## **ICAP** plc

### Issue of EUR 15,000,000 4.30 per cent. Fixed Rate Notes due 30 May 2023

#### under the £1,000,000,000

### **Global Medium Term Note Programme**

# guaranteed by ICAP Group Holdings plc

### Part A – CONTRACTUAL TERMS

Terms used herein shall be deemed to be defined as such for the purposes of the Conditions, (the "Conditions") set forth in the Base Prospectus dated 26 June 2012 which are incorporated by reference in the Base Prospectus dated 22 November 2013. 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 the Base Prospectus dated 22 November 2013 and the supplement to it dated 17 February 2014 which together constitute a base prospectus (the "Base Prospectus"), including the Conditions incorporated by reference in the Base Prospectus. 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. A summary of the Notes (which comprises the summary in the Base Prospectus as amended to reflect the provisions of these Final Terms) is annexed to these Final Terms. The Base Prospectus is available for viewing at <a href="http://www.icap.com/investor-relations/debt-holder-information/global-medium-term-note-programme.aspx">http://www.icap.com/investor-relations/debt-holder-information/global-medium-term-note-programme.aspx</a> and copies may be obtained from ICAP plc, 2 Broadgate, London EC2M 3UR.

1. (i) Issuer: ICAP plc

(ii) Guarantor: ICAP Group Holdings plc

1. (a) Series Number:

(b) Tranche Number:

(c) Date on which the Notes will be Not Applicable consolidated and form a single

Series:

2. Specified Currency or Currencies: Euro ("EUR")

3. Aggregate Nominal Amount:

(a) Series: EUR 15,000,000

(b) Tranche: EUR 15,000,000

4. Issue Price: Not Applicable

5. (a) Specified Denominations: EUR 100,000

(b) Calculation Amount: EUR 100,000

6. (a) Issue Date: 30 May 2013

(b) Interest Commencement Date: Issue Date

7. Maturity Date:

30 May 2023

8. Interest Basis:

4.30 per cent. Fixed Rate (see paragraph 13 below)

9. Redemption/Payment Basis:

Subject to any purchase and cancellation or early redemption, the Notes will be redeemed on the Maturity Date at 100 per cent. of their nominal

amount

10. Change of Interest Basis:

Not Applicable

11. Put/Call Options:

Not Applicable

12. (a) Status of the Notes:

Senior

(b) Status of the Guarantee:

Senior

(c) Date Board approval for issuance of Not Applicable

Notes and Guarantee obtained:

### Provisions Relating to Interest (If Any) Payable

13. Fixed Rate Note Provisions

**Applicable** 

(a) Rate(s) of Interest:

4.30 per cent. per annum payable annually in arrear

(b) Interest Payment Date(s):

30 May in each year up to and including the Maturity

Date

(c) Fixed Coupon Amount(s):

EUR 4,300.00 per Calculation Amount

(d) Broken Amount(s):

Not Applicable

(e) Day Count Fraction:

Actual/Actual (ICMA)

(f) Determination Date(s):

30 May in each year

14. Floating Rate Note Provisions

Not Applicable

15. Zero Coupon Note Provisions

Not Applicable

### **Provisions Relating to Redemption**

16. Issuer Call:

Not Applicable

17. Investor Put:

Not Applicable

18. Change of Control Put:

Not Applicable

19. Final Redemption Amount:

EUR 100,000 per Calculation Amount

20. Early Redemption Amount payable on redemption for taxation reasons or on event of default:

EUR 100,000 per Calculation Amount

# General Provisions Applicable to the Notes

21. Form of Notes:

(a) Form:

Bearer Notes:

Temporary Bearer Global Note exchangeable for a Permanent Bearer Global Note which is exchangeable for Definitive Bearer Notes only upon the occurrence

of an Exchange Event

(b) New Global Note:

No

No

22. Additional Financial Centre(s):

Not Applicable

23. Talons for future Coupons to be attached to Definitive Notes (and dates on which

such Talons mature):

Signed on behalf of ICAP plc

Signed on behalf of ICAP Group Holdings plc:

**Duty** authorised

Duly authorised

#### Part B - OTHER INFORMATION

### 1. Listing and Admission to Trading

(i) Listing and admission to trading:

The Notes are admitted to trading on the London Stock Exchange's regulated market and to listing on the Official List of the UK Listing Authority

Application is expected to be made by the Issuer (or on its behalf) to ISDX for the Notes to be admitted to trading on ISDX's Main Board with effect from 24 April 2014.

(ii) Estimate of total expenses related to GBP 300.00 admission to trading:

## 2. Ratings

Ratings:

The Notes have not been specifically rated

### 3. Interests of Natural and Legal Persons Involved in the Issue

Save for any fees paid to Nomura International plc as dealer, so far as the Issuer is aware, no person involved in the issue of the Notes has an interest material to the offer.

# 4. Yield

Indication of yield:

4.30 per cent.

### 5. Operational Information

(i) ISIN Code:

XS0935766674

(ii) Common Code:

093576667

(iii) CUSIP:

Not Applicable

(iv) CINS:

Not Applicable

(v) Any clearing system(s) other than Not Applicable

Euroclear Bank SA/NV and Clearstream Banking, société anonyme/The Depository Trust Company and the relevant identification number(s):

(vi) Delivery:

Delivery against payment

(vii) Names and addresses of additional Not Applicable Paying Agent(s) (if any):

#### **SUMMARY**

Summaries are made up of disclosure requirements known as "Elements". These Elements are numbered in Sections A - E (A. I - E. 7).

This Summary contains all the Elements required to be included in a summary of the Notes and the Obligors. 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 and Obligors, 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

	Section A – Introduction and warnings
Element	
A.1	This summary must 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 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 of it, but only if the summary is misleading, inaccurate or inconsistent when read together with the other parts of the Base Prospectus or it does not provide, 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	Not applicable – the Notes are issued in denominations of at least €100,000 (or its equivalent in any other currency).

Section B – Issuers and Guarantor

Element	Title	
<b>B.1</b>	Legal and commercial name.	The legal and commercial name of the Issuer is ICAP plc (ICAP)
B.2	The domicile and legal form of the issuer, the legislation under which the issuer operates and	ICAP is a public limited company incorporated and domiciled in England and Wales under the Companies Act 1985.
	its country of incorporation	
B.4b	A description of any known trends affecting the issuer and the industries in which it operates	For the year ended 31 March 2013, the Group (as defined below) reported revenue of £1,472 million, 12% below the prior year. Trading activity across all asset classes was negatively impacted by a combination of factors including the depressed global economy, a low interest rate environment and regulatory uncertainty. These factors continued during the

Element	Title			
		six months ended 30 September 2013, who below that reported for the corresponding £736 million.		
		New financial regulations may potentially redefine some aspects of interdealer broking and create new types of competition between interdealer brokers and other market intermediaries for execution business.		of
		In the US, the Dodd-Frank Act requires of derivatives to be on designated contract in Execution Facilities ("SEF"). In Europe, proposals in the Markets in Financial Inst ("MiFID II") that will mean certain stand will be traded on exchanges and organise multilateral trading facilities ("MTFs") a MTFs will be subject to a greater degree compliance and oversight.	narkets or there are s truments D dardised de d trading f nd that pro	Swap imilar pirective II privatives facilities' poiders of
B.5	If the issuer is part of a group, a description of the group and the issuer's position within the group	ICAP, through its subsidiaries (ICAP and subsidiaries being referred to collectively provides intermediary broking services to financial markets where it acts as an inter ("IDB"), essentially matching buyers and financial markets, and provides post trade services which help its customers to manain their derivatives portfolios. IGHP is a lasto functions as a corporate treasury veh IGHP is a wholly owned subsidiary of IC	as the "Go the global dealer brol sellers in the erisk and it age and minolding con icle for the	roup"), I wholesale ker the global information tigate risks inpany and
B.9	Where a profit forecast or estimate is made, state the figure	Not applicable. ICAP does not make a pro	ofit forecas	st.
B.10	A description of the nature of any qualifications in the audit report on the historical financial information.	Not applicable. There are no qualification for ICAP.	s to the au	dit reports
B.12	Selected historical key financial	Selected financial information relating to the Group the years ended 31 March 2013 and 2012		oup for
	information	-	Vear	<u> Vear</u>
A CONTRACTOR OF THE CONTRACTOR	regarding the issuer, presented for each financial year of the		ended 31 March 2012	ended 31 March 2013
ļ	period covered by	Income Statement	£m	£m
	the historical	Revenue	1,681	1,472
	financial information, and any	costs and exceptional items)	354	284
ı	miormation, and any	Profit before tax	217	66
	subsequent interim	Profit for the year	140	43

Element	Title			
	accompanied by	Total equity	1,210	1,156
	comparative data	Cash and cash equivalents	547	602
	from the same period	Oross debt	(629) (82)	(577) 25
	in the prior financial	Net (debt)/casii	(62)	23
	year except that the	Cash Flow Statement	212	
	requirement for	Cash flow from operating activities  Net cash flow from investing activities	312 (57)	272 (17)
	comparative balance	Net cash flow from financing activities	(116)	(205)
	sheet information is	Net increase/(decrease) in cash and cash equivalents	134	64
	satisfied by			
	presenting the year-	Salastad financial information valating	to the Cue	um fan
	end balance sheet	Selected financial information relating		_
	information.	the six months ended 30 September 203	13 and 201	2
	A statement that		Six	Six
			months	months
	there has been no		ended 30	ended 30
	material adverse		September 2012	September 2013
	change in the		£m	£m
	prospects of the	Income Statement	726	746
	issuer since the date	Profit before tax (before acquisition and disposal	736	746
	of its last published	costs and exceptional items)	139	137
	audited financial	Profit before tax	40	68
	statements or a	Profit for the year	19	50
	description of any	Balance sheet		
	material adverse	Total equity	995	1,139
	change.	Cash and cash equivalents	512 (599)	541 (699)
		Net (debt)/cash	(87)	(158)
	A description of	C. I. Fl. Co.		
	significant changes	Cash Flow Statement Cash flow from operating activities	33	38
	in the financial or	Net cash flow from investing activities	(25)	(14)
	trading position	Net cash flow from financing activities	(60)	(13)
	subsequent to the	Net increase/(decrease) in cash and cash equivalents	(90)	3
	period covered by	ICAP Europe Limited, has reached settler	nent agreei	mento
	the historical	with the Financial Conduct Authority (the		
	financial	U.S. Commodity Futures Trading Commi		
	information.:	<b>CFTC</b> ") relating to the involvement of so		
		Limited's brokers in the attempted manipulation		•
		LIBOR by certain bank traders between 2		
		resulted in settlements of £14m for the FC		
		US CFTC, as well as certain undertakings		
ļ			~	•
		and ICAP Europe Limited. The US Depar		
		criminally charged certain former employ	-	
		investigation into the Group's involvement		•
		to reach a conclusion and could, amongst		
		result in a settlement and/or criminal char	_	•
		company. In addition, the UK's Serious F		
		identified, but neither named nor charged,		
}		employees as part of the criminal charges		
		individuals for the attempted manipulation		
		The Serious Fraud Office's ("SFO") inves	stigations re	emain
		ongoing.		
		In addition, in April 2013 ICAP was added	d as a name	ed
		defendant to an existing civil litigation ori	ginally file	d in April
-		2012 against certain Yen LIBOR and euro		

Element	Title	
		banks in the United States District Court for the Southern District of New York. The complaint alleges the plaintiff was injured as a result of purported manipulation of Yen LIBOR and/or euro-yen Tibor by trading euro-yen Tibor futures contracts, one component of the underlying calculation of which refers to Yen LIBOR or euro-yen Tibor. ICAP has also been named, amongst several LIBOR panel banks and two other interdealer brokers, as a defendant in two civil filings made in August 2013 in Iowa, primarily concerning US dollar LIBOR. It is not practicable to determine the final outcome of these litigations or to provide an estimate of any potential financial impact on the Group, but ICAP intends to defend them vigorously.
		Additionally, the US CFTC has requested information in relation to the Group's role in the setting of the US dollar segment of a benchmark known as ISDAFIX which could also result in a formal investigation, claims or penalties as well as incurring further legal costs.
		Save for the above-mentioned regulatory matters, there has been no significant change in the financial or trading position of the Group since 30 September 2013 and no material adverse change in the prospects of the Group since 31 March 2013.
B.13	A description of any recent events particular to the issuer which are to a material extent relevant to the evaluation of the issuer's solvency.	Not applicable. There have been no recent events particular to ICAP which are to a material extent relevant to the evaluation of ICAP's solvency since the publication of ICAP's unaudited financial information for the six months ended 30 September 2013.
B.14	If the issuer is dependent upon other entities within the group, this must be clearly stated.	The Group operates globally through a large number of subsidiaries. Both ICAP and IGHP are holding companies and are therefore dependent upon the operating and financial performance of their respective subsidiaries.
B.15	A description of the issuer's principal activities	ICAP is the holding company of the Group. The Group is a leading markets operator and provider of post trade risk mitigation and information services. The Group matches buyers and sellers in the wholesale markets in interest rates,
		credit, commodities, FX, emerging markets and equity derivatives through voice and electronic networks. Through the Group's post trade risk and information services it helps its customers manage and mitigate risks in their portfolios.
B.16	To the extent known to the issuer, state whether the issuer is directly or indirectly	ICAP is not directly or indirectly owned or controlled.

Element	Title	
	owned or controlled and by whom and describe the nature of such control.	
B.17	Credit ratings assigned to an issuer or its debt securities at the request or with the co-operation of the issuer in the rating.	ICAP has been assigned a long-term senior unsecured rating of BBB (stable) by Fitch Ratings Ltd. ("Fitch") and Baa2 (negative outlook) by Moody's Investors Service Ltd. ("Moody's").
B.18	Description of the Guarantee	Notes issued by ICAP will be unconditionally and irrevocably guaranteed by IGHP (as defined below). The obligations of IGHP under its guarantee in respect of such Notes (the "Guarantee") will constitute direct, unconditional, unsubordinated and (subject to the IGHP's negative pledge described in element C.8 below) unsecured obligations of IGHP and will rank (save for certain obligations required to be preferred by law) equally with all other unsecured obligations (other than subordinated obligations, if any) of IGHP from time to time outstanding.)
		At any time after the first date on which IGHP has no financial indebtedness outstanding, IGHP may request the Trustee to release IGHP from its obligations as guarantor of the Notes issued by ICAP, subject to the satisfaction of certain conditions. If IGHP subsequently incurs further financial indebtedness following the date of any such release, IGHP has covenanted to reinstate the guarantee in a manner satisfactory to the Trustee.
B.1 B.19	Legal and commercial name.	The legal and commercial name of the Guarantor is ICAP Group Holdings plc ("IGHP").
B.2 B.19	The domicile and legal form of the guarantor, the legislation under which the guarantor operates and its country of incorporation	IGHP is a public limited company incorporated and domiciled in England and Wales under the Companies Act 1985.
B.4b B.19	A description of any known trends affecting the guarantor and the industries in which it operates	For the year ended 31 March 2013, the IGHP Group (as defined below) reported revenue of £1,343 million, 12% below the prior year. Trading activity across all asset classes was negatively impacted by a combination of factors including the depressed global economy, a low interest rate environment and regulatory uncertainty.
		New financial regulations may potentially redefine some aspects of interdealer broking and create new types of

Element	Title			
		competition between interdealer brokers ar	nd other m	arket
		intermediaries for execution business.	id other m	arket
		In the US, the Dodd-Frank Act requires cer		
		derivatives to be on designated contract ma		
		Execution Facilities (SEF). In Europe, ther proposals in the Markets in Financial Instru		
		("MiFID II") that will mean certain standa		
		will be traded on exchanges and organised		
		multilateral trading facilities ("MTFs") and		
		MTFs will be subject to a greater degree of	regulator	y
		compliance and oversight		
B.5	If the guarantor is	IGHP is a wholly-owned subsidiary of ICA	P. IGHP.	through
	part of a group, a	its subsidiaries (IGHP and its consolidated		
<b>B.19</b>	description of the	referred to collectively as the "IGHP Grou		
	group and the	intermediary broking services to the global		
	guarantor's position	financial markets where it acts as an interde		
	within the group	essentially matching buyers and sellers in t markets, and provides post trade risk and in		
		which help its customers to manage and mi		
		derivatives portfolios.		
B.9	Where a profit	Not applicable. IGHP does not make a prof	it forecast	
<b>D.</b> )	forecast or estimate	Not applicable. IGHF does not make a prof	it forecast	•
B.19	is made, state the			
	figure			
B.10	A description of the	Not applicable. There are no qualifications	to the aud	it reports
	nature of any	for IGHP.		po
B.19	qualifications in the			
	audit report on the			
	historical financial			
	information.			
B.12	Selected historical	Selected financial information relating to	the IGH	P Group
D 40	key financial	for the years ended 31 March 2013 and 2		
B.19	information		Year	Year
	regarding the	-	ended 31	ended 31
	guarantor, presented for each financial		March 2012	March 2013
	year of the period	_	£m	-£m
	covered by the	Income Statement	OV 2.2.2	****
	historical financial	Revenue	1,555	1,343
	information, and any	Profit before tax Profit for the year	179 116	37 17
	subsequent interim			er evendrandere e europe e game ( ) erre friend e e e e
	financial period accompanied by	Balance sheet Total equity	580	656
	comparative data	Cash and cash equivalents	501 (486)	549 (327)
	from the same period	Net (debt)/cash	15	222
	in the prior financial	Cash Flow Statement		
	year except that the	Net cash flow from operating activities	149	81
	requirement for	Net cash flow from investing activities  Net cash flow from financing activities	(55) 56	(14) (30)
	comparative balance	Net increase/(decrease) in cash and cash equivalents	153	55

Element	Title			
	sheet information is satisfied by presenting the year end balance sheet information.  A statement that there has been no material adverse change in the prospects of the guarantor since the date of its last published audited financial statements or a description of any material adverse change.  A description of significant changes in the financial or trading position subsequent to the	Income Statement Revenue Profit before tax Profit for the period Balance sheet Total equity Cash and cash equivalents Cash Flow Statement Cash flow from operating activities Net cash flow from investing activities Net cash flow from financing activities Net cash flow from financing activities		
	period covered by the historical financial information.	In September 2013, ICAP Europe agreements with the Financial Coand the U.S. Commodity Futures "US CFTC") relating to the invol Europe Limited's brokers in the aryon LIBOR by certain bank trade This resulted in settlements of £14 for the US CFTC, as well as certa ICAP and ICAP Europe Limited. Justice has criminally charged cer although its investigation into the matter has yet to reach a conclusio outcomes, result in a settlement ar against ICAP Europe Limited. In Fraud Office ("SFO") has identific charged, certain former employees charges made against three individing manipulation of Yen LIBOR. The remain ongoing.	nduct Authori Trading Comivement of son ttempted manives between 20 Implies the FC of the FC of the US Departain former en Group's involon and could, and/or criminal addition, the Us ded, but neither as as part of the duals for the arms.	ty (the "FCA") mission (the ne of ICAP ipulation of 06 and 2011. A and \$65m as agreed to by rtment of inployees lyement in this amongst other charges JK's Serious r named nor a criminal ttempted
		Additionally, the US CFTC has re	quested inforr	nation in

By virtue of the Supplementary Prospectus dated 17 February 2014, the selected financial information of IGHP Group is updated to include selected financial information as at 30 September 2013 (and comparative information as at 30 September 2012) from IGHP Group's 2013 Interim Financial Statements for the six months ended 30 September 2013.

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Title	
	relation to the Group's role in the setting of the US dollar segment of a benchmark known as ISDAFIX which could also result in a formal investigation, claims or penalties as well as incurring further legal costs.
	Save for the above-mentioned regulatory matters, there has been no significant change in the financial or trading position of the IGHP Group since 31 March 2013 and no material adverse change in the prospects of the IGHP Group since 31 March 2013.
A description of any	Not applicable. There have been no recent events particular to IGHP which are to a material extent relevant to the evaluation
particular to the guarantor which are to a material extent relevant to the evaluation of the guarantor's solvency.	of IGHP's solvency since the publication of IGHP's audited financial statements for the year ended 31 March 2013.
If the guarantoris dependent upon other entities within the group, this must be clearly stated.	IGHP is a wholly-owned subsidiary of ICAP. The Group operates globally through a large number of subsidiaries. Both ICAP and IGHP are holding companies and are therefore dependent upon the operating and financial performance of their respective subsidiaries.
A description of the guarantor's principal activities	IGHP is a holding company and corporate treasury vehicle for the Group. The Group is a leading markets operator and provider of post trade risk mitigation and information services. The Group matches buyers and sellers in the wholesale markets in interest rates, credit, commodities, FX, emerging markets and equity derivatives through voice and electronic networks. Through the Group's post trade risk and information services it helps its customers to manage and mitigate risks in their portfolios.
To the extent known to the guarantor, state whether the guarantor is directly	ICAP owns 100% of the ordinary share capital of IGHP.
or controlled and by whom and describe the nature of such	
	IGHP has been assigned a long-term senior unsecured rating
assigned to an guarantor or its debt securities at the request or with the co-operation of the	of BBB (stable) by Fitch Ratings Ltd. ("Fitch") and Baa2 (negative) by Moody's Investors Service Ltd. ("Moody's")
	A description of any recent events particular to the guarantor which are to a material extent relevant to the evaluation of the guarantor's solvency.  If the guarantoris dependent upon other entities within the group, this must be clearly stated.  A description of the guarantor's principal activities  To the extent known to the guarantor's principal activities  To the industry of the guarantor of the guarantor or indirectly owned or controlled and by whom and describe the nature of such control.  Credit ratings assigned to an guarantor or its debt securities at the

Element	Title	
	rating.	

# Section C – Securities

		Section C – Securities
Element	Title	
C.1	A description of the type and the class of the securities being offered and/or admitted to trading, including any security identification number.	The Notes are € 15,000,000 4.30 per cent. Notes due 30 May 2023.  International Securities Identification Number (ISIN): XS0935766674
C.2	Currency of the securities issue.	The currency of this Series of Notes is Euro (€)
C.5	A description of any restrictions on the free transferability of the securities	The Notes will be freely transferable.
C.8	A description of the rights attached to the securities including:  • ranking  • limitations to those rights.	Status (Ranking)  The Notes constitute direct, unconditional, unsubordinated and (subject to the provisions of the negative pledge below) unsecured obligations of the Issuer and will rank pari passu among themselves and (save for certain obligations required to be preferred by law) equally with all other unsecured obligations (other than subordinated obligations, if any) of the Issuer, from time to time outstanding.

Element	Title	
		Taxation
		All payments in respect of the Notes will be made without deduction for or on account of withholding taxes imposed by the United Kingdom. In the event that any such deduction is made, the Issuer or, as the case may be, the Guarantor will, save in certain limited circumstances, be required to pay additional amounts to cover the amounts so deducted.
		All payments in respect of the Notes will be subject in all cases to (i) any fiscal or other laws and regulations applicable thereto in the place of payment and (ii) any withholding or deduction required pursuant to an agreement described in Section 1471(b) of the U.S. Internal Revenue Code of 1986 (the Code) or otherwise imposed pursuant to Sections 1471 through 1474 of the Code, any regulations or agreements thereunder, any official interpretations thereof, or any law implementing an intergovernmental approach thereto.
		Negative pledge
		The Terms and Conditions of the Notes contain a negative pledge provision. In general terms, a negative pledge provision provides the Noteholders with the right to benefit from equivalent or similar security rights granted to the holders of any future issues of Notes or other debt securities which are issued by the Issuer or the Guarantor (if applicable) or certain subsidiaries. Under the negative pledge provision set out in the Terms and Conditions of the Notes, neither the Issuer nor the Guarantor (if applicable) nor certain of ICAP's subsidiaries may create or have outstanding any security interest over any of their present or future businesses undertakings, assets or revenues to secure certain types of indebtedness or any guarantee or indemnity in respect of certain types of indebtedness without securing the Notes equally and rateably. A negative pledge provision therefore protects the Noteholders' rights by ensuring that the Issuer or the Guarantor (if applicable) does not, in the future, grant more favourable rights to holders of other publicly traded bonds issued by the Obligors.
		Covenant
		As long as any Notes are outstanding which are either issued or guaranteed by IGHP, IGHP will ensure that, as at the last day of each financial year, the adjusted pre-taxation profits of IGHP and its subsidiaries for that financial year will be 85 per cent. of the Group's adjusted pre-taxation profits for that financial year. The purpose of this covenant is to ensure that IGHP comprises substantially all of the Group. If IGHP breaches this covenant, such breach shall constitute an event of default.

Element	Title			
		Events of default		
		An event of default is a breach by the Issuer or the Guarantor of certain provisions in the Terms and Conditions of the Notes. 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 specified period of time;		
		(b) non-performance or non-observance by the Issuer or the Guarantor (if applicable) of any of their respective other obligations under the conditions of the Notes or the Trust Deed, in certain cases continuing for a specified period of time;		
		(c) defaults under other agreements for borrowed money of the Issuer, the Guarantor (if applicable) or certain other subsidiaries of ICAP in excess of an aggregate threshold of £25,000,000;		
		(d) events relating to the insolvency or winding up of the Issuer, the Guarantor (if applicable) or certain other subsidiaries of ICAP; and		
		(e) in the case of Notes issued by ICAP, the Guarantee ceases to be in full force and effect.		
		In addition, in respect of certain of the events described above, Trustee certification that any such breach is materially prejudicial to the interests of the Noteholders is required before such events will be deemed to constitute events of default. If an event of default occurs, the Notes may be repaid early.		
		Meetings		
		The terms of the Notes will contain provisions for calling meetings of holders of such Notes to consider matters affecting their interests 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.		
		Governing law		
		English law.		
C.9	A description of the rights attached to the securities including:	The Notes bear interest from their date of issue at the fixed rate of 4.30 per cent. per annum. Interest will be paid annually in arrear on 30 May in each year. The first interest payment will be made on 30 May 2014.		
	• the nominal	Redemption		

Element	Title	
	• the date from which interest becomes payable and the due dates for interest	Subject to any purchase and cancellation or early redemption, the Notes will be redeemed on 30 May 2023 at 100 per cent. of their nominal amount.  The Notes may be redeemed early for tax reasons at the option of the Noteholders at a redemption amount of EUR 100,000 per Calculation Amount.  *Representative of holders*
	<ul> <li>where the rate is not fixed, description of the underlying on which it is based</li> <li>maturity date and</li> </ul>	The Obligors have appointed BNY Mellon Corporate Trustee Services Limited (the " <b>Trustee</b> ") to act as trustee for the holders of Notes. The Trustee may, without the consent of any holders and without regard to the interests of particular holders, agree to (i) any modification of, or to the waiver or authorisation of any breach or proposed breach of, any of the provisions of the Notes of any series or (ii) determine, without the consent of any holders, that an event of default or potential event of default shall not be treated as such or (iii) the substitution of another company as principal debtor under the Notes in place of the Issuer.
	arrangements for the amortisation of the loan, including the repayment procedures  an indication	
	of yield  name of representative of debt security holders	

Element	Title	
C.10	If the security has a derivative component in the interest payment, provide a clear and comprehensive explanation to help investors understand how the value of their investment is affected the value of the underlying instrument(s), especially under the circumstances when the risks are most evident.	Not applicable – There is no derivative component in the interest payments.
C.11	An indication as to whether the securities offered are or will be the object of an Application for admission to trading, with a view to their distribution in a regulated market or Other equivalent markets with indication of the markets in question.	The Notes are admitted to trading on the regulated market of the London Stock Exchange, and application is expected to be made by the Issuer (or on its behalf) for the Notes to be admitted to trading on the regulated market of the ICAP Securities and Derivatives Exchange.
C.21	Indication of the market where the securities will be traded and for which prospectus has been published.	The Notes are admitted to trading on the regulated market of the London Stock Exchange, and application is expected to be made by the Issuer (or on its behalf) for the Notes to be admitted to trading on the regulated market of the ICAP Securities and Derivatives Exchange.

# Section D - Risks

Element	Title	
D.2	Key information on the key risks that are specific to the issuers and IGHP as Guarantor.	The regulatory environment in which the Group operates is subject to change. New financial regulations may potentially redefine some aspects of interdealer broking and create new types of competition between interdealer brokers and other.

Element Title	
	market intermediaries for execution business. Any inability of the Group to adapt or deliver services that are compliant with the new regulations could significantly reduce the revenues and profitability of the Group. The costs of making those adaptations or otherwise complying with those regulations may also increase the cost base of the Group and/or require it to raise further capital. Changing regulation may also impact the Group's customers, and may cause a reduction in overall trading activity, increased costs in certain markets and/or increased capital requirements.
	• In September 2013, the Group filed its application to be a Swap Execution Facility (SEF) with the US CFTC in compliance with the Dodd-Frank Act. It is too early to forecast the impact that the introduction of SEFs will have on the Group's revenues and profits as the new rules take effect and customers determine how to operate in the new environment. Additionally, the SEF may require the injection of further capital which the Group will need to fund and the provision of this funding could have an adverse effect on the profitability of the Group.
	• The Group has numerous competitors some of whom may have greater financial, marketing, technology and personnel resources than the Group has, or be able to offer services that are disruptive to current market structures and assumptions. In addition, new or existing competitors could gain access to markets or products in which the Group currently enjoys a competitive advantage. If the Group fails to compete effectively for any reason, its financial condition and operating results could be materially affected.
	Operational risks
	• The Group operates in a regulated environment that imposes costs and significant compliance requirements. Regulatory obligations require a commitment of resources. The Group's ability to comply with applicable laws, rules and regulations is largely dependent on its establishment and maintenance of compliance, control and reporting functions. If it fails to maintain such compliance and reporting functions, this will increase the likelihood that the Group may breach applicable laws and
	regulations exposing it to the risk of civil litigation and investigations and financial penalties from regulatory agencies.
	• From time to time the Group is subject to enquiries and investigations by regulatory agencies worldwide. Where the Group is not the subject or target of such

Element	Title		
			enquiries, it may nevertheless incur costs in searching for and providing information to regulators, and those costs are in most cases irrecoverable. Regulatory agencies have broad powers to investigate and enforce compliance and punish non-compliance, including by the imposition of financial penalties and/or undertakings and, in some instances, by actions against individuals and/or supervisors. Any claims or actions by these agencies could adversely affect the Group, both directly through the imposition of a fine, penalty or settlement, and indirectly through various consequences, including damage to the Group's reputation and on-going earnings, reduced or constrained capital base and reduced ability to borrow.
			The Group may be adversely affected if its reputation is harmed, including as a result of perceived or actual failures in operational and/or financial controls including the risk of loss due to customer or staff misconduct, significant operational failures or perceived failures. The Group's ability to attract and retain customers and employees and raise appropriate financing or capital may be adversely affected to the extent its reputation is damaged.
		Liquid	ity risks
			The Group requires access to clearing and settlement providers and may need access to funding for payment of collateral, margin calls and other clearing charges. If any of these providers are unable to provide continued clearing services or the Group is unable to obtain sufficient lines of credit, this would severely limit the Group's ability to conclude trades and in extreme cases could lead to significant trade failures. Failure to meet a margin call could result in significant reputational damage under which the Group's stakeholders could call into question the Group's ability to continue to trade.
D.3	Key information on the key risks that are specific to the securities		The Notes are not protected by the Financial Services Compensation Scheme (the FSCS). As a result, neither the FSCS nor anyone else will pay compensation to investors upon the failure of the Issuer or, in case of Notes guaranteed by IGHP, the Guarantor. If the Issuer or, in case of Notes guaranteed by IGHP, the Guarantor goes out of business or becomes insolvent, investors may lose all
		•	or part of their investment in the Notes.  The conditions of the Notes may be modified without the consent of the holder in certain circumstances.
		•	The holder may not receive payment of the full

Element	Title	
		amounts due in respect of the Notes as a result of amounts being withheld by the Issuer in order to comply with applicable law.
		• Investors who purchase Notes in denominations that are not an integral multiple of the specified denomination may be adversely affected if definitive Notes are subsequently required to be issued.
		• There may be no or only a limited secondary market in the Notes and this would adversely affect the value at which an investor could sell his Notes.
		The value of an investor's investment may be adversely affected by exchange rate movements where the Notes are not denominated in the investor's own currency.
		Changes in market interest rates will affect the value of Notes which bear interest at a fixed rate.

# Section E - Offer

Element	Title	Section E - Office
E.2b	Reasons for the offer and use of proceeds when different from making profit and/or hedging certain risks	The net proceeds of the issue of the Notes will be applied by the Issuer to meet part of its general financing requirements.
E.3	A Description of the terms and conditions of the offer.	Not applicable – the Notes are issued in denominations of at least €100,000.
E.4	A Description of any interest that is material to the issue/offer including	Save for fees paid to Nomura International plc as dealer, so far as the Issuer is aware, no person involved in the issue of the Notes has an interest material to the offer, including conflicting interests.
	conflicting interests	
E.7	Estimated expenses charged to the investor by the Issuer or the offeror	Not applicable – No expenses will be charged to investors by the Issuer.