NOTICE TO THE WARRANTHOLDERS
dated as of 19 November 2018

SG Issuer
(the “Issuer”)

Issue of 50,000 Index Linked Fixed Leverage Warrants

Denominated for commercial purposes
“SG FTSE MIB -7x Daily Short Certificate”

TO BE CONSOLIDATED AND FORM A SINGLE ISSUE WITH THE ISSUE OF 50,000 INDEX LINKED FIXED LEVERAGE WARRANTS WITH ISIN CODE DE000SG2QNU4 AND ISSUED ON 21 AUGUST 2015, WITH THE ISSUE OF 50,000 INDEX LINKED FIXED LEVERAGE WARRANTS ISSUED ON 15 APRIL 2015 WITH ISIN CODE DE000SG2QNU4, WITH THE ISSUE OF 3,500 INDEX LINKED FIXED LEVERAGE WARRANTS ISSUED ON 19 DECEMBER 2013 WITH ISIN CODE DE000SG2QNU4, WITH THE ISSUE OF 10,000 INDEX LINKED FIXED LEVERAGE WARRANTS ISSUED ON 9 APRIL 2014 WITH ISIN CODE DE000SG2QNU4, WITH THE ISSUE OF 25,000 INDEX LINKED FIXED LEVERAGE WARRANTS ISSUED ON 20 FEBRUARY 2015 WITH ISIN CODE DE000SG2QNU4 AND WITH THE ISSUE OF 50,000 INDEX LINKED FIXED LEVERAGE WARRANTS ISSUED ON 22 JULY 2015 WITH ISIN CODE DE000SG2QNU4

Unconditionally and irrevocably guaranteed by Société Générale under the €75,000,000,000 Warrants Issuance Programme

ISIN Code: DE000SG2QNU4
Tranche 7
(the “Warrants”)

The Final Terms have been modified following the Extraordinary Meeting of the Holders of the Warrants as per the Avviso di Borsa no. 20365 dated 11 October 2018, as provided by the amended and restated Final Terms attached hereto as Annex.

The amended version of the Final Terms dated as of 19 November 2018 (the “Amended and Restated Final Terms”) of the above referenced Series of Warrants has been delivered to the Clearing System.

The Issuer accepts responsibility for the information contained in this Notice.

Copies of the Amended and Restated Final Terms are available at the office of the Fiscal Agent (Societe Generale Bank & Trust, 11 avenue Emile Reuter, L-2420 Luxembourg).
AMENDED AND RESTATED FINAL TERMS
Amended as of 19 November 2018 (The initial date of these Final Terms is 29 October 2015 as amended on 10 July 2017 and 08 August 2018)

SG Issuer

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Unconditionally and irrevocably guaranteed by Société Générale under the €75,000,000,000 Warrants Issuance Programme

PART A – CONTRACTUAL TERMS

Terms used herein shall be deemed to be defined as such for the purposes of the Terms and Conditions set forth under the heading “Terms and Conditions of the Warrants” in the base prospectus dated 24 July 2013 as amended by the supplements thereto dated 20 August 2013, 16 October 2013, 12 November 2013, 3 December 2013 and 3 March 2014, which are incorporated by reference in the base prospectus dated 31 July 2015 and to which the Warrants will be subject (which constitutes a Base Prospectus for the purposes of article 5.4 of the Prospectus Directive 2003/71/EC) (the Prospectus Directive) as amended (which includes the amendments made by Directive 2010/73/EU (the 2010 PD Amending Directive) to the extent that such amendments have been implemented in a Member State). This document constitutes the Final Terms of the Warrants described herein for the purposes of Article 5.4 of the Prospectus Directive and Article 8.4 of the loi luxembourgeoise relative aux prospectus pour valeurs mobilières dated 10 July 2005, as amended, which implements the Prospectus Directive and must be read in conjunction with the Base Prospectus and any supplement thereto and any other supplement published prior to the Issue Date (as defined below) (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 Terms and Conditions as set out under the heading “Terms and Conditions of the Warrants”, such change(s) shall have no effect with respect to the terms and conditions of the Warrants to which these Final Terms relate. Full information on the Issuer, the Guarantor and the offer of the Warrants is only available on the basis of the combination of these Final Terms, the Base Prospectus and any Supplement(s).

A summary of the Warrants (which comprises the summary in the Base Prospectus as amended to reflect the provisions of these Final Terms) is annexed to these Final Terms. Copies of the Base
Prospectus, any Supplement(s) and these Final Terms are available for inspection from the head office of the Issuer, the Guarantor, the specified offices of the Paying Agents and, on the website of the Issuers (www.warrants.it).

1. **Date on which the Warrants become fungible:**
   The warrants shall be consolidated and form part of a single issue with the issue of 50,000 Index Linked Fixed Leverage Warrants with ISIN code DE000SG2QNU4 and issued on 21 August 2015, with the issue of 50,000 Index Linked Fixed Leverage Warrants with ISIN code DE000SG2QNU4 and issued on 15 April 2015, with the issue of 3,500 Index Linked Fixed Leverage Warrants with ISIN code DE000SG2QNU4 and issued on 19 December 2013, with the issue of 10,000 Index Linked Fixed Leverage Warrants with ISIN code DE000SG2QNU4 and issued on 9 April 2014, with the issue of 25,000 Index Linked Fixed Leverage Warrants with ISIN code DE000SG2QNU4 and issued on 20 February 2015 and with the issue of 50,000 Index Linked Fixed Leverage Warrants with ISIN code DE000SG2QNU4 and issued on 22 July 2105 with effect on 2 November 2015.

2. **(i) Settlement Currency:**
   Euro

3. **Number of Warrants:**
   50,000

4. **Issue Price:**
   Euro 0.316 per Warrant

5. **Issue Date:**
   02/11/2015

6. **Notional Amount per Warrant:**
   Euro 50 per Warrant

7. **Expiration Date (European Style Warrants)/Exercise Period (American Style Warrants):**
   21/12/2018

   The Warrants are Open-ended Warrants. Condition 5.13 of the General Terms and Conditions applies.

   From 21/12/2018 to the 2nd Schedule Trading Day prior to the Optional Early Expiration Date specified by the Issuer in case of Optional Early Expiration at the option of the Issuer.
8. (i) Settlement Date: 

The Warrants are Open-ended Warrants

As set out in Condition 5.

(ii) Scheduled Settlement Date (in respect of Physical Delivery Warrants only):

Not Applicable

9. Type of Warrants: 

American

European

The Warrants are Call Warrants.

The Warrants are Index Linked Warrants.

The Warrants are Fixed Leverage Warrants.

The provisions of the following Additional Terms and Conditions apply:

Additional Terms and Conditions relating to One-Delta, Fixed Leverage and Turbo Warrants.

Additional Terms and Conditions for Index Linked Warrants.

Such Additional Terms and Conditions contain, amongst others, the provisions for determining any amount where calculation is impossible or impracticable.

10. Reference of the Product: 

3.2.1 “Fixed Leverage Bear”, as described in the Additional Terms and Conditions relating to One-Delta, Fixed Leverage and Turbo Warrants.

With Event-linked Early Expiration set to “Not applicable” as per Condition 1.1 of the Additional Terms and Conditions relating to One-Delta, Fixed Leverage and Turbo Warrants.

PROVISIONS RELATING TO SETTLEMENT

11. Type of Settlement: 

The Warrants are Cash Settled Warrants

12. Cash Settlement Amount: 

As set out in Condition 5.1

13. Conversion Rate: 

Not applicable
14. Substitute Conversion Rate: Not applicable

15. Physical Delivery Warrant Provisions: Not Applicable

16. Parity: 10,000

(corresponding to the value of 0.0001 as set out under Article IC.1.2, c., of the Instructions accompanying the Rules of the Markets Organized and Managed by Borsa Italiana S.p.A.)

17. Final Settlement Price: Unless previously exercised or cancelled in accordance with the Conditions, the Final Settlement Price for each Warrant will be determined in accordance with the following provisions:

Final Settlement Price = Notional Amount x Product Formula(T) x 1000

Where:

Product Formula(T) = (1 / BaseAmount) x Max(InitialValue x Ratio(T) x (LSCL(T) / LSCL(0)) -C(T);0)

With respect to any Exercise Date, the “Final Settlement Price” will be deemed to have been determined as at such Exercise Date (which is deemed to be the applicable Valuation Date).

18. Averaging Date(s): Not applicable

19. Optional Early Expiration at the option of the Issuer: Applicable

(i) Optional Early Settlement Amount: Determined in accordance with Option 3 of Condition 5.6

(ii) Optional Early Settlement Price: Determined in accordance with Option 3 of Condition 5.6

(iii) Optional Early Expiration in Part: Not applicable

(iv) Optional Early Settlement Valuation Date: Any Valuation Date between the one hundred eightieth (180th) calendar day following the Issue Date (excluded) and the Final Valuation Date (excluded), selected by the Issuer to terminate its obligations under the Warrants, after giving to the Warrantholders, at least, a
ninety (90) calendar days’ Notice in accordance with Condition 5.6.

(v) Notice Period:
A notice may be delivered by the Issuer pursuant to Condition 5.6 at any time prior to the Expiration Date provided that any such notice is published at least ninety (90) calendar days prior to the Optional Early Valuation Date selected by the Issuer.

(vi) Optional Early Expiration Date:
The Optional Early Settlement Valuation Date

(vii) Optional Early Settlement Date:
The sixth (6th) Business Day following the Optional Early Settlement Valuation Date.

20. Optional Early Expiration at the option of the Warrantholder:

(i) Optional Early Settlement Amount:
Determined in accordance with Option # of Condition 5.7

(ii) Optional Early Settlement Price:
Determined in accordance with Option 3 of Condition 5.7

(iii) Optional Early Expiration in Part:
Not applicable

(iv) Optional Early Settlement Valuation Date:
Any calendar day selected by the Warrantholder in accordance with condition 5.7, subject to the Notice Period as set out in subparagraph (v).

(v) Notice Period:
Except as specified below, a notice may be delivered by the Warrantholder pursuant to Condition 5.7 at any time provided that any such notice is given at least ten (10) calendar days prior to the Optional Early Settlement Valuation Date selected by the Warrantholder.

If the Optional Early Settlement Valuation Date selected by the Warrantholder is on 21/12/2018, the notice to be delivered by the Warrantholder pursuant to Condition 5.7 is to be given by no later than on 18/12/2018 at or prior to 6:00 p.m. (local time).

(vi) Optional Early Expiration Date:
The Optional Early Settlement Valuation Date

(vii) Optional Early Settlement Date:
The sixth (6th) Business Day following the
21. Event-linked Early Expiration: Not applicable

22. Trigger early settlement at the option of the Issuer: Not applicable

23. Early Trigger Level Settlement Amount(s) payable: Not applicable

24. Structured Amount Warrants: Not applicable

**PROVISIONS RELATING TO EXERCISE**

25. Exercise: Automatic Exercise

   Waiver of Automatic Exercise at Exercise Date: Applicable

   Location of form of Waiver Notice: www.warrants.it

   (i) Exercise Price: Euro 0 per Warrant

   (ii) Minimum Exercise Number: Not applicable

   (iii) Maximum Exercise Number: 50,000

   (iv) Units: Not applicable

26. Credit Linked Warrants Provisions: Not applicable

27. Bond Linked Warrants Provisions: Not applicable

**PROVISIONS APPLICABLE TO THE UNDERLYING(S) IF ANY**

28. (i) Underlying(s): The following Index as defined below:

   ![](image)

   (ii) Information relating to the past and future performances of the Underlying(s) and volatility

   Information relating to the performance of the Index is available on the website of the Index Sponsor and details regarding the volatility of the Index can be obtained, upon request, at the Italian office of Société Générale and at the office of the Agent.

   (iii) Provisions relating, amongst others, to the Market Disruption Event(s) and/or Extraordinary Event(s) and/or Monetisation until the Expiration Date

   The provisions of the following Additional Terms and Conditions apply:
and/or any additional disruption event as described in the relevant Additional Terms and Conditions:

Index Linked Warrants.

(iv) Other information relating to the Underlying(s):

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.

DEFINITIONS

29. (i) Definitions relating to date(s):

Valuation Date(s)

Valuation Date(i):

means any Scheduled Trading Day between the Initial Valuation Date and the Final Valuation Date.

Valuation Date(0) means the Initial Valuation Date, Valuation Date (T) means the Final Valuation Date and for each day (i) between 1 (included) and (T-1) (included), Valuation Date(i) is the Scheduled Trading Day immediately following Valuation Date(i-1).

Initial Valuation Date means 19/12/2013

Final Valuation Date means the Optional Early Settlement Valuation Expiration Date

Optional Early Settlement Valuation Date:

means the date specified in the notice given by the Issuer to the Warrantholders as per Condition 5.6 or (respectively) by the Warrantholders to the Issuer as per Condition 5.7, and in each case, if such date is not a Valuation Date, the immediately following Valuation Date(i).

(ii) Definitions relating to the Product:

Applicable, subject to the provisions of the Additional Terms and Conditions relating to One-Delta, Fixed Leverage and Turbo Warrants.
The following definitions have been simplified in accordance with Condition 2.4 of the Additional Terms and Conditions relating to One-Delta, Fixed Leverage and Turbo Warrants.

Specific Definitions relating to the determination of the Product Formula

**FX(i)**

means, for any Valuation Date(i), the spot exchange rate as of the FXSourceFixingTime to convert the BaseCurrency into the LeveragedStrategyCurrency in respect of such Valuation Date(i), as published by the FXSource, or any successor thereto.

If no such rate is available on such Valuation Date(i), FX(i) shall be the first available spot exchange rate as of the FXSourceFixingTime to convert the BaseCurrency into the LeveragedStrategyCurrency following such day, as published by the FXSource, or any successor thereto.

**Ratio or Ratio(i)**

means, for each Valuation Date(i), the value of Ratio(i) in respect of each Warrant on such Valuation Date(i), which shall be the value of Ratio(i) on the Valuation Date(i-1) unless adjusted by the Calculation Agent in accordance with the following provisions.

If, on any Valuation Date(i) from, but excluding, the Initial Valuation Date to, and including, the Final Valuation Date:

\[
\frac{C(i)}{IV(i)} > \text{RatioResetThreshold}
\]

then the Calculation Agent shall adjust the value of Ratio(i) in respect of such Valuation Date(i). The Calculation Agent may also, on any Valuation Date(i) from, but excluding, the Initial Valuation Date to, and including, the Final Valuation Date, elect in its sole discretion to adjust the value of Ratio(i), if the Calculation Agent adjusts the value of Ratio(i), it shall do so in accordance with the following formula:

\[
\text{Ratio(i)} = \left( \text{Ratio(i -1)} \times \text{LSCL(i)} \times \text{Current(i)} \times \left( \frac{\text{LSCL(0)}}{\text{InitialValue}} \right) \right) / \text{LSCL(i)}
\]

The initial value of Ratio shall be equal to \( \text{Ratio}(0) = 1 \).
The value of Ratio(i) applicable from time to time shall be made available by the Issuer on the website www.warrants.it.

LSCL(i)

means, for each Valuation Date(i), the Leveraged Strategy Closing Level as of such Valuation Date(i), as such level may be adjusted in accordance with the provisions of "Extraordinary Strategy Adjustment for Performance Reasons" at Condition 3.2.1.5.4 of the Additional Terms and Conditions relating to One Delta, Fixed Leverage and Turbo Warrants.

C(i)

is determined in accordance with the following formula:

\[ C(i) = C(i-1) + \left( \frac{ACT(i-1;i)}{\text{DayCountBasisCommission}} \times \left( \%\text{CommissionRate}(i) + \%\text{GapPremiumRate}(i) \right) \right) \times \text{IntrinsicValue}(i) \]

Commission(i), Commission or C(i)

means, in respect of each Valuation Date(i):

if (i) is the Initial Valuation Date or a day on which the value of Ratio(i) has been adjusted in accordance with the definition of "Ratio or Ratio(i)" herein:

\[ C(i) = C(i-1) + \left( \frac{ACT(i-1;i)}{\text{DayCountBasisCommission}} \times \left( \%\text{CommissionRate}(i) + \%\text{GapPremiumRate}(i) \right) \right) \times \text{IntrinsicValue}(i) \]

and otherwise:

\[ C(i) = C(i-1) + \left( \frac{ACT(i-1;i)}{\text{DayCountBasisCommission}} \times \left( \%\text{CommissionRate}(i) + \%\text{GapPremiumRate}(i) \right) \right) \times \text{IntrinsicValue}(i) \]

Intrinsic Value or IntrinsicValue(i)

means, in respect of each Valuation Date(i), an amount determined by the Calculation Agent in accordance with the following formula:

\[ \text{IntrinsicValue}(i) = \text{Max}(\text{InitialValue} \times \text{Ratio}(i-1) \times \left( \frac{\text{LSCL}(i)}{\text{LSCL}(0)} \right) - C(i-1);0) \]

Leveraged Strategy

Description of the Leveraged Strategy

The strategy to which the performance of the Warrant is linked is the Leveraged Strategy which consists of leveraged short exposure to the
Underlying with a Leverage factor "Leverage" and a hypothetical money market instrument.

The notional exposure of the Leveraged Strategy to the Underlying is revised on each Valuation Date in order to take into account the Leveraged Strategy Closing Level as of the previous Valuation Date, as further described hereinafter.

Subject to the occurrence of an Intraday Restrike Event (following which the Leveraged Strategy Closing Level will be determined in accordance with Condition 3.2.1.5.4 of the Additional Terms and Conditions relating to One-Delta, Fixed Leverage and Turbo Warrants), for each Valuation Date(i), the Leveraged Strategy Closing Level as of such Valuation Date(i) is calculated in accordance with the following formulae:

on Valuation Date(0):

\[ LSCL(0) = LSCL_{\text{Initial}} \]

on each subsequent Valuation Date(i):

\[ LSCL(i) = \max(LSCL(i-1) \times (1 + \text{Leverage} \times (\frac{\text{Price}(i)}{\text{Adj Price}(i-1)}) - 1) + (1 - \text{Leverage}) \times \text{Rate}(i-1) \times \frac{\text{ACT}(i-1,i)}{\text{DayCountBasis Rate}}),0) \]

Subject to the occurrence of an Intraday Restrike Event (following which the Leveraged Strategy Closing Level will be determined in accordance with Condition 3.2.1.5.4 of the Additional Terms and Conditions relating to One-Delta, Fixed Leverage and Turbo Warrants), for each Valuation Date(i) and each Calculation Time(v), the Leveraged Strategy Level as of such Calculation Time(v) is calculated in accordance with the following formula:

\[ LSL(i,v) = \max(LSCL(i-1) \times (1 + \text{Leverage} \times (\frac{\text{Price}(i,v)}{\text{Adj Price}(i-1)}) - 1) + (1 - \text{Leverage}) \times \text{Rate}(i-1) \times \frac{\text{ACT}(i-1,i)}{\text{DayCountBasis Rate}}),0) \]

For the purposes of determining LSCL(i) on a Valuation Date immediately following an Intraday Restrike Event Reference Day, references to (i-1) in the formula of LSCL(i) above shall be deemed to be references to (i') (as defined in Condition 3.2.1.5.4 of the Additional Terms and Conditions relating to One-Delta, Fixed Leverage and Turbo Warrants).

Specific Definitions relating to the Leveraged Strategy

\[ \text{Adj Price}(i-1) \]

is determined, for each Valuation Date(i), according to the following formula:

\[ \text{Price}(i-1) \]

\[ \text{Cash Rate} \text{ or Cash Rate}(i) \]

means, for each Valuation Date(i):

- the level of the RateOvernight for such Valuation Date(i); or
- the last available level displayed of RateOvernight, if a level of
RateOvernight dated as of such Valuation Date(i)

in both cases as determined by the Calculation Agent provided that if in the case of (2) above RateOvernight is not displayed on the RateOvernightScreenPage (or, if applicable, any successor service or page used by the Calculation Agent for the purpose of ascertaining such rate) for a period of more than 7 Valuation Dates and such rate is, in the opinion of the Calculation Agent, reasonably expected to be discontinued (such rate then being the "Discontinued Rate") then the Calculation Agent shall determine CashRate(i) (a) by selecting a successor rate for such Discontinued Rate which offers similar economic characteristics to the Discontinued Rate or, if the Calculation Agent determines that no such successor rate exists, (b) on the basis of the cost that Société Générale would charge or be charged to borrow cash in the LeveragedStrategyCurrency on an overnight basis.

Leveraged Strategy Closing Level or LSCL(i)

means, for any Valuation Date(i), the Closing Level of the Leveraged Strategy as of such day (i), as such level may be adjusted in accordance with the terms of condition 3.2.1.5.4 of the Additional Terms and Conditions relating to One-Delta, Fixed Leverage and Turbo Warrants.

Leveraged Strategy Level or LSL(i,v)

means, for any Valuation Date(i) and any Calculation Time(v), the latest level of the Leveraged Strategy as of such Calculation Time(v), as such level may be adjusted in accordance with the terms of condition 3.2.1.5.4 of the Additional Terms and Conditions relating to One-Delta, Fixed Leverage and Turbo Warrants.

Rate or Rate(i)

means, for each Valuation Date(i), an annual rate calculated as of such day in accordance with the following formula:

\[ \text{Rate}(i) = \text{CashRate}(i) \cdot \frac{(\text{Leverage} \div (\text{Leverage} - 1)) \times \%\text{RepoRate}(i)} {100} \]
Price(i) means, in respect of each Valuation Date(i), the Reference Price of the Underlying as of such Valuation Date(i), and subject to the adjustments and provisions of the Additional Terms and Conditions for Index Linked Warrants.

Price(i,v) means, in respect of each Valuation Date(i) and Calculation Time(v), the Intraday Price of the Underlying as defined in the Additional Terms and Conditions for Index Linked Warrants as of such Valuation Date(i) and Calculation Time(v).

Calculation Time means with respect to the Leveraged Strategy, any time between the scheduled opening time of the Exchange and FixingTime provided that the relevant data is available to enable the Calculation Agent to determine the Leveraged Strategy Level.

Extraordinary Strategy Adjustment for Performance Reasons

Description

If the Calculation Agent determines that an Intraday Restrike Event has occurred at a Calculation Time(v) during a Valuation Date(i), an adjustment (an Extraordinary Strategy Adjustment for Performance Reasons) shall take place during such Valuation Date(i) in accordance with the following provisions.

The real time calculation of the Leveraged Strategy shall be suspended during the Intraday Restrike Event Observation Period and resume in accordance with Condition 3.2.1.5.4.1 of the Additional Terms and Conditions relating to One Delta, Fixed Leverage and Turbo Warrants within 15 minutes following the end of such Intraday Restrike Event Observation Period (the point of such resumption being the Calculation Resume Time and the day on which such resumption occurs being the Calculation Resume Day or CRD). Should the end of the Intraday Restrike Event Observation Period occur less than 15 minutes before the FixingTime on the Intraday Restrike Event Reference Day, the Calculation Resume Time shall be the FixingTime which immediately follows the end of the Intraday Restrike Event Observation Period.

On each Calculation Resume Day, from the Calculation Resume Time, LSCL(CRD) and LSL(CRD,v) will be determined as follows:

For each Calculation Time(v) during such Calculation Resume Day following the end of the Intraday Restrike Event Observation Period, the Leveraged Strategy is calculated according to the following formula:

$$LSL(CRD,v) = LSL(i',V_{REF}(v)) \times (1 + \text{Leverage} \times \frac{(\text{Price}(CRD,v)}{\text{AdjPrice}(i')} - 1) + (1 - \text{Leverage}) \times \text{Rate}(i') \times \text{ACT}(i',CRD)}{/DayCountBasisRate}$$
and at the FixingTime of such Calculation Resume Day:

\[
LSCL(CRD) = LSL(i',V_{REF}(v)) \times (1 + \text{Leverage} \times (\frac{\text{Price(CRD)}}{\text{AdjPrice}(i')} - 1) + (1 - \text{Leverage}) \times \text{Rate}(i') \times \text{ACT}(i',\text{CRD}) / \text{DayCountBasisRate})
\]

**Specific Definitions**

(i') means the Intraday Restrike Event Reference Day which corresponds to the Intraday Restrike Event immediately preceding the Calculation Time(v).

AdjPrice(i') is determined according to the following formula:

\[
\text{AdjPrice}(i') = \text{Price}(i',V_{REF}(v))
\]

**Intraday Reference Level** means, in respect of Valuation Date(i) and a Calculation Time(v), the Underlying level as of (1) the last Intraday Restrike Event Reference Time preceding and excluding such Calculation Time(v) or (2) if no Intraday Restrike Event has occurred on such day, the closing level of the Underlying on the immediately preceding Valuation Date.

**Intraday Restrike Event** means, in respect of a Valuation Date(i), the increase at a Calculation Time(v) of the Underlying level above the DailyRestrikePercentage of the relevant Intraday Reference Level at such Calculation Time.

**Intraday Restrike Event Observation Period** means in respect of an Intraday Restrike Event, the period starting on and excluding the Intraday Restrike Event Time and finishing on and including the time falling 15 minutes after the Intraday Restrike Event Time.

Where, during such 15 minute period, the Calculation Agent determines that (1) the level of the Underlying is not disseminated by the Index Sponsor or (2) the Exchange or the Related Exchange is not open for continuous trading, the Intraday Restrike Event Observation Period will be extended to the extent necessary until (1) the level of the Underlying is calculated and
disseminated by the Index Sponsor and (2) the Exchange and the Related
Exchange are open for continuous trading for an aggregate period of 15
minutes.

If the Intraday Restrike Event Observation Period would not end by the FixingTime:
(1) such day will not be a Valuation Date
for the purposes of determining any element of the Leveraged Strategy,
except (a) for the purpose of calculating $LSL(i',v)_{\text{REF}}(v)$ and $\text{AdjPrice}(i')$ (and the constituent parts thereof) corresponding
to the applicable Intraday Restrike Event and (b) for the purpose of calculating
$LSL(i',v)_{\text{REF}}(v)$ and $\text{AdjPrice}(i')$ (and the constituent parts thereof) with respect to
any previous Intraday Restrike Event that has occurred on such day, if any; and (2)
such Intraday Restrike Event Observation Period shall be extended to the following
Valuation Date to the extent necessary until the Calculation Agent determines
that (a) the level of the Underlying is calculated and disseminated by the Index
Sponsor and (b) the Exchange and the Related Exchange are open for
continuous trading for an aggregate period of 15 minutes.

For the purpose of determining the Intraday Restrike Event Observation Period only, the Exchange shall not be
considered to be open for continuous trading during its closing auction period
(as provided under the rules of the Exchange).

**Intraday Restrike Event Reference Day** means, in respect of an Intraday Restrike Event Observation Period, the day on which the Intraday Restrike Event Reference Time occurs.

**Intraday Restrike Event Reference Time** means, in respect of an Intraday Restrike Event Observation Period, the Calculation Time on which the Leveraged Strategy Level reaches its lowest value during such period.

**Intraday Restrike Event Time** means in respect of an Intraday Restrike Event, the Calculation Time on which such event occurs.
is calculated in accordance with the following formulae:

\[ LSL(i', V^{\text{REF}}(v)) = LSL(i', v_1) \times (1 + \text{Leverage} \times \left(\frac{\text{Price}(i', V^{\text{REF}}(v))}{\text{Price}(i', v_1)} - 1\right)) \]

Where \( LSL(i', v_1) \) is determined in accordance with Condition 3.2.1.5.4.2 of the Additional Terms and Conditions relating to One Delta, Fixed Leverage and Turbo Warrants but with \( V^{\text{REF}}(v) \) replaced by \( v_1 \).

In circumstances other than those set out in (1):

\[ LSL(i', V^{\text{REF}}(v)) = LSL^{\text{REF}}(i(\text{REF})) \times (1 + \text{Leverage} \times \left(\frac{\text{Price}(i', V^{\text{REF}}(v))}{\text{AdjPrice}(i(\text{REF}))} - 1\right) + (1 - \text{Leverage}) \times \frac{\text{Rate}(i(\text{REF})) \times \text{ACT}(i(\text{REF}), i')}{\text{DayCountBasisRate}}) \]

\( i(\text{REF}) \) means the latest of the (1) Intraday Restrike Event Reference Day immediately preceding \( i' \) in which case \( i(\text{REF}) \) is referred to as \( i'' \) and the latest Intraday Restrike Event Reference Time on such Intraday Restrike Event Reference Day is referred as \( v_1 \). (2) the Valuation Date which immediately precedes \( i' \) in which case \( i(\text{REF}) \) is referred to as \( i'-1 \).

\( LSL^{\text{REF}}(i(\text{REF})) \) means, if \( i(\text{REF}) \) is an Intraday Restrike Event Reference Day then \( LSL(i'', v_1) \); or otherwise \( LSL(i'-1) \).

\( \text{AdjPrice}(i(\text{REF})) \) means:

if \( i(\text{REF}) \) is an Intraday Restrike Event
Reference Day, then:

\[ \text{AdjPrice}(i(\text{REF})) = \text{Price}(i'',v1) \]

or otherwise:

\[ \text{AdjPrice}(i(\text{REF})) = \text{Price}(i'-1) \]

\( Vne(v) \) means the latest Intraday Restrike Event Reference Time preceding, and excluding, Calculation Time(\( v \)).

**Applicable Rates**

\%CollatCostRate(\( i \)) means 0%.

The level of \%CollatCostRate is fixed at 0% in accordance with Condition 2.5(i) of the Additional Terms and Conditions relating to One-Delta, Fixed Leveraged and Turbo Warrants.

\%CommissionRate(\( i \)) means, in respect of each Valuation Date(\( i \)), the annual commission rate as of such Valuation Date(\( i \)). The level of the annual commission rate will be determined by the Calculation Agent. \%CommissionRate(\( i \)) is subject to a minimum of 0% and maximum of 0.40% and is initially equal to 0.40% at the Initial Valuation Date.

The level of \%CommissionRate is subject to a cap of 0.40% and a floor of 0% in accordance with Condition 2.5(ii) of the Additional Terms and Conditions relating to One-Delta, Fixed Leveraged and Turbo Warrants.

The level of \%CommissionRate(\( i \)) applicable from time to time shall be made available by the Issuer on the website [www.warrants.it](http://www.warrants.it).

\%DistRate(\( i \)) means 0%.

The level of \%DistRate is fixed at 0% in accordance with Condition 2.5(i) of the Additional Terms and Conditions relating to One-Delta, Fixed Leveraged and Turbo Warrants.

\%GapPremiumRate(\( i \)) means, for each Valuation Date(\( i \)), the annual gap premium rate as of such Valuation Date(\( i \)), as determined by the Calculation Agent as the cost that the Issuer (and/or its affiliates) would charge to replicate the performance of the Leveraged Strategy, which includes, inter alia, the costs of hedging the risk of the fair value of the Warrant becoming
negative.

The value of \%GapPremiumRate(i) applicable from time to time shall be made available by the Issuer on the website www.warrants.it.

\%QuantoRate(i) means 0%.

The level of \%QuantoRate is fixed at 0% in accordance with Condition 2.5(i) of the Additional Terms and Conditions relating to One-Delta, Fixed Leveraged and Turbo Warrants.

\%RepoRate(i) means, for each Valuation Date(i), an annual rate which shall be determined with respect to such Valuation Date(i) by the Calculation Agent as the cost or gain that would be incurred by the Issuer (and/or its affiliates) if it were to borrow or lend hedging instruments in respect of the Warrant. \%RepoRate(i) is subject to a minimum of 0%.

The level of \%RepoRate is floored subject to a floor of 0% in accordance with Condition 2.5(ii) of the Additional Terms and Conditions relating to One-Delta, Fixed Leveraged and Turbo Warrants.

The value of \%RepoRate(i) applicable from time to time shall be made available by the Issuer on the website www.warrants.it.

Variable Data

BaseAmount
BaseCurrency EUR
BaseSettlementLevel_ESP 0
BaseSettlementLevel_FSP 0
DailyRestrikePercentage 112%
DayCountBasisCommission 365
DayCountBasisRate 360
FixingTime

Means the scheduled closing time for Borsa Italiana (or any successor thereto) in respect of each Valuation Date (i) excluding the Final Valuation Date.

Means the scheduled opening time for
FXSource: The WM Company
FXSourceFixingTime: 17:30 CET
InitialValue: the Issue Price multiplied by the Parity.
Leverage: (-7)
LeveragedStrategyCurrency: EUR
LSCLInitial: 100.0000
RatioResetThreshold: 20%
RateOvernight: EONIA (Euro OverNight Index Average) rate
RateOvernightScreenPage: EONIA- Reuters page
Options applicable to Reference Price
Reference Price: Option Closing Price is applicable in respect of each Valuation Date (i) excluding the Final Valuation Date.
Option Opening Price is applicable in respect of the Final Valuation Date.

PROVISIONS RELATING TO SECURED WARRANTS

30. Secured Warrant Provisions: Not applicable

PROVISIONS RELATING TO PORTFOLIO LINKED WARRANTS

31. Portfolio Linked Warrant Provisions: Not applicable

GENERAL PROVISIONS APPLICABLE TO THE WARRANTS

32. Provisions applicable to payment date(s):
   - Payment Business Day: Following Payment Business Day
   - Financial Centre(s): TARGET2

33. Events of Default: Applicable

34. Minimum Trading Number: One (1) Warrant

35. Form of the Warrants: Registered Global Warrant registered in the name of a nominee for a common depositary for Euroclear and Clearstream, Luxembourg
<table>
<thead>
<tr>
<th></th>
<th>Description</th>
<th>Status</th>
</tr>
</thead>
<tbody>
<tr>
<td>36.</td>
<td>Tax Gross Up (Condition 6.2 of the General Terms and Conditions):</td>
<td>Applicable</td>
</tr>
<tr>
<td>37.</td>
<td>Date of corporate authorisation obtained for the issuance of Warrants:</td>
<td>Not applicable</td>
</tr>
</tbody>
</table>
PART B – OTHER INFORMATION

1. LISTING AND ADMISSION TO TRADING

(i) Listing: Application shall be made for the Warrants to be listed on SeDeX, a regulated market organized and managed by Borsa Italiana S.p.A.

(ii) Admission to trading: Application shall be made for the Warrants to be admitted to trading on SeDeX with effect as soon as practicable after the Issue Date.

There can be no assurance that the listing and trading of the Warrants will be approved with effect on the Issue Date or at all.

The 50,000 Index Linked Fixed Leverage Warrants with ISIN code DE000SG2QNU4 and issued on 21 August 2015, the 50,000 Index Linked Fixed Leverage Warrants with ISIN code DE000SG2QNU4 and issued on 15 April 2015, the 3,500 Index Linked Fixed Leverage Warrants with ISIN code DE000SG2QNU4 and issued on 19 December 2013, the 10,000 Index Linked Fixed Leverage Warrants with ISIN code DE000SG2QNU4 and issued on 9 April 2014, the 25,000 Index Linked Fixed Leverage Warrants with ISIN code DE000SG2QNU4 and issued on 20 February 2015 the 50,000 Index Linked Fixed Leverage Warrants with ISIN code DE000SG2QNU4 and issued on 22 July 2015 are already admitted to trading on the SeDeX, a regulated market organized and managed by Borsa Italiana S.p.A.

2. RATINGS

The Warrants to be issued have not been rated.

3. INTERESTS OF NATURAL AND LEGAL PERSONS INVOLVED IN THE ISSUE/OFFER

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

4. USE OF PROCEEDS, ESTIMATED NET PROCEEDS AND TOTAL EXPENSES

(i) Use of proceeds: Not Applicable

(ii) Estimated net proceeds: Not Applicable

(iii) Estimated total expenses: Not Applicable

5. PERFORMANCE OF FORMULA, EXPLANATION OF EFFECT ON VALUE OF INVESTMENT AND
ASSOCIATED RISKS

The Warrants are designed to track the performance of the Leveraged Strategy, after taking into account deduction of the Commission, and, through tracking the performance of the Leveraged Strategy, the Warrants provide a daily exposure to the Index. The exposure to the Index provided by the Warrants is amplified by the Leverage. Subject to taking into account certain factors (including notably the Commission), the Warrants are designed to multiply the daily performance of the Index by a factor (the Leverage) of (-7) (except in limited circumstances, where an intra-day restrike of the Warrants may be triggered to offer some protection against an extreme increase in the value of the Index).

If, for example, on any trading day the Index moves by 1 per cent. from its closing level on the previous trading day, the value of the Warrants, subject to certain factors (including notably the Commission), on such trading day will move by approximately (-1) per cent. multiplied by the Leverage. The higher the performance of the Index, the lower the return on the Warrants and, conversely, the lower the performance of the Index, the higher the return on the Warrants.

It is important to note that the exposure of the Warrants to the Index is re-set daily. This means that the performance of the Warrants with respect to any given trading day is based on how far the Index has risen or fallen from the level it closed at the trading day before. The next trading day, the process starts again from the new closing level of the Index. As a result, over periods of more than one day, movements in the Index are compounded and the performance of the Warrants will potentially deviate from minus seven times the actual performance of the Index over such period of time depending on the day to day performance of the Index during such period.

The Warrants are Open-ended, the duration of the Warrants is dependent on an optional redemption, elected by the Issuer. The possibility of an optional redemption by the Issuer, on a predetermined date, is likely to have a negative effect on the market value of the Warrants. Prospective investors should consider the reinvestment risk in light of other investments available at the time of the redemption. Furthermore, this optional redemption could prevent the Warrantholders from benefitting from the performance of the underlying instrument(s) over the whole period initially envisaged.

6. OPERATIONAL INFORMATION

(i) Security identification code(s):
   - ISIN code: DE000SG2QNU4
   - Common code: 161420310

(ii) Clearing System(s): Euroclear / Clearstream, Luxembourg

(iii) Delivery: Delivery against payment

(iv) Calculation Agent: Société Générale

(v) Agent(s): Société Générale Bank & Trust
               11, Avenue Emile Reuter
               2420 Luxembourg

7. DISTRIBUTION
(i) Method of distribution: Non-syndicated
   • Dealer(s): Société Générale

(ii) Total commission and concession: Not applicable

(iii) Non-exempt Offer: Not Applicable

(iv) Individual Consent / Name(s) and address(es) of any Initial Authorised Offeror: Not Applicable

(v) General Consent: Not Applicable

(vi) Other conditions to consent: Not Applicable

8. PUBLIC OFFERS IN EUROPEAN ECONOMIC AREA
   Not Applicable

9. ADDITIONAL INFORMATION
   - Minimum investment in the Warrants: One (1) Warrant
     Minimum trading: One (1) Warrant
SUMMARY

Summaries are made up of disclosure requirements known as Elements, the communication of which is required by Annex XXII of the Commission Regulation (EC) No 809/2004 as amended. These elements are numbered in Sections A – E (A.1 – E.7).

This summary contains all the Elements required to be included in a summary for this type of securities and Issuer. Because some Elements are not required to be addressed, there may be gaps in the numbering sequence of the Elements.

Even though an Element may be required to be inserted in the summary because of the type of securities and Issuer, it is possible that no relevant information can be given regarding the Element. In this case a short description of the Element is included in the summary with the mention of “Not applicable”.

Section A – Introduction and warnings

<table>
<thead>
<tr>
<th>Element</th>
</tr>
</thead>
<tbody>
<tr>
<td>A.1</td>
</tr>
</tbody>
</table>

This summary must be read as an introduction to the base prospectus.
Any decision to invest in the warrants should be based on a consideration of the base prospectus as a whole by the investor.
Where a claim relating to the information contained in the base prospectus and the applicable Final Terms is brought before a court, the plaintiff investor might, under the national legislation of the Member States, have to bear the costs of translating the base prospectus before the legal proceedings are initiated.
Civil liability attaches only to those persons who have tabled this summary, including any translation thereof, but only if the summary is misleading, inaccurate or inconsistent when read together with the other parts of the base prospectus or it does not provide, when read together with the other parts of this base prospectus, key information in order to aid investors when considering whether to invest in the warrants.

| A.2     |

Consent to the use of the Base Prospectus

Not applicable. The warrants issued under a warrants issuance programme (the Programme) pursuant to which each of Société Générale, SG Issuer, SGA Société Générale Acceptance N.V. and Société Générale Effekten GmbH may from time to time issue warrants (the Warrants) are not subject to a public offer in the Member States or Iceland, Liechtenstein or Norway (together, the European Economic Area.)

Section B – Issuer and Guarantor

<table>
<thead>
<tr>
<th>Element</th>
</tr>
</thead>
<tbody>
<tr>
<td>B.1</td>
</tr>
</tbody>
</table>

Legal and commercial name of the issuer
SG Issuer (or the Issuer)

| B.2     |

Domicile, legal form, legislation and country of incorporation
Domicile: 33, boulevard Prince Henri, L-1724 Luxembourg.
Legal form: Public limited liability company (société anonyme).
Legislation under which the Issuer operates: Luxembourg law.
Country of incorporation: Luxembourg.

B.4b Known trends affecting the issuer and the industries in which it operates
The Issuer expects to continue its activity in accordance with its corporate objects over the course of 2015.

B.5 Description of the issuer’s group and the issuer’s position within the group
The Group offers a wide range of advisory services and tailored financial solutions to individual customers, large corporate and institutional investors. The Group relies on three complementary core businesses:
- French Retail Banking;
- International Retail Banking, Financial Services and Insurance; and
- Corporate and Investment Banking, Private Banking, Asset and Wealth Management and Securities Services.

The Issuer is a subsidiary of the Group and has no subsidiaries.

B.9 Figure of profit forecast or estimate of the issuer
Not applicable. The Issuer does not make any figure of profit forecast or estimate.

B.10 Nature of any qualifications in the audit report on the historical financial information
Not applicable. The audit report does not include any qualification.

B.12 Selected historical key financial information regarding the issuer

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Revenue</td>
<td>92,353</td>
<td>90,991</td>
</tr>
<tr>
<td>Profit before tax</td>
<td>105</td>
<td>525</td>
</tr>
<tr>
<td>Profit for the financial period/year</td>
<td>78</td>
<td>373</td>
</tr>
<tr>
<td>Total Assets</td>
<td>48,026,909</td>
<td>53,309,975</td>
</tr>
</tbody>
</table>

No material adverse change in the prospects of the Issuer since the date of its last published audited financial statements
There has been no material adverse change in the prospects of the Issuer since 31 December 2017.

Significant changes in the Issuer’s financial or trading position subsequent to the period covered by the historical financial information
Not applicable. There has been no significant changes in the financial or trading position of the Issuer since 31 December 2017.

B.13 Recent events particular to the Issuer which are to a material extent relevant to the evaluation of the Issuer’s solvency
Not applicable. There have been no recent events particular to the Issuer which are to a material extent relevant to the evaluation of the Issuer's solvency.

B.14 Statement as to whether the Issuer is dependent upon other entities within the group

See Element B.5 above for the Issuers' position within the Group.

SG Issuer is dependent upon Société Générale Bank & Trust within the Group.

B.15 Description of the Issuer's principal activities

The principal activity of SG Issuer is raising finance by the issuance of warrants as well as debt securities designed to be placed to institutional customers or retail customers through the distributors associated with Société Générale. The financing obtained through the issuance of such debt securities is then lent to Société Générale and to other members of the Group.

B.16 To the extent known to the Issuer, whether the Issuer is directly or indirectly owned or controlled and by whom, and description of the nature of such control

SG Issuer is a 100 per cent. owned subsidiary of Société Générale Bank & Trust S.A. which is itself a 100 per cent. owned subsidiary of Société Générale and is a fully consolidated company.

B.18 Nature and scope of the guarantee

The Warrants are unconditionally and irrevocably guaranteed by Société Générale (the Guarantor) pursuant to the guarantee dated 31 July 2015 (the Guarantee). The Guarantee constitutes a direct, unconditional, unsecured and general obligation of the Guarantor and ranks and will rank pari passu with all other existing and future direct, unconditional, unsecured and general obligations of the Guarantor, including those in respect of deposits.

B.19 Information about the guarantor as if it were the issuer of the same type of security that is subject of the guarantee

The information about Société Générale as if it were the issuer of the same type of Warrants that is subject of the Guarantee is set out in accordance with Elements B.19 / B.1, B.19 / B.2, B.19 / B.4b, B.19 / B.5, B.19 / B.9, B.19 / B.10, B.19 / B.12, B.19 / B.13, B.19 / B.14, B.19 / B.15 and B.19 / B.16 below, respectively:

B.19 / B.1 Legal and commercial name of the Guarantor

Société Générale

B.19 / B.2 Domicile, legal form, legislation and country of incorporation

Domicile: 29, boulevard Haussmann, 75009 Paris, France.
Legal form: Public limited liability company (société anonyme).
Legislation under which the Guarantor operates: French law.
Country of incorporation: France.

B.19 / Known trends affecting the Guarantor and the industries in which it operates
The macroeconomic environment saw a gradual improvement in 2017. This improvement is expected to continue in 2018, with accelerated growth in most major economic areas and more dynamic international trade flows. The markets should remain buoyant, although valuation levels raise the question of their long-term sustainability, and a certain volatility could resurface. Lastly, the central banks should continue the normalisation of their monetary policies, albeit more gradually.

In the Eurozone, growth should strengthen further in 2018, under the combined effect of the accommodative monetary and budgetary policies implemented, together with strong international demand.

For 2018, the regulatory agenda should focus on the European legislative process concerning the set of CRR2/CRD5 texts, as well as the finalisation and harmonisation of the various liability ratio requirements (MREL – Minimum Required Eligible Liabilities, and TLAC – Total Loss Absorbing Capacity).

The year 2018 will likely be marked by a highly uncertain geopolitical environment, following on from a certain number of events over the last two years. Important elections will be held in several European Union countries (in Italy, in particular), and the Brexit negotiations will continue. “Separatist” tensions (Catalonia) could further intensify. In addition, several areas of instability and tension could affect the global economy, whether in the Middle East or in Asia, with American policy currently being characterised by a certain unpredictability.

In Europe, provided that the political situation in Germany and in Italy becomes clearer, 2018 could signal a new impetus in European ambition.

Lastly, banks must continue to adapt to a certain number of fundamental shifts, especially the acceleration of technological changes, requiring them to radically transform their operational and relationship models.

Within this framework, and in order to generate stronger, profitable and sustainable growth, the Group’s priorities in 2018 will be to:

- continue its growth by implementing a series of ambitious initiatives aimed at all its high-potential customers (corporates, professionals and high net worth customers, bank insurance, Boursorama, ALD, etc.), while developing segments and services tailored to their changing needs;
- accelerate the digital transformation of all its businesses and functions, and in particular the digitalisation of its retail banking networks, both in France and abroad;
- maintain strict control of its costs, risks and capital allocation;
- continue its realignment via the disposal or closure of activities that do not have critical mass and/or do not generate synergies; continue to implement its Culture and Conduct programme, which aims to develop the Societe Generale culture by placing values, leadership quality and behavioural integrity at the very heart of the Group’s transformation, thereby building confidence among all its stakeholders (and mainly its customers).

The Guarantor is the parent company of the Group.

The Group offers a wide range of advisory services and tailored financial solutions to individual customers, large corporate and institutional investors. The Group relies on three complementary core businesses:

- French Retail Banking;
- International Retail Banking, Financial Services and Insurance; and
- Corporate and Investment Banking, Private Banking, Asset and Wealth Management and Securities Services.

The Guarantor is the parent company of the Group.
### B.19/ B.9 Figure of profit forecast or estimate of the Guarantor

Not applicable. The Guarantor does not make any figure of profit forecast or estimate.

### B.19/B.10 Nature of any qualifications in the audit report on the historical financial information

Not applicable. The audit report does not include any qualification.

### B.19/B.12 Selected historical key financial information regarding the Guarantor

<table>
<thead>
<tr>
<th></th>
<th>First Quarter 31.03.2018 (unaudited)</th>
<th>Year ended 2017 (audited)</th>
<th>First Quarter 31.03.2017 (unaudited)</th>
<th>Year ended 2016 (audited)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Results (in millions of euros)</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Net Banking Income</td>
<td>6,294</td>
<td>23,954</td>
<td>6,474</td>
<td>25,298</td>
</tr>
<tr>
<td>Operating income</td>
<td>1,357</td>
<td>4,767</td>
<td>1,203</td>
<td>6,390</td>
</tr>
<tr>
<td>Net income</td>
<td>1,004</td>
<td>3,430</td>
<td>889</td>
<td>4,338</td>
</tr>
<tr>
<td>Reported Group Net income</td>
<td>850</td>
<td>2,806</td>
<td>747</td>
<td>3,874</td>
</tr>
<tr>
<td>French retail Banking</td>
<td>270</td>
<td>1,010</td>
<td>331</td>
<td>1,486</td>
</tr>
<tr>
<td>International Retail Banking &amp; Financial Services</td>
<td>429</td>
<td>1,975</td>
<td>428</td>
<td>1,631</td>
</tr>
<tr>
<td>Global Banking and Investor Solutions</td>
<td>166</td>
<td>1,566</td>
<td>385</td>
<td>1,803</td>
</tr>
<tr>
<td>Corporate Centre</td>
<td>(15)</td>
<td>(1,745)</td>
<td>(397)</td>
<td>(1,046)</td>
</tr>
<tr>
<td>Core Businesses</td>
<td>865</td>
<td>4,551</td>
<td>1,144</td>
<td>4,920</td>
</tr>
<tr>
<td>Net cost of risk</td>
<td>(208)</td>
<td>(1,349)</td>
<td>(627)</td>
<td>(2,091)</td>
</tr>
<tr>
<td>Underlying ROTE **</td>
<td>10.9%</td>
<td>9.6%</td>
<td>12.1%</td>
<td>9.3%</td>
</tr>
<tr>
<td>Tier 1 Ratio **</td>
<td>13.6%</td>
<td>13.8%</td>
<td>14.4%</td>
<td>14.5%</td>
</tr>
<tr>
<td><strong>Activity (in billions of euros)</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total assets and liabilities</td>
<td>1,271.9</td>
<td>1,275.1</td>
<td>1,401.2</td>
<td>1,354.4</td>
</tr>
<tr>
<td>Customer loans at amortised costs</td>
<td>423.3</td>
<td>425.2</td>
<td>433.9</td>
<td>426.5</td>
</tr>
<tr>
<td>Customer deposits</td>
<td>409.4</td>
<td>410.6</td>
<td>415.7</td>
<td>421.0</td>
</tr>
<tr>
<td><strong>Equity (in billions of euros)</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Shareholders’ equity, Group Share</td>
<td>58.9</td>
<td>59.4</td>
<td>62.2</td>
<td>62.0</td>
</tr>
<tr>
<td>Non-controlling interests</td>
<td>4.6</td>
<td>4.7</td>
<td>3.8</td>
<td>3.7</td>
</tr>
</tbody>
</table>
### Cash flow statements (in millions of euros)

| Net inflow (outflow) in cash and cash equivalent | N/A | 18,023 | N/A | 18,442 |

*These ratios are unaudited.*

1. Adjusted for non-economic and exceptional items, and for IFRIC 21.

### No material adverse change in the prospects of the Guarantor since the date of its last published audited financial statements

There has been no material adverse change in the prospects of the Guarantor since 31 December 2017.

### Significant changes in the Guarantor’s financial or trading position subsequent to the period covered by the historical financial information

There has been no significant changes in the Guarantor's financial or trading position subsequent to 31 March 2018.

### B.19/B.13 Recent events particular to the Guarantor which are to a material extent relevant to the evaluation of the Guarantor’s solvency

Not applicable. There have been no recent events particular to the Guarantor which are to a material extent relevant to the evaluation of the Guarantor's solvency.

### B.19/B.14 Statement as to whether the Guarantor is dependent upon other entities within the group

See Element B.19/B.5 above for the Guarantor's description of the position within the Group.

Société Générale is the ultimate holding company of the Group. However, Société Générale operates its own business; it does not act as a simple holding company vis-à-vis its subsidiaries.

### B.19/B.15 Description of the Guarantor's principal activities

See Element B.19 / B.5 above.

### B.19/B.16 To the extent known to the Guarantor, whether the Guarantor is directly or indirectly owned or controlled and by whom, and description of the nature of such control

Not applicable. To its knowledge, Société Générale is not owned or controlled, directly or indirectly (under French law) by another entity.

---

### Section C – Securities

<table>
<thead>
<tr>
<th>Element</th>
<th>C.1</th>
</tr>
</thead>
<tbody>
<tr>
<td>Type and the class of the securities being offered and/or admitted to trading, including any security identification number</td>
<td></td>
</tr>
</tbody>
</table>

The Warrants are linked to an index (Index Linked Warrants).
<table>
<thead>
<tr>
<th>C.2</th>
<th>Currency of the securities issue</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>The Settlement Currency is EUR.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>C.5</th>
<th>Description of any restrictions on the free transferability of the securities</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Not Applicable. There is no restriction on the free transferability of the Warrants, subject to selling and transfer restrictions which apply in certain jurisdictions (including, without limitation, the United States).</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>C.8</th>
<th>Rights attached to the securities, including ranking and limitations to those rights and procedures for the exercise of those rights.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td><strong>Rights attached to the securities:</strong></td>
</tr>
<tr>
<td></td>
<td>Unless the Warrants are previously cancelled or otherwise expire early, the Warrants will entitle each holder of the Warrants (a Warrantholder) to receive a potential return on the Warrants, the settlement amount, which may be lower than, equal to or higher than the amount initially invested (see Element C.18). Where:</td>
</tr>
<tr>
<td></td>
<td>- the Issuer fails to pay or to perform its other obligations under the Warrants;</td>
</tr>
<tr>
<td></td>
<td>- the Guarantor fails to perform its obligations under the Guarantee or in the event that the guarantee of the Guarantor stops being valid; or</td>
</tr>
<tr>
<td></td>
<td>- of insolvency or bankruptcy proceeding(s) affecting the Issuer, the holder of any Warrant may cause the Warrants to be cancelled immediately and for the payment of an early termination settlement amount to become due to the Warrantholder.</td>
</tr>
<tr>
<td></td>
<td>The Warrantholders’ consent shall have to be obtained to amend the contractual terms of the Warrants (except where the amendment is (i) to cure or correct any ambiguity or defective or inconsistent provision contained therein, or which is of a formal, minor or technical nature or (ii) not prejudicial to the interests of the Warrantholders or (iii) to correct a manifest error or proven error or (iv) to comply with mandatory provisions of the law) pursuant to the provisions of an agency agreement, made available to the Warrantholders upon request to the Issuer.</td>
</tr>
<tr>
<td></td>
<td><strong>Ranking</strong></td>
</tr>
<tr>
<td></td>
<td>Warrants will be direct, unconditional, unsecured and unsubordinated obligations of the Issuer and will rank pari passu without any preference among themselves and (subject to such exceptions as from time to time exist under applicable law) at least pari passu with all other outstanding direct, unconditional, unsecured and unsubordinated obligations of the Issuer, present and future.</td>
</tr>
<tr>
<td></td>
<td><strong>Limitations to rights attached to the securities:</strong></td>
</tr>
<tr>
<td></td>
<td>- in the case of adjustments affecting the underlying instrument(s), the Issuer may amend the terms and conditions or in the case of the occurrence of extraordinary events affecting the underlying instrument(s), the Issuer may substitute the underlying instrument(s) by new underlying instrument(s), monetise all or part of the due amounts until the expiration date of the Warrants, cancel or otherwise early expire the Warrants on the basis of the market value of these Warrants, or deduct from any due amount the increased cost of hedging, and in each case without the consent of</td>
</tr>
</tbody>
</table>
the Warrantholders;
- the Issuer may cancel or otherwise early expire the Warrants on the basis of the market value of these Warrants for tax or regulatory reasons;
- the rights to payment of any amounts due under the Warrants will be prescribed within a period of ten years from the date on which the payment of such amounts has become due for the first time and has remained unpaid.

**Taxation**

All payments in respect of Warrants or under the Guarantee shall be made free and clear of, and without withholding or deduction for or on account of, any present or future taxes, duties, assessments or governmental charges of whatever nature imposed, levied, collected, withheld or assessed by or on behalf of any tax jurisdiction unless such withholding or deduction is required by law.

In the event that any amounts are required to be deducted or withheld for, or on behalf of, any tax jurisdiction, the relevant Issuer or, as the case may be, the Guarantor shall (except in certain circumstances), to the fullest extent permitted by law, pay such additional amount as may be necessary, in order that each Warrantholder, after deduction or withholding of such taxes, duties, assessments or governmental charges, will receive the full amount then due and payable.

**Governing law**

The Warrants and any non-contractual obligations arising out of or in connection with the Warrants will be governed by, and shall be construed in accordance with, English law.

The Issuer accepts the exclusive competence of the courts of England in benefit of the Warrantholders in relation to any dispute against the Issuer but accepts that such Warrantholders may bring their action before any other competent court.

<table>
<thead>
<tr>
<th>C.11</th>
<th>Whether the securities offered are or will be the object of an application for admission to trading, with a view to their distribution in a regulated market or other equivalent markets with indication of the markets in question</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Application shall be made for the Warrants to be listed and admitted to trading on SeDeX, a regulated market organized and managed by Borsa Italiana S.p.A..</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>C.15</th>
<th>How the value of the investment is affected by the value of the underlying instrument(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>The value of the Warrants and the payment of a settlement amount to a Warrantholder will depend on the performance of the underlying asset, on the relevant valuation date(s).</td>
</tr>
<tr>
<td></td>
<td>The Warrants provide a short fixed leveraged exposure to the positive or negative performance of an underlying.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>C.16</th>
<th>Expiration or maturity date of the derivative securities – the exercise date or final reference date</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>The Warrants are open-end Warrants and do not have an Expiration Date.</td>
</tr>
<tr>
<td></td>
<td>The Expiration Date of the Warrants will be 21/12/2018, and the final reference date will be the last valuation date.</td>
</tr>
<tr>
<td></td>
<td>The exercise date may be modified pursuant to the provisions of Element C.8 above and Element C.18 below.</td>
</tr>
</tbody>
</table>
### Settlement procedure of the derivative securities

**Cash delivery**

### How the return on derivative securities takes place

The Warrants will be settled in cash (*Cash Settled Warrants*) in an amount equal to the Cash Settlement Amount.

The **Cash Settlement Amount** is an amount equal to the excess of:

the Final Settlement Price over the Exercise Price, then divided by the Parity

where

the **Final Settlement Price** of one Warrant shall be an amount calculated in accordance with the following formula:

\[
\text{Final Settlement Price} = \frac{\text{Notional Amount} \times \text{Product Formula}(T) \times 1000}{\text{FX(i)}}
\]

Where

- **FX(i)** means, for any Valuation Date(i), the spot exchange rate as of the FXSourceFixingTime to convert the BaseCurrency into the LeveragedStrategyCurrency in respect of such Valuation Date(i), as published by the FXSource, or any successor thereto. If no such rate is available on such Valuation Date(i), FX(i) shall be the first available spot exchange rate as of the FXSourceFixingTime to convert the BaseCurrency into the LeveragedStrategyCurrency following such day, as published by the FXSource, or any successor thereto.

- **Ratio** or **Ratio(i)** means, for each Valuation Date(i), the value of Ratio(i) in respect of each Warrant on such Valuation Date(i), which shall be the value of Ratio(i) on the Valuation Date(i-1) unless adjusted by the Calculation Agent in accordance with the following provisions.

If, on any Valuation Date(i) from, but excluding, the Initial Valuation Date to, and including, the Final Valuation Date, then the Calculation Agent shall adjust the value of Ratio(i) in respect of such Valuation Date(i). The Calculation Agent may also, on any Valuation Date(i) from, but excluding, the Initial Valuation Date to, and including, the Final Valuation Date, elect in its sole discretion to adjust the value of Ratio(i) in respect of such Valuation Date(i). If the Calculation Agent adjusts the value of Ratio(i), it shall do so in accordance with the following formula:

\[
\frac{C(i)}{IV(i)} > \text{RatioResetThreshold}
\]

<table>
<thead>
<tr>
<th>C.17</th>
<th>Settlement procedure of the derivative securities</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Cash delivery</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>C.18</th>
<th>How the return on derivative securities takes place</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>The Warrants will be settled in cash (<em>Cash Settled Warrants</em>) in an amount equal to the Cash Settlement Amount.</td>
</tr>
<tr>
<td></td>
<td>The <strong>Cash Settlement Amount</strong> is an amount equal to the excess of:</td>
</tr>
<tr>
<td></td>
<td>the Final Settlement Price over the Exercise Price, then divided by the Parity</td>
</tr>
<tr>
<td></td>
<td>where</td>
</tr>
<tr>
<td></td>
<td>the <strong>Final Settlement Price</strong> of one Warrant shall be an amount calculated in accordance with the following formula:</td>
</tr>
</tbody>
</table>
|      | \[
|      | \text{Final Settlement Price} = \frac{\text{Notional Amount} \times \text{Product Formula}(T) \times 1000}{\text{FX(i)}}
|      | \] |
|      | Where |
|      | **FX(i)** means, for any Valuation Date(i), the spot exchange rate as of the FXSourceFixingTime to convert the BaseCurrency into the LeveragedStrategyCurrency in respect of such Valuation Date(i), as published by the FXSource, or any successor thereto. If no such rate is available on such Valuation Date(i), FX(i) shall be the first available spot exchange rate as of the FXSourceFixingTime to convert the BaseCurrency into the LeveragedStrategyCurrency following such day, as published by the FXSource, or any successor thereto. |
|      | **Ratio** or **Ratio(i)** means, for each Valuation Date(i), the value of Ratio(i) in respect of each Warrant on such Valuation Date(i), which shall be the value of Ratio(i) on the Valuation Date(i-1) unless adjusted by the Calculation Agent in accordance with the following provisions. |
|      | If, on any Valuation Date(i) from, but excluding, the Initial Valuation Date to, and including, the Final Valuation Date, then the Calculation Agent shall adjust the value of Ratio(i) in respect of such Valuation Date(i). The Calculation Agent may also, on any Valuation Date(i) from, but excluding, the Initial Valuation Date to, and including, the Final Valuation Date, elect in its sole discretion to adjust the value of Ratio(i) in respect of such Valuation Date(i). If the Calculation Agent adjusts the value of Ratio(i), it shall do so in accordance with the following formula: |
|      | \[
|      | \frac{C(i)}{IV(i)} > \text{RatioResetThreshold}
|      | \] |
\[
\text{Ratio}(i) = \frac{\text{Ratio}(i-1) \times \text{LSCL}(i) - C_{\text{BEFORE}}(i)}{\text{LSCL}(i)} \times \left(\frac{\text{LSCL}(0)}{\text{InitialValue}}\right)
\]

The initial value of Ratio shall be equal to \(\text{Ratio}(0) = 1\).

The value of \(\text{Ratio}(i)\) applicable from time to time shall be made available by the issuer on the website www.warrants.it.

\(\text{LSCL}(i)\) means, for each Valuation Date(i), the Leveraged Strategy Closing Level as of such Valuation Date(i), as such level may be adjusted in accordance with the provisions of "Extraordinary Strategy Adjustment for Performance Reasons" at Condition 3.2.1.5.4 of the Additional Terms and Conditions relating to One Delta, Fixed Leverage and Turbo Warrants.

\(C_{\text{BEFORE}}(i)\) is determined in accordance with the following formula:

\[
C_{\text{BEFORE}}(i) = C(i-1) + \left(\frac{\text{ACT}(i-1;i)}{\text{DayCountBasisCommission}}\right) \times \left(\%\text{CommissionRate}(i) + \%\text{GapPremiumRate}(i)\right) \times \text{IntrinsicValue}(i)
\]

Commission(i), Commission or C(i) means, in respect of each Valuation Date(i):

if \(i\) is the Initial Valuation Date or a day on which the value of \(\text{Ratio}(i)\) has been adjusted in accordance with the definition of "Ratio or Ratio(i)" herein: 0
and otherwise:

\[
C(i) = C(i-1) + \left(\frac{\text{ACT}(i-1;i)}{\text{DayCountBasisCommission}}\right) \times \left(\%\text{CommissionRate}(i) + \%\text{GapPremiumRate}(i)\right) \times \text{IntrinsicValue}(i)
\]

Intrinsic Value or IntrinsicValue(i) means, in respect of each Valuation Date(i), an amount determined by the Calculation Agent in accordance with the following formula:

\[
\text{IntrinsicValue}(i) = \max(\text{InitialValue} \times \text{Ratio}(i-1) \times \left(\frac{\text{LSCL}(i)}{\text{LSCL}(0)}\right) - C(i-1), 0)
\]

Valuation Date(i) means any Scheduled Trading Day between the Initial Valuation Date and the Final Valuation Date.

Valuation Date(0) means the Initial Valuation Date, Valuation Date (T) means the Final Valuation Date and for each day \(i\) between 1 (included) and \(T-1\) (included), Valuation Date(i) is the Scheduled Trading Day immediately following Valuation Date(i-1).

Initial Valuation Date means 19/12/2013

Final Valuation Date means the Expiration Date.
## Leveraged Strategy

### Description of the Leveraged Strategy

The strategy to which the performance of the Warrant is linked is the Leveraged Strategy which consists of leveraged short exposure to the Underlying with a Leverage factor "Leverage" and a hypothetical money market instrument.

The notional exposure of the Leveraged Strategy to the Underlying is revised on each Valuation Date in order to take into account the Leveraged Strategy Closing Level as of the previous Valuation Date, as further described hereinafter.

Subject to the occurrence of an Intraday Restrike Event, for each Valuation Date(i), the Leveraged Strategy Closing Level as of such Valuation Date(i) is calculated in accordance with the following formulae:

\[
LSCL(0) = LSCL_{Initial}
\]

\[
LSCL(i) = \max(LSCL(i-1) \times (1 + \text{Leverage} \times ((\text{Price}(i) / \text{Adj Price}(i-1)) - 1) + (1-\text{Leverage}) \times \text{Rate}(i-1) \times \text{ACT}(i-1,i) / \text{DayCountBasisRate}), 0)
\]

Subject to the occurrence of an Intraday Restrike Event, for each Valuation Date(i) and each Calculation Time(v), the Leveraged Strategy Level as of such Calculation Time(v) is calculated in accordance with the following formula:

\[
LSL(i,v) = \max(LSCL(i-1) \times (1 + \text{Leverage} \times ((\text{Price}(i,v) / \text{Adj Price}(i-1)) - 1) + (1-\text{Leverage}) \times \text{Rate}(i-1) \times \text{ACT}(i-1,i) / \text{DayCountBasisRate}), 0)
\]

For the purposes of determining LSCL(i) on a Valuation Date immediately following an Intraday Restrike Event Reference Day, references to (i-1) in the formula of LSCL(i) above shall be deemed to refer to (i').

### Specific Definitions relating to the Leveraged Strategy

- \(\text{Adj Price}(i-1)\) is determined, for each Valuation Date(i), according to the following formula:
  \[
  \text{Adj Price}(i-1) = \text{Price}(i-1)
  \]

- \(\text{CashRate}\) or \(\text{CashRate}(i)\) means, for each Valuation Date(i):
  - the level of the RateOvernight for such Valuation Date(i); or
  - the last available level displayed of RateOvernight, if a level of RateOvernight dated as of such Valuation Date(i)

in both cases as determined by the Calculation Agent provided that if in the case of (2) above RateOvernight is not displayed on the RateOvernightScreenPage (or, if...
applicable, any successor service or page used by the Calculation Agent for the purpose of ascertaining such rate) for a period of more than 7 Valuation Dates and such rate is, in the opinion of the Calculation Agent, reasonably expected to be discontinued (such rate then being the "Discontinued Rate") then the Calculation Agent shall determine CashRate(i) (a) by selecting a successor rate for such Discontinued Rate which offers similar economic characteristics to the Discontinued Rate or, if the Calculation Agent determines that no such successor rate exists, (b) on the basis of the cost that Société Générale would charge or be charged to borrow cash in the LeveragedStrategyCurrency on an overnight basis.

<p>| Leveraged Strategy Closing Level or LSCL(i) | means, for any Valuation Date(i), the Closing Level of the Leveraged Strategy as of such day (i), as such level may be adjusted. |
| Leveraged Strategy Level or LSL(i,v) | means, for any Valuation Date(i) and any Calculation Time(v), the latest level of the Leveraged Strategy as of such Calculation Time(v), as such level may be adjusted. |
| Rate or Rate(i) | means, for each Valuation Date(i), an annual rate calculated as of such day in accordance with the following formula: Rate(i) = CashRate(i) - (Leverage / (Leverage - 1)) x %RepoRate(i) |
| Price(i) | means, in respect of each Valuation Date(i), the Reference Price of the Underlying as of such Valuation Date(i), and subject to the adjustments and relating to corporate actions and/or extraordinary events. |
| Price(i,v) | means, in respect of each Valuation Date(i) and Calculation Time(v), the intraday price of the Underlying as of such Valuation Date(i) and Calculation Time(v). |
| Calculation Time | means with respect to the Leveraged Strategy, any time between the scheduled opening time of the Exchange and FixingTime provided that the relevant data is available to enable the Calculation Agent to determine the Leveraged Strategy Level. |</p>
<table>
<thead>
<tr>
<th>Extraordinary Strategy Adjustment for Performance Reasons Description</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Description</strong></td>
</tr>
<tr>
<td>If the Calculation Agent determines that an Intraday Restrike Event has occurred at a Calculation Time(v) during a Valuation Date(i), an adjustment (an <strong>Extraordinary Strategy Adjustment for Performance Reasons</strong>) shall take place during such Valuation Date(i) in accordance with the following provisions.</td>
</tr>
<tr>
<td>The real time calculation of the Leveraged Strategy shall be suspended during the Intraday Restrike Event Observation Period and resume within 15 minutes following the end of such Intraday Restrike Event Observation Period (the point of such resumption being the <strong>Calculation Resume Time</strong> and the day on which such resumption occurs being the <strong>Calculation Resume Day</strong> or <strong>CRD</strong>). Should the end of the Intraday Restrike Event Observation Period occur less than 15 minutes before the Fixing Time on the Intraday Restrike Event Reference Day, the Calculation Resume Time shall be the Fixing Time which immediately follows the end of the Intraday Restrike Event Observation Period.</td>
</tr>
<tr>
<td>On each Calculation Resume Day, from the Calculation Resume Time, <strong>LSCL(CRD)</strong> and <strong>LSL(CRD,v)</strong> will be determined as follows:</td>
</tr>
<tr>
<td>For each Calculation Time(v) during such Calculation Resume Day following the end of the Intraday Restrike Event Observation Period, the Leveraged Strategy is calculated according to the following formula:</td>
</tr>
</tbody>
</table>
| \[
| LSL(CRD,v) = LSL(i',V_{REF}(v)) \times (1 + \text{Leverage} \times \frac{(\text{Price}(CRD,v) / \text{AdjPrice}(i')) - 1}{1} + (1 - \text{Leverage}) \times \text{Rate}(i') \times \text{ACT}(i',CRD) / \text{DayCountBasisRate})
| \]
| and at the Fixing Time of such Calculation Resume Day: |
| \[
| LSCL(CRD) = LSL(i',V_{REF}(v)) \times (1 + \text{Leverage} \times \frac{(\text{Price}(CRD) / \text{AdjPrice}(i')) - 1}{1} + (1 - \text{Leverage}) \times \text{Rate}(i') \times \text{ACT}(i',CRD) / \text{DayCountBasisRate})
| \]
| **Specific Definitions** |
| 
| *(i') means the Intraday Restrike Event Reference Day which corresponds to the Intraday Restrike Event immediately preceding the Calculation Time(v). |
| 
| **AdjPrice(i')** is determined according to the following formula: |
| \[
| \text{AdjPrice}(i') = \text{Price}(i',V_{REF}(v))
| \]
| 
| **Intraday Reference Level** means, in respect of Valuation Date(i) and a Calculation Time(v), the Underlying level as of (1) the last Intraday Restrike Event Reference Time preceding and excluding such Calculation Time(v) or (2) if no Intraday Restrike Event has occurred on such day, the closing level of the Underlying on the immediately preceding Valuation Date. |
| 
| **Intraday Restrike Event** means, in respect of a Valuation Date(i), the increase at a Calculation Time(v) of the Underlying level above the DailyRestrikePercentage of the relevant Intraday Reference Level at such Calculation Time. |
Intraday Restrike Event Observation Period means in respect of an Intraday Restrike Event, the period starting on and excluding the Intraday Restrike Event Time and finishing on and including the time falling 15 minutes after the Intraday Restrike Event Time.

Where, during such 15 minute period, the Calculation Agent determines that (1) the level of the Underlying is not disseminated by the Index Sponsor or (2) the Exchange or the Related Exchange is not open for continuous trading, the Intraday Restrike Event Observation Period will be extended to the extent necessary until (1) the level of the Underlying is calculated and disseminated by the Index Sponsor and (2) the Exchange and the Related Exchange are open for continuous trading for an aggregate period of 15 minutes.

If the Intraday Restrike Event Observation Period would not end by the FixingTime: (1) such day will not be a Valuation Date for the purposes of determining any element of the Leveraged Strategy, except (a) for the purpose of calculating $\text{LSL}(v')$ and $\text{AdjPrice}(v')$ (and the constituent parts thereof) corresponding to the applicable Intraday Restrike Event and (b) for the purpose of calculating $\text{LSL}(v')$ and $\text{AdjPrice}(v')$ (and the constituent parts thereof) with respect to any previous Intraday Restrike Event that has occurred on such day, if any; and (2) such Intraday Restrike Event Observation Period shall be extended to the following Valuation Date to the extent necessary until the Calculation Agent determines that (a) the level of the Underlying is calculated and disseminated by the Index Sponsor and (b) the Exchange and the Related Exchange are open for continuous trading for an aggregate period of 15 minutes.

For the purpose of determining the Intraday Restrike Event Observation Period only, the Exchange shall not be considered to be open for continuous trading during its closing auction period (as provided under the rules of the Exchange).

Intraday Restrike Event Reference Day means, in respect of an Intraday Restrike Event Observation Period, the day on which the Intraday Restrike Event Reference Time occurs.

Intraday Restrike Event Reference Time means, in respect of an Intraday Restrike Event Observation Period, the Calculation Time on which the Leveraged Strategy Level reaches its lowest value during such period.
Intraday Restrike Event Time means in respect of an Intraday Restrike Event, the Calculation Time on which such event occurs.

$LSL(i', V_{REF}(v))$ is calculated in accordance with the following formulae:

where, in respect of an Intraday Restrike Event, one or more Intraday Restrike Event Times have previously occurred with an Intraday Restrike Event Reference Time occurring on $(i')$, then (with the latest Intraday Restrike Event Reference Time, immediately preceding $V_{REF}(v)$, being "$v1$"):

$$LSL(i', V_{REF}(v)) = LSL(i', v1) \times (1 + \text{Leverage} \times \frac{(Price(i', V_{REF}(v))/Price(i', v1)) - 1}{1})$$

Where $LSL(i', v1)$ is determined in accordance with this section but with "$V_{REF}(v)$" replaced by "$v1$".

in circumstances other than those set out in (1):

$$LSL(i', V_{REF}(v)) = LSL_{REF}(i(REF)) \times (1 + \text{Leverage} \times \frac{(Price(i', V_{REF}(v))/AdjPrice(i(REF))) - 1 + (1-\text{Leverage}) \times \text{Rate}(i(REF)) \times \frac{ACT(i(REF), i')}{DayCountBasisRate})$$

$i(REF)$ means the latest of the (1) Intraday Restrike Event Reference Day immediately preceding $(i')$ in which case $i(REF)$ is referred as $(i'')$ and the latest Intraday Restrike Event Reference Time on such Intraday Restrike Event Reference Day is referred as $(v1)$ (2) the Valuation Date which immediately precedes $(i')$ in which case $i(REF)$ is referred to as $(i'-1)$.

$LSL_{REF}(i(REF))$ means, if $i(REF)$ is an Intraday Restrike Event Reference Day then $LSL(i'', v1)$; or otherwise $LSL(i'-1)$.

$AdjPrice(i(REF))$ means:

(1) if $i(REF)$ is an Intraday Restrike Event Reference Day, then:

$$AdjPrice(i(REF)) = Price(i'' \cdot v1)$$

(2) or otherwise:

$$AdjPrice(i(REF)) = Price(i'-1)$$

$V_{REF}(v)$ means the latest Intraday Restrike Event Reference Time preceding, and excluding, Calculation Time$(v)$.

Applicable Rates

%CollatCostRate$(i)$ means 0%.
<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>%CommissionRate(i)</td>
<td>means, in respect of each Valuation Date(i), the annual commission rate as of such Valuation Date(i). The level of the annual commission rate will be determined by the Calculation Agent. %CommissionRate(i) is subject to a minimum of 0% and maximum of 0.40% and is initially equal to 0.40% at the Initial Valuation Date.</td>
</tr>
<tr>
<td>%DistRate(i)</td>
<td>means 0%</td>
</tr>
<tr>
<td>%GapPremiumRate(i)</td>
<td>means, for each Valuation Date(i), the annual gap premium rate as of such Valuation Date(i), as determined by the Calculation Agent as the cost that the Issuer (and/or its affiliates) would charge to replicate the performance of the Leveraged Strategy, which includes, inter alia, the costs of hedging the risk of the fair value of the Warrant becoming negative.</td>
</tr>
<tr>
<td>%QuantoRate(i)</td>
<td>means 0%</td>
</tr>
<tr>
<td>%RepoRate(i)</td>
<td>means, for each Valuation Date(i), an annual rate which shall be determined with respect to such Valuation Date(i) by the Calculation Agent as the cost or gain that would be incurred by the Issuer (and/or its affiliates) if it were to borrow or lend hedging instruments in respect of the Warrant. %RepoRate(i) is subject to a minimum of 0%.</td>
</tr>
</tbody>
</table>

Variable Data

<table>
<thead>
<tr>
<th>BaseAmount</th>
<th>the Notional Amount per Warrant</th>
</tr>
</thead>
<tbody>
<tr>
<td>BaseCurrency</td>
<td>EUR</td>
</tr>
<tr>
<td>BaseSettlementLevel_ESP</td>
<td>0</td>
</tr>
<tr>
<td>BaseSettlementLevel_FSP</td>
<td>0</td>
</tr>
<tr>
<td>DailyRestrikePercentage</td>
<td>112%</td>
</tr>
<tr>
<td>DayCountBasisCommission</td>
<td>365</td>
</tr>
<tr>
<td>DayCountBasisRate</td>
<td>360</td>
</tr>
<tr>
<td>FixingTime</td>
<td>Means the scheduled closing time for Borsa Italiana (or any successor thereto) in respect of each Valuation Date</td>
</tr>
</tbody>
</table>
**C.19 Exercise price or final reference price of the underlying**

Final Settlement Price: the final reference price of the Warrant is the Opening Price (as defined under the Additional Terms and Conditions for Index Linked Warrants) recorded on the Final Valuation Date.

**C.20 Type of the underlying and where the information on the underlying can be found**

The type of underlying is the index specified in the table below:

<table>
<thead>
<tr>
<th>Index name</th>
<th>Bloomberg Ticker</th>
<th>Index Sponsor</th>
<th>Exchange</th>
<th>Website</th>
</tr>
</thead>
<tbody>
<tr>
<td>FTSE MIB</td>
<td>TFTSEMIB</td>
<td>FTSE</td>
<td>Borsa Italiana</td>
<td><a href="http://www.ftse.com">www.ftse.com</a></td>
</tr>
</tbody>
</table>

Information about the underlying is available on the following website(s), if any, or upon simple request to Société Générale:

www.ftse.com
<table>
<thead>
<tr>
<th>Element</th>
<th>Key information on the key risks that are specific to the issuer [and the guarantor]</th>
</tr>
</thead>
<tbody>
<tr>
<td>D.2</td>
<td>The Group is exposed to the risks inherent in its core businesses.</td>
</tr>
</tbody>
</table>

The Group's risk management focuses on the following main categories of risks, any of which could materially adversely affect the Group's business, results of operations and financial condition:

- **Credit and counterparty risk (including country risk)**: risk of losses arising from the inability of the Group's customers, issuers or other counterparties to meet their financial commitments. Credit risk includes counterparty risk linked to market transactions (replacement risk) and as well as securitisation activities.

- **Market risk**: risk of a loss of value on financial instruments arising from changes in market parameters, volatility of these parameters and correlations between them.

- **Operational risks**: risk of losses or sanctions due to inadequacies or failures in internal procedures or systems, human error or external events;

- **Structural interest and exchange rate risk**: risk of loss or of write-downs in the Group's assets arising from variations in interest or exchange rates.

- **Liquidity risk**: risk of the Group not being able to meet its cash or collateral requirements as they arise and at a reasonable cost.

The Guarantee constitutes a general and unsecured contractual obligation of the Guarantor and no other person, any payments on the Warrants are also dependent on the creditworthiness of the Guarantor.

The Guarantee is a payment guarantee only and not a guarantee of the performance by the relevant Issuer or any of its other obligations under the Warrants benefiting from the Guarantee.

The Guarantee may cover only part of the relevant Issuer's payment obligations under the relevant issue of Warrants. In such a case, Warrantholders may retain the risk that payments under the Guarantee are less than the amounts due by the Issuer under the Warrants.

Société Générale will act as issuer under the programme relating to a warrants issuance programme (the Programme); pursuant to which each of Société Générale, SG Issuer, SGA Société Générale Acceptance N.V. and Société Générale Effekten GmbH may from time to time issue warrants, as the Guarantor of the Warrants issued by the Issuer and also as provider of hedging instruments to the Issuer. As a result, investors will be exposed not only to the credit risk of the Guarantor but also operational risks arising from the lack of independence of the Guarantor, in assuming its duties and obligations as the Guarantor and provider of the hedging instruments.

The potential conflicts of interests and operational risks arising from such lack of independence are in part intended to be mitigated by the fact that different divisions within the Guarantor will be responsible for implementing the Guarantee and providing the hedging instruments and that each division is run as a separate operational unit, segregated by Chinese walls (information barriers) and run by different management teams.
The Issuer and the Guarantor and any of their subsidiaries and/or their affiliates, in connection with their other business activities, may possess or acquire material information about the underlying assets. Such activities and information may cause consequences adverse to Warrantholders.

The Issuer and the Guarantor and any of their subsidiaries and/or their affiliates may act in other capacities with regard to the Warrants, such as market maker, calculation agent or agent. Therefore, a potential conflict of interests may arise.

In connection with the offering of the Warrants, the Issuer and the Guarantor and/or their affiliates may enter into one or more hedging transaction(s) with respect to a reference asset(s) or related derivatives, which may affect the market price, liquidity or value of the Warrants.

**Important warning to the investor**

The possibility of an optional early expiration by the Issuer, on a predetermined date, is likely to have a negative effect on the market value of the Warrants. Potential investors should consider the reinvestment risk in light of other investments available at the time of the early expiration. Furthermore, this optional early expiration at the only discretion of the Issuer could prevent the Warrantholders from benefitting from the performance of the underlying instrument(s) over the whole period initially envisaged.

The terms and conditions of the Warrants may include provisions under which upon the occurrence of certain market disruptions delays in the settlement of the Warrants may be incurred or certain modifications be made. Moreover, in case of occurrence of events affecting the underlying instrument(s), the terms and conditions of the Warrants allow the Issuer to substitute the underlying instrument(s) by new underlying instrument(s), cease the exposure to the underlying asset(s) and apply a reference rate to the proceeds so obtained until the expiration date of the Warrants, cancel the Warrants on the basis of the market value of these Warrants, or deduct from any due amount the increased cost of hedging, and in each case without the consent of the Warrantholders.

Payments (whether at expiration or otherwise) on the Warrants are calculated by reference to certain underlying(s), the return of the Warrants is based on changes in the value of the underlying(s), which may fluctuate. Potential investors should be aware that these Warrants may be volatile and that they may receive no return and may lose all or a substantial portion of their investment.

During the lifetime of the Warrants, the market value of these Warrants may be lower than the invested capital. Furthermore, an insolvency of the Issuer and/or the Guarantor may cause a total loss of the invested capital.

The attention of the investors is drawn to the fact that they could sustain an entire or a partial loss of their investment.

---

### Section E – Offer

#### Element

<table>
<thead>
<tr>
<th>E.2b</th>
<th>Reasons for the offer and use of proceeds when different from making profit and/or hedging certain risks</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>The net proceeds from each issue of Warrants will be applied for the general financing purposes of the Group, which include making a profit</td>
</tr>
<tr>
<td></td>
<td>Description of the terms and conditions of the offer</td>
</tr>
<tr>
<td>---</td>
<td>------------------------------------------------------</td>
</tr>
<tr>
<td>E.3</td>
<td>Not applicable. The Warrants are not subject to a public offer in the European Economic Area.</td>
</tr>
<tr>
<td></td>
<td>Description of any interest that is material to the issue/offer including conflicting interests</td>
</tr>
<tr>
<td>E.4</td>
<td>Save for any fees payable to Société Générale (the Dealer), so far as the Issuer is aware, no person involved in the issue of the Warrants has an interest material to the offer.</td>
</tr>
<tr>
<td></td>
<td>Estimated expenses charged to the investor by the Issuer or the offeror</td>
</tr>
<tr>
<td>E.7</td>
<td>Not applicable. No expenses are charged to the investor by the Issuer or Société Générale (the Offeror).</td>
</tr>
</tbody>
</table>
NOTA DI SINTESI SPECIFICA DELL’EMISSIONE


La presente sintesi contiene tutti gli Elementi che devono essere riportati per questa tipologia di valori mobiliari e per l’Emittente. Dato che l’inserimento di alcuni Elementi non è obbligatorio, potrebbero verificarsi dei salti nella sequenza numerica degli Elementi.

Anche nel caso in cui un Elemento debba obbligatoriamente essere inserito nella nota di sintesi in virtù della tipologia di valore mobiliare e di Emittente, è possibile che nessuna informazione rilevante possa essere fornita in relazione a tale Elemento. In tal caso viene inserita nella nota di sintesi una breve descrizione dell’Elemento assieme alla dicitura “Non applicabile.”

<table>
<thead>
<tr>
<th>Sezione A - Introduzione e avvertenze</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Element</strong></td>
<td><strong>Avvertenza</strong></td>
</tr>
<tr>
<td><strong>A.1</strong></td>
<td>La presente nota di sintesi deve essere letta come introduzione al prospetto di base.</td>
</tr>
<tr>
<td></td>
<td>Qualsiasi decisione da parte dell’investitore in merito all’investimento nei warrants emessi deve essere basata su una valutazione complessiva del prospetto di base.</td>
</tr>
<tr>
<td></td>
<td>Qualora sia intrapresa un’azione legale in merito alle informazioni contenute nel prospetto di base e nelle Condizioni Definitive applicabile dinanzi all’autorità giudiziaria, il ricorrente potrebbe dover sostenere i costi della traduzione del prospetto di base, prima dell’inizio del procedimento, ai sensi della legislazione nazionale degli Stati Membri.</td>
</tr>
<tr>
<td></td>
<td>Solamente i soggetti che hanno compilato la presente nota di sintesi, compresa l’eventuale traduzione della stessa, ne rispondono civilmente, ma solo laddove la presente nota di sintesi risulti fuorviente, imprecisa o incoerente se letta congiuntamente alle altre parti del prospetto di base, ovvero laddove non fornisca, se letta congiuntamente alle altre parti del presente prospetto, le informazioni chiave in grado di aiutare l’investitore a decidere se investire o meno nei warrants.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>A.2</strong> Consenso all’ utilizzo del Prospetto di Base</th>
<th></th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Sezione B - Emittente e Garante</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Elemento</strong></td>
<td><strong>Denominazione sociale e nome commerciale dell’Emittente</strong></td>
</tr>
<tr>
<td><strong>B.1</strong></td>
<td>SG Issuer (o l’Emittente)</td>
</tr>
<tr>
<td><strong>B.2</strong></td>
<td>Domicilio, forma giuridica e Paese di costituzione</td>
</tr>
</tbody>
</table>
B.4b Andamenti noti che influiscono sull’Emittente e sui settori in cui opera
Nel corso del 2018, l’Emittente prevede di proseguire la propria attività in conformità al relativo oggetto sociale.

B.5 Descrizione del gruppo dell’Emittente e della sua posizione all’interno di tale gruppo
Il Gruppo offre una vasta gamma di servizi di consulenza e soluzioni finanziarie ad hoc a singoli clienti, grandi investitori societari e istituzionali. Il Gruppo conta su tre attività di “core business” complementari:
- Retail Banking in Francia
- Retail banking e servizi finanziari e assicurativi a livello internazionale; e
- Corporate and Investment Banking, Private Banking, Asset and Wealth Management e Securities Services.
L’Emittente è una controllata del Gruppo e non ha alcuna società controllata.

B.9 Ammontare del profitto previsto o stimato dell’Emittente
Non applicabile. L’Emittente non fa alcuna previsione o stima dei propri profitti.

B.10 Natura di eventuali riserve nella relazione della società di revisione in merito ai dati finanziari storici
Non applicabile. Il rapporto di revisione non contiene alcuna riserva.

B.12 Dati finanziari chiave storici selezionati relativi all’Emittente

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Reddito Complessivo</td>
<td>92.353</td>
<td>90.991</td>
</tr>
<tr>
<td>Utile ante imposte</td>
<td>105</td>
<td>525</td>
</tr>
<tr>
<td>Reddito di esercizio</td>
<td>78</td>
<td>373</td>
</tr>
<tr>
<td>Totale attivo</td>
<td>48.026.909</td>
<td>53.309.975</td>
</tr>
</tbody>
</table>

Nessun cambiamento negativo rilevante nelle prospettive dell’Emittente successivamente dalla data di pubblicazione del suo ultimo bilancio certificato.

Non si sono verificati cambiamenti negativi rilevanti nelle prospettive dell’Emittente dal 31 dicembre 2017.

Cambiamenti significativi nella posizione finanziaria o commerciale dell’Emittente successivamente al periodo coperto dai dati finanziari storici
Non applicabile. Non si è verificato alcun cambiamento rilevante nella posizione finanziaria o di negoziazione dell’Emittente successivamente alla data del 31 dicembre 2017.
**B.13** Eventi recenti relativi specificatamente all’Emittente che impattano in misura rilevante sulla valutazione della solvibilità dell’Emittente

Non applicabile. Non si sono verificati Eventi recenti relativi specificatamente all’Emittente che impattano in misura rilevante sulla valutazione della solvibilità dell’Emittente.

**B.14** Dichiarazione in merito al fatto se l’Emittente dipende da altre entità del gruppo

Per le informazioni sulla posizione dell’Emittente all’interno del Gruppo si rimanda all’Elemento B.5 che precede.

All’interno del Gruppo, SG Issuer fa capo a Société Générale Bank & Trust.

**B.15** Descrizione delle attività principali dell’Emittente


**B.16** Per quanto a conoscenza dell’Emittente, se l’Emittente stessa è nella titolarità o controllata direttamente o indirettamente e da chi, e la descrizione della natura di tale controllo

SG Issuer è una società controllata al 100% da Société Générale Bank & Trust S.A., che è a sua volta un’entità interamente controllata da Société Générale e interamente consolidata.

**B.18** Natura e ambito della garanzia

I Warrants sono garantiti incondizionatamente e irrevocabilmente da Société Générale (il Garante) ai sensi della Garanzia datata 31 Luglio 2015 (la Garanzia).

La Garanzia costituisce un’obbligazione diretta, incondizionata, non garantita e generale del Garante, ed è e sarà pari passu rispetto a tutte le altre obbligazioni, esistenti e future, dirette, incondizionate, non garantite e generali del Garante, ivi comprese quelle relative ai depositi.

**B.19** Informazioni in merito al garante come se questi fosse l’emittente del medesimo tipo di valori mobiliari oggetto della garanzia

Le informazioni in merito a Société Générale, qualora dovesse essere l’emittente dello stesso tipo di Warrants soggetto alla Garanzia è stabilito in conformità con gli Elementi B.19/B.1, B.19/B.2, B.19/B.4b, B.19/B.5, B.19/B.9, B.19/B.10, B.19/B.12, B.19/B.13, B.19/B.14, B.19/B.15 e B.19/B.16 che seguono, rispettivamente:

**B.19 B.1** Denominazione sociale e nome commerciale del Garante

Société Générale

**B.19 B.2** Domicilio, forma giuridica e Paese di costituzione

Domicilio: 29, Boulevard Haussmann, 75009 Parigi, Francia.
Forma legale: Società a responsabilità limitata pubblica (société anonyme).
Legislazione ai sensi della quale opera l’Emittente: diritto francese.
Paese di costituzione: Francia

**B.19 B.4b** Andamenti noti che influiscono sul Garante e sui settori in cui opera

Il contesto macroeconomico ha visto una graduale ripresa nel 2017. Tale ripresa dovrebbe continuare nel 2018 con una crescita acCELERATA nella maggior parte delle aree economiche e con flussi internazionali di scambi più dinamici. I mercati dovrebbero rimanere in espansione, anche se
sulla base dei livelli di valutazione ci si interroga sulla sostenibilità nel lungo termine, e potrebbe riemergere una certa volatilità. Infine, le banche centrali dovrebbero continuare la normalizzazione delle loro politiche monetarie, sia pure più gradualmente.

Nell’Eurozona, la crescita dovrebbe rafforzarsi ulteriormente nel 2018, per l’effetto combinato delle politiche monetarie e di bilancio accomodanti adottate, e di una forte domanda internazionale.

Per il 2018, l’agenda normativa dovrebbe focalizzarsi sul processo legislativo europeo avente ad oggetto i testi CRR2/CRD5, nonché la finalizzazione e l’armonizzazione dei requisiti riguardanti i rapporti di passività (MREL – Minimum Required Eligible Liabilities, e TLAC – Total Loss Absorbing Capacity).

Il 2018 sarà probabilmente caratterizzato da un ambiente geopolitico estremamente incerto, a seguito di una serie di eventi degli ultimi due anni. In diversi stati dell’Unione Europea si terranno delle importanti elezioni (in particolare in Italia) e proseguiranno i negoziati per la Brexit. Le tensioni “separatiste” (Catalonia) potrebbero ulteriormente intensificarsi. In aggiunta, diverse aree caratterizzate da instabilità e tensione potrebbero influenzare l’economia globale, sia in Medio Oriente che in Asia, con la politica americana attualmente caratterizzata da una certa imprevedibilità.

Nell’Europa, purché la situazione politica in Germania e in Italia sia chiarita, il 2018 potrebbe segnare un nuovo slancio nelle ambizioni europee.

Infine, le banche dovranno continuare ad adeguarsi ad un certo numero di cambiamenti fondamentali, specialmente l’accellerazione dei mutamenti tecnologici, che richiederanno di trasformare radicalmente i loro modelli operativi e di relazione.

In questo contesto, e al fine di generare una crescita più forte, redditizia e sostenibile, le priorità del Gruppo per il 2018 saranno:

- continuare la propria crescita attuando una serie di ambiziose iniziative volte a tutti i clienti ad alto potenziale (società, professionisti, clienti dotati di grandi patrimoni, bancassurance, Boursorama, ALD, ecc.), sviluppando al contempo segmenti e servizi personalizzati alle loro mutate esigenze;
- accellerare la trasformazione digitale di tutte le attività e funzioni e, in particolare, la digitalizzazione delle reti della banca al dettaglio, sia in Francia che all’estero;
- mantenere uno stretto controllo dei costi, dei rischi e dell’allocazione del capitale;
- continuare il proprio riassetto attraverso il disinvestimento o la chiusura delle attività che non hanno una massa critica e/o che non generano sinergie;
- continuare ad adottare il proprio programma Cultura e Comportamenti (Culture and Conduct), che mira a sviluppare la cultura di Societe Generale collocando i valori, la capacità di guida e l’integrità comportamentale al cuore della trasformazione del Gruppo, rafforzando conseguentemente la fiducia tra i propri azionisti (e principalmente tra i propri clienti).

Il Gruppo offre una vasta gamma di servizi di consulenza e soluzioni finanziarie ad hoc a singoli clienti, grandi investitori societari e istituzionali. Il Gruppo conta su tre attività di "core business" complementari:

- Retail Banking in Francia
- Retail banking e servizi finanziari e assicurativi a livello internazionale; e
- Corporate and Investment Banking, Private Banking, Asset and Wealth Management e Securities Services.

Il Garante è la società capogruppo.
**B.19 B.9 Ammontare del profitto previsto o stimato del Garante**

Non applicabile. Il Garante non fa alcuna previsione o stima dei propri profitti.

**B.19 B.10 Natura di eventuali riserve nella relazione della società di revisione in merito ai dati finanziari storici**

Non applicabile. Il rapporto di revisione non contiene alcuna riserva.

**B.19 B.12 Dati finanziari chiave storici selezionati relativi al Garante**

<table>
<thead>
<tr>
<th>Risultati (in milioni di EUR)</th>
<th>Primo trimestre 31.03.2018 (non sottoposto a revisione)</th>
<th>Esercizio 2017 (sottoposto a revisione)</th>
<th>Primo trimestre 31.03.2017 (non sottoposto a revisione)</th>
<th>Esercizio 2016 (sottoposto a revisione)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Risultato netto delle attività bancarie</td>
<td>6.294</td>
<td>23.954</td>
<td>6.474</td>
<td>25.298</td>
</tr>
<tr>
<td>Reddito Operativo</td>
<td>1.357</td>
<td>4.767</td>
<td>1.203</td>
<td>6.390</td>
</tr>
<tr>
<td>Risultato netto</td>
<td>1.004</td>
<td>3.430</td>
<td>889</td>
<td>4.338</td>
</tr>
<tr>
<td>Risultato netto gruppo riportato</td>
<td>850</td>
<td>2.806</td>
<td>747</td>
<td>3.874</td>
</tr>
<tr>
<td>Retail Banking in Francia</td>
<td>270</td>
<td>1.010</td>
<td>331</td>
<td>1.486</td>
</tr>
<tr>
<td>International Retail Banking &amp; Financial Services</td>
<td>429</td>
<td>1.975</td>
<td>428</td>
<td>1.631</td>
</tr>
<tr>
<td>Global Banking and Investor Solutions</td>
<td>166</td>
<td>1.566</td>
<td>385</td>
<td>1.803</td>
</tr>
<tr>
<td>Corporate Centre</td>
<td>(15)</td>
<td>(1.745)</td>
<td>(397)</td>
<td>(1.046)</td>
</tr>
<tr>
<td>Attività principali</td>
<td>865</td>
<td>4.551</td>
<td>1.144</td>
<td>4.920</td>
</tr>
<tr>
<td>Costo netto del rischio</td>
<td>(208)</td>
<td>(1.349)</td>
<td>(627)</td>
<td>(2.091)</td>
</tr>
<tr>
<td>ROTE sottostante ** (1)</td>
<td>10,9%</td>
<td>9,6%</td>
<td>12,1%</td>
<td>9,3%</td>
</tr>
<tr>
<td></td>
<td>Tier 1 Ratio **</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>---------------------------</td>
<td>----------------</td>
<td>------------</td>
<td>------------</td>
<td>------------</td>
</tr>
<tr>
<td></td>
<td>13,6%</td>
<td>13,8%</td>
<td>14,4%</td>
<td>14,5%</td>
</tr>
<tr>
<td><strong>Attivo (in miliardi di EUR)</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Totale attivo e passivo</td>
<td>1.271,9</td>
<td>1.275,1</td>
<td>1.401,2</td>
<td>1.354,4</td>
</tr>
<tr>
<td>Finanziamenti a costi ammortizzati per i clienti</td>
<td>423,3</td>
<td>425,2</td>
<td>433,9</td>
<td>426,5</td>
</tr>
<tr>
<td>Depositi clienti</td>
<td>409,4</td>
<td>410,6</td>
<td>415,7</td>
<td>421,0</td>
</tr>
<tr>
<td><strong>Patrimonio Netto (in miliardi di EUR)</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Patrimonio netto, Quota di gruppo</td>
<td>58,9</td>
<td>59,4</td>
<td>62,2</td>
<td>62,0</td>
</tr>
<tr>
<td>Partecipazioni di minoranza</td>
<td>4,6</td>
<td>4,7</td>
<td>3,8</td>
<td>3,7</td>
</tr>
<tr>
<td><strong>Rendiconto finanziario (in miliardi di EUR)</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Flussi netti in entrata (uscita) delle disponibilità liquide e mezzi equivalenti</td>
<td>N/A</td>
<td>18.023</td>
<td>N/A</td>
<td>18.442</td>
</tr>
</tbody>
</table>

** Tali rapporti finanziari non sono sottoposti a revisione.

(1) Rettificato per elementi non economici ed eccezionali, e per IFRIC 21.

---

** Nessun cambiamento negativo rilevante nelle prospettive del Garante successivamente dalla data di pubblicazione del suo ultimo bilancio certificato **

Non si è verificato alcun cambiamento negativo rilevante nelle prospettive dell'Emittente successivamente alla data del 31 dicembre 2017.

---

** Cambiamenti significativi nella posizione finanziaria o commerciale del Garante successivamente al periodo coperto dai dati finanziari storici **

Non applicabile. Non si è verificato alcun cambiamento rilevante nella posizione finanziaria o di
negoziazione dell’Emittente successivamente alla data del 31 marzo 2018.

B.19
B.13
Eventi recenti relativi specificatamente al Garante che impattano in misura rilevante sulla valutazione della solvibilità del Garante

Non applicabile. Non si sono verificati Eventi recenti relativi specificatamente al Garante che impattano in misura rilevante sulla valutazione della solvibilità del Garante.

B.19
B.14
Dichiarazione in merito al fatto se il Garante dipende da altre entità del gruppo

Si rimanda al precedente Elemento B.19/B.5 per la descrizione della posizione del Garante nell’ambito del Gruppo.

Société Générale è la società capogruppo del Gruppo. Comunque, Société Générale gestisce una propria attività; essa non agisce in qualità di semplice società capogruppo nei confronti delle proprie controllate.

B.19
B.15
Descrizione delle attività principali del Garante

Si rimanda al precedente Elemento B.19/B.5.

B.19
B.16
Per quanto a conoscenza del Garante, se il Garante stesso è nella titolarità o controllato direttamente o indirettamente e da chi, e la descrizione della natura di tale controllo

Non applicabile. Per quanto a sua conoscenza, Société Générale non è nella titolarità né è controllata, direttamente o indirettamente (ai sensi delle leggi francesi) da altre entità.

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Sezione C – Valori mobiliari

<table>
<thead>
<tr>
<th>Elemento</th>
</tr>
</thead>
<tbody>
<tr>
<td>C.1</td>
</tr>
<tr>
<td>Tipologia e classe dei valori mobiliari offerti e/o ammessi alle contrattazioni, compreso qualunque numero identificativo del valore mobiliare</td>
</tr>
</tbody>
</table>

I Warrants sono legati a un Indice (Index Linked Warrants).

**Codice ISIN dei Warrants:** DE000SG2QNU4

**Codice Common dei Warrants:** 161420310

| C.2     |
| Valuta dei valori mobiliari emessi |
La Valuta di Regolamento è l'Euro (EUR).

<table>
<thead>
<tr>
<th>C.5</th>
<th>Descrizione di eventuali limitazioni alla libera trasferibilità dei valori mobiliari</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Non applicabile. Non vi è alcuna limitazione alla libera trasferibilità dei Warrants, subordinatamente alle restrizioni di vendita e trasferimento eventualmente in vigore in talune giurisdizioni (incluso, senza limitazioni, gli Stati Uniti).</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>C.8</th>
<th>Diritti annessi ai valori mobiliari, ivi compreso il ranking e i limiti di detti diritti e le procedure per il loro esercizio.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td><strong>Diritti annessi ai valori mobiliari:</strong></td>
</tr>
<tr>
<td></td>
<td>Salvo il caso in cui i Warrants siano stati precedentemente cancellati o comunque siano soggetti a scadenza anticipata, i Warrants daranno diritto a ciascun titolare dei medesimi (un <strong>Titolare dei Warrants</strong>) a ricevere un eventuale rendimento dei Warrants, l’importo corrisposto, che può essere inferiore, pari o superiore all’importo inizialmente investito. (si rimanda all’Elemento C.18).</td>
</tr>
<tr>
<td></td>
<td>Nel caso in cui:</td>
</tr>
<tr>
<td></td>
<td>- L’Emittente non effettui il pagamento o non adempia agli altri obblighi in capo al medesimo ai sensi dei Warrants ovvero qualora la garanzia di Société Générale non sia più valida;</td>
</tr>
<tr>
<td></td>
<td>- il Garante non adempia agli obblighi di cui alla Garanzia; o</td>
</tr>
<tr>
<td></td>
<td>- di insolvenza o procedura fallimentare che coinvolga l’Emittente,</td>
</tr>
<tr>
<td></td>
<td>il titolare di qualsiasi Warrant potrà richiedere la cancellazione immediata dei Warrants e il pagamento di un importo da corrispondersi a titolo di risoluzione anticipata da corrispondersi a favore dei Titolari dei Warrants.</td>
</tr>
<tr>
<td></td>
<td>Il consenso dei Titolari dei Warrants dovrà essere ottenuto per modificare le condizioni contrattuali dei Warrants (salvo ove la modifica sia (i) volta a porre rimedio a eventuali ambiguità o disposizioni viziate o incongruenze ivi contenute, o a correggere tali ambiguità o disposizioni, ovvero sia di natura formale, accessoria o tecnica o (ii) non pregiudizievole degli interessi dei Titolari dei Warrants ovvero (iii) volta a correggere un errore manifesto o un errore dimostrato come tale ovvero (iv) volta a garantire la conformità con disposizioniIDEROGABILI di legge) ai sensi delle disposizioni dell’accordo di intermediazione, rese disponibili ai Titolari dei Warrants su richiesta dell’Emittente.</td>
</tr>
</tbody>
</table>

**Ranking**

I Warrants saranno obbligazioni dirette, incondizionate, non garantite e non subordinate dell’Emittente e avranno godimento regolare senza alcuna preferenza tra loro e (subordinatamente a quelle eccezioni di volta in volta eventualmente esistenti ai sensi delle leggi applicabili) avranno almeno i medesimi diritti di tutte le altre obbligazioni dirette, incondizionate, non garantite e non subordinate dell’Emittente in circolazione, presenti e future.

**Limitazioni ai diritti inerenti agli strumenti finanziari:**

- in caso di adeguamenti che interessino lo(gli) strumento(i) sottostante(i), l’Emittente potrà...
apportare modifiche alle condizioni, oppure, al verificarsi di eventi straordinari che incidano sulla(gli) strumento(i) sottostante(i), l’Emittente potrà procedere alla sostituzione dello(gli) strumento(i) sottostante(i) con un(dei) nuovo(i) strumento(i) sottostante(i), alla monetizzazione di tutto o parte degli importi dovuti fino alla data di scadenza dei Warrants, al rinvio della data di scadenza dei Warrants, alla cancellazione o decadenza anticipata dei Warrants sulla base del valore di mercato dei Warrants o alla deduzione da qualunque somma dovuta dell’aumento del costo di copertura, ed in ogni caso senza il consenso dei Titolari dei Warrants;
- l’Emittente potrà procedere alla cancellazione o alla scadenza anticipata dei Warrants sulla base del valore di mercato dei Warrants per ragioni fiscali o normative;
- i diritti alla liquidazione di qualsiasi importo dovuto a fronte dei Warrants saranno prescritti entro un periodo di dieci anni dalla data in cui gli importi sono divenuti esigibili per la prima volta e rimasti insoluti.

**Imposte**

Tutti i pagamenti relativi ai Warrants o effettuati a titolo di Garanzia saranno effettuati al netto di qualsiasi ritenuta o deduzione per, o per conto di, eventuali imposte, commissioni, contributi o oneri governativi presenti o futuri di qualsiasi natura imposti, prelevati, riscossi, trattenuti o accertati da o per conto di qualsiasi giurisdizione fiscale a meno che tale ritenuta o deduzione non sia prevista dalla legge.

Qualora eventuali importi debbano essere dedotti o trattenuti per, o per conto di, qualsiasi giurisdizione fiscale, il relativo Emittente o, a seconda dei casi, il Garante (tranne in determinate circostanze), entro i limiti stabiliti dalle leggi in vigore, dovrà versare l’importo aggiuntivo eventualmente dovuto, in modo che ciascun Titolare dei Warrants, previa detrazione o trattenuta di imposte, commissioni, contributi o oneri governativi, riceva l’intero importo dovuto ed esigibile.

**Legge applicabile**

Soggetto come descritto di seguito, i Warrants e qualsiasi altro obbligo extracontrattuale derivante da o relativo ai Warrants saranno disciplinati da e interpretati in conformità al diritto inglese.

L’Emittente accetta la competenza esclusiva dei tribunali Inglese a beneficio dei Titolari dei Warrants in relazione a qualsiasi controversia nei confronti dell’Emittente ma accetta il fatto che tali Titolari dei Warrants possano avviare la loro azione nei confronti di qualsiasi altro foro competente.

**C.11** Indicazione del fatto se i valori mobiliari offerti siano o saranno oggetto di una richiesta di ammissione alle contrattazioni, nell’ottica di ottenere la distribuzione su un mercato regolamentato o in altri mercati equivalenti, con l’indicazione dei mercati in questione

Sarà presentata richiesta di quotazione e di ammissione dei Warrants alle negoziazioni su SeDeX, mercato regolamentato organizzato e gestito da Borsa Italiana S.p.A.

**C.15** Come il valore dell’investimento viene influenzato dal valore dello strumento(i) sottostante(i)
Il valore dei Warrants e il pagamento dell'importo di liquidazione a un Titolare dei Warrants dipenderà dalla performance dell'attività sottostante, alla relativa data di valutazione/alle relative date di valutazione.

I Warrants offrono una esposizione corta a leva fisca (fixed leverage) alla performance positiva o negativa di un sottostante.

### C.16 La data di scadenza dei valori mobiliari derivati - la data di esercizio o la data di riferimento finale

I Warrants sono di tipo open-end e non hanno data di scadenza; la data di scadenza dei Warrants sarà il 21/12/2018 e la data di riferimento finale sarà l'ultima data di valutazione. La data di scadenza può essere modificata ai sensi di quanto disposto nel precedente Elemento C.8 e del successivo Elemento C.18.

### C.17 Procedure di regolamento dei valori mobiliari derivati

Consegna per contanti

### C.18 Come si ottiene il rendimento sui valori mobiliari derivati

I Warrants saranno regolati in contanti (Cash Settled Warrants) in un ammontare pari a Importo di Liquidazione per Contanti. L'Importo di Liquidazione per Contanti è un ammontare pari all'eccesso tra: Il Prezzo di Liquidazione Finale e il Prezzo di Esercizio, diviso per la Parità dove il Prezzo di Liquidazione Finale e il Prezzo di Esercizio, diviso per la Parità

La formula della Liquidazione per ciascun Warrant è un importo calcolato in base alla seguente formula:

\[
\text{Prezzo di Liquidazione Finale} = \text{Importo Nozionale} \times \text{Product Formula}(T) \times 1000
\]

\[
\text{Formula} \text{Prodotto}(T) = \left(\frac{1}{\text{Importo di Base}} \times \text{Max(ValoreIniziale \times Rapporto(T) / LSCL(T)) - C(T);0} \right)
\]

Dove

- \( FX(i) \) indica, per ogni Data di Valutazione(\(i \)), il tasso di cambio a pronti all'OrarioFixingFonteFX per convertire la ValutaBase nella ValutaStrategiaLeva rispetto a tale Data di Valutazione(\(i \)), come pubblicato dalla FonteFX, o qualsiasi successore. Se tale tasso non è disponibile a tale Data di Valutazione(\(i \)), \( FX(i) \) sarà il primo tasso di cambio a pronti disponibile all'OrarioFixingFonteFX per convertire la ValutaBase nella ValutaStrategiaLeva successivamente a tale giorno, come pubblicato da FonteFX, o qualsiasi successore.
**Rapporto**

indica, per ciascuna Data di Valutazione(i), il valore di Rapporto(i), rispetto a ciascun Warrant a tale Data di Valutazione(i), essendo il valore di Rapporto(i) alla Data di Valutazione(i-1) salvo rettifica da parte dell’Agente di Calcolo in conformità con le seguenti disposizioni.

Se, a qualsiasi Data di Valutazione(i) da, ma escludendo, la Data di Valutazione Iniziale a, e includendo, la Data di Valutazione Finale:

\[
\frac{C(i)}{IV(i)} > \text{RatioResetSoglia}
\]

torna l’Agente di Calcolo adeguerà il valore di Rapporto(i) rispetto a tale Data di Valutazione(i). L’Agente di Calcolo può anche, in qualsiasi Data di Valutazione(i) da, ma escludendo, la Data di Valutazione Iniziale a, e includendo, la Data di Valutazione Finale, decidere a sua assoluta discrezione di adeguare il valore di Rapporto(i) rispetto a tale Data di Valutazione(i). Se l’Agente di Calcolo adegra il valore di Rapporto(i), dovrà farlo in conformità con la formula seguente:

\[
\text{Rapporto}(i) = \frac{(\text{Rapporto}(i-1) \times \text{LSCL}(i) - \text{CANTE}(i) \times (\text{LSCL}(0) / \text{ValoreIniziale}))}{\text{LSCL}(i)}
\]

Il valore iniziale del Rapporto sarà pari a Rapporto(0)=1.

Il valore di Rapporto(i) applicabile di volta in volta sarà messo a disposizione dall’Emittente sul sito internet www.warrants.it.

**LSCL(i)**

indica, per ciascuna Data di Valutazione(i), il Livello di Fiancata della Strategia a Leva a tale Data di Valutazione(i), come potrebbe essere aggiustato in conformità con le disposizioni della “Strategia Straordinaria di Adeguamento per Ragione di Performance” alla Condizione 3.2.1.5.4 dei Termini e Condizioni Aggiuntivi relativi a One Delta, Fixed Leverage e Turbo Warrants.

**CANTE(i)**

e è determinato in conformità con la seguente formula:

\[
\text{CANTE}(i) = \frac{C(i-1) + (\text{ACT}(i-1;i) / \text{GiorniBaseCalcoloCommissioni}) \times (\%\text{TassoCommissione}(i) + \%\text{TassoCostoDivario}(i)) \times \text{ValoreIntrinseco}(i))}{\text{LSCL}(i)}
\]

**Commissione(i), Commissione o C(i)**

indica, rispetto a ciascuna Data di Valutazione(i):

se (i) è la Data di Valutazione Iniziale oppure un giorno nel quale il valore di Rapporto(i) è stato adeguato in conformità con la definizione di “Rapporto o Rapporto(i)” qui riportata:
Valore Intrinseco(i)

Indica, rispetto a ciascuna Data di Valutazione(i), un importo determinato dall’Agente di Calcolo in conformità con la seguente formula:

\[ \text{Valore Intrinseco}(i) = \max(\text{Valore Iniziale} \times \text{Rapporto}(i-1) \times \frac{\text{LSCL}(i)}{\text{LSCL}(0)} - C(i-1); 0) \]

Data di Valutazione(i)

 indica qualsiasi Giorno di Negoziazione Programmato tra la Data di Valutazione Iniziale e la Data di Valutazione Finale.

Data di Valutazione(0) indica la Data di Valutazione Iniziale, Data di Valutazione (T) indica la Data di Valutazione Finale e per ogni giorno (i) da 1 (incluso) e (T-1) (incluso), Data di Valutazione(i) è il Giorno di Negoziazione Programmato immediatamente successivo alla Data di Valutazione(i-1).

Data di Valutazione Iniziale indica il 19/12/2013

Data di Valutazione Finale indica la Data di Scadenza
Strategia a Leva

Descrizione della Strategia a Leva

La strategia a cui la performance del Warrant è collegata è la Strategia a Leva che consiste in un’ esposizione a leva corta al Sottostante con un fattore di Leva “\(Leva\)” e un ipotetico strumento del mercato monetario.

L’esposizione nozionale della Strategia a Leva al Sottostante è rivista a ciascuna Data di Valutazione al fine di prendere in conto il Livello di Chiusura della Strategia a Leva della precedente Data di Valutazione, come da seguito descritto.

Soggetto al verificarsi di un Evento di Restrike Infragiorneria, per ciascuna Data di Valutazione(i), il Livello di Chiusura della Strategia a Leva a tale Data di Valutazione(i) è calcolato in conformità con la formula seguente:

alla Data di Valutazione(0):

\[LSCL(0) = LSCLiniziale\]

a ciascuna Data di Valutazione(i) successiva:

\[LSCL(i) = \text{Max}(LSCL(i-1) \times \{1 + \text{Leva} \times \text{Prezzo}(i) / \text{AdjPrezzo}(i-1) - 1\} + (1-\text{Leva}) \times \text{Tasso}(i-1) \times \text{ACT}(i-1,i) / \text{GiorniBaseCalcoloTassi}), 0)\]

Soggetto al verificarsi di un Evento di Restrike Infragiorneria, per ciascuna Data di Valutazione(i) e ciascuno Orario di Calcolo(v), il Livello della Strategia a Leva all’Orario di Calcolo(v) è calcolato in conformità con la formula seguente:

\[LSL(i,v) = \text{Max}(LSCL(i-1) \times \{1 + \text{Leva} \times \text{Prezzo}(i,v) / \text{AdjPrezzo}(i-1) - 1\} + (1-\text{Leva}) \times \text{Tasso}(i-1) \times \text{ACT}(i-1,i) / \text{GiorniBaseCalcoloTassi}), 0)\]

Al fine di determinare LSCL(i) a una Data di Valutazione immediatamente successiva a un Giorno di Riferimento dell’Evento di Restrike Infragiorneria, i riferimenti a (i-1) della formula LSCL(i) qui sopra si intenderanno come riferimenti a (i’).

Definizioni Specifiche relative alla Strategia a Leva

\(\text{AdjPrezzo}(i-1)\) è determinato, per ciascuna Data di Valutazione(i), in conformità con la seguente formula:

\[\text{Prezzo}(i-1)\]

\(\text{TassoCash or TassoCash}(i)\) indica, per ogni Data di Valutazione(i):

Il livello del TassoOvernight per tale Data di Valutazione(i); o
L’ultimo livello disponibile di TassoOvernight pubblicato, se un livello di TassoOvernight datato con tale Data di Valutazione(i)

in entrambi i casi come determinato dall’Agente di Calcolo
a condizione che se nel caso (2) sopra menzionato il TassoOvernight non sia pubblicato sulla PaginaTassoOvernight (o, se applicabile, qualsiasi successivo servizio o pagina usata dall’Agente di Calcolo al fine di accertare tale tasso) per un periodo di più di 7 Date di Valutazione e tale tasso sia, secondo l’Agente di Calcolo, ragionevolmente previsto discontonuo (tale tasso essendo il “Tasso Discontinuo”) allora l’Agente di Calcolo determinerà il TassoCash(i) (a) selezionando un tasso sostitutivo per tale Tasso Discontinuo che offra caratteristiche economiche simili al Tasso Discontinuo o, se l’Agente di Calcolo determina che un tale successore non esiste, (b) sulla base del costo che Société Générale caricherà o di cui sarà caricata per prendere a prestito contante nella ValutaStrategiaLeva per una notte.

<table>
<thead>
<tr>
<th>Termine</th>
<th>Descrizione</th>
</tr>
</thead>
<tbody>
<tr>
<td>Livello di Chiusura della Strategia a Leva or LSCL(i)</td>
<td>indica, per ogni Data di Valutazione(i), il Livello di Chiusura della Strategia a Leva a tale giorno (i), come tale livello potrebbe essere aggiustato.</td>
</tr>
<tr>
<td>Livello della Strategia a Leva or LSL(i,v)</td>
<td>indica, per ogni Data di Valutazione(i) e ogni Orario di Calcolo(v), l’ultimo livello della Strategia a Leva all’Orario di Calcolo(v), come tale livello potrebbe essere aggiustato.</td>
</tr>
</tbody>
</table>
| Tasso or Tasso(i) | indica, per ogni Data di Valutazione(i), un tasso annual calcolato a tale data in conformità con la formula seguente:  
\[
Tasso(i) = TassoCash(i) - \frac{\text{Leva}}{\text{Leva} - 1} \times \%TassoRepo(i) 
\] |
| Prezzo(i) | indica, relativamente ad ogni Data di Valutazione(i), il Prezzo di Riferimento del Sottostante a tale Data di Valutazione(i), e soggetto agli aggiustamenti e relative corporate action e/o eventi straordinari. |
| Prezzo(i,v) | indica, relativamente ad ogni Data di Valutazione(i) e Orario di Calcolo(v), il prezzo infragiornaliero del Sottostante a tale Data di Valutazione(i) e Orario di Calcolo(v). |
| Orario di Calcolo | indica relativamente alla Strategia a Leva, ogni momento tra l’orario di apertura della Borsa e l’Orario di Fixing purché la relativa data sia disponibile per permettere all’Agente di Calcolo di determinare il Livello della Strategia a Leva. |
### Descrizione Strategia Straordinaria di Adeguamento per Ragione di Performance

#### Descrizione

Se l'Agente di Calcolo determina che un Evento di Restrike Infragiornaliero si è verificato all'Orario di Calcolo(v) durante la Data di Valutazione(i), un aggiustamento (una **Strategia Straordinaria di Adeguamento per Ragione di Performance**) dovrà essere implementata durante tale Data di Valutazione(i) in conformità con le seguenti disposizioni.

Il calcolo in tempo reale della Strategia a Leva sarà sospeso durante il Periodo di Osservazione dell'Evento di Restrike Infragiornaliero e riprenderà entro i 15 minuti successivi alla fine di tale Periodo di Osservazione dell'Evento di Restrike Infragiornaliero (il punto di tale ripresa the sarà l'**Orario di Ripresa del Calcolo** ed il giorno in cui tale ripresa avviene sarà il **Giorno di Ripresa del Calcolo o CRD**). Se la fine del Periodo di Osservazione dell'Evento di Restrike Infragiornaliero avverà meno di minuti prima dell'Orario di Fixing nel Giorno di Riferimento dell'Evento di Restrike Infragiornaliero, l'Orario di Ripresa del Calcolo sarà l'Orario di Fixing che segue immediatamente la fine del Periodo di Osservazione dell'Evento di Restrike Infragiornaliero.

In ogni Giorno di Ripresa del Calcolo, dall'Orario di Ripresa del Calcolo, LSCL(CRD) e LSL(CRD,v) saranno determinati come segue:

- per ogni Orario di Calcolo(v) durante il Giorno di Ripresa del Calcolo alla fine del Periodo di Osservazione dell'Evento di Restrike Infragiornaliero, la Strategia a Leva è calcolata in conformità con la seguente formula:

  $$LSL(CRD,v) = LSL(i',V_{REF}(v)) \times (1 + Leva \times \left(\frac{Prezzo(CRD,v)}{AdjPrezzo(i')} - 1\right) + (1 - Leva) \times Tasso(i') \times \frac{ACT(i',CRD)}{GiorniBaseCalcoloTassi})$$

  E all'Orario di Fixing di tale Giorno di Ripresa del Calcolo:

  $$LSCL(CRD) = LSL(i',V_{REF}(v)) \times (1 + Leva \times \left(\frac{Prezzo(CRD)}{AdjPrezzo(i')}\right) - 1) + (1 - Leva) \times Tasso(i') \times \frac{ACT(i',CRD)}{GiorniBaseCalcoloTassi})$$

#### Definizioni Specifiche

- **(i')** indica il Giorno di Riferimento dell'Evento di Restrike Infragiornaliero che corrisponde all'Evento di Restrike Infragiornaliero immediatamente precedente all'Orario di Calcolo(v).

- **AdjPrezzo(i')** è determinato in base alla seguente formula:

  $$AdjPrezzo(i') = \frac{Prezzo(i',V_{REF}(v))}{Prezzo(i',\text{V}_{\text{REF}}(v))}$$

- **Livello di Riferimento Infragiornaliero Correlato** indica, relativamente alla Data di Valutazione(i) e all'Orario di Calcolo(v), il livello del Sottostante rilevato a (1) l'ultimo Orario di Riferimento dell'Evento di Restrike Infragiornaliero precedentemente escluso tale Orario di Calcolo(v) o (2) se non si è verificato nessun Evento di Restrike Infragiornaliero in quel giorno, il livello di chiusura del Sottostante alla Data di Valutazione immediatamente successiva.
Evento di Restrike InfraGiornaliero indica, relativamente alla Data di Valutazione, il rialzo all’Orario di Calcolo del livello del Sottostante sopra la Percentuale di Restrike Giornaliero del relativo Livello di Riferimento InfraGiornaliero a quell’Orario di Calcolo.

Periodo di Osservazione dell’Evento di Restrike InfraGiornaliero indica relativamente ad un Evento di Restrike InfraGiornaliero, il periodo che inizia a partire dall’Orario dell’Evento di Restrike InfraGiornaliero (escluso) e termina nell’orario rilevato 15 minuti dopo l’Orario dell’Evento di Restrike InfraGiornaliero (incluso).

Nel caso in cui, durante questo periodo di 15 minuti, l’Agente di Calcolo determina che (1) il livello del Sottostante non è diffuso dallo Sponsor dell’Indice o (2) la Borsa o la Borsa Collegata non sono aperte per la negoziazione continua, il Periodo di Osservazione dell’Evento di Restrike InfraGiornaliero sarà prolungato per il tempo necessario fino a quando (1) il livello del Sottostante è calcolato e diffuso dallo Sponsor dell’Indice e (2) la Borsa o la Borsa Collegata sono aperte per la negoziazione continua per un periodo complessivo di 15 minuti.

Se il Periodo di Osservazione dell’Evento di Restrike InfraGiornaliero non termina entro l’Orario di Fixing: (1) tale giorno non sarà una Data di Valutazione ai fini della determinazione qualsiasi elemento della Strategia a Leva, tranne (a) per il calcolo di LSL e AdjPrezzo (e le relative componenti) corrispondente al pertinente Evento di Restrike InfraGiornaliero e (b) per il calcolo di LSL e AdjPrezzo (e le relative componenti) corrispondente ad ogni precedente Evento di Restrike InfraGiornaliero che sia avvenuto in quel giorno, se ce ne sono; e (2) tale Periodo di Osservazione dell’Evento di Restrike InfraGiornaliero dovrà essere prolungato alla successiva Data di Valutazione per il tempo necessario fino a quando l’Agente di Calcolo determina che (a) il livello del Sottostante è calcolato e diffuso dallo Sponsor dell’Indice e (b) la Borsa o la Borsa Collegata sono aperte per la negoziazione continua per un periodo complessivo di 15 minuti.

Al solo fine di determinare il Periodo di Osservazione dell’Evento di Restrike InfraGiornaliero, la Borsa non sarà considerata aperta per la negoziazione continua durante il periodo dell’asta di chiusura (come stabilito dalla regola della Borsa).

Giorno di Riferimento dell’Evento di Restrike indica, relativamente ad un Periodo di Osservazione dell’Evento di Restrike InfraGiornaliero, il giorno in cui si
<table>
<thead>
<tr>
<th><strong>InfraGiornaliero</strong></th>
<th>verifica l’Orario di Riferimento dell’Evento di Restrike InfraGiornaliero.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Orario di Riferimento dell’Evento di Restrike InfraGiornaliero</strong></td>
<td>indica, relativamente ad un Periodo di Osservazione dell’Evento di Restrike InfraGiornaliero, l’Orario di Calcolo nel quale il Livello della Strategia a Leva raggiunge il suo minor valore durante tale periodo.</td>
</tr>
<tr>
<td><strong>Orario dell’Evento di Restrike InfraGiornaliero</strong></td>
<td>indica relativamente ad un Evento di Restrike InfraGiornaliero, l’Orario di Calcolo nel quale tale evento si verifica.</td>
</tr>
<tr>
<td><strong>LSL(i', V_{REF}(v))</strong></td>
<td>È calcolato in base alle seguenti formule:</td>
</tr>
</tbody>
</table>

Nel caso in cui, relativamente ad un Evento di Restrike InfraGiornaliero, uno o più Orari dell’Evento di Restrike InfraGiornaliero si sono precedentemente verificati con un Orario di Riferimento dell’Evento di Restrike InfraGiornaliero avvenuto in (i'), allora (dove l’ultimo Orario di Riferimento dell’Evento di Restrike InfraGiornaliero, immediatamente precedente V_{REF}(v), è “v1”):

\[
LSL(i', V_{REF}(v)) = LSL(i', v1) \times (1 + \text{Leva} \times (\frac{\text{Prezzo}(i', V_{REF}(v))}{\text{Prezzo}(i', v1)} - 1))
\]

Dove LSL(i', v1) è determinato in conformità con questa sezione ma con “V_{REF}(v)” sostituito da “v1”.

in circostanze diverse da quelle esposte in (1):

\[
LSL(i', V_{REF}(v)) = LSLREF(i(REF)) \times (1 + \text{Leva} \times (\frac{\text{Prezzo}(i', V_{REF}(v))}{\text{AdjPrezzo}(i(REF))} - 1) + (1 - \text{Leva}) \times \text{Rate}(i(REF)) \times \frac{\text{ACT}(i(REF), i')}{\text{DayCountBasisRate}})
\]

**i(REF)** indica l’ultimo tra (1) Giorno di Riferimento dell’Evento di Restrike InfraGiornaliero immediatamente precedente(i’) nel qual caso i(REF) si riferisce a (i’) e l’ultimo Orario di Riferimento dell’Evento di Restrike InfraGiornaliero in tale Giorno di Riferimento dell’Evento di Restrike InfraGiornaliero si riferisce a (v1) (2) la Data di Valutazione che immediatamente precede (i’) in tal caso i(REF) si riferisce a (i-1).

**LSLREF(i(REF))** indica, se i(REF) è un Giorno di Riferimento dell’Evento di Restrike InfraGiornaliero allora LSL(i'', v1); o altrimenti LSL(i-1).

**AggPrezzo(i(REF))** indica:

(1) se i(REF) è un Giorno di Riferimento dell’Evento di Restrike InfraGiornaliero, allora:
AdjPrezzo(i(REF)) = Price(i'',v1)

(2) o altimenti:

AdjPrezzo(i(REF)) = Prezzo(i''-1)

V_{REF(v)} indica l’ultimo Orario di Riferimento dell’Evento di Restrike Infragiornaliero precedente, e escluso, l’Orario di Calcolo(v).

Tassi Applicabili

%TassoCostoCollat(i) indica 0%.

%TassoCommissione(i) indica, relativamente ad ogni Data di Valutazione(i), il tasso annuale di commissione a tale Data di Valutazione(i). Il livello del tasso annuale di commissione sarà determinato dall’Agente di Calcolo. %TassoCommissione(i) è soggetto ad un minimo di 0% e un massimo di 0.40% ed inizialmente è uguale a 0.40% alla Data di Valutazione Iniziale.

Il livello applicabile di %ComissionRate(i) di volta in volta sarà messo a disposizione dall’Emittente sul sito internet www.warrants.it.

%TassoDist(i) indica 0%.

%TassoCostoDivario(i) indica, per ogni Data di Valutazione(i), il tasso annuale per il costo del divario a tale Data di Valutazione(i), determinato dall’Agente di Calcolo come il costo che l’Emittente (e/o le sue società affiliate) caricheranno per replicare la performance della Strategia a Leva, che include, inter alia, i costi di copertura del rischio che il valore del Warrant diventi negativo.

Il livello applicabile di %GapPremiumRate(i) di volta in volta sarà messo a disposizione dall’Emittente sul sito internet www.warrants.it.

%TassoQuanto(i) indica 0%.

%TassoRepo(i) indica, per ogni Data di Valutazione(i), il tasso annuale che sarà determinato relativamente a tale Data di Valutazione(i) dall’Agente di Calcolo come il costo o il guadagno che sarà sostenuto dall’Emittente (e/o le sue società affiliate) se prende a prestito o presta strumenti di copertura relativamente al Warrant. %TassoRepo(i) è soggetto ad un minimo di 0%.

Il livello applicabile di %TassoRepo(i) di volta in volta sarà messo a disposizione dall’Emittente sul sito internet www.warrants.it.
<table>
<thead>
<tr>
<th><strong>Dati Variabili</strong></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Importo di Base</strong></td>
<td>L'Importo Nozionale per Warrant</td>
</tr>
<tr>
<td><strong>Valuta Base</strong></td>
<td>EUR</td>
</tr>
<tr>
<td><strong>Livello Base Settlement_ES</strong></td>
<td>0</td>
</tr>
<tr>
<td><strong>Livello Base Settlement_FSP</strong></td>
<td>0</td>
</tr>
<tr>
<td><strong>Percentuale di Restrike Giornaliero</strong></td>
<td>112%</td>
</tr>
<tr>
<td><strong>Giorni Base Calcolo Commissioni</strong></td>
<td>365</td>
</tr>
<tr>
<td><strong>Giorni Base Calcolo Tassi</strong></td>
<td>360</td>
</tr>
<tr>
<td><strong>Orario Fixing</strong></td>
<td>Indica l'orario di chiusura programmatto per Borsa Italiana (o ogni successore) relativamente ad ogni Data di Valutazione (i) esclusa la Data di Valutazione Finale</td>
</tr>
<tr>
<td><strong>Fonte FX</strong></td>
<td>WM Company</td>
</tr>
<tr>
<td><strong>Orario Fixing Fonte FX</strong></td>
<td>17:30 CET</td>
</tr>
<tr>
<td><strong>Valore Iniziale</strong></td>
<td>Il Prezzo di Emissione moltiplicato per la Parità</td>
</tr>
<tr>
<td><strong>Leva</strong></td>
<td>(-7)</td>
</tr>
<tr>
<td><strong>Valuta Strategia Leva</strong></td>
<td>EUR</td>
</tr>
<tr>
<td><strong>LSCL Iniziale</strong></td>
<td>100.0000</td>
</tr>
<tr>
<td><strong>Ratio Reset Soglia</strong></td>
<td>20%</td>
</tr>
<tr>
<td><strong>Tasso Overnight</strong></td>
<td>EONIA (Euro OverNight Index Average)</td>
</tr>
<tr>
<td><strong>Pagina Tasso Overnight</strong></td>
<td>EONIA P: Pagina Reuters</td>
</tr>
</tbody>
</table>

Il **Prezzo di Esercizio** è Euro zero; e la **Parità** è 10.000.

**Con riferimento a ciascuna Data di Esercizio,** il **Prezzo di Liquidazione Finale si intenderà determinato a tale Data di Esercizio (che si considera la Data di Valutazione applicabile).**

I Warrants possono essere esercitati anticipatamente a scelta dell'Emittente e dei **Titolari dei Warrants.** I titolari dei Warrants potrebbero in queste circostanze vedersi assegnare l'**Importo di Liquidazione Opzionale Anticipata** che sarebbe un importo determinato così come sarebbe stato determinato l'**Importo di Liquidazione per Contanti** salvo che il Prezzo di Liquidazione Finale si intenderà determinato alla Data di Liquidazione Opzionale (invece che alla data nella quale il Prezzo di Liquidazione Finale deve essere determinato in base agli Additional Terms and Conditions relating to One-Delta, Fixed Leverage and Turbo Warrants che corrispondono alRiferimento del Prodotto).
Prezzo di Liquidazione Finale: il prezzo di riferimento finale del Warrant è il valore di apertura (opening price) (come definito nelle Additional Terms and Conditions for Index Linked Warrants) rilevato alla Data di Valutazione Finale.

C.20 Tipo di sottostante e informazioni su dove reperire le informazioni sul sottostante

Il tipo di sottostante è l’indice specificato nella tabella seguente:

<table>
<thead>
<tr>
<th>Nome dell’Indice</th>
<th>Ticker Bloomberg</th>
<th>Sponsor dell’Indice</th>
<th>Mercato Regolamentato</th>
<th>Sito internet</th>
</tr>
</thead>
<tbody>
<tr>
<td>FTSE MIB Gross TR Index</td>
<td>TFTSEMiB</td>
<td>FTSE</td>
<td>Borsa italiana</td>
<td><a href="http://www.ftse.com">www.ftse.com</a></td>
</tr>
</tbody>
</table>

Le eventuali informazioni relative alle entità di riferimento sono reperibili sui seguenti siti web ovvero facendone richiesta a Société Générale:

www.ftse.com

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### Sezione D - Rischi

**Elemento**

**D.2 Informazioni chiave in merito ai principali rischi specifici dell’Emittente [e del Garante]**

Il Gruppo è esposto ai rischi insiti nel proprio core business. La gestione del rischio da parte del Gruppo è incentrata sulle seguenti categorie di rischio, ciascuna delle quali potrebbe negativamente influenzare in modo sostanziale le attività, i risultati operativi e la posizione finanziaria del Gruppo:

- **Rischio di credito e controparte (ivi compreso il rischio paese):** rischio di perdite derivanti dall’incapacità da parte dei clienti, degli emittenti o di altre controparti del Gruppo di onorare i propri impegni finanziari. Il rischio di credito comprende il rischio di controparte legato alle operazioni di mercato (rischio di sostituzione) e alle attività di cartolarizzazione.

- **Rischio di mercato:** rischio di una perdita di valore degli strumenti finanziari dovuta a cambiamenti nei parametri di mercato, volatilità di tali parametri e correlazione tra gli stessi.

- **Rischi operativi:** rischio di perdite o sanzioni dovute ad inadeguatezze o lacune nelle procedure o nei sistemi interni, ad errore umano o ad eventi esterni;

- **Rischio di tasso di interesse e rischio di cambio strutturale:** rischio di perdite o svalutazioni degli attivi del Gruppo dovute a variazioni nei tassi di interesse o nei tassi di cambio.

- **Rischio di liquidità:** rischio che il Gruppo non sia in grado di far fronte alle proprie esigenze di cassa o di collateral nel momento in cui esse insorgono e ad un costo ragionevole.
La Garanzia costituisce un obbligo contrattuale generale e non garantito del Garante e di nessun altro soggetto, ed eventuali pagamenti relativi ai Warrants sono altresì legati al merito creditizio del Garante.

I potenziali investitori in Warrants che beneficiano della Garanzia dovranno tener presente che, in caso di inadempimento di un Emittente, i diritti del titolare dei Warrants saranno limitati alle somme ottenute presentando richiesta ai sensi della Garanzia e delle relative disposizioni della stessa, e il titolare dei Warrants non avrà la facoltà di avviare alcun procedimento, sia esso giudiziario o di altra natura, o altrimenti di intentare causa nei confronti dell’Emittente.

La Garanzia è unicamente una garanzia di pagamento e non garantisce l’adempimento da parte dell’Emittente ovvero il rispetto degli altri obblighi allo stesso spettanti in virtù dei Warrants che beneficiano della Garanzia.


I potenziali conflitti di interesse e rischi operativi derivanti da tale mancanza di autonomia sono in parte mitigati dal fatto che la responsabilità di implementare la Garanzia e di fornire gli strumenti di copertura sarà affidata a diverse divisioni all’interno del Garante, e ciascuna divisione è gestita come un’unità operativa indipendente, con barriere allo scambio di informazioni (“Chinese walls”) e sotto la supervisione di team di gestione differenti.

L’Emittente e il Garante e qualsivoglia delle loro controllate e/o Collegate potranno, nell’ambito delle altre attività aziendali, detenere o acquisire informazioni significative in merito agli attivi sottostanti. Tali attività e informazioni potrebbero influenzare negativamente i titolari dei Warrants.

L’Emittente e il Garante e qualsivoglia delle loro controllate e/o Collegate potranno rivestire altri ruoli in relazione ai Warrants, quali ad esempio market maker, agente di calcolo o rappresentante. Potrebbe quindi verificarsi un potenziale conflitto di interessi.

Nell’ambito dell’offerta dei Warrants, l’Emittente e il Garante e/o le loro Collegate potranno effettuare una o più operazioni di copertura in relazione all’(agli) attivo(i) di riferimento o ai relativi derivati, che potrebbero influire sul prezzo di mercato, sulla liquidità o sul valore dei Warrants.

D.6 Avvertenze importanti per l’investitore

L’eventualità di una scadenza anticipata facoltativa decisa dall’Emittente, ad una data preestabilita, potrà presumibilmente avere un impatto negativo sul valore di mercato dei Warrants. I potenziali investitori dovranno tenere in considerazione il rischio di reinvestimento alla luce degli altri investimenti disponibili alla scadenza anticipata. Inoltre, tale scadenza anticipata facoltativa a totale discrezione dell’Emittente potrebbe impedire ai titolari dei Warrants di beneficiare dell’andamento dello(gli) strumento(i) sottostante(i) per l’intero periodo inizialmente previsto.

In base ai termini e alle condizioni dei Warrants, al verificarsi di talune turbative di mercato potrebbero subentrare dei ritardi nella liquidazione dei Warrants ovvero si potrebbero rendere
necessarie alcune modifiche. Inoltre, al verificarsi di eventi che hanno un impatto sullo strumento(i) sottostante(i), i termini e le condizioni dei Warrants consentono all'Emittente di sostituire lo(s) strumento(i) sottostante(i) con (un) nuovo(i) strumento(i) sottostante(i), terminare l'esposizione all'(ag)li attivo(i) sottostante(i) e applicare un tasso di riferimento ai proventi così ottenuti fino alla data di scadenza dei Warrants, annullare i Warrants in base al valore di mercato degli stessi ovvero detrarre da qualsivoglia importo dovuto il costo aggiuntivo di copertura, in ciascun caso senza il consenso dei titolari dei Warrants.

I pagamenti (siano essi alla scadenza o in altra data) relativi ai Warrants sono calcolati in riferimento a (un) determinato(i) sottostante(i), il rendimento dei Warrants è basato sulle variazioni nel valore del(i) sottostante(i), soggetto ad oscillazioni. I potenzial di investitori dovanno tener conto del fatto che i Warrants potrebbero essere soggetti a volatilità, che gli investitori stessi potrebbero non ottenere alcun rendimento e che potrebbero perdere l'intero importo investito ovvero una parte significativa dello stesso.

Durante il periodo di validità dei Warrants, il valore di mercato degli stessi potrà essere inferiore rispetto al capitale investito. Inoltre, l'eventuale insolvenza dell'Emittente e/o del Garante potrebbe comportare la perdita totale del capitale investito. Si fa presente che gli investitori potrebbero andare incontro ad una perdita totale o parziale del loro investimento.

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<td>E.3</td>
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<td>E.4</td>
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<td>E.7</td>
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</tbody>
</table>

E.2b

I proventi netti di ciascuna emissione di Warrants saranno utilizzati ai fini del finanziamento generico del Gruppo, ivi compreso per il perseguimento di un profitto.

E.3

Non applicabile. I Warrants non sono soggetti ad offerta pubblica nell'Area Economica Europea.

E.4

Fatte salve eventuali commissioni dovute a Société Générale (l'Intermediario), per quanto a conoscenza dell'Emittente nessun soggetto coinvolto nell'emissione dei Warrants ha un interesse significativo in relazione all'offerta.

E.7

Non Applicabile. Non vi sono costi addebitati all'investitore dall'Emittente o Société Générale (l'Offerente).