Final Terms dated 19 August 2011



COMPAGNIE DE FINANCEMENT FONCIER

Euro 125,000,000,000 Euro Medium Term Note Programme for the issue of *Obligations Foncières* Due from one month from the date of original issue

SERIES NO: 547 TRANCHE NO: 1

USD 15,000,000 Callable Zero Coupon *Obligations Foncières* due August 2041 (the "Notes") Issued by: COMPAGNIE DE FINANCEMENT FONCIER (the "Issuer")

Issue Price: 100.00 per cent.

Morgan Stanley & Co. International plc

The Base Prospectus referred to below (as completed by these Final Terms) has been prepared on the basis that any offer of Notes in any Member State of the European Economic Area which has implemented the Prospectus Directive (2003/71/EC) (each, a "**Relevant Member State**") will be made pursuant to an exemption under the Prospectus Directive, as implemented in that Relevant Member State, from the requirement to publish a prospectus for offers of the Notes. Accordingly any person making or intending to make an offer in that Relevant Member State of the Notes may only do so in circumstances in which no obligation arises for the Issuer or the Dealer to publish a prospectus Directive, in each case, in relation to such offer. Neither the Issuer nor the Dealer has authorised, nor do they authorise, the making of any offer of Notes in any other circumstances.

PART A - CONTRACTUAL TERMS

Terms used herein shall be deemed to be defined as such for the purposes of the Conditions set forth in the Base Prospectus dated 30 June 2011 which has received visa n°11-278 from the *Autorité des marchés financiers* (the "**AMF**") on 30 June 2011 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 such Base Prospectus. 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 Base Prospectus. The Base Prospectus is available for viewing at the office of the Fiscal Agent or each of the Paying Agents and on the website of the AMF, and copies may be obtained from Compagnie de Financement Foncier, 4, Quai de Bercy, 94224 Charenton Cedex, France.

1	Issue	r:	Compagnie de Financement Foncier
2	(i)	Series Number:	547
	(ii)	Tranche Number:	1
3	Speci	fied Currency or Currencies:	United States Dollar ("USD")
4	Aggregate Nominal Amount of Notes listed and admitted to trading:		
	(i)	Series:	USD 15,000,000
	(ii)	Tranche:	USD 15,000,000
5	Issue Price:		100.00 per cent. of the Aggregate Nominal Amount
6	Speci	fied Denominations:	USD 1,000,000
7	(i)	Issue Date:	23 August 2011
	(ii)	Interest Commencement Date:	Not Applicable
8	Matu	rity Date:	23 August 2041
9	Interest Basis:		Zero Coupon (further particulars specified below)
10	Redemption/Payment Basis:		The Notes will be redeemed on the basis as set out in item 22, subject to the exercise of the Call Option in which case the Notes will be redeemed as set out in item 20.
11	Change of Interest or Redemption/Payment Basis:		Not Applicable
12	Put/Call Options:		Issuer Call (further particulars specified below)
13	(i)	Status of the Notes:	Obligations Foncières
	(ii)	Dates of the corporate authorisations for issuance of Notes obtained:	Decision of the <i>Conseil d'administration</i> of Compagnie de Financement Foncier dated 17 December 2010 authorising (i) the issue of the Notes, (ii) <i>inter alia</i> , its <i>Président Directeur</i>

Général and its *Directeur Général Délégué* to sign and execute all documents in relation to the issue of Notes, and decision of the *Conseil d'administration* of the Issuer dated 29 June 2011 authorising the quarterly programme of borrowings which benefit from the *privilège* referred to in Article L. 515-19 of the French *Code monétaire et financier* up to and including Euro 8 billion for the third quarter of 2011.

14	Meth	od of distribution:	Non-syndicated
	PROVISI ANY) PA	ONS RELATING TO INTEREST (IF YABLE	
15	Fixed	l Rate Note Provisions	Not Applicable
16	Floating Rate Provisions		Not Applicable
17	Zero	Coupon Note Provisions	Applicable
	(i)	Amortisation Yield (Condition 6(e)):	5.28 per cent. per annum
	(ii)	Day Count Fraction (Condition 5(a)):	30/360 (unadjusted)
	(iii)	Any other formula/basis of determining amount payable:	Not Applicable
18		x Linked Interest Note/other variable- d interest Note Provisions	Not Applicable
19	Dual	Currency Note Provisions	Not Applicable
	PROVISI	ONS RELATING TO REDEMPTION	
20	Call	Option	Applicable
	(i)	Optional Redemption Date(s):	The Issuer has the option to redeem the Notes in whole but not in part on 23 August commencing on and including 23 August 2016 and every five years thereafter up to and including 23 August 2036
	(ii)	Optional Redemption Amount(s) of each Note and method, if any, of calculation of such amount(s):	The Issuer may redeem the Notes in whole but not in part on:
			(a) 23 August 2016 (the " First Optional Redemption Date ") at the amount of USD 19,400,844.75 per Aggregate Nominal Amount of Notes (the " First Optional Redemption Amount "), corresponding to an indicative percentage of about 129.338965 % of the Aggregate Nominal Amount of Notes, or (if not redeemed on the First Optional Redemption Date) on
			 (b) 23 August 2021 (the "Second Optional Redemption Date") at the amount of USD 25,092,851.85 per Aggregate Nominal Amount of Notes (the "Second Optional Redemption Amount"), corresponding to an indicative percentage of about 167.285679 % of the Aggregate Nominal Amount of Notes, or (if not redeemed on the Second Optional Redemption Date) on (c) 23 August 2026 (the "Third Optional
			(c) 25 August 2020 (une Tintu Optional

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Redemption Date") at the amount of USD 32,454,834.75, per Aggregate Nominal Amount of Notes (the "**Third Optional Redemption Amount**"), corresponding to an indicative percentage of about 216.365565 % of the Aggregate Nominal Amount of Notes, or (if not redeemed on the Third Optional Redemption Date) on

(d) 23 August 2031 (the "Fourth Optional Redemption Date") at the amount of USD 41,976,747.45 per Aggregate Nominal Amount of Notes (the "Fourth Optional Redemption Amount"), corresponding to an indicative percentage of about 279.844983 % of the Aggregate Nominal Amount of Notes, or (if not redeemed on the Fourth Optional Redemption Date) on

(e) 23 August 2036 (the "Fifth Optional Redemption Date") at the amount of USD 54,292,290.75 per Aggregate Nominal Amount of Notes (the "Fifth Optional Redemption Amount"), corresponding to an indicative percentage of about 361.948605 % of the Aggregate Nominal Amount of Notes, and together with the other four Optional Redemption Dates the "Optional Redemption Dates").

For the avoidance of doubt, on an Optional Redemption Date, the Optional Redemption Amount prevails since the percentage is only indicative and has been rounded to 6 (six) decimal places.

(iii) If redeemable in part:

(a)	Minimum	Redemption	Amount	to	be	
	redeemed:					

(b) Maximum Redemption Amount to be redeemed:

(iv) Notice period:

21 Put Option

22 Final Redemption Amount of each Note

23 Early Redemption Amount

Early Redemption Amount(s) of each Note payable on redemption for taxation reasons or on any early redemption and/or the method of calculating the

Not Applicable

Not Applicable

Not Applicable

Not less than five (5) London, New York and TARGET Business Days prior to the relevant Optional Redemption Date with notification in the form specified in Condition 14.

Not Applicable

USD 70,221,086.85 per Aggregate Nominal Amount of Notes corresponding to an indicative percentage of about 468.140579 % of the Aggregate Nominal Amount of Notes.

For the avoidance of doubt, the Final Redemption Amount prevails since the percentage is only indicative and has been rounded to 6 (six) decimal places.

same (if required or if different from that set out in the Conditions).

GENERAL PROVISIONS APPLICABLE TO THE NOTES

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24	Form of Notes:	Dematerialised Notes		
	(i) Form of Dematerialised Notes:	Bearer dematerialised form (au porteur)		
	(ii) Registration Agent:	Not Applicable		
	(iii) Temporary Global Certificate:	Not Applicable		
	(iv) Applicable TEFRA exemption:	Not Applicable		
25	Financial Centre(s) (Condition 7(h)) or other special provisions relating to Payment Dates:	London, New York and TARGET		
	Adjusted Payment Date (Condition 7(h)):	The next following business day unless it would thereby fall into the next calendar month, in which such event such date shall be brought forward to the immediately preceding business day.		
26	Talons for future Coupons or Receipts to be attached to Definitive Materialised Notes (and dates on which such Talons mature):	Not Applicable		
27	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 (if any) of failure to pay:	Not Applicable		
28	Details relating to Instalment Notes: amount of each instalment, date on which each payment is to be made:	Not Applicable		
29	Redenomination, renominalisation and reconventioning provisions:	Not Applicable		
30	Consolidation provisions:	Not Applicable		
31	Representation of holders of Notes - Masse	Applicable		
	(Condition 10):	The Initial Representative will be:		
		MURACEF 5, rue Masseran 75007 Paris France		
		The Alternative Representative will be:		
		M. Hervé Bernard VALLEE 1, Hameau de Suscy 77390 Crisenoy France		
		The Representatives will not receive any remuneration.		
32	Other final terms:	Not Applicable		
	DISTRIBUTION			
33	(i) If syndicated, names of Managers:	Not Applicable		
	(ii) Stabilising Manager(s) (if any):	Not Applicable		
34	If non-syndicated, name of Dealer:	Morgan Stanley & Co. International plc		
35	Additional selling restrictions:	Not Applicable		

PURPOSE OF FINAL TERMS

These Final Terms comprise the final terms required for issue and admission to trading on the *Bourse du Luxembourg* (regulated market of the Luxembourg Stock Exchange) of the Notes described herein pursuant to the Euro 125,000,000,000 Euro Medium Term Note Programme of Compagnie de Financement Foncier.

RESPONSIBILITY

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

Signed on behalf of the Issuer:

Duly represented by:

PART B - OTHER INFORMATION

1. RISK FACTORS

Not Applicable

2. LISTING

- (i) Admission to trading:
- (ii) Additional publication of the Base Prospectus and Final Terms:
- (iii) Estimate of total expenses related to admission to trading:
- (iv) Regulated markets or equivalent markets on which, to the knowledge of the issuer, securities of the same class of the securities to be offered or admitted to trading are already admitted to trading:
- 3. RATINGS

Ratings:

Application has been made by the Issuer (or on its behalf) for the Notes to be admitted to trading on the *Bourse du Luxembourg* (regulated market of the Luxembourg Stock Exchange) with effect from the Issue Date.

The Base Prospectus as supplemented and the Final Terms will be published on the website of the *Bourse de Luxembourg* (www.bourse.lu).

EUR 6,700

Not Applicable

The Programme has been rated Aaa by Moody's Investors Service ("**Moody's**") and AAA by Standard & Poor's Ratings Services ("**S&P**").

For Moody's, Notes issued under the Programme are deemed to have the same rating as the Programme, investors are invited to check on a regular basis the rating assigned to the Programme which is publicly disclosed via Moody's rating desk or moodys.com.

The Notes issued under the Programme will be rated AAA by $S\&P^1$ and by Fitch Ratings ("Fitch")².

Each of S&P, Moody's and Fitch is established in the European Union and has applied to be registered under Regulation (EC) No 1060/2009, although the result of such applications has not been determined.

4. NOTIFICATION

The Autorité des marchés financiers in France has provided Commission de Surveillance du Secteur Financier in Luxembourg with certificates of approval attesting that the Base Prospectus dated 30 June 2011 has been drawn up in accordance with the Prospectus Directive.

5. INTERESTS OF NATURAL AND LEGAL PERSONS INVOLVED IN THE ISSUE

Save as discussed in "Subscription and Sale" so far as the Issuer is aware, no person involved in the offer of the Notes has an interest material to the offer.

¹ An obligation rated "AAA" has the highest rating assigned by Standard & Poor's Rating Services. The obligor capacity to meet its financial commitment on the obligation is extremely strong (source: Standard & Poor's Ratings Services). A rating is not a recommendation to buy, sell or hold securities and may be subject to suspension, reduction or withdrawal at any time by the assigning rating agency without notice.

² "AAA" ratings denote the lowest expectation of credit risk. They are assigned only in case of exceptionally strong capacity for timely payment of financial commitments. This capacity is highly unlikely to be adversely affected by foreseeable events (source: Fitch Ratings).

REASONS FOR THE OFFER, ESTIMATED NET PROCEEDS AND TOTAL EXPENSES 6.

(i) Reasons for the offer:	The net proceeds of the issue of the Notes will be used for the Issuer's general corporate purposes.
(ii) Estimated net proceeds:	USD 15,000,000
(iii) Estimated total expenses:	See Part B item 2 (iii) above
OPERATIONAL INFORMATION	
ISIN Code:	FR0011093525
Common Code:	066230376
Depositaries:	
(i) Euroclear France to act as Central Depositary	Yes
(ii) Common Depositary for Euroclear and Clearstream Luxembourg	No
Any clearing system(s) other than Euroclear Bank S.A./N.V. and Clearstream, Luxembourg and the relevant identification number(s):	Not Applicable
Delivery:	Delivery against payment
The Agents appointed in respect of the Notes	Fiscal Agent and Principal Paying Agent
are:	Deutsche Bank AG, London Branch Winchester House 1 Great Winchester Street EC2N 2DB London United Kingdom
	Luxembourg Paying Agent and Listing Agent:
	Deutsche Bank Luxembourg S.A. 2, boulevard Konrad Adenauer L-1115 Luxembourg Grand-Duchy of Luxembourg
	Paris Paying Agent
	Crédit Foncier de France 4, Quai de Bercy 94224 Charenton Cedex France
Names and addresses of additional Paying	

The aggregate principal amount of Notes issued has been translated into Euro at the rate of USD 1.4240 per Euro 1.00, producing a sum of: EUR 10,533,707.87

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