Final Terms



BARCLAYS BANK PLC

(Incorporated with limited liability in England and Wales)

BARCLAYS CAPITAL (CAYMAN) LIMITED

(Incorporated with limited liability in the Cayman Islands)

GLOBAL STRUCTURED SECURITIES PROGRAMME

for the issue of Securities

BARCLAYS BANK PLC

10,000,000 Open-ended Equity Linked Mini Long Certificates under the Global Structured Securities Programme

Issue Price: EUR 0.47 per Security

This document constitutes the final terms of the Securities (the "Final Terms") described herein for the purposes of Article 5.4 of Directive 2003/71/EC (the "Prospectus Directive") and is prepared in connection with the Global Structured Securities Programme established by Barclays Bank PLC (the "Bank") and Barclays Capital (Cayman) Limited ("BCCL") and is supplemental to and should be read in conjunction with the Base Prospectus dated 14 June 2012, as supplemented and amended from time to time, which constitutes a base prospectus (the "Base Prospectus") for the purpose of the Prospectus Directive. Full information on the Issuer and the offer of the Securities is only available on the basis of the combination of these Final Terms and the Base Prospectus. The Base Prospectus is available for viewing during normal business hours at the registered office of the Issuer and the specified office of the Issue and Paying Agent for the time being in London, and copies may be obtained from such office. Words and expressions defined in the Base Prospectus and not defined in this document shall bear the same meanings when used herein.

The Issuer accepts responsibility for the information contained in these Final Terms. To the best of its knowledge and belief (having taken all reasonable care to ensure that such is the case), the information contained in these Final Terms is in accordance with the facts and does not contain anything likely to affect the import of such information.

Investors should refer to the sections headed "Risk Factors" in the Base Prospectus for a discussion of certain matters that should be considered when making a decision to invest in the Securities.

Barclays

The distribution of this document and the offer of the Securities in certain jurisdictions may be restricted by law. Persons into whose possession these Final Terms come are required by the Bank to inform themselves about and to observe any such restrictions. Details of selling restrictions for various jurisdictions are set out in "Purchase and Sale" in the Base Prospectus. In particular, the Securities have not been, and will not be, registered under the US Securities Act of 1933, as amended. Trading in the Securities has not been approved by the US Commodity Futures Trading Commission under the US Commodity Exchange Act of 1936, as amended. Subject to certain exceptions, the Securities may not at any time be offered, sold or delivered in the United States or to US persons, nor may any US persons at any time trade or maintain a position in such Securities.

Part A

Terms and Conditions of the Securities

The Securities shall have the following terms and conditions, which shall complete, modify and/or amend the Base Conditions and/or any applicable Relevant Annex(es) set out in the Base Prospectus dated 14 June 2012.

Issuer: Barclays Bank PLC

Guarantor: N/A

Manager: Barclays Bank PLC

Determination Agent: Barclays Bank PLC

Issue and Paying Agent: Barclays Bank PLC

Stabilising Manager: N/A

Registrar: N/A

Italian Securities Agent: N/A

CREST Agent: N/A

Paying Agent: N/A

Transfer Agent: N/A

Exchange Agent: N/A

Additional Agents: N/A

THE SECURITIES HAVE NOT BEEN AND WILL NOT BE REGISTERED UNDER THE US SECURITIES ACT OF 1933, AS AMENDED (THE "SECURITIES ACT"). SUBJECT TO CERTAIN EXCEPTIONS, THE SECURITIES MAY NOT BE OFFERED OR SOLD WITHIN THE UNITED STATES OR TO, OR FOR THE ACCOUNT OR BENEFIT OF, US PERSONS (AS DEFINED IN REGULATION S UNDER THE SECURITIES ACT ("REGULATION S")). THESE FINAL TERMS HAVE BEEN PREPARED BY THE ISSUER FOR USE IN CONNECTION WITH THE OFFER AND SALE OF THE SECURITIES OUTSIDE THE UNITED STATES TO NON-US PERSONS IN RELIANCE ON REGULATION S AND FOR LISTING OF THE SECURITIES ON THE RELEVANT STOCK EXCHANGE, IF ANY, AS STATED HEREIN. FOR A DESCRIPTION OF THESE AND CERTAIN FURTHER RESTRICTIONS ON OFFERS AND SALES OF THE SECURITIES AND DISTRIBUTION OF THESE FINAL TERMS AND THE BASE PROSPECTUS AND THE SUPPLEMENTAL PROSPECTUS SEE "PURCHASE AND SALE" IN THE BASE PROSPECTUS.

These Securities are French Cleared Securities. Securityholders should refer to the provisions of the French Cleared Securities Annex to the Base Prospectus which shall apply to the Securities.

These Securities are Open-ended Equity Linked Mini Long Certificates. Securityholders should refer to paragraph 6 of the Bmarkets Product Elections in Part C of the Equity Linked Annex which shall apply to the Securities. For ease of reference, the relevant Bmarkets Product Elections are set out below.

For the purposes of the Bmarkets Product Elections, the Securities shall be Mini Long Certificates and a Local Currency Translated Issuance.

1	(i)	Series:	NX00103358
	(ii)	Tranche:	1
2	Currency:		Euro ("EUR") (the "Issue Currency")
3	Notes:		N/A
4	Certificat	es:	Applicable
	(i)	Number of Certificates:	10,000,000 Securities
	(ii)	Minimum Tradable Amount:	1 Security (and 1 Security thereafter)
	(iii)	Calculation Amount per Security as at the Issue Date:	1 Security
5	Form:		
	(i)	Global / Definitive /Uncertificated	Global Bearer Securities:
		and dematerialised:	Permanent Global Security
	(ii)	NGN Form:	N/A
	(iii)	Held under the NSS:	N/A
	(iv)	CGN Form:	Applicable
	(v)	CDIs:	N/A
6	Trade Dat	e:	3 July 2012
7	Issue Date	e:	4 July 2012
8	Redempti	on Date:	Not applicable. The Securities are "open-ended" and may be redeemed pursuant to the following Terms and Conditions:
			(i) Put Option
			(ii) Call Option
			(iii) Specified Early Redemption Event
9	Issue Price:		EUR 0.47 per Security
10	Relevant Stock Exchange(s):		NYSE Euronext Paris
11	The following Relevant Annex(es) shall apply to the Securities:		Equity Linked Annex
			French Cleared Securities Annex
12	Interest:		N/A
13	Interest Amount:		N/A
14	Interest Rate(s):		
	(i)	Fixed Rate:	N/A
	(ii)	Floating Rate:	N/A
	(iii)	Variable Rate:	N/A
	(iv)	Zero Coupon:	N/A

	(v)	Bond L Coupor	inked Securities - Fixed า:	N/A
	(vi)		inked Securities - Pass h Interest:	N/A
15	Screen Ra	ate Deter	mination:	N/A
16	ISDA Dete	erminati	on:	N/A
17	Margin:			N/A
18	Minimum	ı/Maxim	um Interest Rate:	N/A
19	Interest C	ommen	cement Date:	N/A
20	Interest D	etermin	ation Date:	N/A
21	Interest C	alculatio	n Periods:	N/A
22	Interest P	ayment I	Dates:	N/A
23	Day Coun	t Fractio	n:	N/A
24	Fallback provisions, rounding provisions, denominator and any other terms relating to the method of calculating interest, if different from those set out in the Base Conditions:			N/A
25	Settlement Method:		d:	Condition 5.1 of the Base Conditions shall not apply to the Securities.
				For the purposes of Conditions 5.2, 5.3 and 5.5 of the Base Conditions, "Cash Settlement" shall apply to the Securities.
26	Settlement Currency:		ncy:	Issue Currency
27	Settlement Number:			As defined in Condition 24 of the Base Conditions
28	Terms relating to Cash Settled Securities:		Cash Settled Securities:	
	(i)	Final C	ash Settlement Amount:	N/A
	(ii)	Early C	ash Settlement Amount:	As defined in Condition 24 of the Base Conditions
	(iii)	Early C	ash Redemption Date:	As defined in Condition 24 of the Base Conditions
29	Terms relating to Physically Delivered Securities:		Physically Delivered	N/A
30	Nominal Call Event:			N/A
31	Call Option:			Applicable
	(i)	Cash Se	ettled Securities:	Applicable
		(a)	Optional Cash Settlement Amount:	In respect of each Security, a cash amount determined by the Determination Agent as follows:

Max (0, U_V - CFL_V) ÷ FX_V × Security Ratio

Where:

"**Security Ratio**" means in respect of each Security, 0.01.

 $"U_v"$ is the Valuation Price on the relevant Valuation Date.

"CFL_v" is the Current Financing Level (as set out in the Schedule) in respect of the relevant Valuation Date.

"FX_v" is the Exchange Rate in respect of the relevant Valuation Date.

"Exchange Rate" means the prevailing exchange rate expressed as the number of units of the Reference Asset Currency equivalent to one unit of the Issue Currency, determined by the Determination Agent in its sole discretion.

"Valuation Date" and "Valuation Time" has the meaning set out in Paragraph 37.

"Valuation Price" means in respect of a Valuation Date and any relevant Scheduled Trading Day, the price of the Reference Asset at the Valuation Time on such day, as determined by the Determination Agent.

Further definitions are set out in the Schedule.

(b) Optional Cash Redemption
Date:

5th Business Day following the relevant Valuation Date

(ii) Physically Delivered Securities: N/A

(iii) Issuer Option Exercise Date(s): Any Scheduled Trading Day during the

Issuer Option Exercise Period

(iv) Issuer Option Exercise Period: The period from and including the Issuer

Option Exercise Commencement Date to and including the Issuer Option Exercise

Date on which exercise occurs.

Where:

"Issuer Option Exercise Commencement

Date" means the Issue Date

(v) Issuer Notice Period Number: 10 Business Days

32 Put Option: Applicable

The Securityholder may redeem the

Securities, at its option, pursuant to the following Terms and Conditions:

- (i) A Put Option
- (ii) A Put Option following a Margin Adjustment Notice
- (iii) A Put Option following a Stop Loss Premium Adjustment Notice
- (i) Cash Settled Securities:
 - (a) Optional Cash Settlement Amount:

Applicable

(i) In respect of a Put Option:

In respect of each Security, a cash amount determined by the Determination Agent as follows:

Max $(0, U_V - CFL_V) \div FX_V \times Security Ratio$

Where:

"**Security Ratio**" means in respect of each Security, 0.01.

" U_v " is the Valuation Price on the relevant Valuation Date.

"CFL_v" is the Current Financing Level (as set out in the Schedule) in respect of the relevant Valuation Date.

"FX_v" is the Exchange Rate in respect of the relevant Valuation Date.

"Exchange Rate" means the prevailing exchange rate calculated as the Reference Asset Currency divided by the Issue Currency, determined by the Determination Agent in its sole discretion.

"Valuation Date" and "Valuation Time" has the meaning set out in Paragraph 37.

"Valuation Price" means in respect of a Valuation Date and any relevant Scheduled Trading Day, the price of the Reference Asset at the Valuation Time on such day, as determined by the Determination Agent.

Further definitions are set out in the Schedule.

(ii) <u>In respect of a Put Option following a</u>
<u>Margin Adjustment Notice:</u>

In respect of each Security, a cash amount determined by the Determination Agent

on the relevant Valuation Date being equal to the Early Cash Settlement Amount (as defined in Condition 24 of the Base Conditions). In determining such Early Cash Settlement Amount, the Determination Agent shall factor in the adjusted Current Margin (as defined in the Schedule).

(iii) <u>In respect of a Put Option following a Stop Loss Premium Adjustment Notice:</u>

In respect of each Security, a cash amount determined by the Determination Agent on the relevant Valuation Date being equal to the Early Cash Settlement Amount (as defined in Condition 24 of the Base Conditions). In determining such Early Cash Settlement Amount, the Determination Agent shall use the adjusted Maximum Stop Loss Premium (as defined in the Schedule).

- (b) Optional Cash Redemption
 Date:
- (i) <u>In respect of a Put Option:</u> The 5th Business Day following the relevant Valuation Date.
- (ii) <u>In respect of a Put Option following a</u>
 <u>Margin Adjustment Notice:</u> The 5th Business
 Day following the relevant Valuation Date.
- (iii) In respect of a Put Option following a Stop Loss Premium Adjustment Notice: The 5th Business Day following the relevant Valuation Date.
- (ii) Physically Delivered Securities:

N/A

(iii) Put Option Exercise Date(s):

(i) In respect of a Put Option: 5 Business Days prior to the last Scheduled Trading Day of the Put Option Exercise Period Month in each year during the Put Option Exercise Period.

Where:

- "Put Option Exercise Period Month" means July.
- (ii) <u>In respect of a Put Option following a</u>
 <u>Margin Adjustment Notice:</u> Any Business
 Day during the Put Option Exercise Period.
- (iii) In respect of a Put Option following a Stop Loss Premium Adjustment Notice: Any Business Day during the Put Option

Exercise Period.

(iv) Put Option Exercise Period:

(i) <u>In respect of a Put Option</u>: The period from and including the Put Option Exercise Period Month in the Put Option Exercise Period Year to and including the Put Option Exercise Date on which exercise occurs.

Where:

"Put Option Exercise Period Month" means July.

"Put Option Exercise Period Year" means 2013.

- (ii) <u>In respect of a Put Option following a Margin Adjustment Notice:</u> The period from and including the date of the Margin Adjustment Notice, to and including the 5th Business Day following the date of the Margin Adjustment Notice.
- (iii) In respect of a Put Option following a Stop Loss Premium Adjustment Notice: The period from and including the date of the Stop Loss Premium Adjustment Notice, to and including the 5th Business Day following the date of the Stop Loss Premium Adjustment Notice.
- (v) Put Notice Period Number:
- (i) <u>In respect of a Put Option:</u> 10 Business Days.
- (ii) <u>In respect of a Put Option following a Margin Adjustment Notice:</u> 5 Business Days.
- (iii) In respect of a Put Option following a Stop Loss Premium Adjustment Notice: 5 Business Days.
- 33 Specified Early Redemption Event:

Applicable

If, at any time on any day from, and including, the Issue Date, the Issuer determines in its sole discretion that the market price of the Reference Asset is equal to, or lower than, the prevailing Current Stop Loss Level (as defined in the Schedule) (the date of such occurrence, the "Stop Loss Termination Event Date"), the Issuer shall notify the Securityholder and shall redeem all of the Securities (in whole only) at the Specified Early Cash Settlement Amount on the Specified Early Cash Redemption Date.

- (i) Automatic Early Redemption:
- (ii) Cash Settled Securities:
 - (a) Specified Early Cash Settlement Amount:

Applicable

Applicable

In respect of each Security, a cash amount determined by the Determination Agent on the relevant Valuation Date as follows:

Max (0, SLTRP – CFL $_{v}$) ÷ FX $_{v}$ × Security Ratio Where:

"**Security Ratio**" means in respect of each Security, 0.01.

"SLTRP" is the Stop Loss Termination Reference Price.

"CFL_v" is the Current Financing Level (as set out in the Schedule) in respect of the relevant Valuation Date.

"FX_v" is the Exchange Rate in respect of the relevant Valuation Date.

"Exchange Rate" means the prevailing exchange rate expressed as the number of units of the Reference Asset Currency equivalent to one unit of the Issue Currency, determined by the Determination Agent in its sole discretion.

"Stop Loss Termination Reference Price" means, in respect of the relevant Valuation Date, a price for the Reference Asset as determined by the Issuer with reference to the market prices or levels on the Exchange for the Reference Asset during a reasonable period following the Stop Loss Termination Event Date. Such period shall take into consideration the potential (i) time required for, and (ii) impact on the market of, unwinding any associated notional hedging trades and shall be deemed to be reasonable if the determination of the Stop Loss Termination Reference Price takes place, at the Issuer's discretion, no later the Scheduled Trading than Day immediately following the Stop Loss Termination Event Date.

Further definitions are set out in Schedule.

(b) Specified Early Cash Redemption Date(s):

5th Business Day following the relevant Valuation Date

	(iii)	Physically Delivered Securities:	N/A
	(iv)	Specified Early Redemption Notice Period:	The Issuer shall promptly notify the Securityholder of the occurrence of a Specified Early Redemption Event, provided that a failure by the Issuer to notify the Securityholder of the occurrence of a Specified Early Redemption Event shall not prejudice or invalidate the occurrence or effect of such event.
34	Maximum Requirem	n and Minimum Redemption ents:	N/A
35	those spe	I Disruption Events in addition to ecified in Condition 24 of the Base s and any applicable Relevant Annex:	
	 (i) Affected Jurisdiction Hedging Disruption: (ii) Affected Jurisdiction Increased Cost of Hedging: 		N/A
			N/A
	(iii)	Affected Jurisdiction:	N/A
	(iv)	Other Additional Disruption Events:	N/A
	(v)	The following shall not constitute Additional Disruption Events:	N/A
36	Share Lin	ked Securities:	N/A
37	Index Linl	ked Securities:	Applicable

(i)	Index/Indices (each a "Reference
	Asset"):

Index	S&P 500 INDEX
	Provided that the
	Reference Asset
	1101010110071000
	represents a
	notional investment
	in such Index with a notional investment
	size of one unit of
	Reference Asset
	1101010110071000
	Currency per index
	point
Reference Asset	United States Dollar
Currency	("USD")
Reuters Code (for	.SPX
identification	
purposes only)	
	SPX

Bloomberg Ticker (for identification purposes only)	
Index Sponsor	Standard and Poors

(ii) Future Price Valuation: N/A

(iii) Exchange-traded Contract: N/A

(iv) Exchange(s): Multi-exchange Index

(v) Related Exchange(s): All Exchanges

(vi) Exchange Rate: N/A

(vii) Weighting for each Reference Asset N/A

comprising the Basket of Reference

Assets:

(viii) Index Level of each Reference Asset: N/A

(ix) Valuation Date:

- (i) In respect of a Put Option, the 5th Business Day following the Put Option Exercise Date on which exercise occurs.
- (ii) In respect of a Put Option following a Margin Adjustment Notice, the day on which the Option Exercise Notice is received by the Issuer.
- (iii) In respect of a Put Option following a Stop Loss Premium Adjustment Notice, the day on which the Option Exercise Notice is received by the Issuer.
- (iv) In respect of a Call Option, the 5th Business Day following the Issuer Option Exercise Date on which exercise occurs.
- (v) In respect of a Specified Early Redemption Event, at the Issuer's discretion, either (a) the Stop Loss Termination Event Date or (b) no later than the Scheduled Trading Day immediately following the Stop Loss Termination Event Date; and

(vi) each Scheduled Trading Day.

(x) Valuation Time: As per the Equity Linked Annex

(xi) Averaging: N/A

(xii) Additional Disruption Event in N/A respect of Index Linked Securities:

(xiii) FX Disruption Event: N/A

	(xiv)	FX Inbound Valuation Disruption Event:	N/A
	(xv)	ODI Early Redemption Event:	N/A
	(xvi)	FINI Early Redemption Event:	N/A
	(xvii)	Local Jurisdiction Taxes and Expenses:	N/A
	(xviii)	Other adjustments:	N/A
38	Inflation L	inked Securities:	N/A
39	FX Linked	Securities:	N/A
40	Credit Lin	ked Securities:	N/A
41	Commodi	ty Linked Securities:	N/A
42	(a)	Barclays Commodity Index Linked Securities (Section 2 of the Barclays Index Annex):	N/A
	(b)	Barclays Equity Index Linked Securities (Section 3 of the Barclays Index Annex):	N/A
	(c)	Barclays FX Index Linked Securities (Section 4 of the Barclays Index Annex):	N/A
	(d)	Barclays Interest Rate Index Linked Securities (Section 5 of the Barclays Index Annex):	N/A
	(e)	Barclays Emerging Market Index Linked Securities (Section 6 of the Barclays Index Annex):	N/A
43	Bond Linked Securities:		N/A
44	Fund Linked Securities:		N/A
45	Settlement in respect of VP Notes, APK Registered Securities, Dutch Securities, Swedish Registered Securities, VPS Registered Securities or Spanish Securities:		N/A
46	Additional provisions relating to Taxes and Settlement Expenses:		N/A
47	Business Day:		As defined in Condition 24 of the Base Conditions
48	Additional Business Centre(s):		London and TARGET
49	Non-US Selling Restrictions:		Investors are bound by the selling restrictions of the relevant jurisdiction(s) in which the Securities are to be sold as set out in the Base Prospectus.

In addition to those described in the Base Prospectus, no action has been made or will be taken by the Issuer that would permit a public offering of the Securities or possession or distribution of any offering material in relation to the Securities in any jurisdiction (save for France) where action for that purpose is required. Each purchaser or distributor of the Securities represents and agrees that it will not purchase, offer, sell, re-sell or deliver the Securities or, have in its possession or distribute, the Base Prospectus, any other offering material or any Final Terms, in any jurisdiction except in compliance with the applicable laws and regulations of such jurisdiction and in a manner that will not impose any obligation on the Issuer or Manager (as the case may be) and the Determination Agent.

50 Applicable TEFRA exemption: N/A

51 Business Day Convention: Following

52 Relevant Clearing System(s): Euroclear France S.A.

53 If syndicated, names of Managers: N/A

54 (a) Details relating to Partly Paid N/A

Securities:

(b) Details relating to Instalment Notes: N/A

55 Relevant securities codes: ISIN: FR0011285246

56 Modifications to the Master Subscription N/A

Agreement and/or Agency Agreement:

57 Additional Conditions and/or modification to N/A the Conditions of the Securities:

Part B

Other Information

1 Listing and Admission to Trading

(i) Listing: NYSE Euronext Paris

(ii) Admission to trading: Application has been made by the Issuer

(or on its behalf) for the Securities to be admitted to trading on NYSE Euronext Paris

on or around the Issue Date.

(iii) Estimate of total expenses related

to admission to trading:

Up to EUR 350 upfront and EUR 1.75 daily

2 Ratings

Ratings: The Securities have not been individually

rated.

3 Notification

The Financial Services Authority of the United Kingdom has provided the competent authority in France with a certificate of approval attesting that the Base Prospectus has been drawn up in accordance with the Prospectus Directive.

4 Interests of Natural and Legal Persons involved in the Offer

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

5 Reasons for the Offer, Estimated Net Proceeds and Total Expenses

(i) Reasons for the offer: General Funding(ii) Estimated net proceeds: EUR 4,700,000

(iii) Estimated total expenses: Up to EUR 350 upfront and EUR 1.75 daily

6 Fixed Rate Securities Only - Yield

Indication of yield: N/A

7 Floating Rate Securities Only - Historic Interest Rates

N/A

Performance of Reference Asset(s) or Other Variable, Explanation of Effect on Value of Investment and Associated Risks and Other Information Concerning the Reference Asset(s) and/or Other Underlying

Details of the historic performance of the Reference Asset can be obtained from various internationally recognised published or electronically available news sources, for example, Reuters code(s): .SPX, Bloomberg Ticker(s): SPX.

Investors should note that historical performance should not be taken as an indication of future performance of the Reference Asset. The Issuer makes no representation whatsoever, whether expressly or impliedly, as to the future performance of the Reference Asset. The

Issuer does not intend to provide post-issuance information.

Investors should form their own views on the merits of an investment related to the Reference Asset based on their own investigation thereof.

The description below represents a summary only of some of the features of the investment product described in these Final Terms. It does not purport to be an exhaustive description.

The product is issued as Certificates in EUR and aims to provide exposure to the performance of the Reference Asset. An investor's exposure to the Reference Asset will be amplified (leveraged) because part of the investment in the Reference Asset will effectively be financed by the Issuer itself. Another effect of this Issuer financing is that the purchase price of the Certificates will always be less than a corresponding direct investment in the components of the Index. The Issuer will charge a variable financing cost for providing the financing. This financing cost will accrue daily and be deducted from the amount payable to investors on redemption of the Certificates.

The Certificates will redeem automatically if the value of the Reference Asset falls to, or below, a specified price. Otherwise, the Certificates are redeemable annually by investors and daily from the Issue Date by the Issuer.

The amount payable on redemption of the Certificates will be determined by reference to the value of the Reference Asset, the outstanding financed amount, the Security Ratio and the prevailing Exchange Rate and any dividends that have been paid by shares that have comprised the Index during the life of the Certificates.

The maximum loss for an investor in respect of each Certificate is limited to the purchase price of the Certificate.

9 Performance of Rate(s) of Exchange and Explanation of Effect on Value of Investment

N/A

10 Operational Information

Any clearing system(s) other than Euroclear Bank S.A./N.V. and Clearstream Banking société anonyme (together with their addresses) and the relevant identification number(s):

Euroclear France S.A.

Delivery:

Delivery against payment

Names and addresses of additional Paying

N/A

No

Agents(s) (if any):

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

11 Offer Information

The Issuer may pay distribution fees to intermediaries. Investors who have purchased Securities through an intermediary may request details of any payments from such intermediary.

Schedule

Optional Cash Settlement Amount Provisions for a Put Option and a Call Option

Financing Level Currency

The Reference Asset Currency

Current Financing Level

In respect of the Issue Date, the Initial Financing Level.

In respect of any subsequent calendar day, an amount determined by the

Issuer equal to:

 $(CFL_R + FC_C - DIV_C)$

Where:

 $"CFL_R"$ is the Current Financing Level in respect of the immediately

preceding Reset Date.

"FC_c" is the Funding Cost in respect of such calendar day.

"DIV_c" is the Applicable Dividend Amount in respect of such calendar day.

The Issuer shall make reasonable efforts to publish the applicable Current

Financing Level on www.bmarkets.com.

Initial Financing

Level

USD 1,305.8738

Reset Date Each calendar day. The first Reset Date shall be the Issue Date.

Funding Cost In respect of any calendar day, an amount determined by the Issuer in its

sole discretion equal to:

 $FR_c \times CFL_R \times d/365$

Where:

"FR_c" is the Funding Rate in respect of such calendar day.

"CFL_R" is the Current Financing Level in respect of the immediately

preceding Reset Date.

"d" is the number of calendar days from, but excluding, the immediately

preceding Reset Date to, and including, such calendar day.

Funding Rate In respect of any calendar day, an amount determined by the Issuer in its

sole discretion equal to:

 $(R_c + CM_c)$

Where:

"CMc" is the Current Margin applicable in respect of the Calculation Period

in which such calendar day falls.

" R_c " is the Rate in respect of such calendar day.

Current Margin In respect of the Issue Date, the Initial Current Margin.

In respect of any subsequent calendar day, the Current Margin in respect of any Calculation Period may be reset on each Reset Date, at the discretion

of the Issuer, subject to it not exceeding the Maximum Current Margin.

The Current Margin shall be determined by the Issuer having regard to the Financing Level Currency, prevailing market conditions and such other factors as the Issuer determines appropriate in its sole discretion.

Initial Current

3.00%

Margin

5.00%

Maximum Current Margin

The Issuer has the right to adjust the Maximum Current Margin if, at any time, it determines in its sole discretion that the market costs associated with hedging the Securities have materially increased as compared to the corresponding market costs as of either the Issue Date, or the date on which the Maximum Current Margin was most recently adjusted.

In the event that the Issuer increases the Maximum Current Margin, it shall give notice of such increase (the "Margin Adjustment Notice") to the Determination Agent and the Securityholders as soon as practicable following such increase.

Rate

In respect of any Calculation Period, the Rate shall be determined by the Issuer as the prevailing rate available to the Issuer in respect of its hedging strategy relating to the Securities in the Financing Level Currency with a designated maturity of either overnight or such other maturity as deemed appropriate by the Issuer by reference to the Calculation Period, subject to a maximum of one month.

Calculation Period

Each period from, and excluding, one Reset Date (or, in the case of the first period, the Issue Date) to, and including, the immediately following Reset Date.

Dividends

Applicable

Amount

Applicable Dividend In respect of any calendar day, an amount in the Financing Level Currency determined by the Issuer with reference to any cash dividends per share that has comprised the Index during the Calculation Period declared by the issuer of such share to holders of record of such share, where the date on which the shares have commenced trading ex-dividend occurs during the relevant Calculation Period. The Applicable Dividend Amount shall be determined as that amount which would be received by the Issuer in respect of such share if it were a holder of such share (net of any deductions, withholdings or other amounts required by any applicable law or regulation, including any applicable taxes, duties or charges of any kind whatsoever), regardless of whether the Issuer actually holds the shares or not, multiplied by the Dividend Participation.

Dividend **Participation** 100.00%

Current Stop Loss Level

In respect of the Issue Date, the Initial Stop Loss Level.

In respect of any subsequent calendar day, the Current Stop Loss Level shall be determined and reset by the Issuer, acting in its sole discretion, on either (i) the first Business Day of each week, or (ii) each calendar day, and shall be set equal to:

(CFLc + SLPc)

Where:

"CFL_c" is the Current Financing Level in respect of such calendar day.

"SLP_c" is the Current Stop Loss Premium in respect of such calendar day.

The Current Stop Loss Level shall be rounded in accordance with the Stop Loss Rounding Convention.

The Issuer shall make reasonable efforts to publish the applicable Current Stop Loss Level on www.bmarkets.com.

Initial Stop Loss Level

USD 1,350.00, determined as an amount in the Reference Asset Currency equal to the Initial Financing Level plus the Initial Stop Loss Premium, rounded in accordance with the Stop Loss Rounding Convention.

Current Stop Loss Premium

In respect of the Issue Date, the Initial Stop Loss Premium.

In respect of any subsequent calendar day, the Current Stop Loss Premium shall be an amount in the Financing Level Currency selected wholly at the discretion of the Issuer on each Reset Date, with reference to prevailing market conditions (including, but not limited to, market volatility). For the avoidance of doubt, the Current Stop Loss Premium shall at all times be set at, or above, the Minimum Stop Loss Premium, and at, or below, the Maximum Stop Loss Premium.

Initial Stop Loss Premium

Initial Stop Loss Premium Percentage × FL₁

Where:

"Initial Stop Loss Premium Percentage" means 3.00%.

"FL_i" is the Initial Financing Level.

Minimum Stop Loss Premium

Minimum Stop Loss Premium Percentage × CFLc

Where:

"Minimum Stop Loss Premium Percentage" means 1.00%.

Premium

has the right, in its sole discretion, to adjust the Maximum Stop Loss Premium from time to time.

> In the event that the Issuer increases the Maximum Stop Loss Premium, it shall give notice of such increase (the "Stop Loss Premium Adjustment Notice") to the Determination Agent and the Securityholders as soon as practicable following such increase.

Where:

"Maximum Stop Loss Premium Percentage" means 5.00%.

Stop Loss Rounding Convention

Upwards to the nearest Stop Loss Rounding Amount.

Where:

"Stop Loss Rounding Amount" means USD 5.00.

Index Disclaimer

The Securities are not sponsored, endorsed, sold or promoted by Standard & Poor's Financial Services LLC ("S&P") or its third party licensors. Neither S&P nor its third party licensors makes any representation or warranty, express or implied, to the owners of the Securities or any member of the public regarding the advisability of investing in securities generally or in the Securities particularly or the ability of the S&P 500® Index (the "Index") to track general stock market performance. S&P's and its third party licensor's only relationship to Barclays Bank PLC is the licensing of certain trademarks and trade names of S&P and the third party licensors and of the Index which is determined, composed and calculated by S&P or its third party licensors without regard to Barclays Bank PLC or the Securities. S&P and its third party licensors have no obligation to take the needs of Barclays Bank PLC or the owners of the Securities into consideration in determining, composing or calculating the Index. Neither S&P nor its third party licensors is responsible for and has not participated in the determination of the prices and amount of the Securities or the timing of the issuance or sale of the Securities or in the determination or calculation of the equation by which the Securities are to be converted into cash. S&P has no obligation or liability in connection with the administration, marketing or trading of the Securities. NEITHER S&P, ITS AFFILIATES NOR THEIR THIRD PARTY LICENSORS GUARANTEE THE ADEQUACY, ACCURACY, TIMELINESS OR COMPLETENESS OF THE INDEX OR ANY DATA INCLUDED THEREIN OR ANY COMMUNICATIONS, INCLUDING BUT NOT LIMITED TO, ORAL OR WRITTEN COMMUNICATIONS (INCLUDING ELECTRONIC COMMUNICATIONS) WITH RESPECT THERETO. S&P, ITS AFFILIATES AND THEIR THIRD PARTY LICENSORS SHALL NOT BE SUBJECT TO ANY DAMAGES OR LIABILITY FOR ANY ERRORS, OMISSIONS OR DELAYS THEREIN. S&P MAKES NO EXPRESS OR IMPLIED WARRANTIES, AND EXPRESSLY DISCLAIMS ALL WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE OR USE WITH RESPECT TO THE MARKS, THE INDEX OR ANY DATA INCLUDED THEREIN. WITHOUT LIMITING ANY OF THE FOREGOING, IN NO EVENT WHATSOEVER SHALL S&P, ITS AFFILIATES OR THEIR THIRD PARTY LICENSORS BE LIABLE FOR ANY INDIRECT, SPECIAL, INCIDENTAL, PUNITIVE OR CONSEQUENTIAL DAMAGES, INCLUDING BUT NOT LIMITED TO, LOSS OF PROFITS, TRADING LOSSES, LOST TIME OR GOODWILL, EVEN IF THEY HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES, WHETHER IN CONTRACT, TORT, STRICT LIABILITY OR OTHERWISE. Standard & Poor's® and S&P® are trademarks of Standard & Poor's Financial Services LLC, and have been licensed for use by Barclays Bank PLC.