75008 ParisArnaud Creput3 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.		
DIST	RIBUTION			

#### 39. (i) If syndicated, names and addresses and underwriting commitments of Managers:

Not Applicable

	( <b>ii</b> )	Date of Syndication Agreement:	Not Applicable
	(iii)	Stabilising Manager (if any):	Not Applicable
40.		syndicated, name and address of nt Dealer:	Société Générale 17, Cours Valmy 92987 Paris La Défense Cedex France
41.	Total o	commission and concession:	There is no commission and/or concession paid by the Issuer to the Dealer or the Managers.
42.		er TEFRA D or TEFRA C rules able or TEFRA rules not applicable:	Not Applicable
43.	Additi	onal selling restrictions:	Not Applicable

#### LISTING AND ADMISSION TO TRADING APPLICATION

The above Final Terms comprise the final terms required to list and have admitted to trading on the Eurolist of Euronext Paris SA this issue of Notes by SG Option Europe pursuant to its €75,000,000,000 Euro Medium Term Note Programme for which purpose they are hereby submitted.

#### RESPONSIBILITY

The Issuer accepts responsibility for the information contained in these Final Terms.

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. The Issuer 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.

Signed on behalf of the Issuer: By: Stephane BONNET Duly authorised

#### **PART B – OTHER INFORMATION**

#### 1. LISTING

- (i) Listing:
- (ii) Admission to trading:

Eurolist of Euronext Paris SA. Application has been made for the Notes to be admitted to the official list and traded on the Eurolist of Euronext Paris SA 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

The competent authority in Luxembourg has provided the *Autorité des marchés financiers* (AMF) with a certificate of approval attesting that the Prospectus has been drawn up in accordance with the Prospectus Directive.

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

Save for any fees payable to the Dealer(s), 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		
( <b>ii</b> )	Estimated net proceeds:	Not Applicable		
(iii)	Estimated total expenses:	Not Applicable		
(iv)	Taxes and other expenses	Taxes charged in connection with the subscription, transfer, purchase or holding of the Notes must be		

paid by the Noteholders and neither the Issuer nor the Guarantor shall have any obligation in relation thereto; in that respect, Noteholders shall consult professional tax advisers to determine the tax regime applicable to their own situation. Other expenses that may be charged to the Noteholders, *inter alia* by distributors, in relation to the subscription, transfer, purchase or holding of the Notes, cannot be assessed or influenced by the Issuer or the Guarantor and are usually based on the relevant intermediary's business conditions.

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 (Indexed Notes only)

This is not a capital guaranteed product. In a worse case scenario, investors could sustain an entire loss of their investment and should therefore reach an investment decision on this product only after careful consideration with their own advisers as to the suitability of this product in light of their particular financial circumstances. Under these Notes, the Noteholders will not receive any coupons during the term of the Notes. At maturity, the Noteholders are entitled to receive an amount totally linked to the performance of the Underlying. The return under these Notes is totally linked to the performance the Underlying: the higher the performance, the higher the return.

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

Not Applicable

**Post-issuance information:** The Issuer does not intend to provide, on its own initiative, any post-issuance information in relation to the Underlying as specified in the Schedule.

#### 10. OPERATIONAL INFORMATION

(i) **ISIN Code:** FR0010428268 (ii) **Common Code:** 028528035 Any clearing system(s) other than (iii) Euroclear Bank S.A./N.V., Clearstream Banking, société anonyme or Euroclear France and identification the relevant number(s): Not Applicable

(iv) **Delivery:**  Delivery against payment

- of **(v)** Names and addresses Additional Paying Agent(s) (if any):
- (vi) Intended to be held in a manner which would allow Eurosystem eligibility:

Not Applicable

No

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

Société Générale 17, Cours Valmy 92987 Paris La Défense Cedex France

## SOCIETE GENERALE N° Azur 0810 30 20 20

#### 12. INFORMATION IN RESPECT OF CERTAIN OFFERS OF NOTES

Not Applicable

# 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 or Currencies	EUR
4.	Aggregate Nominal Amount	
	(i) Tranche:	250,000 Certificates in the denomination of EUR 102 each (i.e EUR 25,500,000)
	(ii) Series:	250,000 Certificates in the denomination of EUR 102 each (i.e EUR 25,500,000)
5.	Issue Price	EUR 102 per Note of EUR 102 Specified Denomination
6.	Specified Denomination(s)	EUR 102 in respect of each Note
7.	Issue Date	05 February 2007
8.	Maturity Date	18/01/17 (DD/MM/YY)
1.(i)	(Part B)Listing	Eurolist of Euronext Paris SA
15.	Fixed Rate Note Provisions	Not Applicable
18.	Indexed Note Provisions	Not Applicable
21.	Issuer's optional redemption (other than for taxation reasons)	
(i)	<b>Optional Redemption</b> <b>Date (s):</b>	The fifth Payment Business Days immediately following the end of the Early Valuation Period.

(ii) Optional Redemption Amount (s) of each Note and method, if any, of calculation of such amount(s):

The Issuer will redeem the Notes on the Optional Redemption Date in accordance with the following formula in respect of each Note:

$$MAX \left\{ \left\{ 100\% \times \text{PremiumList}^{\text{Ra}} \right\} - \sum_{y=1}^{Ra} AC_y; 0 \right\}$$

With:

Premium List <sup>Ra</sup> means Premium List t on the Early Termination Date provided that (i) if, in respect of a Share k comprising the Premium List on the Early Termination Date, such date is not a Scheduled Trading Day then the Closing Price of such Share K used to determine Premium List RA shall be the Closing Price of such Share k on the first succeeding Scheduled Trading Day and (ii) if there is no Scheduled Trading Day with respect to such Share k within the period of five calendar days following the Early Termination Date (the "Early Valuation Period"), the Calculation Agent shall determine the Closing Price of such Share k in good faith, on the fifth calendar day following the Early Termination Date (the "Latest Valuation Date"). Notwithstanding the provisions of the Equity Technical Annex, if the Early Termination Date or any Scheduled Trading Day during the Early Valuation Period is a Disrupted Day for such Share k, the Calculation Agent shall determine the Closing Price of such Share k used to determine Premium List <sup>RA</sup>, on the first succeeding Scheduled Trading Day that is not a Disrupted Day unless on the Latest Valuation Date no Scheduled Trading Day that is not a Disrupted Day has occurred in respect of such Share k, in which case, the Calculation Agent shall determine in good faith the Closing Price of such Share k used to determine Premium List <sup>RA</sup> on such Latest Valuation Date. Not Applicable

(iii) If redeemable in part:

(a) Minimum Redemption Not Applicable Amount:(b) Maximum Redemption Not Applicable Amount:

(iv) Notice period (if other than as set out in the Conditions):

30 calendars days after the day on which the Issuer will give an irrevocable and written notice of optional redemption, published in the *Journal Officiel*, to the Noteholders, from the Issue Date (excluded) to the Valuation Date(f) (excluded). The last calendar day of such Notice period being called "Early Termination Date".

23. Final Redemption Amount Indexed

(i) Index/Formula: Unless the Notes are previously redeemed or purchased and cancelled, the Issuer shall redeem the Notes on the Maturity Date in accordance with the following formula in respect of each Note :

$$MAX\left\{\left\{100\% \times \text{PremiumList1}\right\} - \sum_{y=1}^{10} AC_y;0\right\}$$

**37. Other final terms:** Not Applicable

#### Part 2 (Definitions)

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

Premium List t on Valuation Date(1) Premium List, Premium List<sub>t</sub>  $\sum_{N=1}^{N_t} C_t^k \times S_t^k$  $S^{k}_{1}$ Closing Price of a Share k comprising the Premium List on the Valuation Date (1) and converted, as the case may be in EURO, using the exchange rate of the currency of denomination of such Closing Price in EURO as appearing on such Valuation Date 1, on Reuters page EURX= at 6:00 p.m. Paris Time.  $S^k_t$ Closing Price of a Share k comprising the Premium List on each Date (t), or if such date is a Disrupted Day for such Share k, the latest available Closing Price of such Share k, (notwithstanding the definition "Consequences of Disrupted Day for a Share, an ADR or an Index" of the Equity Technical Annex) and converted, as the case may be, in EURO on the basis of the exchange rate prevailing on such Date(t) for the relevant currency.  $\mathbf{C}_{t}^{k}$  on Valuation Date(1),  $C_{1}^{k}$ In respect of a Share k comprising the Premium List the quantity of such  $C^{k}_{t}$ Share k on a Date(t), In case of a Potential Adjustment Event as defined in the Equity Technical Annex, the Calculation Agent will make all necessary adjustments to this quantity. In case of detachment of ordinary dividend by the issuer of a Share k, the Calculation Agent will modify the  $C_t^k$  according to the following formula :

$$C_{t after adjustement}^{k} = C_{t before adjustement}^{k} \times \frac{\mathbf{S}_{t}^{k} + DIV(k;t)}{\mathbf{S}_{t}^{k}}$$

where "DIV (k : t)": means in respect of any Share k comprising the Premium List and a Date (t), any ordinary dividends, minus any withholding tax and without any tax credit, detached in cash by the issuer of such Share k and converted, as the case may be, in EURO on the basis of the exchange rate prevailing on such Date(t) for the relevant currency.

 $C_t^k$  in respect of each Share k comprising the Premium List on Issue Date is indicated in the table below.

N <sub>1</sub>	
	$N_t$ on the Valuation Date(1).
Nt	Number of Shares k in the Premium List on a Date (t)
Date (t)	means any calendar day during each Year y (as defined below):
	Year y=1: from 05/02/07 to 04/02/08
	Year y=2: from 05/02/08 to 04/02/09
	Year y=3: from 05/02/09 to 04/02/10
	Year y=4: from 05/02/10 to 04/02/11
	Year y=5: from 05/02/11 to 04/02/12
	Year y=6: from 05/02/12 to 04/02/13
	Year y=7: from 05/02/13 to 04/02/14
	Year y=8: from 05/02/14 to 04/02/15
	Year y=9: from 05/02/15 to 04/02/16
	Year y=10: from $05/02/16$ to Valuation Date (1)
	(all dates included)
Valuation Date (1)	06/01/17
AC <sub>y</sub>	The Annual commission, in respect of each Note, with a maximum rate of 1% per annum calculated for each Year y (as defined below) according to the following formula:
	$\sum_{t=1}^{n} \left[ \frac{1\% \text{ max}}{n} \times \text{Premium List}^{t} \right]$
	where:
	"n" means the total number of Dates (t) for each Year y ( y from 1 to 10).
Underlying	The Premium List as defined below:
	Premium List (Total Return) sponsored by Société Générale The information relating to the past and future performances of Premium List are available on this website ( <u>www.sgbourse.fr</u> ).

#### **Underlyings**

Information or summaries of information included herein with respect to the Underlying has been extracted or obtained, as the case may be, from general databases released publicly or by any other available information. The Issuer 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**

For the listing on the Eurolist of Euronext Paris SA, the mnemonic code is : 4130S

# Composition of the Premium List

Codes ISIN	Code Reuters	Shares (k) on Issue Date	Bloomberg	Curreny	C <sup>k</sup> <sub>t</sub> on February 1st, 2007
DE0005003404	ADSG.DE	Adidas AG	ADS GY	EUR	0.122088
GB0002162385	AV.L	Aviva Plc	AV/ LN	GBP	0.443929
DE0005200000	BEIG.DE	Beiersdorf AG	BEI GR	EUR	0.125463
BE0003562700	DELB.F	Delhaize Groupe	DELB BB	EUR	0.094355
DE0008032004	CBKG.DE	Commerzbank AG	CBK GY	EUR	0.239167
FR0000120644	DANO.PA	Groupe Danone	BN FP	EUR	0.053008
AT0000652011	ERST.VI	Erste Bank der Österreichischen Sparkassen AG	EBS AV	EUR	0.105704
GB0031274896	MKS.L	Marks and Spencer Group Plc	MKS LN	GBP	0.853244
FI0009000681	NOK1V.HE	Nokia OYJ	NOK1V FH	EUR	0.349822
FR0000120131	RHA.PA	Rhodia SA	RHA FP	EUR	2.621279
CH0012032048	ROG.VX	Roche Holding AG	ROG VX	CHF	0.039575
GB0007547838	RBS.L	Royal Bank of Scotland Plc	RBS LN	GBP	0.191692
FR0000120578	SASY.PA	Sanofi-Aventis SA	SAN FP	EUR	0.058295
DE0007236101	SIEGn.DE	Siemens AG	SIE GR	EUR	0.066934
FR0000121220	EXHO.PA	Sodexho Alliance SA	SW FP	EUR	0.137695
ES0178430E18	TEF.MC	Telefonica SA	TEF SM	EUR	0.363558
GB00B19NKB7 6	HOM.L	Home Retail Group	HOME LN	GBP	0.96695

As of February 1<sup>st</sup>, 2007, such list may be amended from time to time.