Amendment to Schedule 4 (Standard Reference Obligation Rules) of the 2018 Credit Derivatives Determinations Committees Rules

SCHEDULE 4

STANDARD REFERENCE OBLIGATION RULES

1. GENERAL

- 1.1 SRO List. Each Committee for a Region shall be obliged to The SRO Administrator shall determine the Regions in respect of which an SRO List will be compiled and maintained. When making such determination in respect of a Region, the SRO Administrator may take into account, amongst other factors, whether an SRO List already exists for such Region, whether market participants have requested the adoption of an SRO List for such Region and whether funding is available to maintain such SRO List. The SRO Administrator may consult with appropriate industry bodies when making such determination. In respect of each relevant Region, the SRO Administrator shall compile and maintain an SRO List in respect of certain Reference Entities whose Transaction Type is included in that Region.
- **SRO Rules**. The selection and replacement of the Standard Reference Obligation to be included on the SRO List with respect to a Reference Entity for the applicable Seniority Level shall be governed by these Standard Reference Obligation Rules (the "**SRO Rules**"). The SRO Manual (if any) will supplement, and be subject to, these SRO Rules.
- SRO Administrator and the other DC Parties. The SRO Administrator will be appointed by the DC Secretary on such terms as agreed between the SRO Administrator and the DC Secretary. The DC Secretary will act in its sole discretion when agreeing such terms with the SRO Administrator and the DC Secretary is not required to consult with any other DC Party as to the terms of appointment of the SRO Administrator.
 - 1.3 SRO Administrator. The SRO Administrator shall perform all of its functions as—required by these SRO Rules and the SRO Manual in a commercially reasonable manner. Communications from Eligible Market Participants to the SRO Administrator shall be made in the manner prescribed and in accordance with the contact information published from time to time for this purpose by the SRO Administrator on the SRO Website.

2. IDENTIFYING STANDARD REFERENCE OBLIGATIONS

For the avoidance of doubt, Section 5.1 of the DC Rules (*Disclaimer by the DC Parties*) applies in respect of each of the Schedules to the DC Rules (including, without limitation, these SRO Rules). No other DC Party, and no outside legal counsel or other third-party professional hired by any DC Party, is responsible for or liable for the actions or inactions of the SRO Administrator (including, without limitation, any breach of these SRO Rules by the SRO Administrator). Without limiting the foregoing, the SRO Administrator shall not be responsible for assessing the compliance of any Standard Reference Obligation with the Legal Terms Requirement, the Seniority Requirement, the suitability or appropriateness of such obligation or any other requirements of these SRO Rules, the 2014 Definitions or the terms of any Credit Derivatives Transactions, other than as expressly set out in these SRO Rules.

2.1 These SRO Requests Rules do not impose any duty on any DC Party, or any outside legal counsel or other third-party professional hired by any DC Party, to fund a request for the adoption of a Standard Reference Obligation in respect of any Reference Entity (whether under the primary route set

out under Section 2.1 below or under the Alternative Track). The operation of these Standard Reference Obligation Rules will be subject to sufficient funding being available to meet the related costs.

(a) Notifying the SRO Administrator of an SRO Request. An Eligible Market Participant may at any time propose to the SRO Administrator that a Standard Reference Obligation be selected for a specific Reference Entity and Seniority Level (an "SRO Request"). An SRO Request in respect of a Reference Entity and Seniority Level may also include an explicit request by the Eligible Market Participant that (i) an INCRO be selected as the Standard Reference Obligation (an "INCRO SRO Request") or (ii) an obligation of the Reference Entity that is a Loan or in respect of which the Underlying Obligation is a Loan (in either case, other than a Private side Loan) be considered as part of the Standard Reference Obligation selection process (a "Loan SRO Request").

(B) SRO REQUEST REQUIREMENTS

- (i) An SRO Request that is an SRO Request in respect of the Subordinated Level, an INCRO-SRO Request and/or a Loan SRO Request, must identify and include a description of an obligation of the Reference Entity (the "Submitted Obligation") that the Eligible Market Participant believes would be a suitable Standard Reference Obligation in respect of such SRO Request; provided, however, that any other type of SRO Request may also identify a Submitted Obligation.
- (ii) An SRO Request that is a Loan SRO Request, must include copies of, or unrestricted internet links to, all material documentation and, as applicable, guarantees in respect of the Submitted Obligation and, in each case, such documentation or information must be documentation or information which is publicly available or which can be made public without violating a law, agreement, understanding or other restriction regarding the confidentiality of such documentation or information.

- (iii) An SRO Request that is an INCRO SRO Request, must identify each Deliverability Flaw-that results in the Submitted Obligation not constituting a Conforming Obligation.
- (iv) An SRO Request must specify the SRO Relevant Transaction Type.
- (v) An SRO Request must include agreement by the Eligible Market Participant that it is prepared to pay any of the reasonable costs incurred by the SRO Administrator or the DC Secretary in connection with the selection of a Standard Reference Obligation for the Reference Entity and Seniority Level specified in such SRO Request including, without limitation, in obtaining advice and analysis from Legal Review Counsel (and irrespective of whether the Submitted Obligation (if any) is selected as the Standard Reference Obligation).
- (c) Processing SRO Requests. The Standard Reference Obligation for a Reference Entity and Seniority Level specified in an SRO Request shall be determined by the Committee (the "Relevant Convened DC") for the Region that includes the SRO Relevant Transaction Type applicable to the Reference Entity, in accordance with the selection process and criteria set out below.

2.2 QUARTERLY STANDARD REFERENCE OBLIGATION SELECTION PROCESS

- (a) General. Trading volume. Where these SRO Requests received by Rules refer to the SRO Administrator shall be processed by or the Relevant Convened DC in quarterly cycles by reference to Quarterly Roll Dates as per the process set out below. As such, in respect of an SRO Request received during the Quarterly Submission Period in respect of a Quarterly Roll Date, the Standard Reference Obligation for a having regard to the trading volume in respect of a Reference Entity and Seniority Level specified in an SRO Request shall be selected and published on the SRO List by no later than such Quarterly Roll Date. Notwithstanding the foregoing, this does not require the SRO Administrator or the Relevant Convened DC may in its sole discretion, by a Majority DC Resolution, amend any deadline or time period for any reason whatsoever including, without limitation, if
- (i) to have access to actual trading volume data. Each such reference will be construed as including the volume of SRO Requests received, the number of Potential SROs in respect of a particular quarter or the volume of other DC Issues being deliberated by the Relevant Convened DC makes it impractical for it to process all such SRO Requests or review all such Potential SROs (taking into account the timerequired to conclude legal review of such Potential SROs pursuant to Section 2.2(d) (Legal Review of Potential SRO)), (ii) the Relevant Convened DC is unable to select a Standard Reference Obligation due to a lack of Required Information, (iii) there are delays in Resolving any challenges under Section 2.3-(Challenging Standard Reference Obligation DC Resolutions), or (iv) market participants would benefit from the Standard Reference Obligation for a Reference Entity and Seniority Level being determined on an expedited basis. The Relevant Convened DC may also prioritise SRO Requests in its sole discretion, by a Majority DC Resolution Administrator or the Relevant Convened DC (as applicable) having the right to consider (i) whether such Reference Entity is a constituent in a credit derivative index; (ii) whether such Reference Entity is a constituent in any list of most commonly traded Reference Entities published by any market infrastructure provider or data provider; and (iii) information provided directly to the SRO Administrator or the Relevant Convened DC by any market infrastructure provider or data provider (if any).

(b) Endorsing an SRO Request. In respect of each Quarterly Roll Date:

2. <u>IDENTIFYING STANDARD REFERENCE OBLIGATIONS</u>

2.1 Quarterly selection by the SRO Administrator

(i) following receipt by the SRO Administrator under Section 2.1(a) (Notifying the SRO Administrator of an SRO Request) of an SRO Request that satisfies the relevant requirements of Section 2.1(b) (SRO Request Requirements) during the Quarterly Submission Period in respect of such Quarterly Roll Date, the SRO Administrator shall (a) promptly publish such SRO Request on the SRO Website together with the

identity of the Eligible Market Participant that submitted such request and each piece

of supporting information (if any) submitted with such request and (b) identify the Relevant Convened DC in respect of such SRO Request in a manner consistent with Section 2.1(c) (*Processing SRO Requests*) above;

- SRO List Proposal. The SRO Administrator may from time to time publish proposed updates to the SRO List for a Region (an "SRO List Proposal") (including, without limitation, adopting an SRO List for a Region for the first time or expanding an SRO List to include additional Reference Entities). In respect of an SRO List Proposal and each Reference Entity proposed for inclusion for the first time or in respect of which the existing Standard Reference Obligation will be replaced, the SRO Administrator shall identify: (i) the proposed Standard Reference Obligation (the "Potential SRO"); (ii) the SRO Relevant Transaction Type(s); and (iii) the Seniority Level.
- (b) Eligible Potential SROs. The SRO Administrator may select a Potential SRO for any Reference Entity under these provisions (without requiring recourse to the Alternative Track) if the SRO Administrator determines that the relevant Reference Entity satisfies any one or more of the following gateways:
 - (i) the Reference Entity is included in the "on-the-run" series of a credit derivative index;
 - (ii) (A) at regular intervals during the Quarterly Submission Period in respect of such Quarterly Roll Date (which in any event shall not be less frequent than fortnightly) and the Reference Entity is included in at least one of the two most recent series which are not the "on-the-run" series of a credit derivative index;
 (B) by no later than 5:00 p.m. Relevant City Time on the Relevant City Business Day immediately following the end of such Quarterly Submission Period, the SRO Administrator shall notify (such notification, an "SRO Request Notification") each Relevant Convened DC identified in accordance with Section 2.2(b)(i) above of the SRO Request(s) that it has received, as at the date of such SRO Request Notification, during such Quarterly Submission Period and which require processing by that Relevant Convened DC;
 - (iii) the SRO Request Notification shall ask the Dealer Members of the Relevant Convened DC whether they want to endorse each such SRO Request and the Submitted Obligation (if any) specified therein; Reference Entity is referenced (including as a component of a credit derivative index) in 2014 Transactions that are cleared by a Relevant CCP;
 - (iv) an SRO Request shall be endorsed ("Endorsed") if a Qualified Majority of the Dealer Members of the Relevant Convened DC notifies the SRO Administrator that it endorses the SRO Request and the Submitted Obligation (if any) specified therein by no later than 5:00 p.m. Relevant City Time on the second Relevant City Business Day following such SRO Request Notification (the "Endorsement Cut-off Time"). If a Dealer Member of the Relevant Convened DC has submitted the relevant SRO Request, it shall automatically count as one vote towards satisfying the applicable endorsement requirements specified in the immediately preceding sentence. The SRO Administrator shall promptly publish on the SRO Website whether or not such SRO Request has been Endorsed; and was previously selected in respect of the Reference Entity and such SRO was a Section 2.1 Eligible SRO at the time of such selection; and/or
 - (v) if an SRO Request is not Endorsed, it shall be deemed to have been rejected and a

Standard Reference Obligation with respect to the Reference Entity and Seniority Level specified in the SRO Request shall not be identified in accordance with the selection process set out below. An SRO Request that is deemed to have been rejected shall not prevent an Eligible Market Participant from submitting a new SRO Request is referenced in Transactions which are outstanding and which originally referenced another Reference Entity (i.e. a Successor was identified) and an SRO was previously selected in respect of the sameprior Reference Entity and Seniority Level at a later datewhich was a Section 2.1 Eligible SRO.

Gateway (iv) and (v) will be permanently satisfied in respect of a Reference Entity so long as in the past an SRO was selected that was a Section 2.1 Eligible SRO – for example, if an SRO is initially selected under gateway (i) and then replaced under gateway (iv) such SRO can continue to be replaced from time to time under gateway (iv) in reliance upon the initial selection of an SRO under gateway (i). Similarly, if an SRO is refreshed in respect of a Reference Entity under the Alternative Track and the refreshed SRO is not itself capable of satisfying gateways (i) to (iii) above but a previous SRO was a Section 2.1 Eligible SRO then future refreshes of such SRO will remain possible under this provision.

Notwithstanding the foregoing, if an SRO Request is submitted by a Relevant CCP and relates to a Reference Entity and Seniority Level that is referenced (including as a component of a credit index) in 2014 Transactions that are cleared by such Relevant CCP, then such SRO Request shall automatically be deemed to be Endorsed without the requirement for any Dealer Members of the Relevant Convened DC to notify the SRO Administrator that it endorses such SRO Request and the Submitted Obligation (if any) specified therein in accordance with subclause (iv) above; provided, however, that a Qualified Majority of Dealer Members of the Relevant Convened DC may amend the terms of such SRO Request so as to replace the Submitted Obligation (if any) specified therein or to include a Submitted Obligation therein (and accordingly to conform the status of such SRO Request to reflect such new Submitted Obligation) except that a Submitted Obligation may not be replaced or included if the effect of such replacement or inclusion would be to change the Seniority Level specified in such SRO Request.

A "Section 2.1 Eligible SRO" means (A) an SRO selected in respect of a Reference Entity pursuant to the process set out in this Section 2.1 and Section 2.2 and the related provisions of these SRO Rules; or (B) an SRO selected under the Alternative Track and at the time of selection under the Alternative Track, one of the gateways specified above was satisfied notwithstanding that such selection occurred pursuant to the Alternative Track.

No existing SRO selected under the SRO Rules as they existed prior to [●] 2025 is a Section 2.1 Eligible SRO but such existing SROs may be refreshed under this process if at such time the Reference Entity satisfies any of gateways (i) to (iii) above. Once an existing SRO has been refreshed on or after [●] 2025, then such refreshed SRO may constitute a Section 2.1 Eligible SRO.

- (c) Identifying Selection of Potential SROs and sourcing Required Information. In respect of each SRO Request that is, or is deemed to be, Endorsed (each, an "Endorsed SRO Request").

 Subject to the remainder of this sub-paragraph, when selecting Potential SROs, the SRO Administrator will, immediately following the applicable Endorsement Cut off Time, use reasonable efforts to identify an obligation (a "Potential SRO") of the relevant Reference Entity (either directly or as provider of a guarantee) for the applicable Seniority Level from and the SRO Relevant Transaction Type(s) on the basis of the following pool of obligations and in the specified order of priority:
 - (i) first, if the Reference Entity is part of a credit derivative index, the "Reference Obligation" specified in respect of such Reference Entity for the applicable Seniority Level in such credit derivative index; or if no such obligation is available,
 - (i) first(ii) secondly, the Market Standard Reference Obligation in respect of the Reference Entity for the applicable Seniority Level; or if no such obligation is available,
 - (ii) second(iii) thirdly, the General Criteria Obligation in respect of the Reference Entity for the applicable Seniority Level, provided that if such Reference Entity has more than one General Criteria Obligation the Potential SRO shall be selected in accordance with the General Criteria Obligation Priority Rules.

The above selection criteria (the "Selection Criteria") for purposes of identifying a Potential SRO shall in all cases be applied by reference to the terms of the relevant obligation of the relevant Reference Entity as at the relevant Assessment Date.

Following the identification of a Potential SRO in respect of a Reference Entity for the applicable Seniority Level, the SRO Administrator shall: (A) notify Legal Review Counsel of such Potential SRO and the Submitted Obligation (if any and if different to such Potential SRO), and provide Legal Review Counsel with any Required Information that it has received from the Eligible Market Participant who submitted the Endorsed SRO Request in respect of such Potential SRO and, if applicable, the Submitted Obligation, by no later than 5:00 p.m. Relevant City Time on the first Relevant City Business Day following the applicable Endorsement Cut off Time or, in the case of subsequent requests to identify additional Potential SROs, by no later than 5:00 p.m. Relevant City Time on the first Relevant City Business Day following the relevant request; and (B) attempt to source, and provide Legal Review Counsel with, additional Required Information in respect of such Potential SRO, and if applicable, the Submitted Obligation, as soon as practicable following the applicable Endorsement Cut off Time or, in the case of subsequent requests to identify additional Potential SROs, as soon as practicable following the relevant request. The SRO Administrator will only provide the Relevant Convened DC and Legal Review Counsel with documentation

and information which is publicly available or which can be made public without violating a law, agreement, understanding or other restriction regarding the confidentiality of such documentation or information.

Notwithstanding the above, the SRO Administrator may consult with any industry bodies in relation to the selection of a Potential SRO and following such consultation the SRO Administrator may select an alternative obligation of the relevant Reference Entity (either directly or as provider of a guarantee) for the applicable Seniority Level as the Potential SRO. Without limiting the generality of the foregoing, the SRO Administrator may consult with any industry bodies as to the appropriate Potential SRO if the relevant obligation in respect of a Reference Entity that would be identified under the Selection Criteria would differ from the obligation that the SRO Administrator identifies as typically being specified as the Reference Obligation in single-name 2014 Transactions entered into by Eligible Market Participants in respect of the relevant Reference Entity.

- (d) Challenge window. An Eligible Market Participant may challenge the inclusion of a Potential SRO on the SRO List within the Challenge Window. An Eligible Market Participant's challenge will only be valid if it is submitted in writing to the SRO Administrator and includes a written statement setting out the reasons for such challenge in reasonable detail, which may include, without limitation, that:
- (d) Legal Review of Potential SRO. In respect of an Endorsed SRO Request and the Potential SRO identified pursuant to Section 2.2(c) (Identifying Potential SROs and sourcing Required Information) above in respect of the relevant Reference Entity and Seniority Level:
 - (i) the Selection Criteria have not been correctly applied in respect of the selection of the relevant obligation;
 - (ii) the Legal Terms Requirement and/or the Seniority Requirement are not satisfied; or
 - (i) Legal Review Counsel shall review the Required Information it has received from the SRO Administrator in respect of the Potential SRO for the purposes of advising the Relevant Convened DC whether such Potential SRO satisfies the Legal Terms Requirement and the Seniority Requirement. Legal Review Counsel shall notify the SRO Administrator and the Relevant Convened DC of its advice and analysis as soon as reasonably practicable and in any event by no later than 5:00 p.m. Relevant City Time on the Relevant City Business-Day immediately preceding the Quarterly SRO Selection Date in respect of the relevant Quarterly Roll Date, unless Legal Review

another obligation of the relevant Reference Entity would be more suitable and/or appropriate as the Standard Reference Obligation (the "Alternative Potential SRO") on account of factors such as, without limitation, having a larger notional, being directly issued rather than guaranteed by the Reference Entity, or being more widely traded in the market, in which case such challenge must include the Required Information in respect of the Alternative Potential SRO and cite public information supporting such factors.

Challenges must include copies of, or unrestricted internet links to, any documentation or information referenced in such challenge and, if such challenge includes or relies upon any factual information, copies of, or unrestricted internet links to, any documentation or information that evidences such factual information. Documentation or information provided in connection with a challenge must be publicly available or capable of being made public without violating any law, agreement, understanding or other restriction regarding the confidentiality of such documentation or information.

By submitting a challenge, the Eligible Market Participant is making the representation in Section 2.1(c) of the DC Rules (*Representations by Eligible Market Participant*) in relation to such submission and any supporting documentation and information.

The SRO Administrator may publish requirements as to the format in which any challenges (whether such challenges are First Challenges or Additional Challenges) and any Seconding of any challenges must be submitted.

(e) Acceptance of the SRO List Proposal. On the first Business Day following the expiry of the Challenge Window, the SRO Administrator will announce whether any valid challenges were received during the Challenge Window in respect of any Potential SROs on the SRO List Proposal.

If no valid challenges were received within the Challenge Window in respect of a Potential SRO, such Potential SRO shall be added to the relevant SRO List as the Standard Reference Obligation in respect of the relevant Reference Entity, Seniority Level and Relevant SRO Transaction Type(s) with effect from the next Quarterly Roll Date.

If one valid challenge was submitted in respect of a Potential SRO within the Challenge Window (such challenge, the "First Challenge"): (I) the SRO Administrator will publish the First Challenge (including the written statement explaining the reasons for challenge and any supporting information) on the SRO Website on, or as soon as reasonably practicable following, the first Business Day following the end of the original Challenge Window (the date of such publication, the "First Challenge Publication Date"); and (II) a further challenge window of 15 calendar days will commence on but exclude the First Challenge Publication Date in respect of the Potential SRO (the "Further Challenge Window").

If more than one valid challenge (raising different grounds for challenge) was submitted in respect of a Potential SRO within the Challenge Window (such challenges, the "Multiple Challenges"), the SRO Administrator will publish the details of each of the Multiple Challenges (including the written statement explaining the reasons for each of the challenges and any supporting information) on the SRO Website on, or as soon as reasonably practicable following, the end of the original Challenge Window. If the Challenge Condition is satisfied at such time, then no Further Challenge Window will apply. Otherwise the Further Challenge Window will apply provided that (i) such Further Challenge Window will commence on but exclude the date of publication of the Multiple Challenges; and (ii) references to the First Challenge will be read as references to each of the Multiple Challenges.

Subject to any requirements under any applicable law or regulation, the identity of any Eligible Market Participant challenging such Potential SRO will not be disclosed by the SRO Administrator.

Further Challenge Window. During the Further Challenge Window in respect of a Potential SRO, any Eligible Market Participant may: (i) submit an additional challenge in respect of the Potential SRO (on grounds that differ to the grounds raised in the First Challenge) to the SRO Administrator (each, an "Additional Challenge"); or (ii) notify the SRO Administrator that it supports the First Challenge or an Additional Challenge (and such support is referred to in these SRO Rules as the Eligible Market Participant having "Seconded" the First Challenge or the Additional Challenge (as applicable) or as "Seconding" the First Challenge or the Additional Challenge (as applicable)). The submission of an Additional Challenge will only be valid if it satisfies the requirements under paragraph (d) above.

Any Eligible Market Participant that submitted the First Challenge or an Additional Challenge or that Seconded a First Challenge or an Additional Challenge may withdraw such challenge or withdraw its Seconding of such challenge by written notice to the SRO Administrator on or prior to the last day of the Further Challenge Window.

The SRO Administrator will promptly publish on the SRO Website (x) the submission of any Additional Challenge, (y) any First Challenge or Additional Challenge that has been Seconded and (z) any withdrawal of any of the First Challenge, an Additional Challenge or the Seconding of any First Challenge or Additional Challenge.

Subject to any requirements under any applicable law or regulation, the identity of any Eligible Market Participant challenging such Potential SRO or Seconding a challenge will not be disclosed by the SRO Administrator.

(g) **Steps following a Challenge.**

- <u>(i)</u> The "Challenge Condition" will be satisfied at the end of the Challenge Window or the Further Challenge Window if the SRO Administrator determines that:
 - (A) upon the expiry of the original Challenge Window, Multiple Challenges were received in respect of a Potential SRO and such Multiple Challenges have been submitted and not withdrawn by at least two Eligible Market Participants that are not Affiliates of each other; or
 - (B) upon the expiry of the Further Challenge Window in respect of a Potential SRO and taking into account any withdrawal of challenges or Seconding, two valid challenges on separate grounds have been raised by two Eligible Market Participants that are not Affiliates of each other and/or a single challenge is supported by at least two Eligible Market Participants that are not Affiliates of each other.
- (ii) The SRO Administrator may assume an Eligible Market Participant is not an Affiliate of another Eligible Market Participant unless the relevant individual person(s) at the SRO Administrator performing the relevant functions has actual knowledge to the contrary. The SRO Administrator is not required to undertake any diligence as to the identity of an Eligible Market Participant or its relationship to any other Eligible Market Participant.

- (iii) If the Challenge Condition is satisfied then the SRO Administrator will promptly announce the same on the SRO Website and the SRO Administrator may elect to:
 - (I) remove such Potential SRO from the SRO List Proposal and cease further consideration of such Potential SRO;
 - (II) provided that such challenge is not that an Alternative Potential SRO should be selected or that the Selection Criteria were incorrectly applied, refer such Potential SRO and the related challenge to the DC Review process in respect of the next Quarterly Roll Date;
 - defer further consideration of such Potential SRO until a future Quarterly Roll

 Date selected by the SRO Administrator provided that in such case the DC

 Review process in respect of such Potential SRO will automatically be triggered without the requirement for any further challenges at such time; or
 - if the challenge is that an Alternative Potential SRO should be selected or that the Selection Criteria were not applied correctly, the SRO Administrator may consider such Alternative Potential SRO or re-run the selection process applying the Selection Criteria (as applicable). The SRO Administrator may consult with any industry bodies as to whether the original Potential SRO or the Alternative Potential SRO would be the most suitable and appropriate and also as to the results of the Selection Criteria.

If option (IV) applies, then the SRO Administrator will decide to either (i) retain the original Potential SRO (in which case the challenge will be dismissed and, subject to the resolution of any other challenges being reviewed by DC Review, the Potential SRO will be added to the relevant SRO List in accordance with sub-paragraph (iv) immediately below) or (ii) propose the Alternative Potential SRO or re-run the selection process (and in either case the process in this Section 2.1 will restart).

The Selection Criteria is not mandatory as the SRO Administrator is permitted to disapply it following consultation with industry bodies. If the SRO Administrator has disapplied the Selection Criteria and a challenge is raised that the Selection Criteria should have been followed, the SRO Administrator may consult with industry bodies when deciding whether to either (i) retain the Potential SRO or (ii) to restart the process applying the Selection Criteria.

Counsel has notified the The SRO Administrator and may have regard to, amongst other things, the number of challenges to resolve, the level of funding available for the DC Review process at the relevant time and the trading volume in respect of a particular Reference Entity when determining which option to elect in respect of a Potential SRO. The SRO Administrator may consult with the Relevant Convened DC that, due to the volume of SRO Requests and/or the number of Potential SROs that need to be processed and/or reviewed in respect of such Quarterly Roll Date, it would not be practicable to conclude all such reviews by this time; pursuant to the DC Review Process (if applicable) when making such determination.

(ii) if Legal Review Counsel is of the view that the Potential SRO does not satisfy, or believes there is material doubt as to whether the Potential SRO satisfies, the Legal Terms Requirement and/or the Seniority Requirement and therefore the Relevant Convened

DC may pass an SRO Non Identification Resolution in respect of such Potential SRO on the relevant Quarterly SRO Selection Date in accordance with Section 2.2(e) (Resolving Standard Reference Obligation DC Resolutions) below, Legal Review Counsel shall ask the SRO Administrator to identify the next applicable Potential SRO in accordance with Section 2.2(e) (Identifying Potential SROs and sourcing Required Information) above;

If more than one challenge is raised in respect of a Potential SRO and the SRO Administrator determines that option (II) and/or (IV) should apply, then the SRO Administrator will determine the order such challenges will be resolved in. The SRO Administrator may consult with the Relevant Convened DC convened pursuant to the DC Review Process (if applicable) when making such determination. A challenge relating to whether or not an Alternative Potential SRO should be selected or relating to the application of the Selection Criteria will be resolved by the SRO Administrator (even if other challenges are resolved under the DC Review Process).

- (iii) following notification of the next applicable Potential SRO and receipt of the Required Information in respect thereof, Legal Review Counsel shall repeat the process set out in sub-clauses (i) and (ii) above and shall continue to do so in respect of other Potential SROs (which shall be sequentially identified in descending order of priority by the SRO Administrator in accordance with Section 2.2(c) (Identifying Potential SROs and sourcing Required Information) above) until Legal Review Counsel identifies a Potential SRO that it believes satisfies both the Legal Terms Requirement and the Seniority Requirement or the SRO Administrator is unable to identify further Potential SROs;
- (iv) If, upon the expiry of the Further Challenge Window in respect of a Potential SRO, the Challenge Condition is not satisfied, then the SRO Administrator will promptly announce the same on the SRO Website and the Potential SRO shall be added to the relevant SRO List as the Standard Reference Obligation in respect of the relevant Reference Entity, Seniority Level and Relevant SRO Transaction Type(s) with effect from the next Quarterly Roll Date.
- (iv) the process contemplated by Section 2.2(e) (Identifying Potential SROs and sourcing Required Information) above and this Section 2.2(d) (Legal Review of Potential SRO) is intended to take place in the period from and including the Endorsement Cut off Time in respect of such Endorsed SRO Request to and including the Relevant City Business Day immediately preceding the Quarterly SRO Selection Date in respect of the relevant Quarterly Roll Date to which such Endorsed SRO Request relates (the "Potential SRO Identification and Legal Review Period"). If Legal Review Counsel is of the view that a Potential SRO identified in accordance with such process satisfies the Legal Terms Requirement and the Seniority Requirement, then Legal Review Counsel shall not review any further Potential SROs in respect of the relevant Reference Entity and Seniority Level; and

2.2 <u>DC Review Process</u>

(a) Commencing the DC Review Process. If the SRO Administrator elects to refer a Potential SRO to the DC Review process pursuant to Section 2.1(g)(iii)(II) above, the SRO Administrator shall notify the DC Secretary and the Legal Review Counsel of the same. The DC Secretary will then notify the Committee for the Region that includes the SRO Relevant Transaction Type(s) applicable to the Reference Entity (the "Relevant Convened DC").

(v) if The SRO Administrator will also attempt to source, and provide Legal Review Counsel determines that it has been provided with insufficient (or no) with, the Required Information

such that it is unable to come to a view as to whether the Potential SRO satisfies the Legal Terms Requirement and/or the Seniority Requirement, it shall immediately notify in respect of such Potential SRO as soon as practicable. In relation to any Potential SRO originally identified by an Eligible Market Participant in an SRO Request, the SRO Administrator who shall attempt to source furtherwill also provide Legal Review Counsel with any Required Information which may include, without limitation, askingthat it has received from the Eligible Market Participant that submitted the relevant SRO Request and/or. However, the SRO Administrator will only provide the Relevant Convened DC to source and submitted additional and Legal Review Counsel with documentation and/information which is publicly available or which can be made public without violating a law, agreement, understanding or other restriction regarding the confidentiality of such documentation or information, provided that the SRO Administrator can rely on the representation in Section 2.1(c) of the DC Rules (Representations by Eligible Market Participant) given by the Eligible Market Participant that submitted the relevant challenge and will not make such representation on its own account in respect of such documentation or information.

(e) Resolving Standard Reference Obligation DC Resolutions. On the Quarterly SRO Selection Date in respect of a Quarterly Roll Date, the Relevant Convened DC in respect of an Endorsed SRO Request that was submitted during the related (or a previous) Quarterly Submission Period may:

The Relevant Convened DC will prioritize the Potential SROs subject to the DC Review process for a particular Quarterly Roll Date in its sole discretion by Supermajority DC Resolution. Without limiting the foregoing, factors that the Relevant Convened DC may take into account include, amongst others, the complexity of the challenges in respect of such Potential SROs, the volume of the documentation to review in respect of a Potential SRO and the trading volume in respect of the relevant Reference Entities.

The Relevant Convened DC may also defer the DC Review in relation to any Potential SRO by Supermajority DC Resolution.

In respect of any Potential SRO in respect of which the DC Review process is not complete on the fifth Relevant City Business Day immediately preceding the Quarterly Roll Date (or such other date as determined by the DC by Supermajority), the selection of such Potential SRO will be deferred until the next Quarterly Roll Date following the completion of the relevant DC Review process.

- (b) Legal Review of Potential SRO. In respect of each Potential SRO subject to DC Review, and subject to any prioritization or deferral by the Relevant Convened DC in accordance with Section 2.2(a) above, Legal Review Counsel shall review the Required Information it has received from the SRO Administrator in respect of the Potential SRO for the purposes of advising the Relevant Convened DC whether such Potential SRO satisfies the Legal Terms Requirement and the Seniority Requirement. Legal Review Counsel shall notify the SRO Administrator and the Relevant Convened DC of its advice and analysis as soon as reasonably practicable.
- (i) in Resolving Potential SROs. In respect of each Potential SRO for the relevant Reference (c) Entity and Seniority Level that has been identified by the SRO Administrator and reviewed by Legal Review Counsel during the related (and/or a previous) Potential SRO Identification and Legal Review Period, (A)submitted for DC Review, the Relevant Convened DC may Resolve by a Supermajority whether such Potential SRO satisfies both the Legal Terms Requirement and the Seniority Requirement and (B) Resolve by a Majority whether such Potential SRO would be suitable and appropriate as the Standard Reference Obligation for such Reference Entity and Seniority Level. After giving effect to External Review of the DC Question relating to the DC Resolution to be made under (A) (if applicable), if the DC Resolutions made under both (A) and (B) are Resolution is affirmative, such DC Resolutions Resolution shall together constitute a DC Resolution that is an "SRO Identification Resolution" or, if either or both of the DC Resolutions made under (A) and (B)Resolution is negative, such DC Resolutions Resolution shall together constitute a DC Resolution that is an "SRO Non-Identification Resolution". If the Potential SRO to which an SRO Identification Resolution relates is an INCRO, the SRO Identification Resolution shall identify the Potential SRO as such and specify each corresponding Deliverability Flaw. Any SRO Non Identification Resolution in respect of a Potential SRO shall identify which of the DC Resolutions referred to in (A) and (B) above were negative (or that both were); and
 - (ii) if the Relevant Convened DC passes an SRO Non Identification Resolution in respect of all Potential SROs in accordance with Section 2.2(e)(i), or the SRO Administrator was unable to identify any Potential SROs for the relevant Reference Entity and Seniority Level during the corresponding Potential SRO Identification and Legal Review Period, Resolve by a Majority that, in respect of the relevant SRO Request, no obligation is available for selection as the Standard Reference Obligation for such Reference Entity and Seniority Level (such a DC Resolution, a "No SRO Identified")

Resolution").

- (d) (f) Publication of DC Resolutions. The DC Secretary shall promptly publish any SRO Identification Resolution, or SRO Non-Identification Resolution and/or No SRO Identified Resolution on theon its Website.
- (e) Selection of SRO. Provided that the SRO Identification Resolution is not passed under the Alternative Track, if the DC Secretary publishes an SRO Identification Resolution, then the Potential SRO shall be added to the relevant SRO List as the Standard Reference Obligation in respect of the relevant Reference Entity, Seniority Level and Relevant SRO Transaction Type(s) with effect from the next Quarterly Roll Date.

If the DC Secretary publishes an SRO Non-Identification Resolution, then the Potential SRO shall not be the Standard Reference Obligation. In such cases, the SRO Administrator may restart the process in Section 2.1 of these SRO Rules above to identify a Standard Reference Obligation (including, without limitation, consulting with industry bodies as to an appropriate alternative Standard Reference Obligation). An SRO Non-Identification Resolution under the Alternative Track may be subject to challenge in accordance with the Alternative Track provisions.

2.3 Alternative Track SRO Resolutions

- (a) Applicability. If any of the following apply, then the "Alternative Track" as set out in this Section 2.3 will apply:
 - the SRO Administrator believes that a Potential SRO should be adopted under these provisions rather than under Section 2.1 of these SRO Rules above (including, without limitation, because the Standard Reference Obligation needs to be adopted on an expedited basis or the SRO Administrator believes the Potential SRO it has selected is an INCRO in which case an INCRO SRO Request will be deemed to have been made);
 - (ii) an Eligible Market Participant submits (x) an SRO Request that is an INCRO SRO Request or that is an Loan SRO Request or (y) an SRO Request and notes that such SRO Request needs to be processed on an expedited basis or under the Alternative Track for another reason; and/or
 - (iii) the Relevant Convened DC is exercising its power to select an SRO on its own initiative.

Any reference to a Potential SRO under these Alternative Track provisions is to the potential obligation being considered for selection as the Standard Reference Obligation under these Alternative Track provisions.

Notifying the DC Secretary and Legal Review Counsel. If Section 2.3(a)(i) or (ii) above applies, then the SRO Administrator will notify the DC Secretary and Legal Review Counsel of the relevant Potential SRO (and, if applicable, the SRO Request). The DC Secretary will convene the Committee for the Region that includes the SRO Relevant Transaction Type(s) applicable to the Reference Entity (unless a Convened DC is already in place in respect of the Reference Entity) (the "Relevant Convened DC") and shall notify the Relevant Convened DC of the relevant request under Section 2.3(a).

In respect of any Alternative Track Potential SRO, the SRO Administrator will comply with the same information obligations that would apply to it under Section 2.2(a) of these SRO Rules in respect of a Potential SRO subject to the DC Review Process and provide the

Required Information to the Legal Review Counsel (including any information submitted by the Eligible Market Participant that submitted the relevant SRO Request). However, the SRO Administrator will only provide the Relevant Convened DC and Legal Review Counsel with documentation and information which is publicly available or which can be made public without violating a law, agreement, understanding or other restriction regarding the confidentiality of such documentation or information.

(c) <u>Acceptance onto Alternative Track.</u>

The relevant request under Section 2.3(a) above will only proceed onto the Alternative Track if a Qualified Majority of the Dealer Members of the Relevant Convened DC notifies the SRO Administrator that they accept the request being accepted onto the Alternative Track by no later than 5:00 p.m. Relevant City Time on the second Relevant City Business Day following the first Relevant Convened DC meeting to consider such request.

The Dealers Members of such Relevant Convened DC are under no obligation to accept any request under this Section 2.3(c). Amongst other factors, such Dealer Members may have regard to the level of funding (if any) available for processing any such request and whether such request is likely to be of relevance to the market generally. When determining if a request is of relevance to the market generally, the Dealer Members may take into account trading volume and any applicable trading standards in respect of such Reference Entity.

As at the date of adoption of these Standard Reference Obligation Rules, acceptance onto the Alternative Track is expected to be uncommon.

Notwithstanding the foregoing, if (I) an SRO Request was submitted by a Relevant CCP for processing under the Alternative Track; (II) such SRO Request relates to a Reference Entity and Seniority Level that is referenced (including as a component of a credit derivative index) in 2014 Transactions that are cleared by such Relevant CCP; and (III) either the Relevant CCP agrees to fund the SRO Request or an alternative funding solution is in place, then such SRO Request shall automatically be deemed to be accepted without the requirement for any Dealer Members of the Relevant Convened DC to notify the SRO Administrator that it accepts such SRO Request; provided, however, that a Qualified Majority of Dealer Members of the Relevant Convened DC may amend the terms of such SRO Request so as to replace the Submitted Obligation (if any) specified therein or to include a Submitted Obligation therein (and accordingly to conform the status of such SRO Request to reflect such new Submitted Obligation) except that a Submitted Obligation may not be replaced or included if the effect of such replacement or inclusion would be to change the Seniority Level specified in such SRO Request.

- If an Alternative Track Request is accepted, then such Potential SRO shall be subject to the legal review process in Section 2.2(b) to Section 2.2(e) of these SRO Rules above and the Relevant Convened DC may then Resolve an SRO Identification Resolution or SRO Non-Identification Resolution as set out in Section 2.2(c) (in each case without any requirement for the process set out in Section 2.1 to have first been conducted). Any DC Resolution under this Section is an "Alternative Track SRO Resolution".
- (e) Any SRO Identification Resolution or SRO Non-Identification Resolution that is made under this Section 2.3 is subject to challenge under Section 2.5 of these SRO Rules below.
- <u>If the Potential SRO to which an SRO Identification Resolution relates is an INCRO, the SRO Identification Resolution shall identify the Potential SRO as such and specify each are specified in the potential sp</u>

corresponding Deliverability Flaw.

- Identification of Standard Reference Obligation. If the If an SRO Identification Resolution relating to a Potential SRO for the relevant Reference Entity and Seniority Level either (A) is unsuccessfully challenged or (B) is not subject to any challenge by the Challenge Deadline, in each case, in accordance with Section 2.3 (Challenging Standard Reference Obligation DC Resolutions) 2.5 of these SRO Rules below, then that Potential SRO shall be the Standard Reference Obligation for that Reference Entity and Seniority Level and the SRO Administrator shall promptly publish such Standard Reference Obligation, the Reference Entity and Seniority Level and the relevant SRO Relevant Transaction Type on the SRO List. If the Standard Reference Obligation is an INCRO, the SRO Administrator shall identify such Standard Reference Obligation as an INCRO, and specify each corresponding Deliverability Flaw identified in the SRO Identification Resolution, on the SRO List.
- (h) Non-identification of Standard Reference Obligation. If a No SRO Identified of SRO Non-Identification Resolution is passed for the relevant Reference Entity and Seniority Level and either (A) is unsuccessfully challenged or
- (B) is not subject to any challenge by the applicable Challenge Deadline, in each case, in accordance with Section 2.3 (Challenging Standard Reference Obligation DC Resolutions) below, then there shall be no Standard Reference Obligation for that Reference Entity and Seniority Level identified on the SRO List (other than in accordance with Section 2.5 (Identifying 2.7 or Section 5 of these SRO Rules below) unless and until a Standard Reference Obligation for the Subordinated Level) below) unless and is subsequently selected in accordance with these SRO Rules.

until a Standard Reference Obligation is subsequently selected in accordance with these SRO-Rules.

2.4 SRO Requests by Eligible Market Participants

(a) Notifying the SRO Administrator of an SRO Request. An Eligible Market Participant may at any time propose to the SRO Administrator that a Standard Reference Obligation be selected for a specific Reference Entity and Seniority Level (an "SRO Request").

An SRO Request in respect of a Reference Entity and Seniority Level may also include an explicit request by the Eligible Market Participant that: (i) an INCRO be selected as the Standard Reference Obligation (an "INCRO SRO Request"); or (ii) an obligation of the Reference Entity that is a Loan or in respect of which the Underlying Obligation is a Loan (in either case, other than a Private-side Loan) be considered as part of the Standard Reference Obligation selection process (a "Loan SRO Request").

(b) **SRO Request Requirements**

- An SRO Request that is an SRO Request in respect of the Subordinated Level, an INCRO SRO Request and/or a Loan SRO Request, must identify and include a description of an obligation of the Reference Entity (the "Submitted Obligation") that the Eligible Market Participant believes would be a suitable and appropriate Standard Reference Obligation in respect of such SRO Request; provided, however, that any other type of SRO Request may also identify a Submitted Obligation.
- An SRO Request that is a Loan SRO Request must include copies of, or unrestricted internet links to, all material documentation and, as applicable, guarantees in respect of the Submitted Obligation and, in each case, such documentation or information must be documentation or information which is publicly available or which can be made public without violating a law, agreement, understanding or other restriction regarding the confidentiality of such documentation or information. In respect of any other SRO Request, the SRO Administrator may request the Eligible Market Participant source and submit the Required Information.
- (iii) An SRO Request that is an INCRO SRO Request, must identify each Deliverability
 Flaw that results in the Submitted Obligation not constituting a Conforming
 Obligation.
- (iv) An SRO Request must specify the SRO Relevant Transaction Type(s).
- An SRO Request must include agreement by the Eligible Market Participant that it is prepared to pay any of the reasonable costs incurred by the SRO Administrator or the DC Secretary in connection with the selection of a Standard Reference Obligation for the Reference Entity and Seniority Level specified in such SRO Request including, without limitation, in obtaining advice and analysis from Legal Review Counsel (and irrespective of whether the Submitted Obligation (if any) is selected as the Standard Reference Obligation).
- (vi) If an Eligible Market Participant includes documentation or information as part of its SRO Request then the Eligible Market Participant is making the representation in Section 2.1(c) of the DC Rules (Representations by Eligible Market Participant) in relation to such documentation and information.

Processing SRO Requests. An SRO Request will be considered by the SRO Administrator. When considering whether to accept an SRO Request, amongst other factors, the SRO Administrator may have regard to trading volumes in respect of the relevant Reference Entity and the level of funding available for the selection of Standard Reference Obligations at such time. The SRO Administrator may also consult with industry bodies when determining whether or not to process such SRO Request. If the SRO Administrator accepts such SRO Request, then such SRO Request will be processed in accordance with Section 2.1 of these SRO Rules above in the next SRO List Proposal. If the SRO Administrator rejects an SRO Request, no further action will be taken in respect of such SRO Request.

Notwithstanding the above, if the SRO Request is an INCRO SRO Request or a Loan SRO Request or the Eligible Market Participant requests that such SRO Request is processed on an expedited basis or under the Alternative Track, then the SRO Administrator will refer such SRO Request to the DC Secretary and request that the DC Secretary notify the relevant Committee. Such an SRO Request will be processed under Section 2.3 of these SRO Rules.

2.5 2.3 Challenging STANDARD REFERENCE OBLIGATION DCAlternative Track SRO Resolutions

- (a) Any Eligible Market Participant may challenge a Standard Reference Obligation DCan Alternative Track SRO Resolution in accordance with the provisions set out below. This Section 2.5 does not apply to any Standard Reference Obligation that is not identified pursuant to an Alternative Track SRO Resolution.
- (b) Any challenge by an Eligible Market Participant must: (i) have been effectively received by the SRO Administrator by 5:00 p.m. Relevant City Time on the fifth Relevant City Business Day immediately following the publication of the relevant Standard Reference Obligation DC Resolution on the Website (the "Challenge Deadline"); (ii) include a full statement of the reasons why such challenge is being made in reasonable detail which may include, without limitation, that (A) the requirements to constitute a Potential SRO are or are not satisfied, (B) the Legal Terms Requirement and/or the Seniority Requirement are or are not, as the case may be, satisfied, or (C) the related SRO Request should not have been Endorsed or (D) another obligation of the relevant Reference Entity would be more suitable and/or appropriate as the Standard Reference Obligation, in which case such challenge must include Required Information in respect of the proposed obligation; and (iii) include agreement by such Eligible Market Participant that it is prepared to pay any of the reasonable costs related to such challenge, if unsuccessful.
- The Relevant Convened DC shall Resolve each challenge to a Standard Reference Obligation DC an Alternative Track SRO Resolution by a Majority. Each challenge must be Resolved by 5:00 p.m. Relevant City Time on the fifth Relevant City Business Day immediately following the relevant Challenge Deadline (the "Challenge Resolution Date"). Promptly following resolution of any such challenge, the DC Secretary shall publish such DC Resolution on its Website. The SRO Administrator shall publish the outcome of any challenge as soon as practicable, but in any case, promptly after the Challenge Resolution Date on the SRO Website. Notwithstanding the above, the Relevant Convened DC may refer a challenge under Section 2.5 of these SRO Rules to the SRO Administrator and request that the SRO Administrator resolves such challenge if such challenge would fall under Section 2.1(g)(iii)(IV) under the primary method of selecting Standard Reference Obligations. If the Relevant Convened DC makes such referral then the SRO Administrator's decision will be binding. The SRO Administrator may consult with industry bodies when making its determination.

- (d) If the Relevant Convened DC Resolves that any such challenge is successful, then the Relevant Convened DC shall be deemed to have Resolved that the relevant Standard Reference Obligation DCAlternative Track SRO Resolution was not passed.
 - (d)-Following any such successful challenge, the Relevant Convened DC shallmay in its sole discretion and by Majority DC Resolution determine the next steps (if any) that such Relevant Convened DC (or any Eligible Market Participant, or the SRO Administrator or Legal Review Counsel, as applicable) must or may need to take in order to identify a Standard Reference Obligation in respect of the relevant Reference Entity and Seniority Level, adhering to the extent possible to the process and timings set out in these SRO Rules and taking into account any obligations of the relevant Reference Entity and Seniority Level that the Eligible Market Participant may have submitted with such challenge; provided, however, that the Relevant Convened DC shall not pass an SRO Identification Resolution in respect of another obligation of the relevant Reference Entity and Seniority Level unless it is satisfied that such obligation (i) is a General Criteria Obligation of the Reference Entity and (ii) satisfies the applicable Legal Terms Requirement and the Seniority Requirement. Any SRO Identification Resolution that the Relevant Convened DC passes in respect of a successful challenge shall itself be subject to challenge pursuant to this Section 2.3 (Challenging Standard Reference Obligation DC Resolutions).
- (e) For each Standard Reference Obligation DCAlternative Track SRO Resolution that is unsuccessfully challenged, the institution(s) that challenged such resolution may be required to and, if so, shall, pro rata, bear

the reasonable costs incurred by the SRO Administrator, Legal Review Counsel, the DC Secretary or the Relevant Convened DC in connection with such challenge.

2.6 2.4 Identifying Standard Reference Obligations for Sovereign Reference Entities

Notwithstanding anything to the contrary in this Section 2 (*Identifying Standard Reference Obligations*), if an Endorsed SRO Requesta Potential SRO (howsoever identified) relates to a Reference Entity which is a Sovereign and in respect of which one or more Package Observable Bonds have been published on the POB Website as at the relevant Assessment Date, then if (a) the process-contemplated by Section 2.2(c) (*Identifying Potential SROs and sourcing Required Information*) and Section 2.2(d) (*Legal Review of Potential SRO*) above shall not take place and (b) the Relevant Convened DC may pass an SRO Identification Resolution in respect of SRO Administrator proposes the Relevant Package Observable Bond of that Reference Entity. Such SRO Identification Resolution as the Potential SRO; or (ii) it is selected under the Alternative Track, then such selection shall not be subject to any challenge pursuant to Section 2.3 (*Challenging Standard Reference Obligation DC Resolutions*) and therefore upon the Relevant Convened DC passing by any Eligible Market Participant.

<u>Upon</u> such <u>SRO Identification Resolution selection</u>, that Relevant Package Observable Bond shall be the Standard Reference Obligation for that Sovereign Reference Entity and the SRO Administrator shall promptly publish such obligation on the SRO List. <u>Once a Package Observable Bond has been selected as the Standard Reference Obligation for a Sovereign Reference Entity in accordance with this Section 2.4 (*Identifying Standard Reference Obligations for Sovereign Reference Entities*), it may only be replaced as the Standard Reference Obligation for such Sovereign Reference Entity in accordance with Section 3 (*Identifying Replacement Standard Reference Obligations*) below.</u>

2.7 2.5 Identifying a Standard Reference Obligation for the Subordinated Level

- (a) If an Eligible Market Participant believes that there would otherwise be no Standard Reference Obligation identified with respect to a Reference Entity for the Subordinated Level pursuant to the selection process and criteria set out above, it may submit an SRO Request in accordance with, and subject to, Section 2.1 (2.4 of these SRO Requests)Rules above, except that such SRO Request may identify as the Submitted Obligation (i) an obligation of such Reference Entity which has previously been redeemed or (ii) in circumstances where a suitable previously redeemed obligation of such Reference Entity is not available, an obligation of another entity (which may or may not have been previously redeemed) which will serve as a proxy obligation for such Reference Entity. In either case, any such obligation identified as the Submitted Obligation shall be deemed to be an obligation of the Reference Entity for the purposes of Section 2.6 (Standard Reference Obligation) of the 2014 Definitions and these SRO Rules.
- (b) Any such SRO Request shall be processed in accordance with the process set out above, except that the only Potential SRO will be the Submitted Obligation.
- (c) An SRO Identification Resolution in respect of such Submitted Obligation shall be subject to challenge in accordance with Section 2.3 (Challenging Standard Reference Obligation DC Resolutions) above.
- (d) If the Submitted Obligation is selected as the Standard Reference Obligation with respect to such Reference Entity for the Subordinated Level, it shall immediately thereafter be treated as an Affected SRO for the purposes of these SRO Rules as though an event under paragraph (a) or (c) (as applicable) of the definition of SRO Substitution Event had occurred in respect of such Affected SRO. Pursuant to Section 3.2(b)(i) of these SRO Rules below, such Affected

SRO shall therefore immediately cease to be the Standard Reference Obligation with respect to the relevant Reference Entity and Seniority Level provided, however, that such Affected SRO shall

constitute the "Prior Reference Obligation" of such Reference Entity and Seniority Level for the purposes of the 2014 Definitions.

A Standard Reference Obligation with respect to a Reference Entity and Seniority Level that is solely applicable to Credit Derivative Transactions referencing a specific SRO Relevant Transaction Type which incorporates one or more sets of terms or additional provisions, or supplements (including, without limitation, the 2014 CoCo Supplement to the 2014 ISDA Credit Derivatives Definitions), may be identified using the selection process and criteria set out above.

Any Standard Reference Obligation that is so identified (i) will be identified on the SRO List as being solely applicable to Credit Derivative Transactions referencing such specific SRO Relevant Transaction Type and (ii) may be replaced as the Standard Reference Obligation in accordance with Section 3 (*Identifying Replacement*the replacement process in respect of Standard Reference Obligations) below set out in these SRO Rules.

3. IDENTIFYING REPLACEMENT STANDARD REFERENCE OBLIGATIONS SRO SUBSTITUTION EVENTS

3.1 Quarterly Replacement Standard Reference Obligation Process

3.1 Identification of SRO Substitution Events

- (a) Substitute SRO Determination Requests Identification of SRO Substitution Events. In respect of each Quarterly Roll Date, the SRO Administrator shall use reasonable efforts to identify any SRO Substitution Events that have occurred with respect to any Standard Reference Obligation (each, an "Affected SRO") and shall collate these, together with any SRO Substitution Events notified to it by an Eligible Market Participant in accordance with Section 3.1(b) (Potential of these SRO Rules below (any such Standard Reference Obligation in respect of which an SRO Substitution Events) below, in each case, during (or prior to) the Quarterly Submission Period relating to such Quarterly Roll Date and shall (i) notify the Relevant Convened DC as soon as reasonably practicable, but in any event, by no later than 5:00 p.m. Relevant City Time on the Relevant City Business Day immediately following the end of such Quarterly Submission Period of such SRO Substitution Event (such notification, a "Substitute SRO Determination Request" and the deadline for such notification, the "Substitute SRO Determination Request Deadline") and (ii) promptly publish such Substitute SRO Determination Request on the SRO Website. For the purposes of this Section-3 (Identifying Replacement Standard Reference Obligations), the Relevant Convened DC means the Committee for the Region that includes the SRO Relevant Transaction Type specified on the SRO List in respect of the Affected SRO. Event has occurred, an "Affected **SRO**"). The SRO Administrator will consider updating the SRO List to address any such SRO Substitution Events in accordance with Section 2.1 of these SRO Rules above.
- (b) **Potential SRO Substitution Events**. An Eligible Market Participant may from time to time notify the SRO Administrator to bring to the SRO Administrator's attention any SRO Substitution Event that such Eligible Market Participant believes has occurred in respect of any Standard Reference Obligation. Any such notification must include a reasonably detailed description of the relevant SRO Substitution Event and supporting information in respect thereof that is consistent with the definition of Eligible Information.
- (c) Processing Substitute SRO Determination Requests. Substitute SRO Determination Requests

notified by the SRO Administrator to the Relevant Convened DC in accordance with Section 3.1(a) (Substitute SRO Determination Requests) shall be processed by the Relevant Convened DC in quarterly cycles by reference to Quarterly Roll Dates as per the process provided for in Section 3.3 (Identifying a replacement Standard Reference Obligation) below. As such, in respect of a Substitute SRO Determination Request which relates to a SRO Substitution Event that occurred during (or prior to) the Quarterly Submission Period in respect

of a Quarterly Roll Date, the replacement Standard Reference Obligation in respect of the related Affected SRO specified in such Substitute SRO Determination Request shall be selected and, subject to Section 3.2(b) below, published on the SRO List by no later than such Quarterly Roll Date. Notwithstanding the foregoing, the Relevant Convened DC may in its sole discretion, by a Majority DC Resolution, amend any deadline or time period for any reasonwhatsoever including, without limitation, if (i) the volume of Substitute SRO Determination Requests it has received, the number of Potential SROs in respect of a particular quarter or the volume of other DC Issues being deliberated by the Relevant Convened DC makes it impractical for it to process all such Substitute SRO Determination Requests or review all such Potential SROs (taking into account the time required to conclude legal review of such Potential SROs pursuant to Section 2.2(d) (Legal Review of Potential SRO) as may be amended by Section 3.3 (Identifying a replacement Standard Reference Obligation) below), (ii) the Relevant-Convened DC is unable to select a replacement Standard Reference Obligation due to a lack of Required Information, (iii) there are delays in Resolving any challenges under Section 2.3-(Challenging Standard Reference Obligation DC Resolutions) as may be amended by Section-3.3 (Identifying a replacement Standard Reference Obligation) below, or (iv) market participants would benefit from the replacement Standard Reference Obligation in respect of an Affected SRO of a specific Reference Entity and Seniority Level being determined on an expedited basis. The Relevant Convened DC may also prioritise Substitute SRO Determination-Requests in its sole discretion by a Majority DC Resolution.

3.2 Consequences of a Substitute SRO Determination **REQUEST**Event

With respect to an Affected SRO of a specific Reference Entity and Seniority Level-that is the subject-of a Substitute SRO Determination Request:

- (a) The Relevant Convened DC will SRO Administrator will consider whether to identify the replacement Standard Reference Obligation to replace the Affected SRO in accordance with Section 3.3 (Identifying a replacement Standard Reference Obligation) below 2.1 of these SRO Rules above.
- (b) (i) If any of the events set forth under paragraphs (a) or (c) of the definition of SRO Substitution Event have occurred with respect to the Affected SRO, then with effect from and including the SRO Substitution Event Date, the Affected SRO shall be deemed to have been removed from the SRO List and at such time shall immediately cease to be the Standard Reference Obligation with respect to the relevant Reference Entity and Seniority Level. Accordingly, the SRO Administrator shall remove references to the Affected SRO from the SRO List as soon as reasonably practicable after becoming aware of the SRO Substitution Event Date in respect of any such SRO Substitution Event;
 - (ii) If any of the events set forth under paragraphs (b), (d), (e) or (f) of the definition of SRO Substitution Event have occurred with respect to the Affected SRO, then the Affected SRO will remain on the SRO List until the earlier of: (A) subject to subclauses (iii) and (iv) below, the date on which the replacement Standard Reference Obligation is identified in accordance with Section 3.3 (Identifying a replacement Standard Reference Obligation) below2.1 of these SRO Rules above; and (B) the date on which any of the events set forth under paragraphs (a) or (c) of the definition of SRO Substitution Event occurs with respect to the Affected SRO;
 - (iii) If the event set forth under paragraph (d) of the definition of SRO Substitution Event has occurred with respect to the Affected SRO, notwithstanding anything to the

- contrary in these SRO Rules, any obligation identified in accordance with Section 3.3 (*Identifying a replacement Standard Reference Obligation*) below2.1 of these SRO Rules above shall only constitute the replacement Standard Reference Obligation, and shall only be published on the SRO List, if such obligation is in the first Maturity Bucket as at the relevant Assessment Date; and
 - (iv) If the event set forth under paragraph (e) of the definition of SRO Substitution Event has occurred with respect to the Affected SRO, any obligation identified in accordance with Section 3.3 (Identifying a replacement Standard Reference-Obligation) below 2.1 of these SRO Rules above shall promptly be published on the SRO List but identified thereon as not constituting the replacement Standard Reference Obligation in respect of the Affected SRO until the date on which any of the events set forth under paragraphs (a), (b) or (c) of the definition of SRO Substitution Event occurs with respect to the Affected SRO (and until such time the Affected SRO will remain on the SRO List and constitute the Standard Reference Obligation). Any amendments to the terms of such obligation between the date of identification in accordance with Section 3.3 (Identifying a replacement Standard Reference Obligation) below 2.1 of these SRO Rules above and immediately prior to the date on which any of the events set forth under paragraphs (a), (b) or (c) of the definition of SRO Substitution Event occurs with respect to the Affected SRO shall not prevent such obligation from constituting the replacement Standard Reference Obligation for the Affected SRO.
 - (c) If a replacement Standard Reference Obligation is not available for the Affected SRO or has not been identified, then, and notwithstanding the fact that the Affected SRO may have been removed from the SRO List in accordance with Section 3.2(b) above, the relevant parties will SRO Administrator may continue to attemptseek to identify a replacement Standard Reference Obligation in accordance with the process provided for in Section 3.3 (Identifying a replacement Standard Reference Obligation) below 2.1 of these SRO Rules above.

3.3 IDENTIFYING A REPLACEMENT STANDARD REFERENCE OBLIGATION

4. REPLACEMENT OF SROS AND CHALLENGES RELATING TO WHETHER AN AFFECTED SRO WAS A CONFORMING OBLIGATION

In respect of a <u>Substitute proposed update to the</u> SRO <u>Determination Request List</u> which relates to a SRO Substitution Event that has occurred with respect to an Affected SRO <u>during (or prior to) the Quarterly Submission Period relating to</u> a Quarterly Roll Date:

- (a) If the Affected SRO was a Conforming Obligation of identified as an INCRO when added to the SRO List as the Standard Reference Obligation and was not subsequently identified as an INCRO by the Relevant Convened DC immediately prior to the SRO Substitution Event Date, (provided that neither the SRO Administrator nor the Relevant Convened DC shall be obliged to monitor for any such Affected SRO), then a replacement Standard Reference Obligation shall be identified with respect to such Reference Entity and Seniority Level in accordance with, and subject to, the process set out in Sections 2.2(c) (Identifying Potential SROs and sourcing Required Information) to 2.4 (Identifying Standard Reference Obligations for Sovereign Reference Entities) (inclusive) by the SRO Administrator under Section 2.1 of these SRO Rules above as though:
 - (i) a valid SRO Request that is not an INCRO SRO Request (nor, if the Affected SRO is not a Loan or in respect of which the Underlying Obligation is not a Loan, a Loan SRO Request) has been received and accepted by the SRO Administrator—and—Endorsed by the Dealer Members of the Relevant Convened DC;

| | (ii) | no Submitted Obligation is required to be, and no Submitted Obligation has been included with respect to such SRO Request; and |
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- (iii) references to the Endorsement Cut-off Time were references to the Substitute SRO-Determination Request Deadline in respect of the relevant Quarterly Roll Date;
- (iv) there is no Market Standard Reference Obligation available in respect of the Reference Entity for the applicable Seniority Level; and
- (v) the Comparison Obligation is the Affected SRO with the Seniority Level as of the date it was originally selected as the Standard Reference Obligation.
- (b) If the Affected SRO was identified by the SRO Administrator or the Relevant Convened DC as an INCRO when it was added to the SRO List as the Standard Reference Obligation and/or immediately prior to the SRO Substitution Event Date, a replacement Standard Reference Obligation shall be identified with respect to such Reference Entity and Seniority Level inaccordance with, and subject to, the process set out in Sections 2.2(e) (Identifying Potential SROs and sourcing Required Information) to 2.4 (Identifying Standard Reference Obligations for Sovereign Reference Entities) (inclusive) above as though:
 - (i) a valid SRO Request that is an INCRO SRO Request has been received by the SRO Administrator and Endorsed by the Dealer Members of the Relevant Convened DC;
 - (ii) no Submitted Obligation is required to be, and no Submitted Obligation has been, included with respect to such SRO Request;
 - (iii) references to the Endorsement Cut-off Time were references to the Substitute SRO-Determination Request Deadline in respect of the relevant Quarterly Roll Date;
 - (iv) there is no Market Standard Reference Obligation available in respect of the Reference Entity for the applicable Seniority Level;
 - (iii) (v) the Comparison Obligation is the Affected SRO with the Seniority Level as of the date it was originally selected as the Standard Reference Obligation; and
 - (vi) the Legal Terms Requirement, with respect to such SRO Request and a Potential SRO of such Reference Entity and Seniority Level, shall be:
 - (A) that the Potential SRO is an INCRO on the SRO Substitution Date which has the same Deliverability Flaws which resulted in the Affected SRO constituting an INCRO when added to the SRO List as the Standard Reference Obligation and/or immediately prior to the SRO Substitution Event Date; or, if no Potential SROs can be identified that satisfy the foregoing requirements,
 - (B) that the Potential SRO is an INCRO on the SRO Substitution Date which has at least one of the same Deliverability Flaws which resulted in the Affected SRO constituting an INCRO when added to the SRO List as the Standard Reference Obligation and/or immediately prior to the SRO Substitution Event Date; or, if no Potential SROs can be identified that satisfy the foregoing requirements,
 - (C) provided that the relevant Reference Entity has one or more Potential SROs that satisfies the definition of Conforming Obligation, that the Potential SRO is a Conforming Obligation on the SRO Substitution Date.

3.4 SUBORDINATED CREDIT DERIVATIVES TRANSACTIONS ENTERED INTO AFTER CERTAIN SRO SUBSTITUTION EVENTS AND PRIOR TO IDENTIFICATION OF A REPLACEMENT STANDARD REFERENCE OBLIGATION

If the Affected SRO was not identified as an INCRO but was in fact an INCRO, an Eligible Market Participant may challenge the proposed replacement under Section 2.1(d) and/or (f) of these SRO Rules on the basis the process in this Section 4(b) should have been followed in relation to the selection of the replacement Standard Reference Obligation.

5. PRIOR REFERENCE OBLIGATIONS

In circumstances where (i) "Standard Reference Obligation" is specified as applicable (or no election is specified) in the Confirmation of a Credit Derivative Transaction with respect to a Reference Entity for the Subordinated Level and (ii) there is no Reference Obligation applicable to such Credit Derivative Transaction, then the most recent Standard Reference Obligation (if any) with respect to such Reference Entity for the Subordinated Seniority Level shall be deemed to be the "Prior Reference Obligation" for the purposes of such Credit Derivative Transaction.

This Section 5 will also apply to Credit Derivative Transactions entered into after an SRO Substitution Event in which case the relevant most recent Standard Reference Obligation (if any) with respect to such Reference Entity for the Seniority Level shall be the "Prior Reference Obligation" for the purposes of such Credit Derivative Transaction.

6. 4.-INCROS

- 4.1 The SRO Administrator shall update the SRO List as and when it becomes aware that (i) a SRO Substitution Event has occurred in respect of a Standard Reference Obligation or (ii) the terms of a Standard Reference Obligation have been amended such that such Standard Reference Obligation has become an INCRO or, if it was already an INCRO, the Deliverability Flaws have changed and/or increased and, in either case, the Convened DC has Resolved by a Majority DC Resolution as such.
- 4.2 An Eligible Market Participant may at any time notify the SRO Administrator that it believes the terms of a Standard Reference Obligation have been amended such that such Standard Reference Obligation has become an INCRO or, if it was already an INCRO, the Deliverability Flaws have changed and/or increased. Such notification must include a reasonably detailed description of the relevant amendment(s) to the terms of the Standard Reference Obligation and must include supporting information and documentation relating to such amendment(s) which are consistent with the definition of Eligible Information or Required Information, as the case may be.

5. SUCCESSOR RESOLUTIONS

7.1 5.1 Adjustments to the SRO List

Following the occurrence of a Successor Resolution with respect to a Reference Entity (the "Original Reference Entity") (and, if applicable, the relevant Seniority Level) for which a Standard Reference Obligation is included on the SRO List, notwithstanding anything to the contrary in Section 3 (Identifying Replacement Standard Reference Obligations) of the SRO Rules, the SRO Administrator shall promptly update the SRO List as directed by the Relevant Convened DC pursuant to any SRO Successor Determination Adjustment Resolution.

7.2 5.2 Selection OF NEWOf New Standard Reference Obligations

Without prejudice to Section 5.1 (Adjustments to the 7.1 of these SRO List) Rules above, if following the occurrence of a Successor Resolution the SRO Administrator reasonably determines that a Standard Reference Obligation should be selected for a specific Successor (and/or the Original Reference Entity) and a Seniority Level, it may commence the Standard Reference Obligation selection process as set out in Section 2 (Identifying Standard Reference Obligations) as though a valid SRO Request has been received by the SRO Administrator of these SRO Rules.

8. 6. TRANSITIONAL PROVISIONS

The revision of these Standard Reference Obligation Rules does not affect the status of any existing Standard Reference Obligation selected under a prior version of the Standard Reference Obligation Rules.

On or shortly after September 16, 2014, each Relevant Convened DC may pass Standard Reference Obligation DC Resolutions with respect to one or more of the obligations of certain Reference Entities

and Seniority Levels, which in each case has been selected, reviewed and otherwise processed in a manner consistent with these SRO Rules notwithstanding the fact that these SRO Rules had not yet been adopted at the time of such selection, review and processing. Any such Standard Reference Obligation DC Resolutions will promptly be published on the SRO Website and the Website in accordance with Section 2.2(f) (Publication of DC Resolutions).

Any such Standard Reference Obligation DC Resolution may be challenged by an Eligible Market Participant subject to, and in accordance, with Section 2.3 (Challenging Standard Reference Obligation DC Resolutions) above; provided, however, that for these purposes only:

If any other provision of the DC Rules references a term or provision of the SRO Rules defined in an earlier version of the Standard Reference Obligation Rules, such other provision of the DC Rules should be interpreted in light of the current SRO Rules mutantis mutantis.

(a) the Challenge Deadline shall be 5:00 p.m. Relevant City Time on the second Relevant City Business Day immediately following the publication of such Standard Reference Obligation DC Resolution on the SRO Website; and

Notwithstanding any other provision of these SRO Rules:

- (b) the Challenge Resolution Date shall be 5:00 p.m. Relevant City Time on the second Relevant City Business Day immediately following the relevant Challenge Deadline,
- in relation to any Standard Reference Obligations selected in the first calendar year following the adoption of the revised SRO Rules in 2025, any reference to a Potential SRO becoming effective as the Standard Reference Obligation on the next Quarterly Roll Date should be read as either such Quarterly Roll Date or an alternative date selected by the SRO Administrator following consultation with industry bodies provided that such alternative date is published on the SRO Website at least 14 calendar days in advance of such date; and

or, in either case, such other time and date as determined by the Relevant Convened DC in its sole-discretion.

if the SRO Administrator has selected a Standard Reference Obligation under Section 2.1 of these SRO Rules, the SRO Administrator may cancel the selection of such Standard Reference Obligation at any time prior to the relevant Quarterly Roll Date if the SRO Administrator determines it is appropriate to do so. Without limiting the foregoing, the SRO Administrator may use this power where such Standard Reference Obligation would not be adopted on the relevant Quarterly Roll Date in respect of 2014 Transactions that are cleared at a CCP under the terms of such cleared 2014 Transactions (for example, because such cleared 2014 Transactions require a separate approval process in respect of the adoption of such Standard Reference Obligation and such approval process has not been successfully completed).

9. 7. REPRESENTATIONS BY SRO ADMINISTRATOR

With respect to any information or documentation that is submitted by the SRO Administrator to the Relevant Convened DC, the DC Secretary and/or Legal Review Counsel, the SRO Administrator shall be deemed to represent and warrant that such information and/or documentation has been disclosed and can be made public without violating any law, agreement—or, understanding or other restriction regarding the confidentiality of such information and the DC Secretary, each DC Member, each CCP Member and Legal Review Counsel may rely on such representation in addition to the assumption of Section 1.35(b) of the 2014 Definitions (which for these purposes, shall be amended by the deletion of the words "In relation to any information of the type described in Sections 1.35(a)(ii) or (iii)")—provided that where such documentation or information is received from the Eligible Market Participant that submitted the relevant SRO Request or a challenge, the SRO Administrator will not make such representation or warranty in respect of such documentation or information. This proviso is

without prejudice to the representation in Section 2.1(c) of the DC Rules (*Representations by Eligible Market Participant*) required from the Eligible Market Participant who submitted the documentation or information.

10. 8. PUBLICATION OF INFORMATION ON THE SRO WEBSITE

If circumstances require, the SRO Administrator may satisfy any obligation to publish information or documentation on the SRO Website in accordance with these SRO Rules by providing an alternative method of making that information or documentation available.

11. 2014 TRANSACTIONS INCORPORATING THE SENIOR NON-PREFERRED SUPPLEMENT

<u>For the purposes of 2014 Transactions incorporating the Senior Non-Preferred Supplement, the SRO</u> Rules are amended as follows:

(a) the definition of "Seniority Requirement" in Section 13 of these SRO Rules above is deleted and replaced in its entirety with the following:

""Seniority Requirement" means, with respect to an SRO Request and a Potential SRO:

- whether such Potential SRO is (i) a Senior Obligation of the Reference Entity if the Seniority Level specified in the SRO Request is Senior Level, (ii) a Subordinated Obligation of the Reference Entity if the Seniority Level specified in the SRO Request is Subordinated Level or (iii) a Senior Non-Preferred Obligation of the Reference Entity if the Seniority Level specified in the SRO Request is Senior Non-Preferred Level; and
- (b) such Potential SRO is not Subordinated to the Comparison Obligation and the Comparison Obligation is not Subordinated to such Potential SRO.";
- (b) all references to the words "Subordinated Level" (other than in the definition of "Seniority Requirement") are replaced by references to "Subordinated Level or Senior Non-Preferred Level (as applicable)"; and
- <u>all references to the "2014 Definitions" are deemed to be references to the 2014 ISDA Credit Derivatives Definitions published by ISDA, as amended by the Senior Non-Preferred Supplement.</u>

12. GOVERNING LAW

For the avoidance of doubt, Section 5.2(g) (Other Provisions - Governing Law) of the Rules applies to these Standard Reference Obligation Rules.

13. 9-DEFINITIONS

All <u>eapitalised</u> terms used but not defined in these SRO Rules shall have the meanings given to such terms in the DC Rules or the 2014 Definitions, as the case may be.

As used in these SRO Rules, the following terms shall have the following meanings unless the context clearly indicates otherwise:

"Affected SRO" has the meaning specified in Section 3.1(a) of these SRO Rules.

"Assessment Date" means, with respect to the selection of a Potential SRO (or Package Observable

Bond, as applicable) of a Reference Entity, the date on which the SRO Administrator is selecting the Potential SRO (or Package Observable Bond, as applicable) except that, for purposes of determining the remaining maturity of any obligation, any Maturity Bucket Dates and/or any Maturity Buckets, the

Assessment Date shall be the Quarterly Roll Date immediately following the date on which the SRO Administrator is making such selection.

"Challenge Deadline" has the meaning specified in Section 2.32.5(b)- of these SRO Rules.

"Challenge Resolution Date" has the meaning specified in Section 2.32.5(c) of these SRO Rules.

"Challenge Window" means in respect of an SRO List Proposal, the period commencing on and including the date of publication of such SRO List Proposal and ending on and including the thirtieth calendar day following the date of publication of such SRO List Proposal.

"Comparison Obligation" means, with respect to an Endorsed SRO Request and a Potential SRO of the relevant Reference Entity and Seniority Level:

- (a) the Submitted Obligation, if any <u>(or, if the Seniority Level is not the Senior Level and there is no Submitted Obligation, the obligation identified by the SRO Administrator</u>); otherwise
- (b) any unsubordinated Borrowed Money obligation of the Reference Entity.

"Conforming Obligation" means, with respect to a Reference Entity and Seniority Level, an obligation of the Reference Entity which is a Deliverable Obligation determined in accordance with Section 3.2(a) (Deliverable Obligation) of the 2014 Definitions (and for the purposes of the "Not Subordinated" Deliverable Obligation Characteristic, the Comparison Obligation shall be deemed to be the Reference Obligation) on the relevant date of determination. For these purposes, the applicable Deliverable Obligation Category and Deliverable Obligation Characteristics, whether All Guarantees is applicable, and whether any terms, supplements or additional provisions in each case pertaining to deliverability are applicable, shall be as specified in the Credit Derivatives Physical Settlement Matrix most recently published by ISDA on the ISDA Website as of the relevant date of determination for the SRO Relevant Transaction Type.

"DC Rules" means the Credit Derivatives Determinations Committees Rules to which these SRO Rules are annexed, as published by the DC Secretary on behalf of ISDA on the ISDA Website from time to time.

"DC Review" means the process set out in Section 2.2 of these SRO Rules above.

"Domestic Law Package Observable Bond" means a Package Observable Bond whose governing law is the Domestic Law (as defined in Section 3.18 of the 2014 Definitions).

"Endorsed" has the meaning specified in Section 2.2(b)(iv).

"Endorsed SRO Request" has the meaning specified in Section

2.2(c).

"Endorsement Cut-off Time" has the meaning specified in Section 2.2(b)(iv).

"General Criteria Obligation" means, with respect to a Reference Entity for the applicable Seniority Level, an obligation of the Reference Entity (or, if the Reference Entity is provider of a guarantee, in respect of an Underlying Obligation) that:

(a) either (i) is a Bond or (ii) if the Submitted Obligation (or, for the purposes of identifying a replacement Standard Reference Obligation, the Affected SRO) in respect of such Reference Entity is a Loan or relates to an Underlying Obligation that is a Loan, is the Submitted Obligation or a Loan that is submitted by an Eligible Market Participant to the SRO

Administrator in accordance with these SRO Rules;

- (b) has an outstanding principal balance of at least the Minimum Size;
- (c) satisfies the Remaining Maturity Limit; and

(d) satisfies the Minimum Liquidity Requirement,

(d) in each case, as at the Assessment Date.

"General Criteria Obligation Priority Rules" means the following rules, which shall be applied for the purposes of selecting a Potential SRO for a Reference Entity after all General Criteria Obligations of such Reference Entity have been grouped in the order set out in sub-paragraph (a) or (b) below (as applicable): (A) a General Criteria Obligation falling into an earlier group in the relevant list below shall be selected as the Potential SRO before a General Criteria Obligation falling into a later group; and (B) (I) within a group set out at sub-paragraphs (a)(i), (a)(ii), (b)(ii) or (b)(v) below, the General Criteria Obligation with the longest remaining maturity will be selected as the Potential SRO or (II) within any other group, the General Criteria Obligation with the shortest remaining maturity will be selected as the Potential SRO, provided that if two or more General Criteria Obligations cannot be prioritised following the application of the above rules, the SRO Administrator shall prioritise as between each other randomly:

- (a) In respect of an M(M)R Financial Reference Entity:
 - (i) General Criteria Obligations in the first Maturity Bucket with an outstanding principal balance of at least the Threshold Size; followed by
 - (ii) General Criteria Obligations in the first Maturity Bucket with an outstanding principal balance of less than the Threshold Size; followed by
 - (iii) General Criteria Obligations in the second Maturity Bucket with an outstanding principal balance of at least the Threshold Size; followed by
 - (iv) General Criteria Obligations in the second Maturity Bucket with an outstanding principal balance of less than the Threshold Size; followed by
 - (v) General Criteria Obligations in the third Maturity Bucket with an outstanding principal balance of at least the Threshold Size; followed by
 - (vi) General Criteria Obligations in the third Maturity Bucket with an outstanding principal balance of less than the Threshold Size; followed by
 - (vii) General Criteria Obligations in the fourth Maturity Bucket with an outstanding principal balance of at least the Threshold Size; followed by
 - (viii) General Criteria Obligations in the fourth Maturity Bucket with an outstanding principal balance of less than the Threshold Size.
- (b) In respect of a Reference Entity other than an M(M)R Financial Reference Entity and a Sovereign Reference Entity in respect of which one or more Package Observable Bonds have been published on the POB Website as at the Assessment Date:
 - (i) General Criteria Obligations with a remaining maturity of at least five years and not longer than ten years and an outstanding principal balance of at least the Threshold Size; followed by

- (ii) General Criteria Obligations with a remaining maturity of at least one year and not longer than five years and an outstanding principal balance of at least the Threshold Size; followed by
- (iii) General Criteria Obligations with a remaining maturity of more than ten years and an outstanding principal balance of at least the Threshold Size; followed by
- (iv) General Criteria Obligations with a remaining maturity of at least five years and not longer than ten years and an outstanding principal balance of less than the Threshold Size; followed by
- (v) General Criteria Obligations with a remaining maturity of at least one year and not longer than five years and an outstanding principal balance of less than the Threshold Size; followed by
- (vi) General Criteria Obligations with a remaining maturity of more than ten years and an outstanding principal balance of less than the Threshold Size.

Notwithstanding the foregoing, in respect of all Reference Entities, any General Criteria Obligation that is unsecured (or does not benefit from any other form of third party credit support) shall have priority over, and therefore be selected as the Potential SRO before, any General Criteria Obligation which is secured (or does benefit from some other form of third party credit support).

"INCRO" or "Identified Non-Conforming Standard Reference Obligation" means, with respect to a Reference Entity and Seniority Level, an obligation of the Reference Entity which would be a Conforming Obligation on the relevant date of determination but for one or more reasons (each such reason, a "Deliverability Flaw") other than that the obligation has an Outstanding Principal Balance or Due and Payable Amount that is not greater than zero.

"INCRO SRO Request" has the meaning specified in Section 2.12.4(a) of these SRO Rules.

"International Law Package Observable Bond" means a Package Observable Bond which is not a Domestic Law Package Observable Bond.

"Legal Review Counsel" means external legal counsel or any other third-party professional appointed from time to time by the DC Secretary on behalf of the relevant Committee, or the legal function of one or more identified DC Members of the relevant Committee which has been appointed by such Committee, to provide advice and analysis in relation to, *inter alia*, the Legal Terms Requirement and Seniority Requirement.

"Legal Terms Requirement" means unless otherwise stated herein, with respect to an Endorseda SRO Request and a Potential SRO of the relevant Reference Entity and Seniority Level, such Potential SRO is a Conforming Obligation. Notwithstanding the foregoing, if the Endorsed SRO Request is an INCRO SRO Request, the Legal Terms Requirement shall be that the Potential SRO is an INCRO which has the same Deliverability Flaws as specified in such INCRO SRO Request.

"Loan SRO Request" has the meaning specified in Section 2.12.4(a) of these SRO Rules.

"M(M)R Financial Reference Entity" means a Reference Entity for which the SRO Relevant Transaction Type is one for which (i) "Financial Reference Entity Terms" and (ii) M(M)R Restructuring are applicable.

"Market Standard Reference Obligation" means, with respect to a Reference Entity for the applicable Seniority Level, the Markit-RED PreferredTM Reference Obligation for the Reference Entity for that Seniority Level, provided that such obligation (or, if the Reference Entity is provider of a guarantee, the Underlying Obligation):

- (a) is an obligation of the Reference Entity (either directly or as provider of a guarantee); and
- (b) if the Reference Entity is an M(M)R Financial Reference Entity, has a remaining maturity of not longer than the first Maturity Bucket Date,

in each case, as at the Assessment Date.

"Markit RED PreferredTM Reference Obligation" means, with respect to a Reference Entity and Seniority Level, the default "Reference Obligation" for 2014 Transactions relating to such Reference Entity and Seniority Level as recorded on Markit Group Limited's Reference Entity Database (RED).

"Maturity Bucket Date" means the first Quarterly Roll Date in any year to occur on or immediately following the date that is one of the following number of years after the Assessment Date: 2.5 years, 5 years, 7.5 years and 10 years. Maturity Bucket Dates shall not be subject to any adjustment in accordance with any Business Day Convention.

"Maturity Bucket" means each period from and excluding one Maturity Bucket Date to and including the next Maturity Bucket Date, provided that the first Maturity Bucket will begin 1 year after the relevant Assessment Date.

"Minimum Liquidity Requirement" means, with respect to an obligation, at least 3 major dealers make daily markets in the obligation.

"Minimum Size" means, with respect to an obligation, an outstanding principal balance of:

- (a) if EMEA is the Region that includes the SRO Relevant Transaction Type applicable to the Reference Entity to which such obligation relates, EUR 100 million;
- (b) if Japan is the Region that includes the SRO Relevant Transaction Type applicable to the Reference Entity to which such obligation relates, JPY 10 billion; or
- (c) otherwise, USD 100 million,

in each case, or its equivalent in the currency or currencies in which the obligation is denominated, as determined by the SRO Administrator.

"No SRO Identified Resolution" has the meaning specified in Section 2.2(e)(ii). "Original Reference

Entity" has the meaning specified in Section 5.17.1 of these SRO Rules.

"POB Website" means "www.isdacdsdeterminationscommittees.org" (or any such successor website of ISDAthe DC Secretary) or the website of any other third party designated by ISDAthe DC Secretary to publish Package Observable Bonds.

"Potential SRO" has the meaning specified in Section 2.1(a) of these SRO Rules provided that if Section 2.1(a) of these SRO Rules is not applicable in the relevant case, then it means the obligation being

| considered for selection under these SRO Rules as the Standard Reference Obligation in respect of the relevant Reference Entity. |
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| relevant Reference Entity. |
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"Potential SRO" has the meaning specified in Section 2.2(c).

"Potential SRO Identification and Legal Review Period" has the meaning specified in Section 2.2(d)(iv).

"Private-side Loan" means an obligation that is a Loan, or in respect of which the Underlying Obligation is a Loan, in respect of which the documentation governing its terms is not publicly available or capable of being made public without violating a law, agreement, understanding or other restriction regarding the confidentiality of such information.

"Qualified Majority" means, in respect of any vote of the Dealer Members of a Relevant Convened DC, (a) at least five Dealer Members of the Relevant Convened DC and (b) more than 50% of the participating Dealer Members, vote in favor of a particular answer.

"Quarterly Roll Date" means March 20, June 20, September 20 and December 20 in each year. Quarterly Roll Dates shall not be subject to any adjustment in accordance with any Business Day Convention.

"Quarterly SRO Selection Date RED Preferred Reference Obligation" means, with respect to a Quarterly Roll Date, the Relevant City Business Day occurring on or about the date that is four weeks prior to the Quarterly Roll Date, as published by the SRO Administrator on the SRO Website by no later than 5:00 p.m. Relevant City Time on the first Relevant City Business Day following the immediately preceding Quarterly Roll Date. Reference Entity and Seniority Level, the default "Reference Obligation" for 2014 Transactions relating to such Reference Entity and Seniority Level as recorded on S&P Global Inc's Reference Entity Database (RED).

"Quarterly Submission Deadline" means, with respect to a Quarterly Roll Date, the Relevant City Business Day occurring on or about the date that is seven weeks prior to the Quarterly Roll Date, as published by the SRO Administrator on the SRO Website by no later than 5:00 p.m. Relevant City Time on the first Relevant City Business Day following the immediately preceding Quarterly Roll Date.

"Quarterly Submission Period" means, with respect to a Quarterly Roll Date, the period from but excluding the Quarterly Submission Deadline in respect of the immediately preceding Quarterly Roll Date to and including the Quarterly Submission Deadline in respect of such Quarterly Roll Date.

"Relevant CCP" means a CCP with at least eight clearing members.

"Relevant Convened DC" has the meaning specified in Section 2.1(c) or Section 3.1(a)2.2(a) or Section 2.3(b) of these SRO Rules as applicable.

"Relevant Package Observable Bond" means, with respect to a Sovereign Reference Entity in respect of which one or more Package Observable Bonds have been published on the POB Website:

- (a) if M(M)R Restructuring applies to the SRO Relevant Transaction Type applicable to that Sovereign Reference Entity:
 - the International Law Package Observable Bond in the first Maturity Bucket which has
 the longest remaining maturity; or if there are no International Law Package Observable
 Bonds in the first Maturity Bucket,
 - (ii) the Domestic Law Package Observable Bond in the first Maturity Bucket which has the longest remaining maturity; or if there are no Domestic Law Package Observable Bonds in the first Maturity Bucket,

- (iii) the International Law Package Observable Bond which has the shortest remaining maturity; or if there are no International Law Package Observable Bonds,
- (iv) the Domestic Law Package Observable Bond which has the shortest remaining maturity; and
- (b) otherwise:
 - (i) the International Law Package Observable Bond which has the longest remaining maturity; or
 - (ii) if there are no International Law Package Observable Bonds, the Domestic Law Package Observable Bond which has the longest remaining maturity,

in each case, as at the relevant Assessment Date.

"Remaining Maturity Limit" means an obligation with a remaining maturity of at least 1 year and with respect to an obligation of an M(M)R Financial Reference Entity, not longer than the last Maturity Bucket Date.

"Required Information" means, with respect to an obligation, a description of the obligation, the CUSIP or ISIN number of the obligation (if applicable) and copies of, or unrestricted internet links to, all material documentation, including offering documents, pricing supplements, indentures and, as applicable, guarantees, or, in each case, equivalent documentation howsoever designated in respect of the relevant obligation and, in each case, such documentation or information must be documentation or information which is publicly available or which can be made public without violating a law, agreement, understanding or other restriction regarding the confidentiality of such documentation or information.

"Senior Non-Preferred Obligation" has the meaning given to it in the Senior Non-Preferred Supplement.

"Senior Non-Preferred Supplement" means the Additional Provisions for Senior Non-Preferred Reference Obligations published by ISDA on December 8, 2017 (as amended from time to time).

"Seniority Requirement" means, with respect to an Endorsed SRO Request and a Potential SRO:

- (a) whether such Potential SRO is (i) a Senior Obligation of the Reference Entity if the Seniority Level specified in the SRO Request is Senior Level or (ii) a Subordinated Obligation of the Reference Entity if the Seniority Level specified in the SRO Request is Subordinated Level; and
- (b) such Potential SRO is not Subordinated to the Comparison Obligation and the Comparison Obligation is not Subordinated to such Potential SRO.

<u>See also Section 11 above in respect of 2014 Transactions incorporating the Senior Non-Preferred Supplement.</u>

"SRO Administrator" means Markit Group Limited S&P Global Inc. or its relevant subsidiary (the "Initial SRO Administrator") or any successor or replacement thereto, appointed by the DC Secretary onbehalf of the relevant Committee to act as the SRO Administrator pursuant to, and in accordance with, the DC Rules.

"SRO Identification Resolution" has the meaning specified in Section 2.2(ec)(i). of these SRO Rules.

"SRO Manual" means the manual published by the SRO Administrator specifying the administrative

elements of the Standard Reference Obligation selection process (if any).

"SRO Non-Identification Resolution" has the meaning specified in Section 2.2(ec)(i) of these SRO Rules.

"SRO Relevant Transaction Type" means, with respect to a Reference Entity and Seniority Level, the Transaction Type as specified in the related SRO Request that applies to 2014 Transactions in respect of the Reference Entity for that Seniority Level which shall be based on the Transaction Types

in the version of the Credit Derivatives Physical Settlement Matrix most recently published by ISDA on the ISDA Website as of the date of effective receipt of such SRO Request by the SRO Administrator or, if there is no SRO Request, as determined by the SRO Administrator. Following the identification of the initial Standard Reference Obligation for a Reference Entity and Seniority Level, the SRO Relevant Transaction Type(s) shall be that published on the SRO List in respect of such Reference Entity and Seniority Level.

"SRO Request" has the meaning specified in Section 2.1(a).

"SRO Request Notification" has the meaning specified in Section 2.2(b)(ii). 2.4 of these SRO Rules, provided that if the term is used in a context where no SRO Request has been submitted by an Eligible Market Participant, an SRO Request will be deemed to have been made on terms that match the terms against which any Potential SRO is being considered at such time.

"SRO Rules" has the meaning specified in Section 1.2 of these SRO Rules.

"SRO Substitution Date" means the date on which a replacement Standard Reference Obligation is added to the SRO List following the occurrence of an SRO Substitution Event with respect to an Affected SRO.

"SRO Substitution Event" means, with respect to the Standard Reference Obligation of a specific Reference Entity and Seniority Level:

- (a) the Standard Reference Obligation is redeemed in whole;
- (b) the aggregate amounts due under the Standard Reference Obligation have been reduced by redemption or otherwise below the SRO Substitution Threshold;
- (c) for any reason, other than due to the existence or occurrence of a Credit Event, the Standard Reference Obligation is no longer an obligation of the Reference Entity (either directly or as provider of a guarantee);
- (d) if the Reference Entity is an M(M)R Financial Reference Entity, the Standard Reference Obligation has a remaining maturity of less than one year;
- (e) if the Reference Entity is not an M(M)R Financial Reference Entity, the Standard Reference Obligation has a remaining maturity of less than six months; or
- (f) at any time prior to the occurrence of a Credit Event Resolution Request Date, the Relevant Convened DC Resolves by Majority DC Resolution that the Standard Reference Obligation either (ai) has ceased to satisfy the Minimum Liquidity Requirement and an Eligible Market Participant has notified the SRO Administrator thereof; or (bij) did not satisfy the Minimum Liquidity Requirement as at the Assessment Date.

Any change in the Standard Reference Obligation's CUSIP or ISIN number or other similar identifier will not, in and of itself, constitute a SRO Substitution Event.

"SRO Substitution Event Date" means, with respect to an Affected SRO, the date of the occurrence of the relevant SRO Substitution Event.

"SRO Substitution Threshold" means, with respect to the Standard Reference Obligation of a Reference Entity and Seniority Level, the Minimum Size or such other amount that the Relevant Convened DC in respect of such Standard Reference Obligation may determine in its sole discretion in respect of such Standard Reference Obligation.

"SRO Website" means the website of the SRO Administrator, which in respect of the Initial SRO Administrator is at as of the date of adoption of these SRO Rules is www.markitspglobal.com (or any successor website thereto).

"Standard Reference Obligation DC Resolution" means an SRO Identification Resolution, or a No SRO Identification Resolution.

"Submitted Obligation" has the meaning specified in Section 2.12.4(b) of these SRO Rules.

"Substitute SRO Determination Request" has the meaning specified in Section 3.1(a). "Substitute-

SRO Determination Request Deadline" has the meaning specified in Section 3.1(a). "Threshold

Size" means, with respect to an obligation, an outstanding principal balance of:

- (a) if EMEA is the Region that includes the SRO Relevant Transaction Type applicable to the Reference Entity to which such obligation relates, EUR 250 million;
- (b) if Japan is the Region that includes the SRO Relevant Transaction Type applicable to the Reference Entity to which such obligation relates, JPY 25 billion; or
- (c) otherwise, USD 250 million,

in each case, or its equivalent in the currency or currencies in which the obligation is denominated, as determined by the SRO Administrator.

| Summary report: Litera Compare for Word 11.8.0.56 Document comparison done on 28/03/2025 13:28:22 | | | | |
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| Style name: Standard | | | | |
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| Original DMS: iw://eudms.omnia.aoglobal.com/UKO2/2007073827/2 | | | | |
| Modified DMS: iw://eudms.omnia.aoglobal.com/UKO2/2007073848/21 | | | | |
| Changes: | | | | |
| Add | 366 | | | |
| Delete | 335 | | | |
| Move From | 61 | | | |
| Move To | 61 | | | |
| Table Insert | 2 | | | |
| Table Delete | 0 | | | |
| Table moves to | 0 | | | |
| Table moves from | 0 | | | |
| Embedded Graphics (Visio, ChemDraw, Images etc.) | 0 | | | |
| Embedded Excel | 0 | | | |
| Format changes | 0 | | | |
| Total Changes: | 825 | | | |