NOTICE SUPPLEMENTING CITI'S TERMS OF BUSINESS FOR PROFESSIONAL CLIENTS AND ELIGIBLE COUNTERPARTIES IN RELATION TO DATA PROTECTION

Dear Client.

We refer to Citi's Terms of Business for Professional Clients and Eligible Counterparties (as amended or supplemented from time to time) (the "**TOB**"). This is a written notice supplementing the TOB in accordance with clause 24.1 of TOB and delivered to you in accordance with clause 22.2 of TOB (the "**Notice**"). These supplemental terms shall take effect from 1 December 2014.

Except to the extent that they are inconsistent with the definitions and interpretations of this Notice, the definitions and interpretations of the TOB shall apply to this Notice.

We wish to confirm with you the following:-

1 Clause 19.5 in the TOB shall be deleted in its entirety and replaced with the following:

19.5 Either party (including, in our case, any Citi Company) may monitor, measure, analyse and record all Communications with the other party without the use of a warning tone or other notification and each party agrees to inform its Personnel that such recording takes place. Absent contrary evidence, our records of such Communications shall be our sole property and accepted by you as conclusive evidence of their content.

2 a new Annex IV shall be inserted as follows:

Annex IV Applicable for France

You, if a natural person, have a right to access, complete, rectify and delete your personal data and may exercise your right by writing to Citigroup Global Markets Limited or Citibank International Limited at 1-5 rue Paul Cezanne 75008 Paris, France.

Yours faithfully,

CITIGROUP GLOBAL MARKETS LIMITED CITIBANK N.A., LONDON BRANCH CITIBANK INTERNATIONAL LIMITED