# Final Terms dated 15 June 2016

# Arcade Finance p.l.c.

(incorporated with limited liability in Ireland with registered number 435310)

SERIES NO: 2016-238 EUR 31,000,000 LIFE MIP BUYBACK 90 1 NOTES DUE 2018 (THE "NOTES")

issued pursuant to the EUR 40,000,000,000 Programme for the issue of Notes of Arcade Finance p.l.c.

### arranged by

### **KBC Bank NV**

Any person making or intending to make an offer of the Notes may only do so in circumstances in which no obligation arises for the Issuer or the Dealer to publish a prospectus pursuant to Article 3 of the Prospectus Directive or supplement a prospectus pursuant to Article 16 of the Prospectus Directive, in each case in relation to such offer.

No such prospectus has been, or will be, published by the Issuer or the Dealer in connection with any offer of the Notes.

Neither the Issuer nor the Dealer has authorised, nor do they authorise, the making of any offer of Notes in any other circumstances.

The expression "Prospectus Directive" means Directive 2003/71/EC (and amendments thereto, including the 2010 PD Amending Directive, to the extent implemented in the Relevant Member State), and includes any relevant implementing measure in the Relevant Member State and the expression "2010 PD Amending Directive" means Directive 2010/73/EU.

# PART A CONTRACTUAL TERMS

Except where the context otherwise requires and save where otherwise defined in these Final Terms, terms used herein shall be deemed to be defined as such for the purposes of the Conditions set forth in the Base Prospectus dated 6 March 2015 issued by Arcade Finance p.l.c. (the "Issuer") in connection with its EUR40,000,000,000 Programme for the issue of Notes (the "Base Prospectus"). This document, including its Appendix, constitutes the Final Terms of the Notes described herein for the purposes of the Terms and Conditions of the Notes as set out in the Base Prospectus and must be read in conjunction with the Base Prospectus. Full information on the Issuer and the offer of the Notes is only available on the basis of a combination of these Final Terms and the Base Prospectus. The Base Prospectus is available for viewing at the registered office of the Issuer and copies may be obtained from the registered office of the Issuer. These Final Terms do not comprise final terms for the purposes, or within the meaning, of either the Prospectus (Directive 2003/71/EC) Regulations 2005 as amended of Ireland or Commission Regulation (EC) No 809/2004 of 29 April 2004 as amended.

1.	(i) Series Number:	2016-238				
	(ii) Tranche Number:	1				
2.	Status of Notes:	Senior				
3.	Specified Currency or Currencies:	EUR				
4.	Principal Amount:					
	(i) Series:	EUR 31,000,000				
	(ii) Tranche:	EUR 31,000,000				
5.	Issue Price:	100 per cent. of the Principal Amount				
6.	Specified Denominations:	EUR 1,000				
7.	Issue Date:	15 June 2016				
8.	Maturity Date:	21 December 2018				
9.	Redemption/Payment Basis:	See paragraph 15 below				
10.	Put/Call Options:	Issuer Call				
11.	Tax Gross-Up:	Condition 22(b) applicable				
12.	Method of Distribution:	Non-syndicated				
13.	Provisions Relating to Interest (if any) Payable:	Not Applicable				
14.	Issuer Call:					
	(i) Optional Redemption Date(s):	On expiry of the notice period				
	(ii) Optional Redemption Amount of each Note and method, if any, of calculation of such amount:	Such amount(s) determined by the Calculation Agent which shall represent the fair market value of each Note on the date of redemption				
15.	Final Redemption Amount of each Note:	The Final Redemption Amount in respect of each Note shall be calculated as follows:				
		Specified Denomination * (1+Rate of Return),				
		where "Rate of Return" has the meaning given to it in the form of Equity Swap Confirmation set out as Appendix 1 hereto				
16.	Early Redemption Amount of each Note payable on	Such amount(s) determined by the Calculation Agent which shall represent				

redemption for taxation reasons or on event of default or on an illegality: the fair market value of each Note on the date of redemption, including accrued interest (if any), adjusted to account fully for any losses, expenses and costs to the Issuer (or any of its affiliates) of unwinding any underlying or related hedging and funding arrangements, all as determined by the Calculation Agent in consultation with the Portfolio Manager. For the purposes hereof:

- (i) the references to "together (if appropriate) with interest accrued, if any, to (but excluding) the date of redemption" shall be deemed to be deleted from each of Condition 7(b) and Condition 7(h); and
- (ii) the references to "together with accrued interest (if any) thereon" shall be deemed to be deleted from Condition 14.

### GENERAL PROVISIONS APPLICABLE TO THE NOTES

17. Form of Notes:

Bearer

Temporary Global Note exchangeable for a Permanent Global Note which is exchangeable for definitive Notes only in the circumstances set out under "Summary of Provisions relating to the Notes while in Global Form" in the Base Prospectus.

18. Series Collateral:

The Series Collateral (within the meaning of Condition 4(a)) shall comprise:

initially (i) a deposit (to be maintained in a sub-account of the Series Cash Account) with KBC Bank NV in an amount expected to equal approximately 9.5% of the net proceeds of the issue of the Notes and (ii) a structured deposit with KBC Bank NV in an amount expected to equal approximately 90% of the net proceeds of the issue of the Notes (and to be maintained in a sub-account of the Series Cash Account) and (iii) the remainder (if any) as a deposit in the Series Cash Account,

and thereafter such Eligible Assets as are purchased by the Issuer, or by KBC Asset Management NV as Portfolio Manager on its behalf, subject to the restrictions set out in the Conditions.

For these purposes:

"Eligible Assets" means Cash Deposits, Eligible Debt Securities, Derivative Instruments, and Mutual Funds selected by the Portfolio Manager.

"Cash Deposits" means deposits and/or term deposits and/or structured deposits held with a financial institution which is a member of the group of companies of which KBC Group NV is the ultimate parent company.

"Eligible Debt Securities" means any of:

- (i) Short Term Debt Securities: commercial paper and/or debt securities having a maturity of one-year or less and having a minimum short term credit rating of A2 or P2 or F2 (or, if not rated, having a short term credit risk profile equivalent to, or better than, in the opinion of the Portfolio Manager, a short term credit rating of investment grade); or
- (ii) Long Term Debt Securities: debt securities with a maturity greater than one year having a minimum long term credit rating of investment grade (or, if not rated, having a long term credit risk profile equivalent to, or better than, in the opinion of the Portfolio Manager, a long term credit rating of investment grade).

"Derivative Instrument" means a derivative contract, listed or OTC with any financial institution having a minimum long term credit rating of at least investment grade and "Derivative Instruments" shall be construed accordingly.

"Mutual Funds" means any mutual fund which is established to invest in securities and/or deposits and/or derivative transactions that meet the applicable criteria of Derivative Instruments above.

All monies received by the Trustee under the Trust Deed applicable to the Notes and the Series Pledge Agreement applicable to the Notes in connection with the realisation or enforcement of

19. Security (order of priorities):

the Series Security constituted by such Trust Deed and such Series Pledge Agreement shall be applied by it in the following order of priorities:

### Counterparty Priority

In addition, all monies received by the Trustee in respect of the Notes other than in connection with the realisation or enforcement of the Series Security will be held by the Trustee on trust to apply them in accordance with Counterparty Priority and clause 8.1 of the Master Trust Deed shall, with respect to the Notes, be deemed amended accordingly.

Under an ISDA Master Agreement dated as of 19 November 2007 the Issuer and KBC Bank NV will, with respect to the Notes and on the Issue Date, enter into the following swap transaction(s):

one or more equity swap transactions (each an "Equity Swap Transaction"), each such Equity Swap Transaction to be evidenced by a confirmation (each an "Equity Swap Confirmation") in the form set out as Appendix 1 hereto

Swap Agreement:

20.

Signed on behalf of the Issuer

Duly Authorised Signatory

# PART B - OTHER INFORMATION

### 1. LISTING AND ADMISSION TO TRADING:

(i) Listing: None

(ii) Admission to trading: None

### 2. RATINGS:

The Notes to be issued have not been rated

### 3. OPERATIONAL INFORMATION

ISIN Code:

XS1400911621

Common Code:

140091162

Delivery:

Matching free of payment

### 4. GENERAL

Tradeable Amount:

**EUR 1,000** 

### 5. ISSUER CORPORATE AUTHORISATIONS

The issue of the Notes was approved at a meeting of the directors of the Issuer held on 25 April 2016.

# 6. USE OF PROCEEDS

The proceeds of the issue of the Notes (less EUR 25) will be applied by the Portfolio Manager on behalf of the Issuer in acquiring the Series Collateral. EUR 25 will be retained by the Issuer from the proceeds of the issue of the Notes as a profit margin and will not comprise part of the Series Collateral

### Appendix 1

### Form of Equity Swap Confirmation

### LETTER OF AGREEMENT

FROM:

KBC Bank N.V. (Party A)

TO:

Arcade Finance p.l.c. (Party B)

REFERENCE OF STRUCTURE:

Arcade Finance Plc ARCADE RING 238 - Life MI+ Buyback 90-1 (LIUBB1K)

Dear Sirs.

The purpose of this letter of agreement (this "Confirmation") is to confirm the terms and conditions of the Transaction entered into between us on the Trade Date specified below (the "Transaction"). This Confirmation constitutes a "Confirmation" as referred to in the ISDA Master Agreement specified below, and supersedes all or any prior written or oral agreements in relation to the Transaction.

The definitions and provisions contained in the 2006 ISDA Definitions (the "Swap Definitions") and the 2002 ISDA Equity Derivatives Definitions (the "Equity Definitions", together with the Swap Definitions, the "Definitions") as published by the International Swaps and Derivatives Association Inc. are incorporated into this Confirmation. In the event of any inconsistency between the Swap Definitions and the Equity Definitions, the Equity Definitions will govern. In the event of any inconsistency between either set of Definitions and this Confirmation, this Confirmation will govern.

This Confirmation supplements, forms part of, and is subject to, the ISDA Master Agreement in place as of the Date of Agreement, as amended and supplemented from time to time (the "Agreement"), between you and us. All provisions contained in the Agreement govern this Confirmation except as expressly modified below.

The terms of the particular Transaction to which this Confirmation relates are as follows:

# **GENERAL TERMS**

Effective Date

15 June 2016

Termination Date

The third Business Day following the Final Valuation Date

Final Valuation Date

The last Scheduled Trading Day of November 2018

**Business Day** 

**TARGET Settlement Day** 

Exchange

As specified in Basket

Scheduled Trading Day

For each Share(i), any day on which each Exchange and each Related Exchange are scheduled to be open for trading during their respective regular trading sessions.

Not necessarily common: Each Share(i) will be treated independently of all other Shares in the Basket when determining Scheduled Trading Day for such Share(i). For avoidance of doubt, it need not be a Scheduled Trading Day for any or all other Shares in the Basket when determining whether a day is a Scheduled Trading Day for Share(i).

Calculation Agent

shall be the Calculation Agent. All determinations and calculations by the Calculation Agent shall be subject to agreement by Party B. If unable to agree, another mutually acceptable Calculation Agent (the "Substitute Calculation Agent"), will be appointed by agreement between the parties within three (3) Business Days, to make the relevant determinations and calculations. If either party determines that the parties cannot agree on a Substitute Calculation Agent, then each of the parties shall select, within one (1) Business Day, an internationally recognised, leading independent market-maker or dealer in the relevant market, and such independent market-makers or dealers shall select a third party being of a similar standing in the relevant market, who shall be deemed to be the Substitute Calculation Agent. The determinations and calculations of the Substitute Calculation Agent shall be binding upon the parties in the absence of manifest error. The costs of the Substitute Calculation Agent shall be borne equally by the parties.

# **EQUITY AMOUNTS PAYABLE BY PARTY A**

**Equity Amount Payer** 

Party A

**Equity Amount Receiver** 

Party B

**Equity Notional Amount** 

The Notional Amount

Cash Settlement Payment Date

**Termination Date** 

Settlement Currency

**EUR** 

Cash Settlement

Applicable

Type of Return

Price Return

Valuation Time

For all Shares, the official close of trading on the Exchange that is last to close (for avoidance of doubt: the Relevant Price (i) for the Shares traded on the Milan Stock Exchange will be the Prezzo di Riferimento)

Relevant Price

For each Share (i), except for the Shares on the Milan Stock Exchange, the price of such Share at the official close of trading on the Exchange on the relevant Averaging Date and for the Shares traded on the Milan Stock Exchange the Prezzo di Riferimento (as defined in the 'Regolamento dei mercati organizzati e gestiti da Borsa Italiana S.p.A.' and in the 'Istruzioni al Regolamento dei mercati organizzati e gestiti da Borsa Italiana S.p.A.' as amended and supplemented from time to time (collectively the 'Exchange Rules')) on the relevant Averaging Date.

Averaging Date Disruption

Modified Postponement

Number of Baskets

1

Basket

A basket of Shares (each a 'Share(i)', together the 'Shares') having the following Issuers, the following Bloomberg Codes, traded on the following Exchanges (city-MIC), having the following Related Exchanges and having the following Initial Weighting Coefficients:

(i)	Issuer	Bloomberg Code	Exchange	Related Exchange	Initial Weighting Coefficients
1	AT&T INC	T UN Equity	NEW YORK - XNYS	All Exchanges	8.0000%
2	BAE SYSTEMS PLC	BA/ LN Equity	LONDON - XLON	NYSE Euronext - LIFFE (London)	2.0000%
3	CA INC	CA UW Equity	NEW YORK - XNGS	All Exchanges	2.0000%
4	CISCO SYSTEMS INC	CSCO UW Equity	NEW YORK - XNGS	All Exchanges	2.0000%
5	COMPASS GROUP PLC	CPG LN Equity	LONDON - XLON	NYSE Euronext - LIFFE (London)	2.0000%
6	CORNING INCI	GLW UN Equity	NEW YORK - XNYS	All Exchanges	2.0000%
7	DARDEN RESTAURANTS INC	DRI UN Equity	NEW YORK - XNYS	All Exchanges	2.0000%
8	ENTERGY CORP	ETR UN Equity	NEW YORK - XNYS	All Exchanges	5.0000%
9	EXXON MOBIL CORP	XOM UN Equity	NEW YORK - XNYS	All Exchanges	2.0000%
10	GENERAL ELECTRIC CO	GE UN Equity	NEW YORK - XNYS	All Exchanges	2.0000%
11	IBERDROLA SA (SQ)	IBE SQ Equity	MADRID - XMCE	MEFF	6.0000%
12	INCHCAPE PLC	INCH LN Equity	LONDON - XLON	NYSE Euronext - LIFFE (London)	2.0000%
3	KIMBERLY-CLARK CORP	KMB UN Equity	NEW YORK -	All	2.0000%

			XNYS	Exchanges	
14	KINGFISHER PLC	KGF LN Equity	LONDON - XLON	NYSE Euronext - LIFFE (London)	2.0000%
15	L'OREAL	OR FP Equity	PARIS - XPAR	NYSE Euronext - LIFFE Paris	2.0000%
16	MAN GROUP PLC	EMG LN Equity	LONDON - XLON	NYSE Euronext - LIFFE (London)	2.0000%
17	MERCK & CO. INC.	MRK UN Equity	NEW YORK - XNYS	Ali Exchanges	2.0000%
18	MICHELIN (CGDE)-B	ML FP Equity	PARIS - XPAR	NYSE Euronext - LIFFE Paris	2.0000%
19	MUENCHENER RUECKVER AG-REG	MUV2 GY Equity	FRANKFURT - XETR	EUREX	5.0000%
20	NESTLE SA-REG	NESN VX Equity	ZURICH - XVTX	EUREX	7.0000%
21	NEXT LTD	NXT LN Equity	LONDON - XLON	NYSE Euronext - LIFFE (London)	5.0000%
22	NOVARTIS AG-REG	NOVN VX Equity	ZURICH - XVTX	EUREX	5.0000%
23	PFIZER INC	PFE UN Equity	NEW YORK - XNYS	All Exchanges	4.0000%
24	REPUBLIC SERVICES INC	RSG UN Equity	NEW YORK - XNYS	All Exchanges	3.0000%
25	SANOFI	SAN FP Equity	PARIS - XPAR	NYSE Euronext - LIFFE Paris	6.0000%
26 	SWEDISH MATCH AB	SWMA SS Equity	STOCKHOLM - XSTO	Nasdaq OMX	2.0000%
27	TELIA CO AB	TELIA SS Equity	STOCKHOLM - XSTO	Nasdaq OMX	8.0000%
28	WAL-MART STORES INC	WMT UN Equity	NEW YORK - XNYS	All Exchanges	2.0000%
29	WESTERN UNION CO	WU UN Equity	NEW YORK - XNYS		2.0000%
30	WPP PLC	WPP LN Equity	LONDON - XLON		2.0000%

**Equity Amount** 

An amount in EUR determined by the Calculation Agent as of the Valuation Time on the Final Valuation Date in accordance with the following formula:

# **Equity Notional Amount \* Rate of Return**

The Rate of Return, expressed as a percentage, will be rounded 2 places to the right of the decimal point

Rate of Return

Max[0,Min(CapUp,PPUp \* Return)]

+

# Max[FloorDown,Min(0,PPDown \* Return)]

Note:

whenever negative, the absolute value of the Equity Amount shall be payable by Party B.

Return

$$\sum_{i=1}^{n} w_i \frac{Final \, Price_i}{Initial \, Price_i} - 1$$

where

w = For each Share(i) the Initial Weighting Coefficient as specified in the table above;

n = 30, the number of Shares

w<sub>i</sub> / Initial Price, is also referred to as the sharemultiplier for Share(i)

PPUp 100 %

PPDown 100 %

CapUp 15 %

FloorDown -10 %

Initial Price, For each Share(i), the arithmetic mean of the Relevant Price, of such

Share on the Initial Averaging Dates

Final Price, For each Share(i), the arithmetic mean of the Relevant Price, of such

Share on the Final Averaging Dates

Valuation Dates

• The 10<sup>th</sup> Scheduled Trading Day following and including 15 June

2016 (the 'Initial Valuation Date')

• The last Scheduled Trading Day of November 2018 (the Final

Valuation Date')

Averaging Dates

• In relation to the Initial Valuation Date, the 9 Scheduled Trading Days preceding that Initial Valuation Date and that Initial Valuation Date (the

'Initial Averaging Dates')

 In relation to the Final Valuation Date, the last Scheduled Trading Day of each month commencing June 2018 up to and including November 2018 (i.e. 6 observations, the 'Final Averaging Dates')

# SPECIAL FEATURES

For the calculation of the fixings, all Relevant Prices are fully taken into account (without rounding). Any average level, as calculated on an Averaging Date or a Valuation Date, will be rounded 4 places to the right of the decimal point. All sharemultipliers will be rounded 10 places to the right of the decimal point.

# ADJUSTMENTS AND EXTRAORDINARY EVENTS AFFECTING THE SHARES

### **General**

### **Prior Information**

Calculation Agent shall inform Party B prior to making any adjustment to the Basket.

### **Method of Adjustment**

Calculation Agent Adjustment, subject to the provisions contained in the definition of Calculation Agent.

### Special Rules

### **Qualification Rule**

Shares qualify as Qualifying Shares if

\* they are quoted on a stock exchange or quotation system and

\* the Calculation Agent determines in a commercially reasonable manner, that as at the date on which they become part of the Basket and at any date thereafter on which they are part of the Basket it is expected that such shares will qualify as common or ordinary shares based on criteria including but not limited to liquidity, market capitalisation and expected dividends and as Buyback Stocks.

### Weighting Rule

If following a Merger Event, Alternative Obligation is applied, the weighting of the New Shares shall be equal to the sum of the weightings of all Shares in the Basket involved in the Merger Event.

#### Cancellation and Payment Rule

If none of the New Shares resulting from a Merger Event qualify as Qualifying Shares, or if a Disqualification, Nationalization or Insolvency occurs with respect to the Shares of any Issuer, the following Cancellation and Payment Rule shall apply with respect to such Shares ('Affected Shares').

The Calculation Agent shall determine the Relevant Price with respect to the Affected Shares for each Averaging Date following the date on which the Removal Price t is determined as follows:

[Removal Level \* (1 + Rate) Relevant Day Count Fraction ]

#### where:

'Removal Level' means the Relevant Price of the Affected Shares at the Valuation Time on a date, selected by the Calculation Agent, which precedes the date on which such Affected Shares are subject to a Disqualification, Nationalization, Insolvency or Merger Event of which none of the new shares resulting from a Merger Event qualify as Qualifying Shares, as the case may be.

'Rate' means the interpolated zero coupon mid-rate (Bloomberg : FWCV) in the Relevant Currency, expressed as a rate per annum on a Relevant Day Count Fraction basis, equal to the period from and including the date as of which the Removal Level is to be determined to and including the Valuation Date.

'Relevant Currency' means the currency of the Affected Shares as indicated in the respective Bloomberg identifier if such currency is freely deliverable as determined by the Calculation Agent; or the Settlement Currency otherwise. 'Relevant Day Count Fraction' means the applicable Day Count Fraction in relation to the Relevant Currency as applicable per Bloomberg page FWCV.

For the purposes of determining the Relevant Day Count Fraction, the corresponding Calculation Period shall be deemed to be the period from and excluding the date as of which the Removal Level is to be determined to and including the last Valuation Date.

# **Consequences of Merger Events**

(a) Share-for-Share

If the New Shares are Qualifying Shares, Alternative Obligation; otherwise, the Cancellation and Payment Rule shall apply.

(b) Share-for-Other

The Cancellation and Payment Rule shall apply.

(c) Share-for-Combined

Component Adjustment, provided that if the New Shares are Qualifying Shares, the Other Consideration shall be deemed to be reinvested as of the Merger Date in the New Shares.

### Disqualification, Nationalization, Insolvency

Section 12.6 (a) (iii) of the Equity Definitions shall be deleted and replaced with the following:

'Disqualification means that the Shares of an Issuer no longer qualify as Qualifying Shares in accordance with the Qualification Rule.'

Section 12.6 (b) of the Equity Definitions shall be replaced by the following wording:

'Either party will, upon becoming aware of the occurrence of a Disqualification, Nationalization or Insolvency, notify the other party of such event.'

The first sentence of Section 12.6 (c) of the Equity Definitions shall be replaced by the following wording: 'For

the purpose of determining the consequence of a Disqualification, Nationalization or Insolvency'

Upon the occurrence of a Disqualification, Nationalization or Insolvency, the Cancellation and Payment Rule shall apply with respect to the Affected Shares

# Additional Disruption Events

a) Change in Law
b) Failure to Deliver
c) Insolvency Filing
d) Hedging Disruption
e) Increased Cost of Hedging
f) Loss of Stock Borrow
g) Increased Cost of Stock Borrow
Not applicable
Not applicable
Not applicable

## Other provisions

a) Non-Reliance

b) Agreements and Acknowledgements

Regarding Hedging Activities

c) Additional Acknowledgements

Applicable

**Applicable** 

Applicable

# FLOATING AMOUNT PAYABLE BY PARTY B

Floating Amount Payer

Party B

Floating Notional Amount

The Notional Amount

Payment Dates

The 23rd day of each April and October, falling within the Term of this Transaction (However, if such first date is less than or equal to seven (7) calendar days after the Effective Date (included), it will not be a Payment Date and if such last date is less than or equal to seven (7) calendar days before the Termination Date (included), it will not be a

Payment Date) and the Termination Date

Reset Date

The first day of each Calculation Period

Floating Rate Option

**EUR-EURIBOR-Bloomberg** 

Designated Maturity

6 months, except that for the first Calculation Period and the last

Calculation Period Linear Interpolation shall apply.

Floating Rate Day Count Fraction

Actual / 360

**Business Day Convention** 

Preceding

Spread

As defined at the end of this letter of agreement

(rounded 2 places to the right of the decimal point)

# PROVISIONS RELATING TO THE VARIATION OF THE NOTIONAL AMOUNT

- a) Subject to sub-sections (e) and (f) below, Party A shall send to Party B (to the following email addresses: sfm@kbc.be and swaps\_dbm\_kbcam@kbc.be) on each Delivery Date, a CSV Price File containing Quotation(s). The CSV Price File shall be sent before 10hAM Brussels time on the relevant Delivery Date. Subject to the terms otherwise set out below, Party B may, by acceptance of Party A's Quotation contained within the relevant CSV Price File, increase or decrease the Notional Amount of this Transaction.
- b) Party A's Quotation shall be based on the market conditions, prices and other factors considered relevant to Party A as at the time such Quotations relates to and shall be subject to adjustment (an "Adjustment") at the time Party B requests an increase or decrease in the Notional Amount of this Transaction if (in the determination of Party A) there has been a change to any of those factors.
- c) If Party B on any Delivery Date wishes to accept Party A's Quotation (which shall, for the avoidance of doubt, be subject to any applicable Adjustment) in relation to such Delivery Date then:

Party B shall notify Party A whether the Notional Amount of this Transaction is to be increased or decreased and the amount of such increase or decrease; and

the proposed increase or decrease of the Notional Amount (as the case may be) shall, subject to subsection (e) below, be executed on the Delivery Date and the Applicable Amount shall be settled between the parties on the Settlement Date (unless another date is agreed between the parties).

iii. the Notional Amount as amended will from and after the Delivery Date be used to make all calculations for which the Notional Amount is required.

- d) Should the Notional Amount be reduced to zero, on payment of the respective amounts the Transaction confirmed herein will terminate, and thereafter neither party will have any further or continuing obligations or liabilities hereunder.
- e) If, in the period from, and including, the Delivery Date to, and including, the time at which Party A fully executes the relevant increase or decrease (as applicable) of the Notional Amount, there occurs or exists a Quotation Disruption Event, the Delivery Date will be postponed to the next following Brussels Business Day which is not a Quotation Disrupted Day. If on the Quotation Date a Quotation Disruption Event occurs or exists, this Quotation Date will be postponed to the next following Brussels Business Day which is not a Quotation Disrupted Day.

f) Party A shall not be obliged to provide a CSV Price File, any Quotation, any Adjustment, or to execute any increase or decrease in the Notional Amount (even if it has previously provided a Quotation which has been accepted by Party B in accordance with this provision) if an Event of Default, Potential Event of Default, or Termination Event has occurred in respect of Party B.

### Definitions for the purpose of this paragraph:

# Additional Information means

- the delta, gamma, theta, rho and vega of the option;
- the spot price of the underlying (if applicable);
- the price of the option as a percentage of the Notional Amount:
- the price of the floating leg as a percentage of the Notional Amount;
- the applicable swap rate;
- the volatility of the underlying (if applicable);
- the dividend yield of the underlying (if applicable).

Adjustment has the meaning described in sub-section (b) of this paragraph.

### Applicable Amount means, one of the following:

- a) If the Transaction is to be amended to <u>increase</u> the Notional Amount, an amount equal to: (lhe amount by which the Notional Amount is to be increased) multiplied by (the percentage obtained by adding 40 bp to Party A's Quotation).
- b) If the Transaction is to be amended to <u>decrease</u> the Notional Amount, an amount equal to: (the amount by which the Notional Amount is to be decreased) multiplied by (the percentage obtained by subtracting **40** bp from Party A's Quotation).

CSV Price File means a pre-defined file illustrating Party A's Quotation(s) and the Additional Information to be provided by Party A.

**Delivery Date** means the first day after the Quotation Date which is not a Saturday, Sunday or bank or public holiday in both London and Brussels.

Quotation Disruption Event means any market event in which Party A determines in good faith and a commercially reasonable manner that it is unable to provide a Quotation, a CSV Price File, any Adjustment, or to execute any increase or decrease of the Notional Amount of this Transaction. Party A shall notify Party B as soon as reasonably practicable of the existence of such an event.

Quotation Disrupted Day means any day on which a Quotation Disruption Event exists.

Settlement Date means the fifth Brussels Business Day following the relevant Quotation Date.

Quotation means a price contained within the CSV Price File, expressed as a percentage of the Notional Amount, determined as at the close of business on the Quotation Date, to increase or decrease the Notional Amount of this Transaction. Each Quotation shall be for multiples of 1000 EUR. Each Quotation shall be subject to any relevant Adjustment and any reference to Party A offering or Party B accepting a "Quotation" shall incorporate any such Adjustment.

**Quotation Date** means the sixteenth (16) calendar day, subject to adjustment if that day is not a Brussels Business Day in accordance with the Preceding Business Day Convention, and the last Brussels Business Day of each month falling within the Term of this Transaction.

### **ACCOUNT DETAILS:**

Payments to Party **B**: Account for Payments : To be advised For the Account of : Account No. : Attention :

Payments to Party A:
Account for Payments in EUR:
DIRECT - KBC BANK NV
BRUSSELS SWIFT:
KREDBEBB