Goldman Sachs

## **Execution Version**

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# Final Terms dated October 17, 2016

# **GOLDMAN SACHS INTERNATIONAL**

# Series M Programme for the issuance of Warrants, Notes and Certificates

Issue of EUR 30,000,000 Seven-Year Autocallable Split Notes linked to the EURO STOXX 50<sup>®</sup> Index (Price EUR), due December 27, 2023 (the "Notes" or the "Securities")

## Guaranteed by The Goldman Sachs Group, Inc.

## **CONTRACTUAL TERMS**

Terms used herein shall have the same meaning as in the General Note Conditions, the Payout Conditions, the Autocall Payout Conditions and the applicable Underlying Asset Conditions set forth in the base prospectus dated April 14, 2016 (the "**Base Prospectus**") and the supplements to the Base Prospectus dated April 21, 2016, May 12, 2016, May 24, 2016, July 5, 2016, July 22, 2016, August 1, 2016, August 8, 2016 and August 26, 2016, which together constitute a base prospectus for the purposes of Directive 2003/71/EC (as amended, including by Directive 2010/73/EU, the "**Prospectus Directive**"). This document constitutes the Final Terms of the Notes described herein for the purposes of Article 5.4 of the Prospectus Directive and must be read in conjunction with such Base Prospectus as so supplemented. Full information on the Issuer, the Guarantor and the offer of the Notes is only available on the basis of the combination of these Final Terms and the Base Prospectus as so supplemented. The Base Prospectus and the supplements to the Base Prospectus are available for viewing at www.bourse.lu and during normal business hours at the registered office of the Issuer, and copies may be obtained from the specified office of the Luxembourg Paying Agent. These Final Terms are available for viewing at www.bourse.lu and www.goldmansachs-bourse.fr.

A summary of the Notes (which comprises the summary in the Base Prospectus as amended to reflect the provisions of these Final Terms) is attached to these Final Terms.

1.	Tranche Number:	One.
2.	Specified Currency or Currencies:	Euro, as defined in General Note Condition 2(a) ("EUR").
3.	Aggregate Nominal Amount:	
	(i) Series:	EUR 30,000,000.
	(ii) Tranche:	EUR 30,000,000.
4.	Issue Price:	100 per cent. of the Aggregate Nominal Amount.
5.	Specified Denomination:	EUR 1,000.
6.	Calculation Amount:	As specified in General Note Condition 2(a) ( <i>Definitions</i> ) in respect of Instalment Notes.
	(i) Initial Calculation Amount:	EUR 1,000.

	(ii) Adjusted Ca	lculation Amount:	EUR 700.
7.	Issue Date:		October 17, 2016.
8.	Maturity Date:		Scheduled Maturity Date is December 27, 2023.
	(i) Strike Date:		Not Applicable.
	(ii) Relevant De Note Condit	etermination Date (General ion 2(a)):	Final Reference Date.
	(iii) Scheduled D	Determination Date:	Not Applicable.
	(iv) First Ma Adjustment:	turity Date Specific	Not Applicable.
	(v) Second M Adjustment:	Naturity Date Specific	Applicable.
		ified Day(s) for the oses of "Second Maturity Specific Adjustment":	Five Business Days.
	Conv the	rity Date Business Day rention for the purposes of "Second Maturity Date ific Adjustment":	No Adjustment.
	(vi) Business Da	y Adjustment:	Not Applicable.
9.	Underlying Asset(s):		The Index (as defined below).
VAI	VALUATION PROVISIONS		
10.	Valuation Date(s):		December 18, 2017, December 17, 2018, December 16, 2019, December 16, 2020, December 16, 2021, December 16, 2022, and December 18, 2023.
	- Final Reference Date:		The Valuation Date scheduled to fall on December 18, 2023.
11.	Initial Valuation Date:		December 16, 2016.
12.	Averaging:		Not Applicable.
13.	Asset Initial Price:		Initial Closing Price.
14.	Adjusted Asset Final Reference Date:		Not Applicable.
15.	Adjusted Asset Initial Reference Date:		Not Applicable.
16.	FX (Final) Valuation Date:		Not Applicable.
17.	FX (Initial) Valuation Date:		Not Applicable.
18.	Final FX Valuation Date:		Not Applicable.
19.	Initial FX Valuation Date:		Not Applicable.
COUPON PAYOUT CONDITIONS			
COL	JPON PAYOUT CO	NDITIONS	

21.	Interest Basis:		Fixed Rate.
22.	Interest	Commencement Date:	Issue Date.
23.	Fixed R Conditio	ate Note Conditions (General Note on 7):	Applicable.
	(i) R	eate(s) of Interest:	Not Applicable.
	(ii) Ir	nterest Payment Date(s):	December 27, 2017.
	(iii) F	ixed Coupon Amount(s):	EUR 16.50 per Calculation Amount.
	(iv) B	Broken Amount(s):	Not Applicable.
	(v) D	Day Count Fraction:	Not Applicable.
		tep Up Fixed Rate Note Conditions General Note Condition 7(e)):	Not Applicable.
24.		FX Conditions (Coupon Payout on 1.1(c)):	Not Applicable.
25.		curity Conditions (Coupon Payout on 1.1(d)):	Not Applicable.
26.	Floating Rate Note Conditions (General Note Condition 8):		Not Applicable.
27.	Change of Interest Basis (General Note Condition 9):		Not Applicable.
28.	Conditional Coupon (Coupon Payout Condition 1.3):		Not Applicable.
AUT	AUTOCALL PAYOUT CONDITIONS		
29.	Automatic Early Redemption (General Note Condition 10(i)):		Applicable.
	(i) A	applicable Date(s):	Each Autocall Observation Date.
	(ii) A	Automatic Early Redemption Date(s):	Each date set forth in the Autocall Table in the column entitled "Automatic Early Redemption Date(s)".
	(8	a) First Automatic Early Redemption Date Specific Adjustment:	Not Applicable.
	(t	b) Second Automatic Early Redemption Date Specific Adjustment:	Applicable.
		<ul> <li>Automatic Early Redemption Specified Day(s) for the purposes of "Second Automatic Early Redemption Date Specific Adjustment":</li> </ul>	Five Business Days.
		<ul> <li>Relevant Automatic</li> <li>Early Redemption</li> </ul>	The Applicable Date corresponding to such Scheduled Automatic Early Redemption Date.

## Determination Date:

	(iii)	Automatic Amount(s):	Early	Redemption	As specified in the Autocall Payout Conditions.
30.	Auto	call Payout Con	ditions:		Applicable.
	(i)	Autocall Event	:		Applicable, for the purposes of the definition of "Autocall Event" in the Autocall Payout Conditions, Autocall Reference Value greater than or equal to the Autocall Level is applicable in respect of each Autocall Observation Date.
			oupon Among Autocall	ount payable Event:	Not Applicable.
	(ii)	Autocall Refer	ence Value	:	Autocall Closing Price.
	(iii)	Autocall Level	:		In respect of the Asset and each Autocall Observation Date, 100 per cent. (100%) of the Asset Initial Price.
	(iv)	Autocall Obser	vation Date	e:	Each date set forth in the Autocall Table in the column entitled "Autocall Observation Date".
	(v)	Autocall Event	Amount:		In respect of each Autocall Observation Date, the amount set forth in the Autocall Table in the column "Autocall Event Amount" in the row corresponding to such Autocall Observation Date.

AUTOCALL TABLE		
Autocall Observation Date	Automatic Early Redemption Date	Autocall Event Amount
The Valuation Date scheduled to fall on December 18, 2017	December 27, 2017	EUR 738.50
The Valuation Date scheduled to fall on December 17, 2018	December 24, 2018	EUR 777.00
The Valuation Date scheduled to fall on December 16, 2019	December 23, 2019	EUR 815.50
The Valuation Date scheduled to fall on December 16, 2020	December 23, 2020	EUR 854.00
The Valuation Date scheduled to fall on December 16, 2021	December 23, 2021	EUR 892.50
The Valuation Date scheduled to fall on December 16, 2022	December 23, 2022	EUR 931.00

# **REDEMPTION PROVISIONS**

31.	Rede	mption/Payment Basis:	Index Linked Notes.
32.		mption at the option of the Issuer eral Note Condition 10(b)):	Not Applicable.
33.		mption at the option of Noteholders eral Note Condition 10(c)):	Not Applicable.
34.	Zero	<b>Coupon Note Conditions:</b>	Not Applicable.
35.		Redemption Amount of each Note eral Note Condition 10(a)):	
	is Sh Linke	ses where the Final Redemption Amount hare Linked, Index Linked, Commodity ed, Commodity Index Linked, FX Linked flation Linked:	
	_	Provisions for determining Final Redemption Amount where calculated by reference to Share and/or Index and/or Commodity and/or Commodity Index and/or FX Rate and/or Inflation Index:	Payout Conditions apply (see further particulars specified below).
FIN	AL RE	DEMPTION AMOUNT PAYOUT CON	DITIONS
36.	Singl	e Limb Payout (Payout Condition 1.1):	Not Applicable.
37.	Mult 1.2):	iple Limb Payout (Payout Condition	Applicable.
	(i)	Trigger Event (Payout Condition 1.2(a)(i)):	Applicable.
		(a) Trigger Payout 1:	Applicable.
		- Trigger Percentage:	138.5 per cent. (138.5%).
		(b) Trigger Payout 2:	Not Applicable.
		(c) Trigger Cap:	Not Applicable.
		(d) Trigger Floor:	Not Applicable.
	(ii)	Payout 1 (Payout Condition 1.2(b(i)(A)):	Applicable.
		- Redemption Percentage:	100 per cent. (100%).
	(iii)	Payout 2 (Payout Condition 1.2(b)(i)(B)):	Not Applicable.
	(iv)	Payout 3 (Payout Condition 1.2(b)(i)(C)):	Not Applicable.
	(v)	Payout 4 (Payout Condition 1.2(b)(i)(D)):	Not Applicable.
	(vi)	Payout 5 (Payout Condition 1.2(b)(i)(E)):	Not Applicable.

	(vii)	Payout 6 (Payout Condition 1.2(b)(i)(F)):	Not Applicable.
	(viii)	Payout 7 (Payout Condition 1.2(b)(i)(G)):	Not Applicable.
	(ix)	Payout 8 (Payout Condition 1.2(b)(i)(H)):	Not Applicable.
	(x)	Downside Cash Settlement (Payout Condition 1.2(c)(i)(A)):	Applicable, for the purpose of Payout Condition $1.2(c)(i)(A)$ , Single Asset is applicable.
		(a) Minimum Percentage:	Not Applicable.
		(b) Final Value:	Final Closing Price.
		(c) Initial Value:	Initial Closing Price.
		(d) Downside Cap:	Not Applicable.
		(e) Downside Floor:	Not Applicable.
		(f) Asset FX:	Not Applicable.
38.	Down Cond	iside Physical Settlement (Payout ition 1.2(c)(ii)):	Not Applicable.
39.	Barri Cond	er Event Conditions (Payout ition 2):	Applicable.
	(i)	Barrier Event:	Applicable, for the purposes of the definition of "Barrier Event" in the Payout Conditions, Barrier Reference Value less than the Barrier Level is applicable.
	(ii)	Barrier Reference Value:	Barrier Closing Price.
	(iii)	Barrier Level:	65 per cent. (65%) of the Asset Initial Price.
	(iv)	Barrier Observation Period:	Not Applicable.
40.	Trigg Cond	er Event Conditions (Payout ition 3):	Applicable.
	(i)	Trigger Event:	Applicable, for the purposes of the definition of "Trigger Event" in the Payout Conditions, Trigger Reference Value less than the Trigger Level is applicable.
	(ii)	Trigger Reference Value:	Trigger Closing Price.
	(iii)	Trigger Level:	In respect of the Asset, 100 per cent. (100%) of the Asset Initial Price.
	(iv)	Trigger Observation Period:	Not Applicable.
41.	Curre	ency Conversion:	Not Applicable.
42.	Physi Cond	cal Settlement (General Note ition 12(a)):	Not Applicable.
43.	Non-s	scheduled Early Repayment Amount:	Fair Market Value.

 Adjusted for any reasonable expenses Applicable. and costs:

# SHARE LINKED NOTE / INDEX LINKED NOTE / COMMODITY LINKED NOTE / FX LINKED NOTE / INFLATION LINKED NOTE

44.	Type of Notes:		The Notes are Instalment Notes and Index Linked Notes – the Index Linked Conditions are applicable.
45.	Share	e Linked Notes:	Not Applicable.
46.	Index	Linked Notes:	Applicable.
	(i)	Single Index, Index Basket or Multi- Asset Basket:	Single Index.
	(ii)	Name of Index(ices):	EURO STOXX 50 <sup>®</sup> Index (Price EUR) (Bloomberg: SX5E <index>; Reuters: .STOXX50E) (the "<b>Index</b>").</index>
	(iii)	Type of Index:	Multi-Exchange Index.
	(iv)	Exchange(s):	As specified in Index Linked Condition 7 for a Multi- Exchange Index.
	(v)	Related Exchange(s):	All Exchanges.
	(vi)	Options Exchange:	Not Applicable.
	(vii)	Index Sponsor:	STOXX Limited.
	<ul> <li>(viii) Valuation Time:</li> <li>(ix) Index-Linked Derivatives Contract Provisions:</li> <li>(x) Initial Index Level:</li> <li>(xi) Initial Closing Index Level:</li> </ul>		Default Valuation Time.
			Not Applicable.
			Not Applicable.
			Not Applicable.
	(xii)	Initial Average Index Level:	Not Applicable.
	(xiii)	Initial Average Closing Index Level:	Not Applicable.
	(xiv)	Single Index and Reference Dates – Consequences of Disrupted Days:	Applicable – as specified in Index Linked Condition 1.1.
		(a) Maximum Days of Disruption:	As defined in Index Linked Condition 7.
	<ul> <li>(b) No Adjustment:</li> <li>(xv) Single Index and Averaging Reference Dates – Consequences of Disrupted Days:</li> </ul>		Not Applicable.
			Not Applicable.
	(xvi)	Index Basket and Reference Dates – Basket Valuation (Individual Scheduled Trading Day and Individual Disrupted Day):	Not Applicable.
	(xvii)	Index Basket and Averaging Reference Dates – Basket Valuation (Individual Scheduled Trading Day and Individual	Not Applicable.

Disrupted Day):

	(xviii) Index Basket and Reference Dates Basket Valuation (Common Schedul Trading Day but Individual Disrupt Day):	ed
	<ul> <li>(xix) Index Basket and Averaging Referen Dates – Basket Valuation (Common Scheduled Trading Day but Individu Disrupted Day):</li> </ul>	on
	<ul><li>(xx) Index Basket and Reference Dates Basket Valuation (Common Schedul Trading Day and Common Disrupt Day):</li></ul>	ed
	<ul> <li>(xxi) Index Basket and Averaging Referen Dates – Basket Valuation (Common Scheduled Trading Day and Common Disrupted Day):</li> </ul>	on
	(xxii) Fallback Valuation Date:	Not Applicable.
	(xxiii) Index Modification:	Calculation Agent Adjustment.
	(xxiv) Index Cancellation:	Calculation Agent Adjustment.
	(xxv) Index Disruption:	Calculation Agent Adjustment.
	(xxvi) Change in Law:	Applicable.
	(xxvii) Correction of Index Level:	Applicable.
	(xxviii) Correction Cut-off Date:	Default Correction Cut-off Date is applicable in respect of each Reference Date.
	(xxix) Index Disclaimer:	Applicable to an Index.
47.	Commodity Linked Notes (Sing Commodity or Commodity Basket):	gle Not Applicable.
48.	Commodity Linked Notes (Commodi Index or Commodity Index Basket):	ty Not Applicable.
49.	FX Linked Notes:	Not Applicable.
50.	Inflation Linked Notes:	Not Applicable.
51.	EIS Notes:	Not Applicable.
52.	Multi-Asset Basket Linked Notes:	Not Applicable.
GEN	ERAL PROVISIONS APPLICABLE TO T	HE NOTES
53.	FX Disruption Event/CNY FX Disruption Event/Currency Conversion Disruption Event (General Note Condition 13):	**
54.	Rounding (General Note Condition 22):	

(i) Non-Default Rounding – calculation Not Applicable.

values and percentages:

	(ii) Non-Default Rounding – amounts due and payable:		Not Applicable.
	(iii)	Other Rounding Convention:	Not Applicable.
55.	Addi	tional Business Centre(s):	Not Applicable.
	-	Non-Default Business Day:	Not Applicable.
56.	Form	n of Notes:	Registered Notes.
			Global Registered Note registered in the name of a nominee for a common depositary for Euroclear and Clearstream, Luxembourg exchangeable for Individual Note Certificates in the limited circumstances described in the Global Registered Note.
57.		tional Financial Centre(s) relating to nent Business Days:	Not Applicable.
	-	Non-Default Payment Business Day:	Not Applicable.
58.	Princ	cipal Financial Centre:	The Principal Financial Centre in relation to EUR is the principal financial centre of such Member State of the European Communities as is selected by the Calculation Agent.
	-	Non-Default Principal Financial Centre:	Applicable.
59.	Insta 10(p)	Iment Notes (General Note Condition ):	The Notes are Instalment Notes.
	(i)	Initial Instalment Date:	December 27, 2017.
	(ii)	Initial Instalment Amount:	EUR 300.
60.	Minimum Trading Number (General Note Condition 5(f)):		One Note (corresponding to a nominal amount of the Calculation Amount).
61.	Permitted Trading Multiple (General Note Condition 5(f)):		One Note (corresponding to a nominal amount of the Calculation Amount).
62.	Reco	rd Date (General Note Condition 11):	Not Applicable.
63.	Calculation Agent (General Note Condition 18):		Goldman Sachs International.
DIST	<b>FRIB</b> U	TION	
64.	Method of distribution:		Non-syndicated.
	(i)	If syndicated, names and addresses of Managers and underwriting commitments:	Not Applicable.
	(ii)	Date of Subscription Agreement:	Not Applicable.
	(iii)	If non-syndicated, name and address of Dealer:	Goldman Sachs International, Peterborough Court, 133 Fleet Street, London EC4A 2BB, England.

# 65. Non-exempt Offer:

An offer of the Notes may be made by the placers other than pursuant to Article 3(2) of the Prospectus Directive in the Republic of France (the "**Public Offer Jurisdiction**") during the period commencing on (and including) October 17, 2016 and ending on (and including) December 16, 2016 ("**Offer Period**"). See further paragraph entitled "Terms and Conditions of the Offer" below.

Signed on behalf of Goldman Sachs International:

Pm

Ву: ....

Duly authorised

50928558(Ver9)/Ashurst(WFUNG)/RB/SB

## **OTHER INFORMATION**

# 1. LISTING AND ADMISSION TO A TRADING ti

Application will be made by the Issuer (or on its behalf) for the Notes to be listed on the Official List and admitted to trading on the regulated market of the Luxembourg Stock Exchange with effect from, at the earliest, the Issue Date.

No assurances can be given that such application for listing and admission to trading will be granted (or, if granted, will be granted by the Issue Date).

The Issuer has no duty to maintain the listing (if any) of the Notes on the relevant stock exchange(s) over their entire lifetime. The Notes may be suspended from trading and/or de-listed at any time in accordance with applicable rules and regulations of the relevant stock exchange(s).

# 2. ESTIMATED TOTAL EXPENSES Not Applicable. RELATED TO THE ADMISSION TO TRADING

- 3. LIQUIDITY ENHANCEMENT Not Applicable. AGREEMENTS
- 4. **RATINGS** Not Applicable.

# 5. INTERESTS OF NATURAL AND LEGAL PERSONS INVOLVED IN THE ISSUE

The Issue Price of 100 per cent. (100%) of the Aggregate Nominal Amount includes a selling commission of up to 2.60 per cent. (2.60%) of the Aggregate Nominal Amount which will be paid by the Issuer at the end of the Offer Period.

Save as stated above and as discussed in the risk factor, "Risks associated with conflicts of interest between Goldman Sachs and purchasers of Securities", so far as the Issuer is aware, no person involved in the issue of the Notes has an interest material to the issue.

## 6. REASONS FOR THE OFFER, ESTIMATED NET PROCEEDS AND TOTAL EXPENSES

- (i) Reasons for the offer: Not Applicable.
- (ii) Estimated net proceeds: Not Applicable.
- (iii) Estimated total expenses: Not Applicable.

# 7. PERFORMANCE AND VOLATILITY OF THE UNDERLYING ASSET

Details of the past and further performance and volatility of the Underlying Asset may be obtained from Bloomberg and Reuters. However, past performance is not indicative of future performance.

# 8. **OPERATIONAL INFORMATION**

Any Clearing System(s) other than	Not Applicable.
Euroclear Bank S.A./N.V. and	
Clearstream Banking, société anonyme	
and the relevant identification number(s):	
Delivery:	Delivery against payment.
Names and addresses of additional	Not Applicable.
Paying Agent(s) (if any):	
Operational contact(s) for Fiscal Agent:	eq-sd-operations@gs.com.

Intended to be held in a manner which No. would allow Eurosystem eligibility:

# 9. TERMS AND CONDITIONS OF THE OFFER

Offer Period:	An offer of the Notes will be made by the financial intermediary named below other than pursuant to Article 3(2) of the Prospectus Directive in the Public Offer Jurisdiction during the period commencing on (and including) October 17, 2016 and ending on (and including) December 16, 2016.
Offer Price:	Issue Price.
Conditions to which the offer is subject:	The offer of the Notes for sale to the public in the Public Offer Jurisdiction is subject to the relevant regulatory approvals having been granted, and the Notes being issued.
	The Offer Period is subject to adjustment by or on behalf of the Issuer in accordance with the applicable regulations and any adjustments to such period will be published by way of notice which will be available on the Luxembourg Stock Exchange website (www.bourse.lu).
	The offer of the Notes may be withdrawn in whole or in part at any time before the Issue Date at the discretion of the Issuer.
Description of the application process:	The subscription in the Republic of France will be received, within the amount available for sale, at the counters of the French branches of Banque Neuflize OBC which market the Securities acting as Distributors. There is no preferential subscription right for this offer.
Description of possibility to reduce subscriptions and manner for refunding excess amount paid by applicants:	Not Applicable.
Details of the minimum and/or maximum amount of application:	The minimum amount of application per investor will be EUR 1,000 in aggregate nominal amount of the Securities in accordance with the Listing Rules of the market managed and organised by the Luxembourg Stock Exchange. The maximum amount of application will be subject only to availability at the time of application.
Details of the method and time limits for paying up and delivering the Notes:	Each subscriber shall pay the Issue Price to the relevant Distributor who shall pay the same to the Issuer.
	The Issuer shall pay commissions to the relevant Distributor at a later time upon invoice.
	The delivery of the subscribed Securities will be done progressively throughout the Offer Period by registration with the relevant Distributor.
Manner in and date on which results of the offer are to be made public:	Not Applicable.
Procedure for exercise of any right of pre-emption, negotiability of subscription rights and treatment of subscription rights	Not Applicable.

not exercised:

Categories of potential investors and whether tranche(s) have been reserved for certain countries:	Offers may only be made by offerors authorised to do so in the Public Offer Jurisdiction. Neither the Issuer nor the Dealer has taken or will take any action specifically in relation to the Notes referred to herein to permit a public offering of such Notes in any jurisdiction other than the Public Offer Jurisdiction.
	In other EEA countries, offers will only be made pursuant to an exemption from the obligation under the Prospectus Directive as implemented in such countries to publish a prospectus.
	Notwithstanding anything else in the Base Prospectus (as supplemented), the Issuer will not accept responsibility for the information given in the Base Prospectus or the Final Terms in relation to offers of Notes made by an offeror not authorised by the Issuer to make such offers.
Process for notification to applicants of the amount allotted and the indication whether dealing may begin before notification is made:	Not Applicable.
Amount of any expenses and taxes specifically charged to the subscriber or purchaser:	There are no expenses specifically charged to the subscriber or purchaser other than that specified in paragraph 5 of the Contractual Terms above.
	Please refer to "French Tax Considerations" in the section entitled "Taxation" in the Base Prospectus.
Name(s) and address(es), to the extent	Banque Neuflize OBC, 3 avenue Hoche, 75008 Paris, France

Name(s) and address(es), to the extent known to the Issuer, of the placers in the various countries where the offer takes place:

# **Consent to use the Base Prospectus**

Identity of financial intermediary(ies) that are allowed to use the Base Prospectus:

Offer period during which subsequent resale or final placement of Notes by financial intermediaries can be made:

Conditions attached to the consent:

Banque Neuflize OBC, 3 avenue Hoche, 75008 Paris, France, and such other placers as may be notified to potential investors from time to time.

and such other placers as may be notified to potential

The Offer Period.

investors from time to time.

The Issuer consents to the use of the Base Prospectus in connection with the making of an offer of the Securities to the public requiring the prior publication of a prospectus under the Prospectus Directive (a "Non-exempt Offer") by the financial intermediary/ies (each, an "Authorised Offeror") in the Public Offer Jurisdiction.

The financial intermediaries named above (i) have the Issuer's consent to use the Base Prospectus in respect of offers of the Securities made in the Public Offer Jurisdiction provided that it complies with all applicable laws and regulations, and (ii) have the Issuer's consent to use the Base Prospectus in respect of private placements of the Securities that do not subject the Issuer or any affiliate of the Issuer to any additional obligation to make any filing, registration, reporting or similar requirement with any financial regulator or other governmental or quasi-governmental authority or body or securities exchange, or subject any officer, director or employee of the Issuer or any affiliate of the Issuer to personal liability, where such private placements are conducted in compliance with the applicable laws of the relevant jurisdictions thereof.

If prior to the listing of the Securities on the Luxembourg Stock Exchange any of the conditions attached to the consent are amended, any such information will be the subject of a supplement to the Final Terms read in conjunction with the Base Prospectus under Article 16 of the Prospectus Directive.

# 10. INDEX DISCLAIMER

# EURO STOXX 50<sup>®</sup> Index (Price EUR) (the "Index")

STOXX Limited ("**STOXX**") and its licensors (the "**Licensors**") have no relationship to the Issuer, other than the licensing of the Index and the related trademarks for use in connection with the Securities.

STOXX and its Licensors do not:

- Sponsor, endorse, sell or promote the Securities.
- Recommend that any person invest in the Securities or any other securities.
- Have any responsibility or liability for or make any decisions about the timing, amount or pricing of Securities.
- Have any responsibility or liability for the administration, management or marketing of the Securities.
- Consider the needs of the Securities or the owners of the Securities in determining, composing or calculating the Index or have any obligation to do so.

STOXX and its Licensors will not have any liability in connection with the Securities. Specifically,

- STOXX and its Licensors do not make any warranty, express or implied and disclaim any and all warranty about:
  - The results to be obtained by the Securities, the owner of the Securities or any other person in connection with the use of the Index and the data included in the Index;
  - The accuracy or completeness of the Index and its data;
  - The merchantability and the fitness for a particular purpose or use of the Index and its data.
- STOXX and its Licensors will have no liability for any errors, omissions or interruptions in the Index or its data.
- Under no circumstances will STOXX or its Licensors be liable for any lost profits or indirect, punitive, special or consequential damages or losses, even if STOXX or its Licensors knows that they might occur.

The licensing agreement between the Issuer and STOXX is solely for their benefit and not for the benefit of the owners of the Securities or any other third parties.

# EXAMPLES

# THE EXAMPLES PRESENTED BELOW ARE FOR ILLUSTRATIVE PURPOSES ONLY.

For the purposes of each Example:

- (i) the Initial Calculation Amount is EUR 1,000, the Adjusted Calculation Amount is EUR 700, and the Specified Denomination of each Note is EUR 1,000;
- (ii) the Initial Instalment Amount is EUR 300.00 and the Initial Instalment Date is December 27, 2017;
- (iii) the Fixed Coupon amount is EUR 16.50 and the Interest Payment Date is December 27, 2017; and
- (iv) in respect of the Asset, the Autocall Level is 100 per cent. (100%) of the Asset Initial Price of such Asset, and the Barrier Level is 65 per cent. (65%) of the Asset Initial Price of such Asset.

## INITIAL INSTALMENT AMOUNT

The Initial Instalment Amount will be payable in respect of each nominal amount of each Note equal to the Initial Calculation Amount on the Initial Instalment Date. Following such payment, the outstanding nominal amount of each Note will be reduced by an amount equal to the Initial Instalment Amount.

## COUPON

The Fixed Coupon Amount will be payable in respect of each nominal amount of each Note equal to the Initial Calculation Amount on the Interest Payment Date.

# AUTOMATIC EARLY REDEMPTION

# <u>Example 1 – Automatic Early Redemption</u>: The Reference Price in respect of the Asset for the first Valuation Date is greater than or equal to its Autocall Level.

In this Example, the Notes will be redeemed on the Automatic Early Redemption Date immediately following such Valuation Date by payment in respect of each nominal amount of each Note equal to the Adjusted Calculation Amount of an amount equal to the Autocall Event Amount for the first Valuation Date, i.e., EUR 738.50.

# <u>Example 2 – no Automatic Early Redemption:</u> The Reference Price in respect of the Asset for the first Valuation Date is less than its Autocall Level.

In this Example, the Notes will not be redeemed on the Automatic Early Redemption Date immediately following the first Valuation Date.

# <u>Example 3 – Automatic Early Redemption:</u> The Reference Price in respect of the Asset for the second Valuation Date is greater than or equal to its Autocall Level.

In this Example, the Notes will be redeemed on the Automatic Early Redemption Date immediately following such Valuation Date by payment in respect of each nominal amount of each Note equal to the Adjusted Calculation Amount of an amount equal to the Autocall Event Amount for the second Valuation Date, i.e., EUR 777.00.

# <u>Example 4 – no Automatic Early Redemption:</u> The Reference Price in respect of the Asset for the second Valuation Date is less than its Autocall Level.

In this Example, the Notes will not be redeemed on the Automatic Early Redemption Date immediately following the second Valuation Date.

### FINAL INSTALMENT AMOUNT

# <u>Example 5 – positive scenario:</u> The Notes have not been redeemed on an Automatic Early Redemption Date, and the Final Closing Price in respect of the Asset is 100 per cent. (100%) or more of its Asset Initial Price.

In this Example, the Notes will be redeemed on the Maturity Date and the Final Instalment Amount payable in

respect of each nominal amount of each Note equal to the Adjusted Calculation Amount will be 138.50 per cent. (138.50%) of the Adjusted Calculation Amount, i.e., EUR 969.50.

# <u>Example 6 – neutral scenario</u>: The Notes have not been redeemed on an Automatic Early Redemption Date, and the Final Closing Price in respect of the Asset is 65 per cent. (65%) or more of its Asset Initial Price but less than 100 per cent. (100%) of its Asset Initial Price.

In this Example, the Notes will be redeemed on the Maturity Date and the Final Instalment Amount payable in respect of each nominal amount of each Note equal to the Adjusted Calculation Amount will be 100 per cent. (100%) of the Adjusted Calculation Amount, i.e., EUR 700.00.

# <u>Example 7 – negative scenario:</u> The Notes have not been redeemed on an Automatic Early Redemption Date, and the Final Closing Price in respect of the Asset is 64 per cent. (64%) of its Asset Initial Price.

In this Example, the Notes will be redeemed on the Maturity Date and the Final Instalment Amount payable in respect of each nominal amount of each Note equal to the Adjusted Calculation Amount will be 64 per cent. (64%) of the Adjusted Calculation Amount, i.e., EUR 448.00. In this Example, an investor who purchased the Notes at the Issue Price will sustain a substantial loss of the amount invested in the Notes.

# <u>Example 8 – negative scenario:</u> The Notes have not been redeemed on an Automatic Early Redemption Date, and the Final Closing Price in respect of the Asset is zero per cent. (0%) of its Asset Initial Price.

In this Example, the Notes will be redeemed on the Maturity Date and the Final Instalment Amount payable in respect of each nominal amount of each Note equal to the Adjusted Calculation Amount will be zero per cent. (0%) of the Calculation Amount, i.e., zero. In this Example, an investor will sustain a total loss of the amount invested in the Notes (other than the Initial Instalment Amount and the Fixed Coupon Amount).

# **ISSUE-SPECIFIC SUMMARY OF THE SECURITIES**

- 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 these types of securities and Issuer. 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 the summary because of the type of securities and Issuer, it is possible that no relevant information can be given regarding the Element. In this case a short description of the Element is included in the summary with the mention of "not applicable".

SECTI	ION A – INTRODUCT	TION AND WARNINGS
A.1	Introduction and warnings	This summary should be read as an introduction to the Base Prospectus. Any decision to invest in the securities should be based on consideration of the Base Prospectus as a whole by the investor. Where a claim relating to the information contained in the Base Prospectus 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 before the legal proceedings are initiated. Civil liability 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, key information in order to aid investors when considering whether to invest in such Securities.
A.2	Consents	Subject to the conditions set out below, in connection with a Non-exempt Offer (as defined below) of Securities, the Issuer and the Guarantor consent to the use of the Base Prospectus by:
		(1) Banque Neuflize OBC, 3 avenue Hoche, 75008 Paris, France (the "Initial Authorised Offeror"); and
		(2) if the Issuer appoints additional financial intermediaries after the date of the Final Terms dated October 17, 2016 and publishes details in relation to them on its website (www.goldmansachs-bourse.fr.com), each financial intermediary whose details are so published,
		in the case of (1) or (2) above, for as long as such financial intermediaries are authorised to make such offers under the Markets in Financial Instruments Directive (Directive 2004/39/EC)
		(each an "Authorised Offeror" and together the "Authorised Offerors").
		The consent of the Issuer and the Guarantor is subject to the following conditions:
		(i) the consent is only valid during the period from (and including) October 17, 2016 to (and including) December 16, 2016 (the " <b>Offer Period</b> "); and
		<ul> <li>(ii) the consent only extends to the use of the Base Prospectus to make Non- exempt Offers (as defined below) of the tranche of Securities in the Republic of France.</li> </ul>
		A " <b>Non-exempt Offer</b> " of Securities is an offer of Securities that is not within an exemption from the requirement to publish a prospectus under Directive 2003/71/EC, as amended.
		Any person (an "Investor") intending to acquire or acquiring any Securities from an Authorised Offeror will do so, and offers and sales of Securities to

		an Investor by an Authorised Offeror will be made, in accordance with any terms and other arrangements in place between such Authorised Offeror and such Investor including as to price, allocations and settlement arrangements. The Issuer will not be a party to any such arrangements with Investors in connection with the offer or sale of the Securities and, accordingly, the Base Prospectus and the Final Terms will not contain such information and an Investor must obtain such information from the Authorised Offeror. Information in relation to an offer to the public will be made available at the time such sub-offer is made, and such information will also be provided by the relevant Authorised Offeror at the time of such offer.		
SECTIO	N B – ISSUERS AND	GUARANTOR		
B.1	Legal and commercial name of the Issuer	Goldman Sachs International ("GSI" or the "Issuer").		
B.2	Domicile, legal form, legislation and country of incorporation of the Issuer	GSI is a private unlimited liability company incorporated in England and Wales. GSI mainly operates under English law. The registered office of GSI is Peterborough Court, 133 Fleet Street, London EC4A 2BB, England.		
B.4b	Known trends with respect to the Issuer	GSI's prospects will be affected, potentially adversely, by developments in global, regional and national economies, including in the United Kingdom, movements and activity levels, in financial, commodities, currency and other markets, interest rate movements, political and military developments throughout the world, client activity levels and legal and regulatory developments in the United Kingdom and other countries where the Issuer does business.		
B.5	The Issuer's group	Goldman Sachs Group UK Limited, a company incorporated under English law has a 100 per cent. shareholding in GSI. Goldman Sachs (UK) L.L.C. is established under the laws of the State of Delaware and has a 97.208 per cent. interest in Goldman Sachs Group UK Limited. Goldman Sachs Ireland Group Limited is established under the laws of Ireland and has a 2.792 per cent. interest in Goldman Sachs Group UK Limited. Goldman Sachs Ireland LLC is established under the laws of the State of Delaware and has a 100 per cent. shareholding in Goldman Sachs Ireland Group Limited. Goldman Sachs Ireland Group Holdings LLC is established under the laws of the State of Delaware and has a 75 per cent. interest in Goldman Sachs Ireland LLC. Goldman Sachs Ireland Group Holdings LLC is established under the laws of the State of Delaware and has a 75 per cent. interest in Goldman Sachs Ireland LLC. Goldman Sachs Global Holdings L.L.C. is established under the laws of the State of Delaware and has a 25 per cent. interest in Goldman Sachs Ireland LLC. The Goldman, Sachs & Co. L.L.C. is established under the laws of the State of Delaware and has a one per cent. interest in Goldman Sachs Ireland LLC. The Goldman, Sachs & Co. L.L.C. is established under the laws of the State of Delaware and has a one per cent. interest in Goldman Sachs Global Holdings L.L.C. The Goldman Sachs Group, Inc., is established in Delaware and has a 100 per cent. shareholding in Goldman Sachs Ireland Group Holdings LLC, The Goldman, Sachs & Co. L.L.C. and Goldman Sachs (UK) L.L.C. and a 99 per cent. interest in Goldman Sachs Global Holdings L.L.C.		
		Holding Company Structure of GSI		

			The	Goldman Sachs Group,	Inc.	
		100	2%		100%	
		Goldman, Sachs Wertpapier G	mbH	99% The	e Goldman, Sachs & Co. L.L.C	. 100%
			100%		1%	
			G	oldman Sachs Global Hold		Sachs Ireland Group oldings LLC
				2	25%	75%
				Goldma	n Sachs Ireland LLC	
					100%	_
		Goldman Sachs	97.208%	Goldman Sac	chs Ireland Group Limited	
				an Sachs Group UK Limit		
				100%		
			Go	ldman Sachs International		
		equivalent. Mind owned, directly	ority shareholdi or indirectly, by	ngs are held by y The Goldman	other entities whi Sachs Group, Inc	
B.9	Profit forecast or estimate	Not applicable; (	GSI has not ma	de any profit fo	precasts or estimat	es.
B.10	Audit report qualifications	Not applicable; historical finance			in the audit repo	ort of GSI on its
B.12	Selected historical key financial information of the	The following ta to GSI:	ble shows sele	cted key histori	cal financial info	mation in relation
	Information of the Issuer		Six months end	led (unaudited)	Year	ended
		(in USD)	June 30, 2016	June 30, 2015	December 2015	December 2014
		Operating Profit	1,533,000,000	1,347,000,000	2,939,000,000	2,275,000,000
		Profit on ordinary activities before taxation	1,368,000,000	1,226,000,000	2,661,000,000	2,060,000,000
		Profit for the financial period	1,016,000,000	992,000,000	2,308,000,000	1,608,000,000
				onths ended dited)	As	of
		(in USD)	June	2016	December 2015	December 2014
		Fixed Assets	68,00	0,000	12,000,000	14,000,000
		Current Assets	1,143,83	9,000,000	850,219,000,000	967,411,000,000
		Total Shareholders' funds:	27,415,	000,000	26,353,000,000	21,997,000,000
		There has been December 31, 20		adverse chang	e in the prospe	cts of GSI since

		position particular to GSI subsequent to June 30, 2016.
B.13	Recent events material to the evaluation of the Issuer's solvency	Not applicable; there have been no recent events particular to GSI which are to a material extent relevant to the evaluation of GSI's solvency.
B.14	Issuer's position in its corporate group	Please refer to Element B.5 above. GSI is part of a group of companies of which The Goldman Sachs Group, Inc. is the holding company, and transacts with, and depends on, entities within such group accordingly.
B.15	Principal activities	The principal activities of GSI consist of securities underwriting and distribution, trading of corporate debt and equity services, non-U.S. sovereign debt and mortgage securities, execution of swaps and derivative instruments, mergers and acquisitions, financial advisory services for restructurings/private placements/lease and project financings, real estate brokerage and finance, merchant banking, stock brokerage and research.
B.16	Ownership and control of the Issuer	Goldman Sachs Group UK Limited, a company incorporated under English law has a 100 per cent. shareholding in GSI. Goldman Sachs (UK) L.L.C. is established under the laws of the State of Delaware and has a 97.208 per cent. interest in Goldman Sachs Group UK Limited. Goldman Sachs Ireland Group Limited is established under the laws of Ireland and has a 2.792 per cent. interest in Goldman Sachs Group UK Limited. Goldman Sachs Ireland LLC is established under the laws of the State of Delaware and has a 100 per cent. shareholding in Goldman Sachs Ireland Group Limited. Goldman Sachs Ireland Group Holdings LLC is established under the laws of the State of Delaware and has a 75 per cent. interest in Goldman Sachs Ireland LLC. Goldman Sachs Ireland Group Holdings LLC is established under the laws of the State of Delaware and has a 75 per cent. interest in Goldman Sachs Ireland LLC. Goldman Sachs Global Holdings L.L.C. is established under the laws of the State of Delaware and has a 25 per cent. interest in Goldman Sachs Ireland LLC. The Goldman, Sachs & Co. L.L.C. is established under the laws of the State of Delaware and has a one per cent. interest in Goldman Sachs Ireland LLC. The Goldman, Sachs & Co. L.L.C. is established under the laws of the State of Delaware and has a one per cent. interest in Goldman Sachs Global Holdings L.L.C. The Goldman Sachs Group, Inc. is established in Delaware and has a 100 per cent. shareholding in Goldman Sachs Ireland Group Holdings LLC, The Goldman, Sachs & Co. L.L.C. and Goldman Sachs (UK) L.L.C. and a 99 per cent. interest in Goldman Sachs Global Holdings L.L.C.
B.18	Nature and scope of the Guaranty	The payment obligations of GSI in respect of the Securities are guaranteed by The Goldman Sachs Group, Inc. ("GSG" or the "Guarantor") pursuant to a guaranty governed by laws of the State of New York dated May 29, 2015 (the "Guaranty"). The Guaranty will rank <i>pari passu</i> with all other unsecured and unsubordinated indebtedness of GSG.
B.19 (B.1)	Name of Guarantor	The Goldman Sachs Group, Inc.
B.19 (B.2)	Domicile, legal form, legislation and country of incorporation of the Guarantor	GSG is incorporated in the State of Delaware in the United States as a corporation pursuant to the Delaware General Corporation Law. The registered office of GSG is 200 West Street, New York, New York 10282, USA.
B.19 (B.4b)	Known trends with respect to the Guarantor	GSG's prospects will be affected, potentially adversely, by developments in global, regional and national economies, including in the U.S. movements and activity levels, in financial, commodities, currency and other markets, interest rate movements, political and military developments throughout the world, client activity levels and legal and regulatory developments in the United States and

		other countries where GSG does business.				
B.19	The Guarantor's group	Holding Company Structure of GSG				
(B.5)	8 F		The Goldman	Sachs Group, Inc.		
		100%			100%	
		Goldman, Sachs & Co, Wertpapier GmbH	99%	The Goldma	an, Sachs & Co. L.L.C.	100%
			100%	1%		
			Goldman Sacl	ns Global Holdings L.L		chs Ireland Group lings LLC
				25%	75%	
				Goldman Sachs		
				Gordinan Sachs	100%	
		Goldman Sachs (UK) L.L.C.		Goldman Sachs Irelar	nd Group Limited	
			97.208%		2.792%	
			Goldman Sachs G			
			Goldman Sach	100%		
			Gordinal Sach	International		
		Note: The percentages equivalent. Minority sha	reholdings are			
		owned, directly or indire	ctly, by GSG			
B.19	Profit forecast or	owned, directly or indire Not applicable; GSG has		y profit foreca	asts or estimate	s.
B.19 (B.9)	Profit forecast or estimate			y profit foreca	asts or estimate	S.
	estimate Audit report		not made an			
(B.9)	estimate	Not applicable; GSG has	not made an			
(B.9) B.19	estimate Audit report qualifications Selected historical	Not applicable; GSG has Not applicable; there are The following table show	not made an	ions in the aud	dit report of GS	8G.
(B.9) B.19 (B.10)	estimate Audit report qualifications	Not applicable; GSG has Not applicable; there are	not made an	ions in the aud	dit report of GS	8G.
(B.9) B.19 (B.10) B.19	estimate Audit report qualifications Selected historical key financial information of the	Not applicable; GSG has Not applicable; there are The following table show	not made an	ions in the aud	dit report of GS	8G.
(B.9) B.19 (B.10) B.19	estimate Audit report qualifications Selected historical key financial information of the	Not applicable; GSG has Not applicable; there are The following table show	not made an	ions in the aud ey historical fi As and nths ended	dit report of GS	GG.
(B.9) B.19 (B.10) B.19	estimate Audit report qualifications Selected historical key financial information of the	Not applicable; GSG has Not applicable; there are The following table show	not made any no qualificat vs selected ke	ions in the aud ey historical fi As and nths ended	dit report of GS inancial inform d for the	GG.
(B.9) B.19 (B.10) B.19	estimate Audit report qualifications Selected historical key financial information of the	Not applicable; GSG has Not applicable; there are The following table show to GSG:	not made any no qualificat vs selected ke Three mor (unau June 30,	ions in the aud ey historical fi As and hths ended dited) June 30,	dit report of GS inancial inform d for the Year o December	GG. nation in relation ended December
(B.9) B.19 (B.10) B.19	estimate Audit report qualifications Selected historical key financial information of the	Not applicable; GSG has Not applicable; there are The following table show to GSG: <i>(in USD millions)</i> Total non-interest	not made any no qualificat vs selected ke Three mor (unau June 30, 2016	ions in the aud ey historical fi As and ths ended dited) June 30, 2015	dit report of GS inancial inform d for the Year of December 2015	GG. nation in relation ended December 2014
(B.9) B.19 (B.10) B.19	estimate Audit report qualifications Selected historical key financial information of the	Not applicable; GSG has         Not applicable; there are         The following table show to GSG:         (in USD millions)         Total non-interest revenues         Net revenues, including net interest	not made any no qualificat vs selected ke Three mor (unau June 30, 2016 7,178	ions in the aud ey historical fi As and ths ended dited) June 30, 2015 8,406	dit report of GS inancial inform d for the Year of December 2015 30,756	G. nation in relation ended December 2014 30,481
(B.9) B.19 (B.10) B.19	estimate Audit report qualifications Selected historical key financial information of the	Not applicable; GSG has         Not applicable; there are         The following table; there are         The following table show to GSG:         (in USD millions)         Total non-interest revenues         Net revenues, including net interest income	not made any no qualificat vs selected ke Three mor (unau June 30, 2016 7,178 7,932 2,463	ions in the aud ey historical fi As and ths ended dited) June 30, 2015 8,406 9,069 1,726	dit report of GS inancial inform d for the Year of December 2015 30,756 33,820 8,778 8,778	GG. ended December 2014 30,481 34,528

			2016	2015	2014
		(in USD millions)			
		Total assets	896,843	861,395	855,842
		Total liabilities	810,329	774,667	773,045
		Total shareholders' equity:	86,514	86,728	82,797
		There has been no materia December 31, 2015.	al adverse change in	n the prospects	of GSG since
		Not applicable; there has been position since June 30, 2016		nge in GSG's fina	ncial or trading
B.19 (B.13)	Recent events material to the evaluation of the Guarantor's	Not applicable; there are n material extent relevant to th			which are to a
	solvency				
B.19	Dependence upon other members of	See Element B.19 (B.5).			
(B.14)	the Guarantor's group	GSG is a holding company a other payments from its sub payments on its obligations,	osidiaries to fund div	idend payments	
B.19	Principal	The activities of GSG		its consolidated	d subsidiaries
(B.15)	activities	("Goldman Sachs") are con		ig segments.	
		(1) Investment Banking			
		• Financial Advisory, respect to mergers activities, risk manager transactions directly r	and acquisitions, or gement, restructuring	divestitures, cor	and derivative
		• Underwriting, which including domestic a securities, loans au transactions directly r	and cross-border tra nd other financial	nsactions, of a instruments, a	wide range of and derivative
		(2) Institutional Client S	Services:		
		• Fixed Income, Cur execution activities r credit products, mortg	related to making ma	arkets in interest	rate products,
		• Equities, which incl markets in equity pro- clearing institutional of exchanges worldwide also includes our sec securities lending an clients, including h foundations, and gene	oducts and commission client transactions on e, as well as over-the curities services busin and other prime broken nedge funds, mutual	ons and fees from major stock, opti e-counter transac ness, which prov cerage services al funds, pensio	a executing and ons and futures ctions. Equities rides financing, to institutional on funds and
		(3) <b>Investing &amp; Lending</b> and the origination			

		investments, some of which are consolidated, and loans are typically longer-term in nature. The Goldman Sachs makes investments, directly and indirectly through funds that it manages, in debt securities and loans, public and private equity securities, and real estate entities.				
		(4) <b>Investment Management</b> , which provides investment management services and offers investment products (primarily through separately managed accounts and commingled vehicles, such as mutual funds and private investment funds) across all major asset classes to a diverse set of institutional and individual clients. Investment Management also offers wealth advisory services, including portfolio management and financial counselling, and brokerage and other transaction services to high-net-worth individuals and families.				
B.19 (B.16)	Ownership and control of the Guarantor		ot directly or in	ndirectly owned		ne New York Stock by any shareholders
		See Element B.1	9 (B.5).			
B.19 (B.17)	Rating of the Guarantor	The following table sets forth the Guarantor's unsecured credit ratings. A rating is not a recommendation to buy, sell or hold any of the notes. Any or all of these ratings are subject to revision or withdrawal at any time by the assigning rating organization. Each rating should be evaluated independently of any other rating:				
			Short-Term Debt	Long-Term Debt	Subordinated Debt	Preferred Stock
		Dominion Bond Rating Service Limited	R-1 (middle)	A (high)	А	BBB (high)
		Fitch, Inc.	F1	А	A-	BB+
		Moody's Investors Service	Р-2	A3	Baa2	Bal
		Standard & Poor's	A-2	BBB+	BBB-	BB
		Rating and Investment Information, Inc.	a-1	А	A-	N/A
SECTIO	N C – SECURITIES					
C.1	Type and class of Securities	Cash settled Securities comprised of Index Linked Securities, being EUR 30,000,000 Seven-Year Autocallable Split Notes linked to the EURO STOXX 50 <sup>®</sup> Index (Price EUR), due December 27, 2023 (the " <b>Securities</b> ").				
		ISIN: XS1402132259; Common Code: 140213225; Valoren: 33134742.				
C.2	Currency	The currency of	the Securities v	vill be Euro (" <b>F</b>	CUR").	
C.5	Restrictions on the free transferability	United States on Act (" <b>Regulatio</b> not subject to, t	The currency of the Securities will be Euro ("EUR"). The Securities and the Guaranty may not be offered, sold or delivered within the United States or to U.S. persons as defined in Regulation S under the Securities Act ("Regulation S"), except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act and applicable state securities law.			
						or with the assets of al Revenue Code of

		1986, as amended, other than certain insurance company general accounts.
		Subject to the above, the Securities will be freely transferable.
C.8	Rights attached to the securities including ranking and any limitation to those rights	<b>Rights</b> : The Securities give the right to each holder of Securities (a " <b>Holder</b> ") to receive a potential return on the Securities, together with certain ancillary rights such as the right to receive notice of certain determinations and events and to vote on future amendments. The terms and conditions are governed under English law. <b>Ranking</b> : The Securities are direct, unsubordinated and unsecured obligations of the Issuer and rank equally with all other direct, unsubordinated and unsecured
		obligations of the Issuer. The Guaranty will rank equally with all other unsecured and unsubordinated indebtedness of GSG.
		Limitations to rights:
		• Notwithstanding that the Securities are linked to the performance of the underlying asset(s), Holders do not have any rights in respect of the underlying asset(s).
		• The terms and conditions of the Securities contain provisions for calling meetings of Holders to consider matters affecting their interests generally and 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. Further, in certain circumstances, the Issuer may amend the terms and conditions of the Securities, without the Holders' consent.
		• The terms and conditions of the Securities permit the Issuer and the Calculation Agent (as the case may be), on the occurrence of certain events and in certain circumstances, without the Holders' consent, to make adjustments to the terms and conditions of the Securities, to redeem the Securities prior to maturity, (where applicable) to postpone valuation of the underlying asset(s) or scheduled payments under the Securities, to change the currency in which the Securities are denominated, to substitute the Issuer with another permitted entity subject to certain conditions, and to take certain other actions with regard to the Securities and the underlying asset(s) (if any).
C.11	Admission to trading on a regulated market	Application will be made to admit the Securities to trading on the regulated market of the Luxembourg Stock Exchange.
C.15	Effect of underlying instrument on value of	The amount payable on the Securities will depend on the performance of the underlying asset(s). If the Securities are not redeemed early, then the cash settlement amount payable
	investment	on the maturity date will be determined in accordance with C.18 of this Summary. If the Securities are exercised early following an Autocall Event, the Autocall Event Amount payable on the Autocall Payment Date will be determined in accordance with C.18 of this Summary.
C.16	Expiration or maturity date	The maturity date is December 27, 2023, provided an Autocall Event does not occur or the Securities are not otherwise redeemed early and subject to adjustment or if the Final Reference Date is adjusted in accordance with the terms and conditions.
C.17	Settlement procedure	Settlement of the Securities shall take place through Euroclear Bank SA/NV / Clearstream Banking, <i>société anonyme</i> .
		The Issuer will have discharged its payment obligations by payment to, or to the

		order of, the relevant clearing system in respect of the amount so paid.
C.18	Return on the Securities	The return on the Securities will derive from:
	Securities	• the payment on the relevant payment date(s) of an amount on account of <b>Interest</b> ;
		• the potential payment of an <b>Autocall Event Amount</b> following redemption of the Securities prior to scheduled maturity due to the occurrence of an "Autocall Event" (as described below);
		• the payment of the <b>Initial Instalment Amount</b> on the <b>Initial Instalment Date</b> ;
		• the potential payment of a <b>Non-scheduled Early Repayment Amount</b> upon an unscheduled early redemption of the Securities (as described below); and
		• if the Securities are not previously exercised, or purchased and cancelled, the payment of the <b>Final Instalment Amount</b> on the scheduled maturity date of the Securities.
		Interest
		The Securities bear interest from October 17, 2016 ("Interest Commencement Date").
		The interest amount shall be EUR 16.50 payable in arrear on December 27, 2017 (subject to adjustment for non-business days).
		Autocall
		If an Autocall Event occurs on an Autocall Observation Date, then the Issuer shall redeem each Security on the Autocall Payment Date immediately following such Autocall Observation Date and shall pay the Autocall Event Amount corresponding to such Autocall Observation Date on the immediately following Autocall Payment Date.
		Defined terms used above:
		• Autocall Event: see below.
		• <b>Autocall Event Amount</b> : the amount in the column entitled "Autocall Event Amount" in the same row as the relevant Autocall Observation Date in the table below.
		• <b>Autocall Payment Date</b> : each date set out in the column entitled "Autocall Payment Date" in the table below, subject to adjustment in accordance with the terms and conditions.
		• Autocall Observation Date: each date set out in the column entitled "Autocall Observation Date" in the table below, subject to adjustment in accordance with the terms and conditions.

Autocall Observation Date	Autocall Payment Date	Autocall Event Amount
December 18, 2017	December 27, 2017	EUR 738.50
December 17, 2018	December 24, 2018	EUR 777.00
December 16, 2019	December 23, 2019	EUR 815.50
December 16, 2020	December 23, 2020	EUR 854.00
December 16, 2021	December 23, 2021	EUR 892.50
December 16, 2022	December 23, 2022	EUR 931.00

### Autocall Event

An "Autocall Event" occurs if the Autocall Reference Value of the Asset on any Autocall Observation Date is greater than or equal to its Autocall Level for such Autocall Observation Date.

Defined terms used above:

- Asset Initial Price: the Initial Closing Price of the Asset.
- Autocall Level: in respect of the Asset, 100 per cent. (100%) of the Asset Initial Price of such Asset.
- **Autocall Reference Value**: in respect of the Asset, the Reference Price of the Asset on the relevant Autocall Observation Date.
- **Initial Closing Price**: the closing index level of the Index on December 16, 2016, subject to adjustment in accordance with the terms and conditions.
- **Reference Price**: the closing index level of the Index for the relevant date.

# Non-scheduled Early Repayment Amount

**Unscheduled early redemption:** The Securities may be redeemed prior to the scheduled maturity (i) at the Issuer's option (a) if the Issuer determines a change in applicable law has the effect that performance by the Issuer or its affiliates under the Securities or hedging transactions relating to the Securities has become (or there is a substantial likelihood in the immediate future that it will become) unlawful or impracticable (in whole or in part), (b) where applicable, if the Calculation Agent determines that certain additional disruption events or adjustment events as provided in the terms and conditions of the Securities have occurred in relation to the underlying asset or (ii) upon notice by a Holder declaring such Securities to be immediately repayable due to the occurrence of an event of default which is continuing.

In such case, the Non-scheduled Early Repayment Amount payable on such unscheduled early redemption shall be, for each Security, an amount representing the fair market value of the Security taking into account all relevant factors less all costs incurred by the Issuer or any of its affiliates in connection with such early redemption, including those related to unwinding of any underlying and/or related hedging and funding arrangement.

The Non-scheduled Early Repayment Amount may be less than your initial investment and therefore you may lose some or all of your investment on an

unscheduled early redemption.			
<u>Initial Instalment Amount</u>			
Unless the Securities have been previously redeemed or purchased and cancelled, the Issuer shall partially redeem each Security on the Initial Instalment Date by payment of the Initial Instalment Amount.			
Defined terms used above:			
• Initial Instalment Amount: EUR 300.			
• Initial Instalment Date: December 27, 2017.			
<u>Final Instalment Amount</u>			
Unless previously exercised early, or purchased and cancelled, the Final Instalment Amount payable in respect of each Security on the maturity date will be:			
If a Trigger Event has not occurred, the Final Instalment Amount payable in respect of each Security will be calculated in accordance with the formula below:			
CA × Trigger Percentage;			
If a Barrier Event has not occurred but a Trigger Event has occurred, the Final Instalment Amount payable in respect of each Security will be calculated in accordance with the formula below:			
$CA \times Redemption Percentage; or$			
If a Barrier Event has occurred and a Trigger Event has occurred, the Final Instalment Amount payable in respect of each Security will be calculated in accordance with the formula below:			
CA× Final Reference Value Initial Reference Value			
Defined terms used above:			
• CA: the Calculation Amount, EUR 1,000 (and following partial redemption of such Security on the Initial Instalment Date at the Initial Instalment Amount, EUR 700).			
• <b>Final Closing Price</b> : the closing index level of the Index on the Final Reference Date, subject to adjustment in accordance with the terms and conditions.			
• Final Reference Date: December 18, 2023.			
• Final Reference Value: the Final Value.			
• <b>Final Value</b> : the Final Closing Price of the Asset.			
• Initial Reference Value: the Initial Value.			
• <b>Initial Value</b> : the Initial Closing Price of the Asset.			

		• Redemption	Percentage: 100 pe	r cent. (100%).	
		• Trigger Perc	centage: 138.50 per o	cent. (138.50%).	
		Trigger Event			
		A " <b>Trigger Event</b> " occurs if the Trigger Reference Value is less than the Trigger Level.			
		<ul> <li>Defined terms used above:</li> <li>Trigger Level: in respect of the Asset, 100 per cent. (100%) of the Asset Initial Price of the Asset.</li> <li>Trigger Reference Value: the Final Closing Price of the Asset.</li> </ul>			
		A " <b>Barrier Event</b> " occurs if the Barrier Reference Value is less than the Barrier Level.			
		Defined terms used above:			
		• <b>Barrier Level</b> : in respect of the Asset, 65 per cent. (65%) of the Asset Initial Price of the Asset.			
		• Barrier Refe	erence Value: the Fi	nal Closing Price of t	he Asset.
C.19	Exercise price/final reference price of the underlying	The closing index level of the Index will be determined on December 18, 2023, subject to adjustment in accordance with the terms and conditions.			
C.20	The underlying asset		et is specified in the of "), in the table below	column entitled "Asso.	et" (the "underlying
		Asset	Bloomberg page	Reuters screen	Index Sponsor
		EURO STOXX 50 <sup>®</sup> Index (Price EUR)	SX5E <index></index>	.STOXX50E	STOXX Limited
		• Index: the in	dex set forth in the ta	ble above in the colu	mn entitled "Asset".
SECTI	ON D – RISKS				
D.2	Key risks that are specific to the Issuer, the Guarantor and Goldman Sachs	Securities are our unsecured obligations. The Securities are not bank deposits and are not insured or guaranteed by the U.S. Federal Deposit Insurance Corporation			ot bank deposits and surance Corporation, vices Compensation te agency or deposit rn on your securities
		trading position" of their respective abil (in the case of GSI)	the Issuer and Gua ity to meet their full or Guaranty (in the c	rantor (as applicable payment obligations ase of GSG) in a time	ts" and "financial or ), are specifically to under the Securities ely manner. Material ancial condition and

<ul> <li>prospects is included in each of the Issuer's and Guarantor's annual and/or interim reports. You should be aware, however, that each of the key risks highlighted below could have a material adverse effect on the Issuer's and Guarantor's businesses, operations, financial and trading position and prospects, which, in turn, could have a material adverse effect on the return investors receive on the Securities.</li> <li>The Issuer and the Guarantor are subject to a number of key risks of Goldman Sachs:</li> </ul>	
• Goldman Sachs' businesses have been and may continue to be adversely affected by conditions in the global financial markets and economic conditions generally.	
• Goldman Sachs' businesses and those of its clients are subject to extensive and pervasive regulation around the world.	
• Goldman Sachs' businesses have been and may be adversely affected by declining asset values. This is particularly true for those businesses in which Goldman Sachs has net "long" positions, receives fees based on the value of assets managed, or receives or posts collateral.	
• Goldman Sachs' businesses have been and may be adversely affected by disruptions in the credit markets, including reduced access to credit and higher costs of obtaining credit.	
• Goldman Sachs' market-making activities have been and may be affected by changes in the levels of market volatility.	
• Goldman Sachs' investment banking, client execution and investment management businesses have been adversely affected and may in the future be adversely affected by market uncertainty or lack of confidence among investors and CEOs due to general declines in economic activity and other unfavourable economic, geopolitical or market conditions.	
• Goldman Sachs' investment management business may be affected by the poor investment performance of its investment products.	
• Goldman Sachs may incur losses as a result of ineffective risk management processes and strategies.	
• Goldman Sachs' liquidity, profitability and businesses may be adversely affected by an inability to access the debt capital markets or to sell assets or by a reduction in its credit ratings or by an increase in its credit spreads.	
• A failure to appropriately identify and address potential conflicts of interest could adversely affect Goldman Sachs' businesses.	
• A failure in Goldman Sachs' operational systems or infrastructure, or those of third parties, as well as human error, could impair Goldman Sachs' liquidity, disrupt Goldman Sachs' businesses, result in the disclosure of confidential information, damage Goldman Sachs' reputation and cause losses.	
• A failure to protect Goldman Sachs' computer systems, networks and information, and Goldman Sachs' clients' information, against cyber attacks and similar threats could impair Goldman Sachs' ability to conduct Goldman Sachs' businesses, result in the disclosure, theft or destruction of confidential information, damage Goldman Sachs' reputation and cause losses.	

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•	The Guarantor is a holding company and is dependent for liquidity on payments from its subsidiaries, many of which are subject to restrictions.
	The application of regulatory strategies and requirements in the United States and non-U.S. jurisdictions to facilitate the orderly resolution of large financial institutions could create greater risk of loss for Goldman Sachs' security holders.
	The ultimate impact of the recently proposed rules requiring U.S. global systemically important banks to maintain minimum amounts of long-term debt meeting specified eligibility requirements is uncertain.
	The application of GSG's proposed resolution strategy could result in greater losses for GSG's security holders, and failure to address shortcomings in Goldman Sachs' resolution plan could subject us to increased regulatory requirements.
	Goldman Sachs' businesses, profitability and liquidity may be adversely affected by deterioration in the credit quality of, or defaults by, third parties who owe Goldman Sachs money, securities or other assets or whose securities or obligations Goldman Sachs holds.
	Concentration of risk increases the potential for significant losses in Goldman Sachs' market-making, underwriting, investing and lending activities.
	The financial services industry is both highly competitive and interrelated.
	Goldman Sachs faces enhanced risks as new business initiatives lead it to transact with a broader array of clients and counterparties and exposes it to new asset classes and new markets.
	Derivative transactions and delayed settlements may expose Goldman Sachs to unexpected risk and potential losses.
•	Goldman Sachs' businesses may be adversely affected if Goldman Sachs is unable to hire and retain qualified employees.
•	Goldman Sachs may be adversely affected by increased governmental and regulatory scrutiny or negative publicity.
	Substantial legal liability or significant regulatory action against Goldman Sachs could have material adverse financial effects or cause significant reputational harm to Goldman Sachs, which in turn could seriously harm its business prospects.
	The growth of electronic trading and the introduction of new trading technology may adversely affect Goldman Sachs' business and may increase competition.
	Goldman Sachs' commodities activities, particularly its physical commodities activities, subject Goldman Sachs to extensive regulation and involve certain potential risks, including environmental, reputational and other risks that may expose it to significant liabilities and costs.
	In conducting its businesses around the world, Goldman Sachs is subject to political, economic, legal, operational and other risks that are inherent in operating in many countries.
·	Goldman Sachs may incur losses as a result of unforeseen or catastrophic events, including the emergence of a pandemic, terrorist attacks, extreme

			weather events or other natural disasters.
D.6	Key risks that are specific to the Securities:	•	Your capital is at risk. Depending on the performance of the underlying asset(s), you may lose some of your investment.
	Securities:	•	You could also lose some or all of your investment in the Securities where:
			• We (as Issuer and Guarantor) fail or are otherwise unable to meet our payment obligations;
			• You do not hold your Securities to maturity and the secondary sale price you receive is less than the original purchase price; or
			• Your Securities are redeemed early due to an unexpected event and the amount you receive is less than the original purchase price.
		•	The estimated value of your Securities (as determined by reference to pricing models used by us) at the time the terms and conditions of your Securities are set on the trade date, will be less than the original issue price of your Securities.
		•	Your Securities may not have an active trading market, and you may be unable to dispose of them.
		•	In the event that the Guarantor becomes insolvent (but the Issuer does not) you will not be able to declare the Securities to be immediately due and payable. The return on the Securities may be significantly less than what you would have otherwise received had you been able to declare the Securities immediately due and repayable upon the insolvency of the Guarantor.
		•	We give no assurance that application for listing and admission to trading will be granted (or, if granted, will be granted by the issue date) or that an active trading market in the Securities will develop. We may discontinue any such listing at any time.
		•	The potential for the value of the Securities to increase is limited as the performance of the underlying asset(s) to which the Securities are linked is capped.
		•	Indices which are deemed 'benchmarks' are the subject of recent national, international and other regulatory guidance and proposals for reform. Some of these reforms are already effective whilst others are still to be implemented. These reforms may cause such benchmarks to perform differently than in the past, or have other consequences which cannot be predicted.
		Risks	associated with Securities linked to underlying asset(s):
		•	Purchasers of Securities linked to one or more underlying asset(s) are exposed to the performance of such underlying asset(s), which may be subject to unpredictable change over time.
		•	Past performance of an underlying asset is not indicative of future performance.
		•	You will not have any rights of ownership in the underlying asset(s), and our obligations under the Securities to you are not secured by any assets.
		•	Following a disruption event, the valuation of the underlying asset(s) may be postponed and/or valued by us (as Calculation Agent) in our discretion.

		<ul> <li>Following the occurrence of certain extraordinary events in relation to the underlying asset(s), the terms and conditions of your Securities may be adjusted or the Securities may be redeemed early at the non-scheduled early repayment amount. Such amount may be less than your initial investment and you could lose some or all of your investment.</li> <li>The performance of indices is dependent upon many unpredictable factors, including in relation to its underlying components.</li> <li>You may receive a lower return on the Securities than you would have received from investing in the components of the index directly because the index level may reflect the prices of such index components without including the value of dividends paid on those components.</li> <li>The sponsor of an index may take any actions in respect of the index without regard to your interests as holders of the Securities, and any of these actions could negatively affect the value of and return on the Securities.</li> <li>Your Securities may be adjusted or redeemed prior to maturity due to a change in law. Any such adjustment may have a negative effect on the value of and return on your Securities; the amount you receive following an early redemption may be less than your initial investment and you could lose some or all of your investment.</li> <li>The Issuer of your Securities may be substituted with another company.</li> <li>We may amend the terms and conditions of your Securities in certain circumstances without your consent.</li> </ul>	
SECTIO	N E – THE OFFER		
E.2b	Reasons for the offer and use of proceeds	The net proceeds of the issue will be used in the general business of the Issuer.	
E.3	Terms and conditions of the offer		

E.4	Interests material to the issue/offer, including conflicting interests	Save as disclosed in Element E.7 below, so far as the Issuer is aware, no person involved in the issue of the Securities has an interest material to the offer, including conflicting interests.
E.7	Estimated expenses charged to the investor by the issuer or the offeror	The Issue Price of 100 per cent. (100%) of the Aggregate Nominal Amount includes a selling commission of up to 2.60 per cent. (2.60%) of the Aggregate Nominal Amount which has been paid by the Issuer to the Distributor.