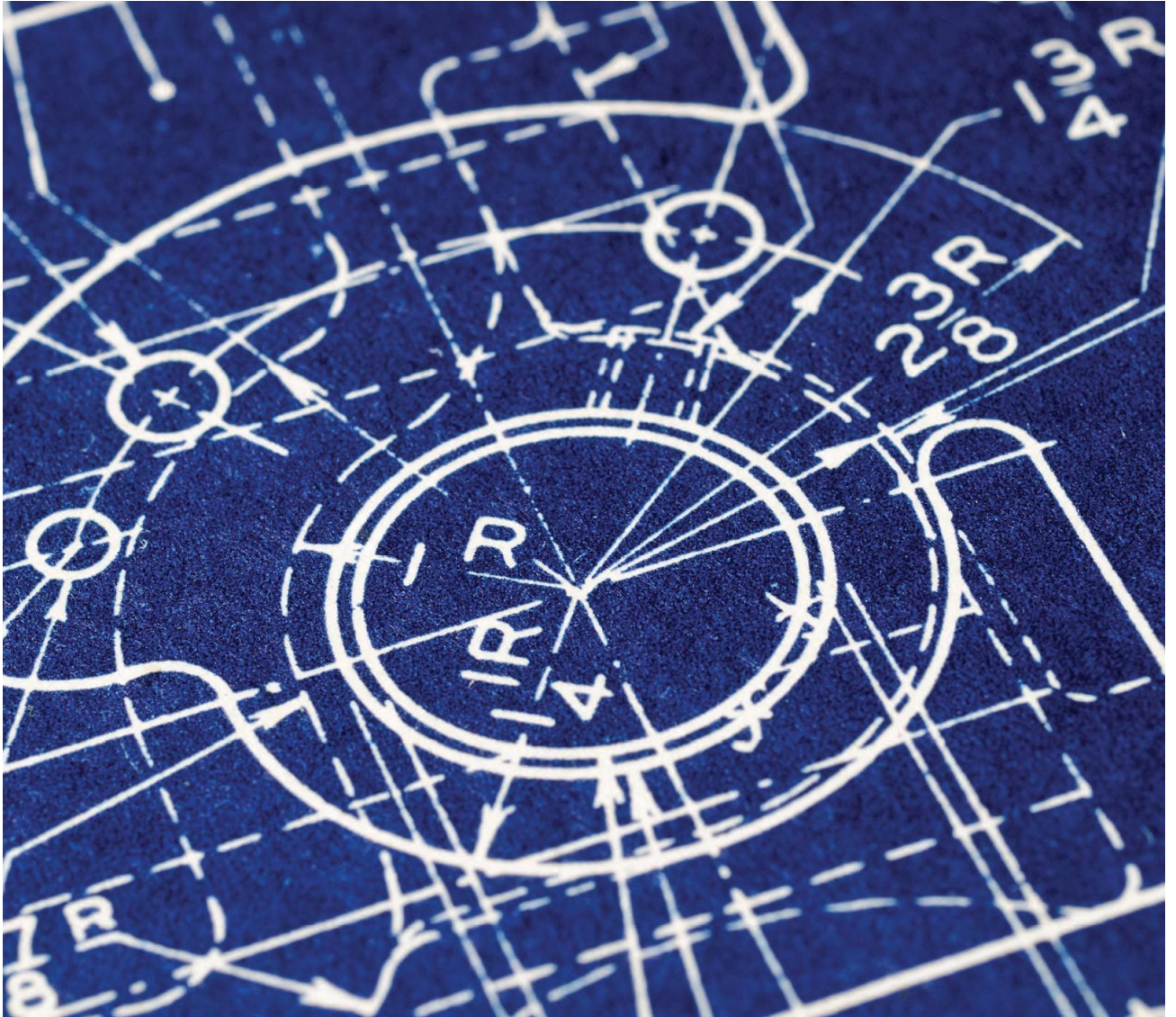


MANAGING COUNTERPARTY AND INVESTMENT RISK

ADVISER SUPPORT PACK – THE UK FOUR



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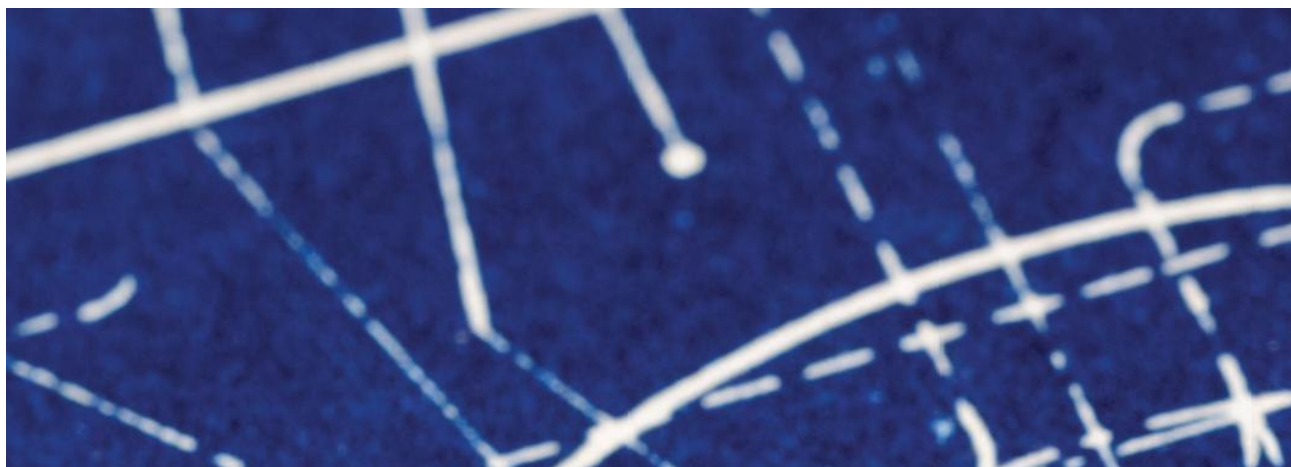
ABOUT THIS GUIDE

This guide is designed to be read in conjunction with Walker Crips Plan brochures. It relates to the Walker Crips Plans that use Societe Generale securities to generate the performance of the Plans. Its aim is to provide financial advisers with supporting information on the process by which Societe Generale:

- i. mitigates Counterparty Risk
- ii. embeds an element of investment risk linked to 4 major UK entities.

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KEY TERMS YOU WILL COME ACROSS IN THIS BROCHURE

TERM	DESCRIPTION
Affected Portion	25% of the Plan's value is at risk at Maturity for each of the UK Four that defaults or becomes insolvent. This is the Affected Portion of the Plan.
Collateral	A pool of assets consisting of Gilts, Investment Grade Bonds and/or FTSE 100 Equities. The Collateral provides security against the default of the Issuer.
Counterparty Risk	The risk that the Issuer defaults or becomes insolvent during the Investment Term and, as such, is unable to meet its obligations to return investors their capital and any return at Maturity.
Custodian	The Bank of New York Mellon. The Custodian holds the Collateral in a segregated account, monitors its value and deals with the sale of the assets should the Issuer default.
Guarantor	Societe Generale acts as Guarantor. It guarantees the obligations of the Issuer and is responsible for making payments on the securities if the Issuer defaults.
Investment Risk	The risk of sustaining a full or complete loss on the value of the Plan, including any possible income, if a defined entity or basket of entities (i.e. four UK corporates via the UK Four basket) was to become subject to a Credit Event.
Issuer	The Issuer issues the securities of the Plan. The Issuer's obligation is to pay the redemption amount and any applicable return at maturity. In the event of a Credit Event on the UK Four, the Issuer's obligation is to repay the Recoverable Amount plus any applicable return at maturity.
Recoverable Amount	The value of the Affected Portion which can be recovered if a Credit Event occurs. This is calculated by multiplying the value of the Affected Portion by the Recovery Rate.
Recovery rate	The rate determined in accordance with the processes of the International Swaps and Derivatives Association Determinations Committee.
Unaffected Portion	The portion of the Plan value unaffected by default



COUNTERPARTY RISK

What is Counterparty Risk? In the context of an Investment Plan, Counterparty Risk refers to the risk that the bank or entity issuing the securities of a Plan (“The Issuer”), or the Guarantor of such securities (the “Guarantor”) could fail or become insolvent during the investment term.

If this was to occur, the Issuer or the Guarantor would be unable to repay investors their invested capital or provide any return at maturity. As such, investors would face losing some or all of their investment.

Counterparty Risk is an important issue that all investors should be aware of. It first hit the headlines during the financial crisis when

the collapse of Lehman Brothers left many investors facing large losses.

Since then, issuers have developed their understanding of Counterparty Risk and are not only educating and communicating on it more efficiently, they are also finding more efficient methods to manage and mitigate it for investors.

Mitigating Counterparty Risk

Traditionally, securities used within a standard Walker Crips Plan would be issued by one bank or entity and guaranteed by another. What this means is that you would be exposed to the Counterparty Risk of both the Issuer and Guarantor, for example SG Issuer and Societe Generale. If SG Issuer and Societe Generale were to default or become insolvent, investors could lose up to 100% of their investment.

However, unlike traditional Plans, the securities of the Walker Crips (UK 4) Plans are designed to mitigate Counterparty Risk to SG Issuer and Societe Generale through the use of Collateral.

This Collateral is designed to be equivalent to 100% of the market value of the Plans and is re-balanced daily. The Collateral may consist of Gilts, Investment Grade Bonds and/or FTSE100 Equities.

In the event that SG Issuer or Societe Generale should default or become insolvent, the Plan would terminate early and the Collateral assets will be sold with the aim of recovering the market value of the Plan.

It must be noted that a fall in the value of the Collateral could mean that the value of the Plan is not 100% protected. In such a case, investors will hold a claim to Societe Generale for any difference or shortfall. This claim may be paid in full or part depending on the full range of creditors who hold similar claims against Societe Generale.

For the purpose of this brochure we will refer to the Walker Crips (UK Gilts) Plans, however the UK Gilts range can also be transferred and used as part of SG Platform only Plans too.

Independent Custody and Monitoring

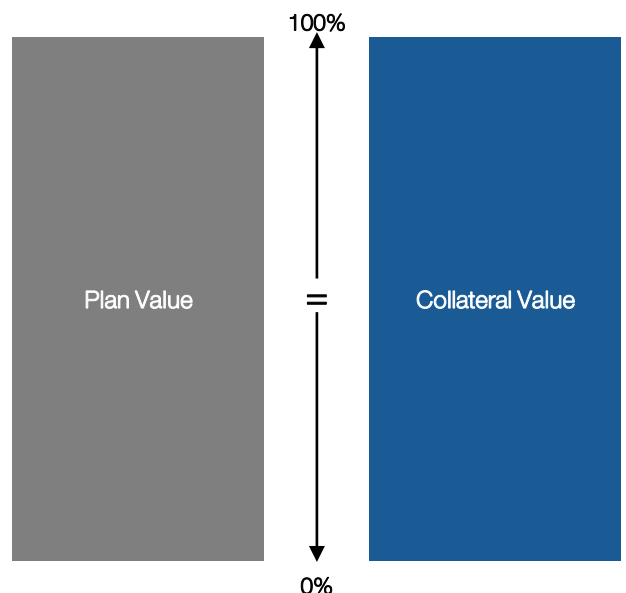
The Collateral is held with The Bank of New York Mellon (Luxembourg) S.A. who act as an independent custodian. The type and value of Collateral is monitored daily by The Bank of New York Mellon London Branch, to ensure that it is of sufficient value to cover the value of the Plan each day.

The independence of the Custodian from the Issuer is key so that they can efficiently and accurately:

- Ensure the segregation of the Collateral assets used to back the Plan securities
- Monitor the value and type of the Collateral assets posted by the Issuer
- Ensure operational efficiency in case of default on the Issuer

This means that should SG Issuer and Societe Generale default or become insolvent, the Collateral would be easily accessible, and could be quickly sold to recover some or all of the current market value of the Plan.

Collateral aims to cover the full value of the Plan



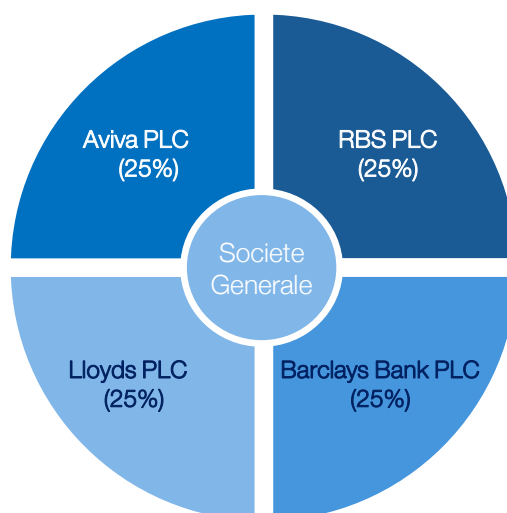
SPREADING INVESTMENT RISK: THE UK 4

We have already seen how Counterparty Risk can be mitigated using a pool of Collateral Assets which act as security against the default or insolvency of the Issuer and Guarantor. However, for Walker Crips' (UK four) range of Plans they also embed another element of risk, Investment Risk. This Investment Risk is spread over 4 well known UK institutions "the UK Four"; Lloyds Bank plc, Barclays Bank plc, The Royal Bank of Scotland plc and Aviva plc.

What this Investment Risk means is that if any of the UK Four were to experience a 'Credit Event', investors could lose up to 25% of the final value of the Plan for each Credit Event.

For example, if the final value of the Walker Crips (UK Four) Plan was recorded at £10,000 and one name in the UK Four was to suffer a Credit Event, then 25% of the Plan value would be at risk, so £2,500. The final amount that investors would receive from the Plan would depend on the Recovery Rate of the defaulted institution, something we discuss in more detail later.

It is important to understand that this Investment Risk is different to Counterparty Risk and is not mitigated. The Collateral used to mitigate the Counterparty Risk of the Issuer and Guarantor does not provide any protection against a default on the UK Four.



When is a Credit Event* on the UK Four deemed to have occurred?

One of the UK Four becomes subject to a Credit Event when an independent committee of CDS participants (the ISDA Credit Derivatives Determinations Committee) determines that the institution has become subject to a Credit Event. In certain extreme cases, where the ISDA committee is unable or unwilling to confirm the occurrence of a Credit Event, Societe Generale can make such a decision based on publicly available data.

Credit Events include, but are not limited to, the following:

- A. The institution is unable to pay its debts as they fall due, or fails to make, when and where due, any payment under one or more of its obligations;
- B. an insolvency official is appointed in relation to such institution or insolvency proceedings are taken with

respect to the institution;

- C. the institution decides to restructure its debts and enters into a voluntary arrangement or a scheme of arrangement with its creditors, or reduces, postpones or defers any principal or interest payments due under one or more of its obligations in a form that binds all holders of such obligation.
- D. the institution is forced by the Government to restructure its capital structure, including (but not limited to) a change in priority ranking among the holders of its obligations or a mandatory expropriation, transfer of ownership, conversion or exchange of its obligations



WHAT HAPPENS IF ANY OF THE UK FOUR ARE SUBJECT TO A CREDIT EVENT?

As we have seen, the Investment Risk is spread equally across the UK Four entities. As such, if any of the UK Four become subject to a Credit Event, 25% of an investor's initial investment will be at risk per Credit Event. The precise amount they will receive will depend on the value of their Plan at Maturity and the Recovery Rate assigned to the affected institution at the time. Investors should be aware that repayment of the invested capital, as well as any return that may be due, may be made after the Maturity Date if no Recovery Rate is available when the Plan matures.

The Process Explained

If any of the UK Four was to become subject to a Credit Event during the Investment Term:

1. The final value of the Plan to be paid on the Investment End Date would be affected. That includes both your initially invested capital and any potential returns. This may be lower than your initially invested capital and in a worst case you could sustain a complete loss of your capital.
2. Even if 1 or more of the UK Four are subject to a Credit Event, the final value of the Plan will still be paid on the Investment End Date. Although the Plan may terminate early should Societe Generale become insolvent or default, this is not the case if any of the UK Four experience a Credit Event.

In order to determine how much you may receive back should any of the UK Four experience a Credit Event, the value of the Affected Portion would be multiplied by the Recovery Rate. The Recovery Rate may be zero, and therefore in some cases none of the Affected Portion may be recovered, resulting in a 25% loss to the value of the Plan.

Illustratively, let's take a look at an example investment of £10,000 which is held for the full Investment Term. In this scenario, the investment risk is transferred to the UK Four and the Final Value of the Plan at Maturity is calculated to be 100% of the initial amount invested. Should any of the UK Four become subject to a Credit Event, the amount an investor will receive could be as follows.

Step	Calculation on Maturity Date	Calculation	Value
Step 1	What is the value of the Plan at Maturity? (The Final Value)	The closing value of the Plan on the Final Valuation Date	£10,000
Step 2	How much of the Final Value of the Plan is at risk? (The Affected Portion)	25% of the Final Value of the Plan	£2,500
Step 3	How much of the Final Value of the Plan is not at risk? (The Unaffected Portion)	75% of the Final Value of the Plan	£7,500
Step 4	What is the Recovery Rate for the affected UK Four institution?	Defined as a percentage of the Affected Portion	50%*
Step 5	How much of the Affected Portion can be recovered? (The Recoverable Amount)	Affected Portion x Recovery Rate	£1,250 (£2,500 x 50%)
Step 6	What is the Total amount to be paid back?	Recoverable Amount + Unaffected Portion	£8,750 (£1,250 + £7,500)

How is the Recovery Rate calculated?

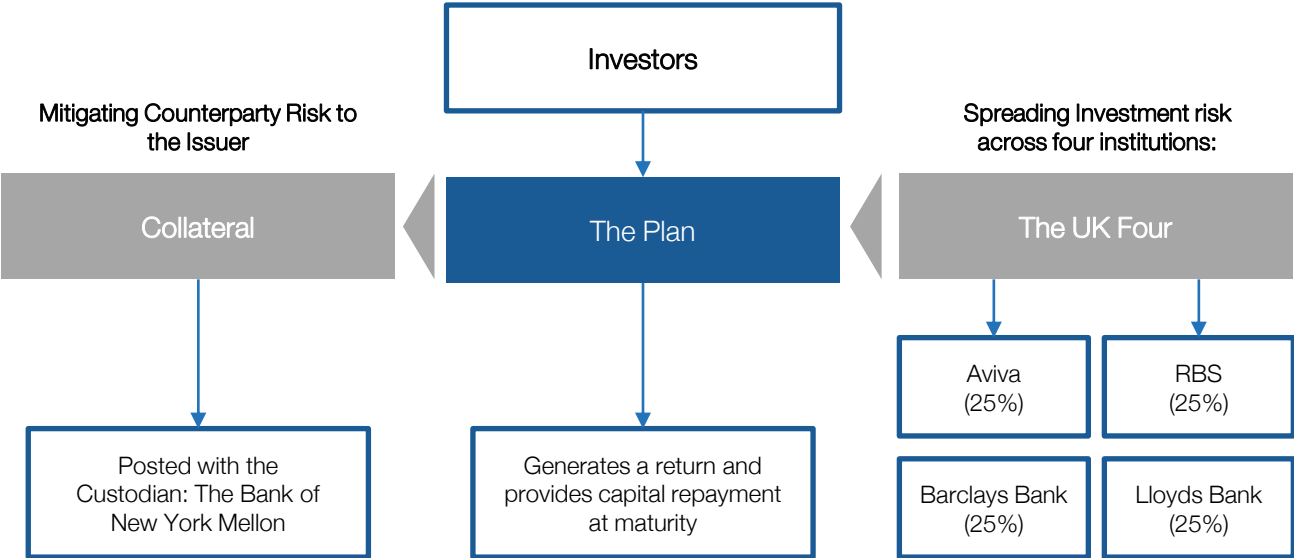
The Recovery Rate is calculated by a committee established by the International Swaps and Derivatives Association (ISDA). In the unlikely event that this committee fails to determine the Recovery Rate, Societe Generale will seek quotations from at least five leading dealers to determine the Recovery Rate. If no Recovery Rate can be established, for instance if Societe Generale is unable to obtain quotes from leading dealers in the market, the final Recovery Rate will be deemed to be zero and investors would lose the full 25% portion of their invested capital.

*Such term as defined in the 2014 ISDA Credit Derivatives Definitions, as published by the International Swaps and Derivatives Association, Inc. ("ISDA")

COLLATERAL & THE UK FOUR A POWERFUL COMBINATION

By using Collateral to mitigate Counterparty Risk and by spreading the Investment Risk across 4 major UK institutions, these Walker Crips Plans can help to lower your client's exposure to any one bank or UK institution. Instead of suffering a 100% loss should SG Issuer or Societe Generale default or become insolvent, investor's risk is limited to a 25% loss should any one of the four institutions default or become insolvent. In uncertain times that can be very re-assuring for investors.

Summary of collateralisation and investment risk diversification in practice



SUMMARY OF ALL SENIOR CREDIT EVENTS ON EUROPEAN NAMES SINCE 2005

The following table is a summary of European entities that have been subject to a Credit Event since 2005.

The designations B1, B2 etc refer to different types of “buckets”. In the event of a Restructuring, CDS transactions

will be assigned to separate maturity ranges (or “buckets”) according to their Scheduled Termination Date. It permits the determination of a separate final price for the transactions in each maturity bucket.

Reference Entity	Country	Credit Event date	Type	Recovery Rate CDS
Glitnir Banki hf.	Iceland	07/10/2008	Bankruptcy	3.00%
Landsbanki Islands hf.	Iceland	07/10/2008	Bankruptcy	1.25%
Kaupthing Banki hf.	Iceland	09/10/2008	Bankruptcy	6.63%
Thomson SA	France	15/06/2009	Restructuring	B1: 96.25% (2.5Y) B2: 65.125% (5Y) B3: 63.25% (7.5Y)
Bradford & Bingley	UK	30/06/2009	Failure to Pay	94.63%
Thomson SA	France	01/12/2009	Bankruptcy	77.75%
Anglo Irish Bank	Ireland	24/10/2010	Restructuring	B1: 74.50% B2: 76.00% B3: 74.50%
Anglo Irish Bank Corp Ltd	Ireland	23/12/2010	Restructuring	71.25%
Allied Irish bks PLC	Ireland	21/06/2011	Failure to Pay	70.13%
Irish Life and Permanent	Ireland	05/07/2011	Restructuring	B1: 83.00% B2: 71.00% B3: 71.00%
The Governor and Company of Ireland	Ireland	07/07/2011	Restructuring	B1: 86.50% B2: 76.625% B3: 72.875% B6: 72.50%
Irish Life and Permanent	Ireland	26/08/2011	Restructuring	86.00%
Irish Life and Permanent	Ireland	26/08/2011	Restructuring	75.00%
SEAT Paginegialle SPA	Italy	01/12/2011	Failure to Pay	10.00%
Northern Rock	UK	19/12/2011	Restructuring	B1: 104.25% B2: 99.125%
Hellenic Republic	Greece	09/03/2012	Restructuring	21.50%
ERC Ireland Finance	Ireland	20/03/2012	Failure to Pay	0.00%
SNS Bank NV	Netherlands	13/02/2013	Restructuring	B1: 95.50% B6: 85.50%
Bankia	Spain	16/04/2013	Restructuring	87.50% B1: 96.25% B2: 88.50% B3: 86.50%
Codere Finance	Luxemburg	17/09/2013	Failure to Pay	54.50%
ABB International Finance	Switzerland	01/07/2014	Bankruptcy	100.00%
Solocal Group	France	05/08/2014	Restructuring	88.5%
Republic of Ukraine	Ukraine	04/10/2015	Failure to Pay	80.625%
Abengoa (2014 Definitions)	Spain	02/12/2015	Failure to Pay	4.625%

Source: Creditfixings as of April 2015. The terms and definitions included in this page are indicative and not exhaustive. The complete characteristics are available on the ISDA website: www.isda.org.

YOUR QUESTIONS ANSWERED

What happens if one (or more) asset(s) defaults within the Collateral pool?

There will be no impact for investors. Societe Generale will simply replace the concerned asset(s) with another (others), according to strict Collateral guidelines. The value of the Collateral will be adjusted daily to maintain a value equal to 100% of the value of the Plan.

What happens if there is a disagreement on the valuation of the Collateral assets between Societe Generale and the Bank of New York Mellon?

A dispute resolution procedure will be activated. If the problem is not resolved within 2 business days, an independent third party may be assigned to determine whether there is any breach of the mutually approved guidelines and evaluation rules.

If the dispute is not solved, the value of the Collateral assets will be recalculated based on firm and executable quotations provided by multiple market participants

What happens if Bank of New York Mellon defaults or becomes insolvent?

This would have a limited impact for investors as new service providers will replace Bank of New York Mellon and the collateral would remain an independent source of security for the securities of the Walker Crips Plan. All the roles previously assumed by Bank of New York Mellon will then be performed by the newly assigned service providers (Security Trustee, Collateral Monitoring Agent, Disposal Agent and Substitute Paying Agent).

Who is The Bank of New York Mellon Group?

The Bank of New York Mellon, established in 2007 following the merger between The Bank of New York Company, Inc., and Mellon Financial Corporation, is a leading investment

management and investment services company.

Headquartered in New York, The Bank of New York Mellon has \$28.6 trillion* in assets under custody and administration, and \$1.7 trillion* in assets under management. The Bank of New York Mellon operates in 35 countries and over 100 markets*.

The Bank of New York Mellon is rated Aa1 by Moody's*, AA- by Standard & Poor's* and AA- by Fitch Ratings*.

*Source Bank of New York Mellon, June 2015.

What happens if Societe Generale defaults or becomes insolvent?

Following a specific escalation process towards the Guarantor (and if the Guarantor fails to fulfil its obligations), The Bank of New York Mellon enforces a pledge over the Collateral assets. In such a case the Collateral assets will be sold with the aim of recovering the value of the investor's investment.

The Bank of New York Mellon has committed to comply with key principles should a liquidation of assets become necessary. The aim of these guiding principles is to avoid any forced sale and to allow The Bank of New York Mellon to potentially attain the highest possible prices for sold assets.

It is also important to remember that there are strict guidelines in place regarding collateral in order to provide multiple layers of security for investors: collateral assets are segregated with other SG accounts, there are clearly defined collateral eligibility guidelines, an independent collateral monitoring agency is used, there remain clear and robust provisions within Luxembourg law regarding the pledge over collateral assets including the rule that a particular Collateral pool will not be available to satisfy amounts due in respect of any Plan which is not secured by the same Collateral pool.



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