ISSUE SPECIFIC SUMMARY

Summaries are made up of disclosure requirements known as "Elements". These Elements are numbered in Sections A-E (A.1-E.7). This Summary contains all the Elements required to be included in a summary for Notes, the Issuer and the CGMHI Guarantor (where the Issuer is CGMHI) or the CGMFL Guarantor (where the Issuer is CGMFL). Because some Elements are not required to be addressed, there may be gaps in the numbering sequence of the Elements. Even though an Element may be required to be inserted in a summary because of the type of securities, issuer and guarantor, it is possible that no relevant information can be given regarding the Element. In this case a short description of the Element should be included in the summary explaining why it is not applicable.

SECTION A – INTRODUCTION AND WARNINGS

Element	Title	
A.1	Introduction	This summary should be read as an introduction to the Base Prospectus and the applicable Final Terms. Any decision to invest in the Notes should be based on consideration of the Base Prospectus as a whole, including any documents incorporated by reference and the applicable Final Terms. Where a claim relating to information contained in the Base Prospectus and the applicable Final Terms is brought before a court, the plaintiff investor might, under the national legislation of the Member States, have to bear the costs of translating the Base Prospectus and the applicable Final Terms before the legal proceedings are initiated. Civil liability in Member States attaches only to those persons who have tabled the summary including any translation thereof, but only if the summary is misleading, inaccurate or inconsistent when read together with the other parts of the Base Prospectus and the applicable Final Terms, or it does not provide, when read together with the other parts of the Base Prospectus and the applicable Final Terms, key information in order to aid investors when considering whether to invest in the Notes.
A.2	Consent	Not Applicable

SECTION B – ISSUERS AND GUARANTOR

Element	Title	
B.1	Legal and commercial name of the Issuer	Citigroup Global Markets Holdings Inc. ("CGMHI")
B.2	Domicile/ legal form/ legislation/ country of incorporation	CGMHI is a corporation incorporated in the State of New York and organised under the laws of the State of New York.
B.4b	Trend information	The banking environment and markets in which the Group conducts its business will continue to be strongly influenced by developments in the U.S. and global economies, including the results of the

Element	Title				
		European Union sovere rulemaking associated w	_	-	mentation and
B.5	Description of the Group	CGMHI is a wholly owned subsidiary of Citigroup Inc. Citigroup Inc is a holding company and services its obligations primarily wit dividends and advances that it receives from subsidiaries (Citigrou Inc. and its subsidiaries, the Group)			orimarily with
		Citigroup Inc. is a global diversified financial services holding company whose businesses provide consumers, corporations, governments and institutions with a broad range of financial products and services. Citigroup Inc. has approximately 200 million customer accounts and does business in more than 160 countries and jurisdictions. Citigroup Inc. currently operates, for management reporting purposes, via two primary business segments: Citicorp, consisting of Citigroup Inc.'s Global Consumer Banking businesses (which consists of Regional Consumer Banking in North America, Europe, the Middle East and Africa, Asia and Latin America) and the Institutional Clients Group (Banking and Markets and Securities Services); and Citi Holdings, which consists of Brokerage and Asset Management, Local Consumer Lending, and a Special Asset Pool. There is also a third segment, Corporate/Other.			
B.9	Profit forecast or estimate	Not Applicable. CGMHI this Base Prospectus.	has not made	a profit forecast	or estimate in
B.10	Audit report qualifications	Not Applicable. There are no qualifications in any audit report on the historical financial information included in the Base Prospectus.			
B.12	Selected historical key financial information:	The table below sets o extracted from CGMHI's 31 December 2014:	_		
			At or for th	e year ended 3	1 December
			2014 (audited)	2013 (audited)	2012 (audited)
		Income Statement Data:	(in m	illions of U.S. de	ollars)
		Consolidated revenues, net of interest expense	11,751	10,347	8,499
		Consolidated income (loss) from continuing operations before income taxes	(1,052)	(1,218)	(1,125)
		Consolidated net income (loss)	(1,718)	(910)	(782)
		Balance Sheet Data:			
		Total assets	412,264	411,509	418,216

Element	Title				
		Term debt	42,207	42,391	44,259
		Stockholder's equity (fully paid):	,	,	,,==>
		Common	24,883	17,901	6,689
		The table below sets o extracted from CGMH statements for the six mo	I's unaudited	l interim re	eport and financial
			For the		ended 30 June 2014
			(in	millions of U	U.S. dollars)
		Income Statement Data:			
		Revenues, net of interest expense	6,17	5	6,655
		Income (loss) before income taxes	1,88	7	(1,777)
		CGMHI's net income (loss)	1,59	6	(2,393)
		Balance Sheet Data:	At 30 Jun	ne 2015	At 31 December 2014
			(in	millions of U	U.S. dollars)
		Total assets	424,2	.93	412,264
		Term debt	54,00	07	42,207
		Stockholder's equity (fully paid):			
		Common	26,38	83	24,883
		Statements of no signific	cant or mater	rial adverse (change
		There has been: (i) no sposition of CGMHI or Csince 30 June 2015 ar financial position, busin its subsidiaries taken as a	CGMHI and ind (ii) no mess or prospe	ts subsidiari naterial adve ects of CGM	es taken as a whole erse change in the IHI or CGMHI and
B.13	Events impacting the Issuer's solvency	Not Applicable. There which are to a material e solvency since 31 Decen	extent relevan		
B.14	Dependence upon other	See Element B.5 descr	iption of CC	GMHI and i	its subsidiaries and

Element	Title	
	group entities	CGMHI's position within the Group.
B.15	Principal activities	CGMHI operating through its subsidiaries, engages in full-service investment banking and securities brokerage business. The Issuer operates in the Institutional Clients Group segment (which includes Securities and Banking).
B.16	Controlling shareholders	CGMHI is a wholly owned subsidiary of Citigroup Inc.
B.17	Credit ratings	CGMHI has a long term/short term senior debt rating of BBB+/A-2 by Standard & Poor's Financial Services LLC, A/F1 by Fitch, Inc. and long term senior debt rating of Baa1 by Moody's Investors Service, Inc. A security rating is not a recommendation to buy, sell or hold securities and may be subject to suspension, reduction or withdrawal at any time by the assigning rating agency.
B.18	Description of the Guarantee	The Notes issued will be unconditionally and irrevocably guaranteed by Citigroup Inc. pursuant to the CGMHI Deed of Guarantee. The CGMHI Deed of Guarantee constitutes direct, unconditional, unsubordinated and unsecured obligations of Citigroup Inc. and ranks and will rank <i>pari passu</i> (subject to mandatorily preferred debts under applicable laws) with all other outstanding, unsecured and unsubordinated obligations of Citigroup Inc.
B.19	Information about the Guarantor	
B.19/B.1	Legal and commercial name of the Guarantor	Citigroup Inc.
B.19/B.2	Domicile/ legal form/ legislation/ country of incorporation	Citigroup Inc. was established as a corporation incorporated in Delaware pursuant to the Delaware General Corporation Law.
B.19/B.4b	Trend information	The banking environment and markets in which the Group conducts its businesses will continue to be strongly influenced by developments in the U.S. and global economies, including the results of the European Union sovereign debt crisis and the implementation and rulemaking associated with recent financial reform.
B.19/B.5	Description of the Group	Citigroup Inc. is a holding company and services its obligations primarily with dividends and advances that it receives from subsidiaries (Citigroup Inc. and its subsidiaries, the " Group ").
		Citigroup Inc. is a global diversified financial services holding company, whose businesses provide consumers, corporations, governments and institutions with a broad range of financial products and services. Citigroup Inc. has approximately 200 million customer accounts and does business in more than 160 countries and

Element	Title			
		jurisdictions. Citigroup Inc. or reporting purposes, via two processisting of Citigroup Inc.'s Consisting of Citigroup Inc.'s Consisting of Regional Consisting of Regional Constitutional Clients Group (Son Private Bank, and Transactic consisting of businesses and pulsas determined are not central to	orimary business Global Consumer Consumer Banking frica, Asia and Lat ecurities and Ban ion Services); as ortfolios of assets	segments: Citicorp, Banking businesses in North America, in America) and the king, including the nd Citi Holdings, that Citigroup Inc.
B.19/B.9	Profit forecast or estimate	Not Applicable. Citigroup Inc estimate in this Base Prospectus		a profit forecast or
B.19/B.10	Audit report qualifications	Not Applicable. There are no qualitation in historical financial information		
B.19/B.12	Selected historical key financial information:	The table below sets out a su extracted from Citigroup Inc.'s ended on 31 December 2014:	•	
				e year ended 31 ember
			2014 (audited)	2013 (audited)
		Income Statement Data:	(in millions	of U.S. dollars)
		Total revenues, net of interest expense	76,882	76,419
		Income from continuing operations	7,500	13,630
		Net Income	7,313	13,673
		Balance Sheet Data		
		Total assets	1,842,530	1,880,382
		Total deposits	899,332	968,273
		Long-term debt (including U.S.\$ 26,180 and U.S.\$ 26,877 at 31 December 2014 and 2013, respectively, at fair	223,080	221,116
		value) Total stockholders' equity	210,534	204,339
		The table below sets out a su extracted from Citigroup Inc.'s nine months ended 30 September	s Quarterly Repor	
				ine months ended ptember
			2015	2014

Element	Title			
			(unaudited)	(unaudited)
		Income Statement Data:	(in millions o	of U.S. dollars)
		Total revenues, net of interest expense	57,898	59,320
		Income from continuing operations	13,981	7,121
		Net Income	13,907	6,966
				ne three months September
			2015 (unaudited)	2014 (unaudited)
		Income Statement Data:	(in millions o	of U.S. dollars)
		Total revenues, net of interest expense	18,692	19,689
		Income from continuing operations	4,306	2,916
		Net Income	4,291	2,841
			At 30 September	At 31 December
			2015 (unaudited)	2014 (audited)
			(in millions o	of U.S. dollars)
		Balance Sheet Data:		
		Total assets	1,808,356	1,842,181
		Total deposits	904,243	899,332
		Long-term debt	213,533	233,080
		Total stockholders' equity	220,848	210,185
		Statements of no significant or	material adverse c	hange
		There has been: (i) no significant change in the financial or tr position of Citigroup Inc. or Citigroup Inc. and its subsidiaries whole since 30 September 2015 and (ii) no material adverse cl in the financial position, business or prospects of Citigroup In		

Element	Title	
		Citigroup Inc. and its subsidiaries as a whole since 31 December 2014.
B.19/B.13	Events impacting the Issuer's solvency	Not Applicable. There are no recent events particular to Citigroup Inc. which are to a material extent relevant to the evaluation of Citigroup Inc.'s solvency since 31 December 2014.
B.19/B.14	Dependence upon other group entities	See Element B.5 description of Citigroup Inc. and its subsidiaries and Citigroup Inc.'s position within the Group.
B.19/B.15	Principal activities	Citigroup Inc. is a global diversified financial services holding company whose businesses provide consumers, corporations, governments and institutions with a broad range of financial products and services.
B.19/B.16	Controlling shareholders	Citigroup Inc. is not aware of any shareholder or group of connected shareholders who directly or indirectly control Citigroup Inc.
B.19/B.17	Credit ratings	Citigroup Inc. has a long term/short term senior debt rating of BBB+/A-2 by Standard & Poor's Financial Services LLC, Baa1/P-2 by Moody's Investors Service, Inc. and A/F1 by Fitch, Inc. A security rating is not a recommendation to buy, sell or hold securities and may be subject to suspension, reduction or withdrawal at any time by the assigning rating agency.

SECTION C – SECURITIES

Element	Title	
C.1	Description of Notes/ISIN	Notes are issued in Series. The Series number is GMTCH0002. The Tranche number is 1.
		The Notes may be Credit Linked Interest Notes, Fixed Rate Notes, Floating Rate Notes, Zero Coupon Notes, Inflation Rate Notes, DIR Inflation Linked Notes, CMS Interest Linked Notes, Range Accrual Notes, Digital Notes, Digital Band Notes, Inverse Floating Rate Notes, Spread Notes, Previous Coupon Linked Notes or any combination of the foregoing.
		If the applicable Final Terms specify "Switcher Option" to be applicable for the relevant Notes, the Issuer will be able to switch from one interest basis to another as provided therein.
		The International Securities Identification Number (ISIN) is XS1346520981. The Common Code is 134652098.
C.2	Currency	The denomination currency and the currency for payments in respect of the Notes is United States Dollars (USD).
C.5	Restrictions on the free transferability of the Notes	The Notes will be transferable, subject to the offering, selling and transfer restrictions with respect to the United States, European Economic Area, United Kingdom, Australia, Austria, the Kingdom of Bahrain, Brazil, Chile, Columbia, Costa Rica, Republic of Cyprus,

Element	Title	
		Denmark, Dominican Republic, Dubai International Financial Centre, Ecuador, El Salvador, Finland, France, Guatemala, Honduras, Hong Kong Special Administrative Region, Hungary, Ireland, Israel, Italy, Japan, State of Kuwait, Mexico, Norway, Oman, Panama, Paraguay, Peru, Poland, Portugal, State of Qatar, Russian Federation, Kingdom of Saudi Arabia, Singapore, Switzerland, Taiwan, Republic of Turkey, United Arab Emirates and Uruguay and the laws of any jurisdiction in which the Notes are offered or sold.
C.8	Rights attached to the Notes, including ranking and limitations on those rights	The Notes have terms and conditions relating to, among other matters: **Ranking** The Notes will constitute unsubordinated and unsecured obligations of the Issuer and rank and will at all times rank *pari passu and rateably among themselves and at least *pari passu with all other unsecured and unsubordinated obligations of the Issuer sous for such
		unsecured and unsubordinated obligations of the Issuer save for such obligations as may be preferred by provisions of law that are both mandatory and of general application.
		Negative pledge and cross default
		The terms of the Notes will not contain a negative pledge provision or a cross-default provision in respect of the Issuer or the Guarantor.
		Events of default
		The terms of the Notes will contain, amongst others, the following events of default: (a) default in payment of any principal or interest due in respect of the Notes, continuing for a period of 30 days in the case of interest or 10 days in the case of principal, in each case after the due date; (b) default in the performance, or breach, of any other covenant by the Issuer or Guarantor, and continuance for a period of 60 days after the date on which written notice is given by the holders of at least 25 per cent, in principal amount of the outstanding Notes specifying such default or breach and requiring it to be remedied; (c) events relating to the winding up or dissolution or similar procedure of the Issuer or the Guarantor; and (d) the appointment of a receiver or other similar official or other similar arrangement of the Issuer or the Guarantor.
		Taxation
		Payments in respect of all Notes will be made without withholding or deduction of taxes: (i) in Luxembourg where the Issuer is CGMFL, or in the United Kingdom in the case of the CGMFL Guarantor, subject in all cases to specified exceptions, or (ii) in the United States where the Issuer is Citigroup Inc. or CGMHI or in the case of the CGMHI Guarantor, in each case except as required by law. In that event, additional interest will be payable in respect of such taxes, subject to specified exceptions.
		Meetings
		The terms of the Notes contain provisions for calling meetings of holders of such Notes to consider matters affecting their interests

Element	Title	
		generally. These provisions permit defined majorities to bind all holders, including holders who did not attend and vote at the relevant meeting and holders who voted in a manner contrary to the majority.
C.9	Description of	Interest periods and rates of interest:
	the rights attached to the Notes, including nominal interest rate, the date	Other than Zero Coupon Notes, the length of all interest periods for all Notes and the applicable rate of interest or its method of calculation may differ from time to time or be constant for any Series.
	from which interest becomes payable and interest payment	Notes may (at the option of the Issuer, if specified in the applicable Final Terms) or shall (in the case where "Automatic Change of Interest Basis" applies) have more than one interest basis applicable to different interest periods and/or interest payment dates.
	dates, description of the underlying (where the rate	Other than Zero Coupon Notes, Notes may have a maximum rate of interest or interest amount (or both), a minimum rate of interest or interest amount (or both).
	is not fixed), maturity date,	Interest:
	repayment provisions and indication of yield	Notes may or may not bear interest. Notes which do not bear interest may be specified in the applicable Final Terms as "Zero Coupon Notes", and any early redemption amount payable on Zero Coupon Notes may be equal to an amortised face amount calculated in accordance with the conditions of the Notes.
		Interest-bearing Notes will either bear interest payable at, or calculated by reference to, one or more of the following:
		(i) a fixed rate ("Fixed Rate Notes");
		(ii) a floating rate ("Floating Rate Notes");
		(iii) a CMS rate, which is a swap rate for swap transactions (or if specified in the applicable Final Terms, the lower of two swap rates, or the difference between two swap rates) ("CMS Interest Linked Notes");
		(iv) a rate determined by reference to movements in an inflation index ("Inflation Rate Notes");
		(v) a rate determined by reference to movements in an inflation index and the specific interest payment date to allow interpolation between the two monthly fixings ("DIR Inflation Linked Notes");
		(vi) a rate (which may be a rate equal, or calculated by reference, to a fixed rate, a floating rate or a CMS rate (as described in paragraph (iii) above) multiplied by an accrual rate, which is determined by reference to the number of days in the relevant interest period on which the accrual condition or both accrual conditions are satisfied. An accrual condition may be satisfied on any relevant day if the relevant reference observation is, as specified in the applicable Final Terms:
		• greater than or equal to; or

Element	Title		
			• greater than; or
			• less than or equal to; or
			• less than,
			the specified barrier, or if the relevant reference observation is, as specified in the applicable Final Terms:
			• either greater than or equal to, or greater than, the specified lower range; and
			• either less than or equal to, or less than, the specified upper range.
			A reference observation may be specified in the applicable Final Terms as a single reference rate, a basket of two or more reference rates, the difference between two reference rates or the difference between the sums of two sets of reference rates ("Range Accrual Notes");
		(vii)	a rate which will either be: (a) a specified back up rate, or (b) if the specified digital reference rate on the specified determination date is, as specified in the applicable Final Terms:
			• less than the specified reserve rate; or
			• less than or equal to the specified reserve rate; or
			• greater than the specified reserve rate; or
			• greater than or equal to the specified reserve rate,
			a specified digital rate, and each of the specified back up rate, specified digital reference rate, specified reserve rate and specified digital rate may be a fixed rate, a floating rate or a CMS rate (which would include a rate determined by reference to the Spread Notes provisions) (" Digital Notes ");
		(viii)	a rate (which may be a rate equal, or calculated by reference, to a fixed rate, a floating rate, a CMS rate or a rate equal to one specified rate (which may be a floating rate or a CMS rate) minus another specified rate (which may be a floating rate or a CMS rate)), and plus or minus a margin (if specified) which will be determined for each interest period by reference to within which band of specified fixed rates either:
			(a) the specified reference rate (which rate may be a floating rate or a CMS rate) determined on the relevant interest determination date for the reference rate falls; or
			(b) the result of reference rate one (which rate may be a floating rate or a CMS rate) minus reference rate two (which may be a floating rate or a CMS Rate), each as determined on the relevant interest determination date for such rate falls.

Element	Title			
			specified which, in in the ca	e for an interest period will be equal to the rate d as the band rate set for the appropriate band within the case of (a), the specified reference rate falls, or ase of (b), the relevant result of reference rate one efference rate two falls ("Digital Band Notes");
		(ix)	either (i another rate or a by refer minus a	chich will be equal to a specified fixed rate minus a reference rate or (ii) one reference rate minus reference rate (any reference rate may be a floating a CMS rate (which would include a rate determined ence to the Spread Notes provisions), and plus or a margin (if specified) and/or multiplied by an participation rate (if specified)) ("Inverse Floating oftes");
		(x)		hich is to be determined by reference to any of the g (as specified in the applicable Final Terms):
			(a)	one (1) minus the result of a specified spread rate minus another specified spread rate, or
			(b)	a specified spread rate minus another specified spread rate, or
			(c)	the lesser of: (I) a specified spread rate, plus or minus a spread cap margin (if specified), and (II) the sum of (A) a specified percentage rate per annum and (B) the product of (x) a multiplier, and (y) the difference between two specified spread rates,
			multiplic specified rate, or (or (C) reference (if speci- (if speci- determinal floating	each case, plus or minus a margin (if specified), and ed by an interest participation rate (if specified). A d spread rate may be (A) one specified reference (B) the sum of two or more specified reference rates specified reference rate one minus a specified erate two, and in each case, plus or minus a margin fied), and multiplied by an interest participation rate cified). Each specified reference rate may be need by reference to the fixed rate note provisions, rate note provisions or the CMS rate note ns ("Spread Notes");
		(xi)	determin minus a participa reference interest and/or "previou period" date"), multiplie (c) plus multiplie	(a "previous coupon linked interest rate") need from a previous coupon reference rate, plus or margin (if specified), and multiplied by an interest attion rate (if specified). The previous coupon the rate for an interest period is a rate equal to: (a) the rate for the immediately preceding interest period preceding interest payment date (such rate, a recoupon", such period, a "preceding interest and such payment date, a "preceding payment (b) plus or minus a specified rate (if specified) and a ror minus another specified rate (if specified) and a ror minus another specified rate (if specified). A dirate may be a fixed rate, a floating rate, a CMS

Element	Title			
		reference to previous compresseding proceeding proceeding proceeding proceeding proceeding payment data interest rate and/or precedetermined for such proceeding procedures and proceeding procedures proceeding procedures proceeding procedures proceeding procedures	the terms and condi- pupon for a preceding payment date (as application) accordance with the exceeding interest period the, which may be the exceeding payment date), of in accordance with the	ence rate determined by tions of the Notes. The g interest period and/or cable) is the interest rate e interest basis applicable d and/or such preceding previous coupon linked preceding interest period or any other interest rate e applicable interest basis d and/or such preceding ton Linked Notes");
		(xii) any combina	ation of the foregoing;	or
		above in co Notes shall interest peri Notes) prio determined	mbination with Credit lands cease to bear interested end date (or if ear or to the date on we pursuant to the term	tes outlined in (i) to (xi) Linked Interest Notes, the st from the date of the lier the issue date of the which a credit event is and conditions of the "Credit Linked Interest"
		_	(other than Fixed Rather Notes for an interest	te Notes), the amount of period may be zero.
		be subject to an inter	est participation rate an	rate) or interest rate may ad/or a margin if specified to such reference rate or
		interest amount desc	cribed above may be s	ed rate), interest rate or subject to a minimum or applicable Final Terms.
			e interest basis applic	EST BASIS: The Notes able to different interest
		The interest rate in respect of an interest period beginning on (and including) an Interest Commencement Date (specified below) and ending on (but excluding) the first succeeding Interest Period End Date after such Interest Commencement Date, and each successive period beginning on (and including) an Interest Period End Date, and ending on (but excluding) the next succeeding Interest Period End Date (specified below) will be determined in accordance with the interest basis applicable to such interest period as set forth in the table below in the column entitled "Type of Notes" in the row corresponding to the Interest Period End Date on which such period ends.		
			Interest Basis Tabl	
		Interest Commencement Date	Interest Period End Date(s) / Interest Payment	Type of Notes

Element	Title			
			Date(s)	
		3 March 2016	3 June 2016 3 September 2016 3 December 2016 3 March 2017	Fixed Rate Notes
		3 March 2017 (the "Floating Rate Commencement Date")	3 June 2017 3 September 2017 3 December 2017 3 March 2018 3 June 2018 3 September 2018 3 December 2018 3 March 2019 3 June 2019 3 September 2019 3 December 2019 3 December 2019	Floating Rate Notes
			3 March 2020 3 June 2020 3 September 2020 3 December 2020 3 March 2021	
		means that the Note rate of 5.00 per cent.	s bear interest from 3. per annum in respect cluding): 3 June 2016	Fixed Rate Notes which March 2016 at the fixed of each interest period(s) 5, 3 September 2016, 3
		2016, 3 December 2	•	June 2016, 3 September 7 adjusted in accordance Convention.
		The calculation amo	ount is is USD 2,000.	
		which means that the rate calculated by re Margin of 1.10 per c ending on (but excl	ey bear interest from 3 ference to 3-month EU ent. per annum in respectuding): 3 March, 3 J year from, and includ	are Floating Rate Notes March 2017 at a floating RIBOR plus the relevant ect of each interest period une, 3 September and 3 ing, 3 June 2017 to and
		September and 3 Dec 2017 to and including	cember in each year fro	s on 3 March, 3 June, 3 cm, and including, 3 June ed in accordance with the ion.

Element	Title	
		The interest rate in respect of the interest period(s) ending on the interest period end date(s) falling on: 3 March, 3 June, 3 September and 3 December in each year from, and including, 3 June 2017 to and including, 3 March 2021 is subject to a minimum interest rate (floor) of 0 per cent. per annum.
		The calculation amount is USD 2,000.
		Redemption:
		The terms under which Notes may be redeemed (including the Maturity Date and the price at which they will be redeemed on the maturity date as well as any provisions relating to early redemption) will be agreed between the Issuer and the relevant Dealer at the time of issue of the relevant Notes.
		Subject to any early redemption, purchase and cancellation, the Notes will be redeemed on 3 March 2021 at 100 per cent. of their nominal amount.
		The Issuer and its subsidiaries may at any time purchase Notes at any price in the open market or otherwise.
		Indication of yield:
		In respect of each Interest Period falling in the period from (and including) 3 March 2016 to (but excluding) 3 March 2017, the yield will be 5.00 per cent. per annum.
		Calculated on a monthly 30/360 unadjusted basis on the Issue Date
		The yield is calculated at the Issue Date on the basis of the Issue Price. It is not an indication of future yield. The yield of the Notes will also depend on their purchase and sale price on the market.
		Early redemption and adjustments to any underlying
		The Issuer may redeem the Notes prior to the stated maturity date and, if and to the extent permitted by applicable law, will in such circumstances pay, in respect of each Calculation Amount of Notes, an amount equal to the early redemption amount (a) following an Event of Default, (b) for certain taxation reasons, (c) if the Issuer determines that performance of its obligations of an issue of Notes or the Guarantor determines that performance of its obligations under the Deed of Guarantee in respect of such Notes has or will become unlawful, illegal or otherwise prohibited in whole or in part for any reason, (d) following an adjustment event being a change in law materially increasing the Issuer's costs in relation to performing its obligations under the Notes (including due to a tax liability imposed on the relevant hedging party).
		Early redemption amount
		The early redemption amount in respect of each Calculation Amount of Notes is an amount equal to the principal amount plus accrued interest (if any).
		In addition, the terms and conditions of the Notes contain provisions,

Element	Title	
		as applicable, relating to events affecting the relevant underlying(s), modification or cessation of the relevant underlying(s), realisation disruption event provisions relating to subsequent corrections of the level of an underlying and details of the consequences of such events. Such provisions may permit the Issuer either to require the calculation agent to determine what adjustments should be made following the occurrence of the relevant event (which may include deferment of any required valuation or the substitution of another underlying and/or, in the case of an increased cost of hedging, adjustments to pass onto Noteholders such increased cost of hedging (including, but not limited to, reducing any amounts payable in respect of the Notes to reflect any such increased costs) and/or, in the case of the occurrence of a realisation disruption event, payment in the relevant local currency rather than in the relevant specified currency, deduction of amounts in respect of any applicable taxes, or to cancel the Notes and to pay an amount equal to the early redemption amount.
C.10	If the Note has a derivative component in the interest payment, a clear and comprehensive explanation to help investors understand how the value of their investment is affected by the value of the underlying instrument(s), especially under the circumstances when the risks are most evident.	Not Applicable
C.11	Admission to trading	Application is expected to be made for the Notes to be admitted to trading on the electronic "Bond Market" organised and managed by Borsa Italiana S.p.A.

SECTION D - RISKS

Element	Title		
D.2	Key regarding Issuers	risks the	CGMHI believes that the factors summarised below may affect its ability to fulfil its obligations under the Notes. All of these factors are contingencies which may or may not occur and CGMHI is not in a position to express a view on the likelihood of any such contingency occurring. There are certain factors that may affect CGMHI's ability to fulfil its

Element	Title	
		obligations under any Notes issued by it and Citigroup Inc.'s ability to fulfil its obligations as guarantor in respect of Notes issued by CGMHI, including that such ability is dependent on the earnings of Citigroup Inc.'s subsidiaries, that Citigroup Inc. may be required to apply its available funds to support the financial position of its banking subsidiaries, rather than fulfil its obligations under the Notes, that Citigroup Inc.'s business may be affected by economic conditions, credit, market and market liquidity risk, by competition, country risk, operational risk, fiscal and monetary policies adopted by relevant regulatory authorities, reputational and legal risks and certain regulatory considerations.
		There are certain additional factors that may affect CGMHI's ability to fulfil its obligations under the Notes issued by it, including that such ability is dependent on the group entities to which it on-lends and funds raised through the issue of the Notes performing their obligations in respect of such funding in a timely manner. In addition, such ability and Citigroup Inc.'s ability to fulfil its obligations as guarantor in respect of Notes issued by CGMHI is dependent on economic conditions, credit, market and market liquidity risk, by competition, country risk, operational risk, fiscal and monetary policies adopted by relevant regulatory authorities, reputational and legal risks and certain regulatory considerations.
D.3	Key risks regarding the Notes	Investors should note that the Notes (including Notes which are expressed to redeem at par) are subject to the credit risk of CGMHI and Citigroup Inc. Furthermore, the Notes may be sold, redeemed or repaid early, and if so, the price for which a Note may be sold, redeemed or repaid early may be less than the investor's initial investment. There are other certain factors which are material for the purpose of assessing the risks associated with investing in any issue of Notes, which include, without limitation (in each case, where applicable), (i) risk of disruption to valuations, (ii) adjustment to the conditions, substitution of the relevant underlying(s) and/or early redemption following an adjustment event or an illegality, (iii) postponement of interest payments and/or minimum and/or maximum limits imposed on interest rates, (iv) cancellation or scaling back of public offers or the issue date being deferred, (v) hedging activities of the Issuer and/or any of its affiliates, (vi) conflicts of interest between the Issuer and/or any of its affiliates and holders of Notes, (vii) modification of the terms and conditions of Notes by majority votes binding all holders, (viii) discretions of the Issuer and Calculation Agent being exercised in a manner that affects the value of the Notes or results in early redemption, (ix) change in law, (x) illiquidity of denominations consisting of integral multiples, (xi) payments being subject to withholding or other taxes, (xii) fees and commissions not being taken into account when determining secondary market prices of Notes, (xiii) there being no secondary market, (xiv) exchange rate risk, (xv) market value of Notes being affected by various factors independent of the creditworthiness of CGMHI and Citigroup Inc. such as market conditions, interest and exchange rates and macroeconomic and political conditions and (xvi) credit ratings not reflecting all risks.

SECTION E – OFFER

Element	Title	
E.2b	Use of proceeds	Not Applicable
E.3	Terms and conditions of the offer	Not Applicable
E.4	Interests of natural and legal persons involved in the issue/offer	So far as the Issuer is aware, no person involved in the issue of the Notes has an interest material to the issue.
E.7	Estimated expenses charged to the investor by the Issuer or an Authorised Offeror	No expenses are being charged to an investor by the Issuer.