TRUST INSTRUMENT

DATED 20 DECEMBER 2013

Between

DOURO FINANCE B.V. as Issuer

DEUTSCHE TRUSTEE COMPANY LIMITED as Trustee

BANCO BILBAO VIZCAYA ARGENTARIA, S.A. as Arranger and Dealer

BANCO BILBAO VIZCAYA ARGENTARIA, S.A. as Principal Paying Agent, Custodian, Calculation Agent, Account Bank and Selling Agent

BANCO BILBAO VIZCAYA ARGENTARIA, S.A. as Vendor

BANCO BILBAO VIZCAYA ARGENTARIA, S.A. as Counterparty

and

DEUTSCHE BANK AG, LONDON BRANCH as Authentication Agent and Common Safekeeper

relating to

DOURO FINANCE B.V.

Series 2013-146 EUR 3,800,000 Secured Limited Recourse Index-Linked Securities due 2018 issued pursuant to its EUR 5,000,000,000 Limited Recourse Secured Debt Issuance Programme

CONTENTS

Clau	ise	Page
1.	Effect of this Trust Instrument and Incorporation by Reference of Trust Te Modules	
2.	Amendments	
3.	Third Party Rights	
4.	Communications	
5.	Counterparts	5
6.	Governing Law and Jurisdiction	
7.	Agent for Service of Process	6
Sche	edule	
1. I	Issue Terms	7
	Annex 1: Form of Swap Transaction Confirmation	16
	Annex 2: Index Disclaimer	27
2. N	Notice Details	28
3. F	Form of Substitution Notice	30

DOURO FINANCE B.V.

Series 2013-146 EUR 3,800,000 Secured Limited Recourse Index-Linked Securities due 2018 (the "Securities")

THIS TRUST INSTRUMENT is dated 20 December 2013 and made BETWEEN:

- (1) **DOURO FINANCE B.V.**, as issuer (the "**Issuer**");
- (2) **DEUTSCHE TRUSTEE COMPANY LIMITED**, as trustee (the "**Trustee**");
- (3) **BANCO BILBAO VIZCAYA ARGENTARIA, S.A.**, as arranger, (in such capacity, the "**Arranger**") and as dealer (in such capacity, the "**Dealer**");
- (4) **BANCO BILBAO VIZCAYA ARGENTARIA, S.A.**, as principal paying agent (in such capacity, the "**Principal Paying Agent**"), as custodian (in such capacity, the "**Custodian**"), as calculation agent (in such capacity, the "**Calculation Agent**"), as account bank (in such capacity, the "**Account Bank**") and as selling agent (in such capacity, the "**Selling Agent**");
- (5) **BANCO BILBAO VIZCAYA ARGENTARIA, S.A.** as vendor of the Charged Assets (in such capacity, the "**Vendor**");
- (6) **BANCO BILBAO VIZCAYA ARGENTARIA, S.A.** as swap counterparty (in such capacity, the "Counterparty"); and
- (7) **DEUTSCHE BANK AG, LONDON BRANCH**, as authentication agent (in such capacity, the "Authentication Agent") and as common safekeeper (in such capacity, the "Common Safekeeper").

WHEREAS:

- (A) This Trust Instrument is entered into for the purposes of (a) constituting and securing the Securities and (b) setting out the terms of the agreements described herein made between the Issuer and each of the other parties hereto (as specified below) in relation to the Securities.
- (B) It is intended that this document takes effect as a deed notwithstanding the fact that a party may only execute this document under hand.

NOW THIS DEED WITNESSES AND IT IS HEREBY AGREED AS FOLLOWS:

- 1. EFFECT OF THIS TRUST INSTRUMENT AND INCORPORATION BY REFERENCE OF TRUST TERMS MODULE AND OTHER MODULES
- 1.1 Each of the parties has executed and delivered this Trust Instrument for the purpose of constituting and securing the Securities and/or entering into an agreement with one or more of the other parties, in each case as specified below.
- 1.2 The Issuer, the Trustee and the Counterparty have executed this Trust Instrument for the purpose of constituting and securing the Securities on the terms of the following documents, which shall have

effect as though they were set out in full herein, in each case modified and/or supplemented to the extent specified in Schedule 1 to this Trust Instrument (but which shall be deemed to have been entered into only by the Issuer, the Trustee and the Counterparty):

- (a) "Trust Terms Module, July 2013 Edition";
- (b) "Bearer Securities Base Conditions Module, July 2013 Edition"; and
- (c) "General Definitions Module, July 2013 Edition".

The form of Substitution Notice for purposes of Condition 4(b)(i) is as set out in Schedule 3 of this Trust Instrument.

1.3 The Issuer, the Principal Paying Agent, the Custodian, the Calculation Agent, the Account Bank, the Selling Agent, the Authentication Agent and the Trustee have executed this Trust Instrument for the purpose of entering into an Agency Agreement in relation to the Securities on the terms of the following document, which shall have effect as though set out in full herein, (but which shall be deemed to have been entered into only by the Issuer, the Principal Paying Agent, the Custodian, the Calculation Agent, the Account Bank, the Selling Agent, the Authentication Agent and the Trustee):

"Agency Terms Module, July 2013 Edition".

The Authentication Agent agrees that it will on the request of and on behalf of the Principal Paying Agent authenticate each Global Security and to effectuate the same in its capacity as Common Safekeeper.

1.4 The Issuer and the Dealer have executed this Trust Instrument for the purpose of entering into a Placing Agreement in relation to the Securities on the terms of the following document, which shall have effect as though set out in full herein (but which shall be deemed to have been entered into only by the Issuer and the Dealer):

"Placing Terms Module, July 2013 Edition".

1.5 The Issuer and the Counterparty have executed the Trust Instrument for the purpose of entering into the Swap Agreement in relation to the Securities on the terms of the following documents, which shall have effect as though set out in full herein, modified and/or supplemented to the extent specified in Annex 1 to Schedule 1 to this Trust Instrument (but which shall be deemed to have been entered into only by the Issuer and the Counterparty):

"Swap Schedule Terms Module, July 2013 Edition";

The form of each Swap Transaction Confirmation in respect of the Swap Agreement is as set out in Annex 1 to Schedule 1 of this Trust Instrument.

1.6 (a) The Issuer and the Vendor have executed the Trust Instrument for the purpose of entering into a Sale Agreement in relation to the Securities on the terms of the following document, which shall have effect as though set out in full herein (but shall be deemed to have been entered into only by the Issuer and the Vendor):

"Sale Agreement Terms Module, July 2013 Edition".

- (b) For the purposes of Paragraph 1(6) of the Sale Agreement Terms Module, Price means EUR 3,800,000.
- 1.7 Unless the context otherwise requires or it is otherwise provided therein, terms used in the documents incorporated by reference into this Trust Instrument in accordance with this Clause 1 shall have the meanings given in "General Definitions Module, July 2013 Edition".

2. AMENDMENTS

Except as otherwise provided in this Trust Instrument or in any of the documents incorporated by reference into this Trust Instrument in accordance with Clause 1 above, each of the documents deemed to have been entered into pursuant to Clause 1 above may be modified or amended without the consent or agreement of any party hereto which is not deemed to have entered into such document in accordance with Clause 1 above.

3. THIRD PARTY RIGHTS

A person who is not a party to this Trust Instrument or any agreement entered into on terms set out in and/or incorporated by reference into this Trust Instrument has no rights under the Contracts (Rights of Third Parties) Act 1999 to enforce any term of this Trust Instrument or, as the case may be, any such agreement, but this does not affect any right or remedy of a third party which exists or is available apart from that Act.

4. **COMMUNICATIONS**

Each party designates as its fax number, telephone number and address for the receipt of any communication relating to the Securities or any of the documents incorporated by reference into this Trust Instrument in accordance with Clause 1 above, the respective fax number, telephone number and address set out in Schedule 2 (*Notice Details*) of this Trust Instrument.

5. COUNTERPARTS

This Trust Instrument may be executed in any number of counterparts in which case this Trust Instrument will be as effective as if all the signatures on the counterparts were on a single copy of this Trust Instrument.

6. GOVERNING LAW AND JURISDICTION

- 6.1 This Trust Instrument and any non-contractual obligations arising out of or in connection with this Trust Instrument or any of the documents incorporated by reference into this Trust Instrument in accordance with Clause 1 above shall be governed by and construed in accordance with English law.
- 6.2 In relation to any action or proceedings arising out of or in connection with this Trust Instrument or any of the documents incorporated by reference into this Trust Instrument in accordance with Clause 1 above and whether arising out of or in connection with contractual or non-contractual obligations ("**Proceedings**") to which it is a party, each party irrevocably submits to the jurisdiction of the courts of England and Wales and waives any objection to Proceedings in such courts on the grounds of venue or on the grounds that the Proceedings have been brought in an inconvenient forum. Each such submission is made for the benefit of the other parties hereto or thereto (as the case may be) and shall not affect the right of each other party to take Proceedings in any other court of competent

jurisdiction nor shall the taking of Proceedings in any court of competent jurisdiction preclude each other party from taking Proceedings in any other court of competent jurisdiction (whether concurrently or not) unless precluded by law.

7. AGENT FOR SERVICE OF PROCESS

The name and address of the Issuer's agent for service of process are set out in Schedule 2 of this Trust Instrument.

IN WITNESS whereof this Trust Instrument has been executed as a deed by each party to this Trust Instrument in each relevant capacity described above in the manner described therein the day and year first before written.

SCHEDULE 1

ISSUE TERMS

Issue Terms dated 20 December 2013

Douro Finance B.V.

(incorporated with limited liability in the Netherlands under registered number 55482643)

Issue of Series 2013-146 EUR 3,800,000 Secured Limited Recourse Index-Linked Securities due 2018 (the "Securities")

under the EUR 5,000,000,000 Limited Recourse Secured Debt Issuance Programme

Terms used herein shall be deemed to be defined as such for the purposes of the Terms and Conditions (the "Conditions") set forth in the Information Memorandum dated 26 July 2013 which constitutes a base prospectus for the purposes of the Prospectus Directive (Directive 2003/71/EC) as amended (which includes the amendments made by Directive 2010/73/EU to the extent that such amendments have been implemented in a relevant Member State of the European Economic Area (the "Prospectus Directive"). Full information on the Issuer and the offer of the Securities is only available on the basis of the combination of these Issue Terms and the Information Memorandum. The Information Memorandum and these Issue Terms are available for viewing during normal office hours at the office of the Principal Paying Agent in London and copies may be obtained from the principal office of the Issuer.

Terms of the Securities

Issuer:

1.

The Securities have the "**Terms**" as set out in these Issue Terms, which will complete and modify (i) the Bearer Securities Base Conditions Module, July 2013 Edition and (ii) the General Definitions Module, July 2013 Edition (the "**General Definitions Module**"), both of which are incorporated by reference into these Issue Terms (together, the "**Conditions**") and are set out in full in the Information Memorandum.

As used herein, the term "Swap Transaction" means the swap transaction with an effective date of 20 December 2013 entered into between the Issuer and the Counterparty pursuant to a 2002 ISDA Master Agreement and Schedule thereto (in the form of the Swap Schedule Terms Module, July 2013 Edition) dated as of 2 December 2013 (the "Master Agreement") as supplemented by an index swap transaction confirmation with an effective date of 20 December 2013 as amended and/or restated from time to time (the "Swap Transaction Confirmation").

 Description of Securities:
 Series 2013-146 EUR 3,800,000 Secured Limited Recourse Index-Linked Securities due 2018.

Douro Finance B.V.

3. Principal Amount: EUR 3,800,000.

(a) Issue Date: 20 December 2013.

Issue Price: (b)

100 per cent. of the Principal Amount.

4. Status of the Securities:

The Securities will constitute direct, secured, limited recourse obligations of the Issuer and will rank pari passu and without preference among themselves.

5. Date of corporate authorisation for issuance 4 December 2013. of Securities:

INTEREST

6. Floating Rate Security Not Applicable.

Provisions:

7. Fixed Rate Security Provisions: Not Applicable.

8. Other provisions relating to Not Applicable.

interest payable:

PROVISIONS RELATING TO REDEMPTION

9. Maturity Date: 20 December 2018, subject to adjustment in

accordance with the Business Day Convention.

10. Final Redemption Amount: An amount in respect of each Security, rounded

> down to the nearest cent of a Euro, equal to such Security's pro rata share of the Cash Settlement Amount (as defined in the Swap Agreement)

determined in the Swap Agreement.

PROVISIONS RELATING TO SECURITY

11 Charged Assets: 3,800,000 nominal EUR amount of EUR

1,262,500,000 4.875% Fixed Rate Securities due 2014 issued by BBVA Senior Finance S.A. ISIN CODE: XS0408528833 (the "Initial Charged

Assets").

An amount equal to any remaining net issue proceeds of the Securities will be deposited into the Cash

Deposit Account.

Pursuant to Condition 4(b)(i) (Substitution at direction of Counterparty) proceeds from the redemption of any securities forming part of the Charged Assets will be paid into the Cash Deposit Account by the Issuer on receipt, converted into the Specified Currency if necessary under the Swap

Transaction at the Initial Spot Rate (as defined in paragraph 36).

The Counterparty is entitled, in accordance with Condition 4(b)(i) (Substitution at direction of Counterparty), as amended by paragraph 36 below, to substitute any such cash standing to the credit of the Cash Deposit Account with Eligible Bonds (as defined in paragraph 36), such Eligible Bonds to be Charged Assets once so substituted.

For the avoidance of doubt, "Charged Assets" shall include the Initial Charged Assets, any Initial Collateral Securities, any Replacement Collateral Securities (as defined in paragraph 36 below) and the cash standing to the credit of the Cash Deposit Account.

12. Net Settlement: Not Applicable.

- 13. Substitution of Charged Assets:
 - (i) At the direction of the Counterparty pursuant to Condition 4(b)(i) (Substitution at direction of *Counterparty)*:

Applicable, as amended pursuant to Paragraph 36 below

(ii) Applicable notice period for giving of a Notice Substitution pursuant to Condition 4(b)(i) (Substitution at direction of *Counterparty*):

As set out in the Conditions (as amended by these Issue Terms).

(iii) At the direction of the Not Applicable. Securityholders pursuant to Condition 4(b)(ii) (Substitution at the request Securityholders):

(iv) Substitution with Cash Collateral pursuant to Condition 4(c) (Substitution with Cash Collateral)

Applicable.

14. Charged Agreements:

(a) Counterparty: BBVA Ciudad BBVA c/ Sauceda, 28 Edificio Asia

Nivel 1 28050 Madrid.

(b) Swap Agreement: The Master Agreement as supplemented by the Swap

Transaction Confirmation (the Swap Transaction Confirmation and the Master Agreement, the "Swap

Agreement").

The Calculation Agent under the Swap Agreement shall be the Counterparty (the "Swap Calculation

Agent").

The form of the Swap Transaction Confirmation is set out in the Annex hereto (see Form of Swap

Transaction Confirmation – Annex 1).

15. (a) Security Ranking

Basis:

Counterparty Priority Basis.

(b) Instructing Creditor: For the purposes of these Securities only, the

Instructing Creditor shall be the Counterparty.

16. Custodian's account details: Clearstream Account No. 18038 or such other

account as may be advised by the Custodian from

time to time.

17. Counterparty Account details: Account No: 14923 held with Banco Bilbao Vizcaya

Argentaria, S.A.

18. Additional Charging

Document:

Not Applicable.

GENERAL PROVISIONS APPLICABLE TO THE SECURITIES

19. Closing Date and Time: Close of business on 20 December 2013.

20. Pre Closing Date and Time: Not Applicable.

21. Form of Securities: Global Security.

The Securities will be issued in global bearer form, evidenced on issue by a Temporary Bearer Global Security. Beneficial interests in a Temporary Bearer Global Security will be exchangeable for either beneficial interests in a Permanent Bearer Global Security on or after the date which is 40 days after the date on which the Temporary Bearer Global

Security is issued and upon certification as to non-U.S. beneficial ownership as required by U.S. Treasury regulations.

22. Whether TEFRA D or TEFRA TEFRA D.

C rules applicable or TEFRA

rules not applicable:

23. Currency of Issue: EUR.

24. (i) Specified Denomination: EUR 50,000.

(ii) Minimum Tradable EUR 100,000.

Amount:

25. Rating: The Securities will not be rated.

26. Listing: Not Applicable.

27. Common Code and ISIN: 100287331 and XS1002873310.

28. Applicable United States Regulation S.

Selling Restrictions:

29. Governing law: English law.

30. New Global Security: Yes.

31. Securities to be held under New Not applicable.

Safekeeping Structure:

32. Securities intended to be held in No.

a manner which would allow

Eurosystem eligibility:

USE OF PROCEEDS AND NET PROCEEDS

33. Reasons for the offer: See "Use of Proceeds" in the Information

Memorandum.

34. Dealer fees / commissions / Not Applicable.

discounts:

AGENTS AND OTHER PARTIES

35. Party and specified office

(a) Trustee: Deutsche Trustee Company Limited of Winchester

House, 1 Great Winchester Street, London EC2N

2DB.

(b) Principal Paying Agent: Banco Bilbao Vizcaya Argentaria, S.A., C/ Clara del

Rey, 26, 28002 Madrid.

(c) Custodian: Banco Bilbao Vizcaya Argentaria, S.A., C/ Clara del

Rey, 26, 28002 Madrid.

(d) Calculation Agent: Banco Bilbao Vizcaya Argentaria, S.A., C/ Clara del

Rey, 26, 28002 Madrid.

(e) Vendor: BBVA Ciudad BBVA c/ Sauceda, 28 Edificio Asia

Nivel 1 28050 Madrid.

(f) Account Bank: BBVA Ciudad BBVA c/ Sauceda, 28 Edificio Asia

Nivel 1 28050 Madrid...

(g) Selling Agent: Banco Bilbao Vizcaya Argentaria, S.A., C/ Clara del

Rey, 26, 28002 Madrid.

(h) Authentication Agent: Deutsche Bank AG, London Branch, Winchester

House, 1 Great Winchester Street, London EC2N

2DB.

(i) Common Safekeeper: Deutsche Bank AG, London Branch, Winchester

House, 1 Great Winchester Street, London EC2N

2DB.

(j) Issuer's Agent for

Service of Process:

Banco Bilbao Vizcaya Argentaria, S.A. at its principal London office, for the time being at One

Canada Square, 44th Floor, London E14 5AA.

ADDITIONAL TERMS

36. Additional Terms: Condition 4(b)(i) shall be deleted in its entirety and replaced with the following:

with the following.

"(i) Substitution at direction of Counterparty

If this Condition 4(b)(i) is specified in the Issue Terms as being applicable then:

1) If, on the Issue Date, all or part of the net issue proceeds of the Securities are deposited in the Cash Deposit Account, then the Counterparty may, at any time during the Initial Replacement Period (and on one or more occasions), at its cost and subject to the Trust Instrument, by giving not less than 2 Business Days' notice in writing to the Issuer, the Account Bank, the Securityholders and the Trustee, require the substitution, in whole or in part, on a Nominal Basis, of the cash

- standing to the credit of the Cash Deposit Account for Eligible Bonds (the "Initial Collateral Securities");
- 2) if any Collateral Securities are redeemed in accordance with their terms during the period from and including the Issue Date, to and including the Maturity Date, any redemption proceeds so received shall be deposited in the Cash Deposit Account (and if such Collateral Securities Redemption Proceeds are not denominated in the Specified Currency, they shall be converted by the Counterparty under the terms of the Swap Agreement into the Specified Currency at their Initial Spot Rate) ("Collateral Securities Redemption Proceeds"). The Counterparty may, in respect of each redeemed Collateral Security, at any time during the relevant Replacement Period, at its cost and subject to the Trust Instrument, by giving not less than 2 Business Days' notice in writing to the Issuer, the Account Bank, and the Trustee, require the Substitution (as defined below), on a Nominal Basis, of, all, or part, of the relevant Collateral Securities Redemption Proceeds, for Eligible Bonds (the "Replacement Collateral Securities");
- 3) following the receipt by the Issuer of a notice specified in Condition 4(b)(i)(1) or (2) (each a "Substitution **Notice**"), the Issuer shall procure that the information contained in such Substitution Notice is communicated to the Securityholders pursuant to Condition 15, the Account Bank will adjust the amount of the Cash Deposit Account by subtracting an amount in the Specified Currency (converted, if necessary, at the Initial Spot Rate) equal to the nominal amount of the relevant Replacement Collateral Securities from the Cash Deposit Account (a "Reduction Amount") and the Issuer will deliver an amount equal to such Reduction Amount to the Counterparty under the terms of the Swap Agreement. The Trustee shall release the relevant portion of the Charged Assets from the Security Interests in accordance with the Trust Terms Module to enable such substitution. The Counterparty shall, against payment of the relevant Reduction Amount under the Swap Agreement, deliver to the account of the Issuer with the Custodian, the relevant Replacement Collateral Securities (such process, a "Substitution").
- 4) if any Collateral Securities are scheduled to redeem prior to the Maturity Date of the Securities ("Maturing Collateral Securities"), the Counterparty may, in respect of each Maturing Collateral Security, in the relevant Substitution Notice which specifies the

inclusion of such Maturing Collateral Securities, specify Reference Forward Collateral Securities to be the Replacement Collateral Securities intended for Substitution on a Nominal Basis for the Collateral Securities Redemption Proceeds of the relevant Maturing Collateral Securities, in accordance with Condition 4(b)(i)(2) and (3); and

- 5) Notwithstanding Condition 4(b)(i)(4) above, in respect of the Initial Charged Assets, the Reference Forward Collateral Securities are hereby specified to be EUR 3,800,000 nominal amount of EUR 1,500,000,000 3.75% Fixed Rate Securities due 2018 issued by BBVA Senior Finance S.A. ISIN CODE: XS0872702112 and;
- 6) notwithstanding any Reference Forward Collateral Securities being specified in a Substitution Notice pursuant to Condition 4(b)(i)(3) and the Reference Forward Collateral Securities specified in Condition 4(b)(i)(4) and 4(b)(i)(5) above, following redemption of any Maturing Collateral Securities, the Counterparty may (without prejudice to Condition 4(b)(i)(2)), in its sole and absolute discretion select other Eligible Bonds instead of the Reference Forward Collateral Securities for Substitution in whole or in part by giving a Substitution Notice pursuant to Condition 4(b)(i)(2).

"Collateral Securities" means on any date, any securities comprising the Charged Assets on such date.

"Initial Spot Rate" means the spot rate for conversion of the currency in which the relevant Collateral Securities are denominated, into the Specified Currency, on the date falling two Business Days prior to the date on which the relevant Collateral Securities initially became part of the Charged Assets (being the Issue Date, in the case of the Initial Charged Assets, or the date of Substitution, in the case of any Replacement Collateral Securities), as determined by the Calculation Agent by reference to such sources as the Calculation Agent determines appropriate for the relevant conversion.

"Initial Replacement Period" means the period from and including the Issue Date to and including the date falling 45 calendar days after the Issue Date

"Replacement Period" means the Initial Replacement Period and each 45 calendar day period falling after the date of redemption of any Collateral Securities occurring during the period from and including the Issue Date up to but excluding the date falling 5 days prior to the Maturity Date, provided that no

Replacement Period shall end on a date falling after the Maturity Date.

"Reference Forward Collateral Securities" means (i) in respect of a Maturing Collateral Security any Eligible Bonds selected by the Counterparty, in its sole and absolute discretion and (ii) in respect of the Initial Charged Assets, the Eligible Bonds specified in Condition 4(b)(i)(5) above.

"Eligible Bonds" means any bond or note which on the day of its Substitution has the following characteristics:

- (1) Is issued by Banco Bilbao Vizcaya Argentaria, S.A. or any of its subsidiaries provided that the bonds are fully guaranteed by Banco Bilbao Vizcaya Argentaria, S.A and is either a senior obligation of the relevant issuer or a covered bond;
- (2) Is denominated in EUR or USD;
- (3) Pays fixed coupons or floating coupons or it is a zero coupon bond; and
- (4) Has no derivative features and is not amortising

The following words shall be added at the end of the final sentence to the final paragraph of Condition 9(d):

"For the avoidance of doubt, the composition of the Charged Assets comprising the Mortgaged Property need not be preserved in the same proportions after any such partial purchase and cancellation of the Securities as prior thereto and the Calculation Agent may determine which Charged Assets shall be released from the Security in its sole and absolute discretion."

Signed	on behalf of the Issuer:
By:	
1	Name:
Title	

ANNEX 1

FORM OF SWAP TRANSACTION CONFIRMATION

AMENDED AND RESTATED SWAP TRANSACTION CONFIRMATION

Date: 20 December 2013

To: Douro Finance B.V.

De Entree 99 -197

1101 HE Amsterdam Zuidoost

The Netherlands

From: Banco Bilbao Vizcaya Argentaria, S.A.

RE: Series 2013-146 EUR 3,800,000 Secured Limited Recourse Index Linked

Securities due 2018

This Amended and Restated Swap Transaction Confirmation amends and restates the original Swap Transaction Confirmation entered into between the parties hereto in connection with the Series identified above on or prior to the date hereof with effect from the date of the original Swap Transaction Confirmation.

Ladies and Gentlemen:

The purpose of this letter agreement (this "Confirmation") is to confirm the terms and conditions of the index swap transaction entered into between Banco Bilbao Vizcaya Argentaria, S.A. ("Party A") and Douro Finance B.V. ("Party B") on the Trade Date specified below (the "Transaction"). This Confirmation constitutes a "Confirmation" as referred to in the Agreement specified below.

The definitions and provisions contained in the 2006 ISDA Definitions and in the 2002 ISDA Equity Derivatives Definitions (together the "**Definitions**"), in each case as published by the International Swaps and Derivatives Association, Inc., are incorporated into this Confirmation. In the event of any inconsistency between the Definitions and this Confirmation, this Confirmation will govern.

For the purposes of this Confirmation, all references in the Definitions to a "Swap Transaction" shall be deemed to apply to the Transaction referred to herein.

This Confirmation supplements, forms a part of, and is subject to, the ISDA Master Agreement dated as of the Trade Date as amended and supplemented from time to time (the "Agreement"), entered into by you and us by our execution of the Trust Instrument dated of 20 December 2013 (the "Trust Instrument"), by and among the persons thereto for purposes of constituting Series 2013-146 EUR 3,800,000 Secured Limited Recourse Index Linked Securities due 2018 (the "Securities") of the Issuer issued under its EUR 5,000,000,000 Limited Recourse Secured Debt Issuance Programme (the "Programme"). All provisions contained in the Agreement govern this Confirmation except as expressly modified below. All terms defined in the Agreement and not otherwise defined herein shall have the meanings assigned in the Agreement.

References to "Securities", the "Conditions" in respect of the Securities and any other capitalized term that is used but not defined herein, the Agreement or the Definitions shall have their meanings as given to them in the Trust Instrument and in the event of any inconsistency between words and meaning defined in the Trust Instrument and words and meaning defined in this Confirmation, this Confirmation will prevail.

The terms of the particular Transaction to which this Confirmation relates are as follows:

1. **General Terms:**

Trade Date: 2 December 2013

Effective Date: 20 December 2013

Termination Date: The Cash Settlement Payment Date

Index:

Index	Exchange	Related Exchange	Bloomberg Code
The Dow Jones EURO STOXX 50 Index (price Return) is capitalization-weighted index of 50 European Blue-chip stocks in the Eurozone, which is currently sponsored by STOXX Limited (the " Sponsor "), which term shall include any agents or other persons acting on behalf of such person	The national stock exchanges upon which securities which comprise the Index are traded	All Exchanges	SX5E

Notional Amount: EUR 3,800,000

Equity Amount Payer: Party A

Equity Amount Receiver: Party B

Business Day Convention: Following Business Day

Business Days: TARGET and London

Valuation Time: As set out in the Multiple Exchange Index Annex

Valuation Date: 11 December 2018

2. Settlement Terms

Cash Settlement: Applicable

Settlement Currency: EUR

Cash Settlement Payment Date: 20 December 2018

Cash Settlement Amount: The Cash Settlement Amount shall be determined as follows:

• If on the Valuation Date $,\left(\frac{Index_f}{Index_0}\right) > 100\%$, then the Equity

Amount Payer will pay to the Equity Amount Receiver on the Cash Settlement Payment Date a Cash Settlement Amount in EUR calculated in accordance with the following formula:

Notional Amount ×
$$\left(1+110\% \times \frac{Index_f - Index_0}{Index_0}\right)$$

• If on the Valuation Date, $\left(\frac{Index_f}{Index_0}\right) \le 100\%$, then the Equity

Amount Payer will pay to the Equity Amount Receiver on the Cash Settlement Payment Date, a Cash Settlement Amount in EUR calculated in accordance with the following formula:

Notional Amount × max
$$\left(85\%;1 + \frac{Index_f - Index_0}{Index_0}\right)$$

Where:

- "Index₀": means the official closing level of the Index on 4 December 2013
- "Index f": means the official closing level of the Index on the Valuation Date

2.1 Initial Exchange Amount

On the Effective Date:

- (i) Party A will pay to Party B an amount equal to and in the same currency as the Price (as defined in the Trust Instrument relating to the Securities) for the purposes of Paragraph 1(6) of the Sale Agreement Terms Module.
- (ii) Party B will pay to Party A an amount equal to and in the same currency as the net subscription proceeds of the Securities received by Party B as issuer of the Securities.

2.2 Variable Amounts - Party A

From and including the Effective Date to and including the Termination Date, Party A will pay to Party B on each Currency Collateral Securities Redemption Date, an amount in the Specified Currency equal to each Currency Collateral Securities Redemption Amount converted into the Specified Currency at the relevant Initial Spot Rate.

2.3 Variable Interest Amounts – Party B

From and including the Effective Date, to and including the Termination Date, Party B will pay to Party A, amounts equal to and in the same currency as each amount of coupon or interest which is scheduled to be paid in respect of the Charged Assets in accordance with the terms and conditions thereof, each such amount being payable by Party B on the date on which such amount is scheduled to be paid to Party B.

For the avoidance of doubt, no Variable Amounts payable by Party B to Party A hereunder (including, without limitation, under this paragraph or under paragraph Variable Redemption Amounts – Party B below) shall be reduced on account of any deduction or withholding from any payment in respect of the Charged Assets (if any) on account of any present or future tax, levy, impost, duty, charge, assessment or fee of any nature (including interest, penalties and additions thereto) that is imposed by any government or other taxing authority in respect of any such payment in respect of the Charged Assets, or on account of any right of setoff, or for any other reason whatsoever

2.4 Variable Redemption Amounts – Party B:

On each date on which redemption proceeds are due in respect of the maturity or any redemption (whether scheduled, early or otherwise) of one or more of the Collateral Securities that are not denominated in the Specified Currency (each a "Currency Collateral Securities Redemption Date"), Party B will pay an amount equal to and in the same currency as the due redemption proceeds to Party A free and clear of any interest of Party B or the Trustee (a "Currency Collateral Securities Redemption Amount").

The dates and amounts of all payments specified in this paragraph are subject to the Special Provisions specified in next paragraph, which will prevail in the event of any conflict.

3. Special Provisions

3.1 Party A transfer of Charged Assets

In the event that Party A has delivered a Substitution Notice pursuant to Condition 4(b)(i) (Substitution at direction of Counterparty) giving notice to Party B of its intention to substitute cash comprising the Charged Assets with certain Eligible Bonds (such Eligible Bonds as specified in the Substitution Notice, the "Replacement Collateral Securities"), Party A shall, on the date specified for such substitution in the Substitution Notice, transfer the Replacement Collateral Securities to Party B. The provisions of Condition 4(b) (Substitution of Charged Assets) will apply to each of the parties in respect of any such substitution.

3.2 Party B transfer of Charged Assets

(i) Substitution of Charged Assets

Following receipt by Party B from Party A of a Substitution Notice pursuant to Condition 4(b)(i) (Substitution at direction of Counterparty), Party B shall, on the date specified for such substitution in the

Substitution Notice, pay to Party A cash comprising the Charged Assets equal to the relevant Reduction Amount, free and clear of any interest of Party B or the Trustee.

(ii) Transfer of the Charged Assets on the Maturity Date

On the Maturity Date, Party B shall transfer to Party A all Charged Assets free and clear of any interest of Party B or the Trustee.

3.3 Withholding or Deductions in respect of Charged Assets

For the avoidance of doubt, no Variable Amounts payable by Party B to Party A hereunder shall be reduced on account of any deduction or withholding from any payment in respect of the Charged Assets (if any) on account of any present or future tax, levy, impost, duty, charge, assessment or fee of any nature (including interest, penalties and additions thereto) that is imposed by any government or other taxing authority in respect of any such payment in respect of the Charged Assets, or on account of any right of set-off, or for any other reason whatsoever.

4. Multiple Exchange Index Annex Terms

The terms of the Multiple Exchange Index Annex attached hereto shall apply.

In the event of any inconsistency between this Multiple Exchange Index Annex and the Definitions, the Multiple Exchange Index Annex shall govern.

4.1 Index Cancellation

Related Exchange Adjustment, unless no option or futures contracts on the index are traded on the Related Exchange when the Index Adjustment Event occurs, in which case Cancellation and Payment (Calculation Agent Determination) applies

4.2 Index Modification

Related Exchange Adjustment, unless no option or futures contracts on the index are traded on the Related Exchange when the Index Adjustment Event occurs, in which case Cancellation and Payment (Calculation Agent Determination) applies

4.3 Related Exchange Adjustment

Following each adjustment to the exercise, settlement, payment or other terms of options or futures contracts on the Index traded on any Related Exchange, the Calculation Agent will make the corresponding adjustments to the Equity Amount or Cash Settlement Amount, as the case may be, and any other variable relevant to the exercise, settlement, payment or other terms on that Transaction, as determined by the Calculation Agent, which adjustment will be effective as of the date determined by the Calculation Agent to be the effective date of the corresponding adjustment made by the Related Exchange. If options or futures contracts on the Index are not traded on the Related Exchange, the Calculation Agent will make such adjustment, if any, to any one or more of the relevant variables referred to above or any other variable relevant to the exercise, settlement, payment or other terms to the Transaction as the Calculation Agent determines appropriate with reference to the rules of any precedents (if any) set by the Related Exchange, to account for the effect of any event that, in the determination of the Calculation Agent, would have given rise to an adjustment by the Related Exchange if such options or futures contracts were so traded.

4.4 Index Disruption

Calculation Agent Adjustment

4.5 Correction of Index Level

Section 11.4. of the Equity Derivatives Definitions ISDA 2002 is hereby substituted by the following paragraph: "If, in respect of an Index Transaction, the level of an Index published on a given day and used or to be used by the Calculation Agent to determine the Cash Settlement Amount is subsequently corrected and the correction published by that Index sponsor or a successor sponsor within 2 Business Days of the original publication, either party may notify the other party of (i) that correction and (ii) that amount that is payable as a result of that correction. If not later than 2 Business Days after publication of that correction a party gives notice that an amount is so payable, the party that originally either received or retained such amount shall, not later than three Business Days after the effectiveness of that notice, pay to the other party that amount

4.6 Additional Disruption Event

Change in Law: Applicable

Section 12.9 (a) (ii) of the Equity Definition is replaced in its entirety by the words:

"Change in Law" means that, on or after the Trade Date of the Transaction (A) due to the adoption of or any change in any applicable law or regulation (including without limitation, any tax law), or (B) due to the promulgation of or any change in the interpretation by any court, tribunal or regulatory authority with competent jurisdiction of any applicable law or regulation (including any action taken by a taxing authority) the Calculation Agent determines in good faith that it has become illegal for a party to that Transaction to hold, acquire or dispose of Hedge Position relating to such Transaction, provided that this Section 12.9(a)(ii) shall not apply if the Calculation Agent determines that such party could have taken reasonable steps to avoid such illegality".

5. Miscellaneous

Non-Reliance: Applicable

Agreements and Acknowledgments

Regarding Hedging Activities: Applicable

Additional Acknowledgments: Applicable

6. Notice and Account Details

BANCO BILBAO VIZCAYA ARGENTARIA, S.A.: To be advised.

DOURO FINANCE B.V.: To be advised.

7. Offices

The Office of Banco Bilbao Vizcaya Argentaria, S.A. for the Transaction is:

Banco Bilbao Vizcaya Argentaria, S.A.

Tesorería – Documentación

Clara del Rey 26 - 2^a Planta. 28002 Madrid (Spain). Telephone: +34 91 537 84 65 / Fax: +34 91 537 09 55

The Office of the Counterparty for the transaction is:

Douro Finance B.V.
De Entree 99 -197
1101 HE Amsterdam Zuidoost
Netherlands

Attention: Managing Director

Telephone: ++31 20 5554466; Fax: ++31 20 5554308

8. Calculation Agent

Party A acting reasonably and in good faith according to its customary practices and procedures, provided, however, that absent manifest error, the Calculation Agent's computations hereunder shall be binding for all purposes.

9. **Assignment**

This Transaction may not be assigned by either party without the prior written consent of the other party provided that Party A hereby agrees and consents to the assignment by way of security by Party B of all of the Issuer's Rights under the Charged Agreement relating to the Securities (for the avoidance of doubt, without prejudice to), and after giving effect to, any contractual netting or set-off provision contained in the Charged Agreement to the Trustee in accordance with the terms of the Trust Agreement.

10. **Representation**

Each party represents that (i) it is entering into the Transaction evidenced hereby as principal (and not as agent or in any other capacity); (ii) the other party is not acting as a fiduciary for it; (iii) it is not relying upon any representations except those expressly set forth in the Agreement or this Confirmation; (iv) it has consulted with its own legal, regulatory, tax, business, investment, financial and accounting advisors to the extent it has deemed necessary, and it has made its own investment, hedging, trading decisions based upon its own judgement and upon any advice from such advisors as it has deemed necessary and not upon any view expressed by the other party; and (v) it is entering into this Transaction with a full understanding of the terms, conditions and risks thereof and it is capable of and willing to assume those risks.

Please confirm that the foregoing correctly sets forth the terms of our agreement by executing the copy of this confirmation enclosed for that purpose and returning it to us.

BANCO BILBAO VIZCAYA ARGENTARIA, S.A.								
p.p.								
By:	Ву:							
Name: Title: Authorised Signatory	Name: Title: Authorised Signatory							
DOURO FINANCE B.V.								
By:								

Yours Sincerely,

MULTIPLE EXCHANGE INDEX ANNEX

Component Security: Each component security of the Index.

Amendment to Section 6.8(e): The words "the level of the relevant Index at the close of the

> regular trading session on the relevant Exchange" on lines 4 and 5 of Section 6.8(e) of the Equity Definitions shall be deleted and replaced with the words "the official closing level of the Index as

calculated and published by the Index Sponsor".

Scheduled Trading Day: Any day on which: (i) the Index Sponsor is scheduled to publish

the level of the Index; and (ii) the Related Exchange is scheduled

to be open for trading for its regular trading session.

Exchange Business Day: Any Scheduled Trading Day on which: (i) the Index Sponsor

publishes the level of the Index; and (ii) the Related Exchange is open for trading during its regular trading session, notwithstanding

the Related Exchange closing prior to its Scheduled Closing Time.

Valuation Time: (i) For the purposes of determining whether a Market Disruption

> Event has occurred: (a) in respect of any Component Security, the Scheduled Closing Time on the Exchange in respect of such Component Security, and (b) in respect of any options contracts or future contracts on the Index, the close of trading on the Related Exchange; and (ii) in all other circumstances, the time at which the official closing level of the Index is calculated and published by

the Index Sponsor.

Market Disruption Event: Either:

> the occurrence or existence, in respect of any (i) (a) Component Security, of:

> > (1) Trading Disruption, which Calculation Agent determines is material, at any time during the one hour period that ends at the relevant Valuation Time in respect of the Exchange on which such

> > > Component Security is principally traded;

an Exchange Disruption, which the

Calculation Agent determines is material. at any time during the one hour period that ends at the relevant Valuation Time in respect of the Exchange on which such

Component Security is principally traded;

OR

(2)

- (3) an Early Closure; AND
- (b) the aggregate of all Component Securities in respect of which a Trading Disruption, an Exchange Disruption or an Early Closure occurs or exists comprises 20 per cent. or more of the level of the Index; OR
- (ii) the occurrence or existence, in respect of futures or options contracts relating to the Index, of: (a) a Trading Disruption;
 (b) an Exchange Disruption, which in either case the Calculation Agent determines is material, at any time during the one hour period that ends at the Valuation Time in respect of the Related Exchange; or (c) an Early Closure.

For the purposes of determining whether a Market Disruption Event exists in respect of the Index at any time, if a Market Disruption Event occurs in respect of a Component Security at that time, then the relevant percentage contribution of that Component Security to the level of the Index shall be based on a comparison of (x) the portion of the level of the Index attributable to that Component Security to (y) the overall level of the Index, in each case using the official opening weightings as published by the Index Sponsor as part of the market "opening data".

Trading Disruption:

Any suspension of or limitation imposed on trading by the relevant Exchange or Related Exchange or otherwise and whether by reason of movements in price exceeding limits permitted by the relevant Exchange or Related Exchange or otherwise: (i) relating to any Component Security on the Exchange in respect of such Component Security; or (ii) in futures or options contracts relating to the Index on the Related Exchange.

Exchange Disruption:

Any event (other than an Early Closure) that disrupts or impairs (as determined by the Calculation Agent) the ability of market participants in general to effect transactions in, or obtain market values for: (i) any Component Security on the Exchange in respect of such Component Security; or (ii) futures or options contracts relating to the Index on the Related Exchange.

Early Closure:

The closure on any Exchange Business Day of the Exchange in respect of any Component Security or the Related Exchange prior to its Scheduled Closing Time unless such earlier closing is announced by such Exchange or Related Exchange (as the case may be) at least one hour prior to the earlier of: (i) the actual closing time for the regular trading session on such Exchange or Related Exchange (as the case may be) on such Exchange Business Day; and (ii) the submission deadline for orders to be entered into

the Exchange or Related Exchange system for execution at the relevant Valuation Time on such Exchange Business Day.

Disrupted Day:

Any Scheduled Trading Day on which: (i) the Index Sponsor fails to publish the level of the Index; (ii) the Related Exchange fails to open for trading during its regular trading session; or (iii) a Market Disruption Event has occurred.

ANNEX 2

Index Disclaimer

STOXX and its (the "Licensors") have no relationship to the Licensee, other than the licensing of The EURO STOXX 50® and the related trademarks for use in connection with the product.

STOXX and its Licensors do not:

- Sponsor, endorse, sell or promote the product.
- Recommend that any person invest in the product or any other securities.
- Have any responsibility or liability for or make any decision about the timing, amount or pricing of the product.
- Have any responsibility or liability for the administration, management or marketing of the product.
- Consider the needs of the product or the owners of the product in determining, composing or calculating The EURO STOXX 50® or have any obligation to do so.

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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 product or any other person in connection with the use of The EURO STOXX 50® and the data included in The EURO STOXX 50®;
 - The accuracy or completeness of The EURO STOXX 50® and its data;
- The merchantability and the fitness for a particular purpose or use of The EURO STOXX 50® or its data;

STOXX and its Licensors will have no liability for any errors, omissions or interruptions in The EURO STOXX 50® and 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 product or any other third parties.

SCHEDULE 2

NOTICE DETAILS

The Issuer	
Address:	De Entree 99 -197 1101 HE Amsterdam Zuidoost Netherlands
Telephone no.: Fax no.:	+31 20 5554466 +31 20 5554308
Agent for service of process	
Address:	Banco Bilbao Vizcaya Argentaria, S.A., (London Branch) at its principal London office, for the time being at One Canada Square, 44 th Floor, London E14 5AA
The Trustee	
Address:	Deutsche Trustee Company Limited Winchester House 1 Great Winchester Street London EC2N 2DB
Telephone no.:	+44 (0) 20 754 58000
Fax no.: Attention:	+44 (0) 20 754 70916 TSS Repack
The Arranger and Dealer	
Address:	Banco Bilbao Vizcaya Argentaria, S.A. C/ Clara del Rey, 26 28002 Madrid
Telephone no.:	+34 91 537 8660
Fax no.: Attention:	+34 91 374 5426 Hub Integración – Corporate Clients
2 100011011.	The megration Corporate Chemis

The Principal Paying Agent, Custodian, Calculation Agent, Account Bank and Selling Agent

Address: Banco Bilbao Vizcaya Argentaria, S.A. C/ Clara del Rey, 26 28002 Madrid Telephone no.: +34 91 537 8660 Fax no.: +34 91 374 5426 Attention: Hub Integración – Corporate Clients The Vendor Address: Banco Bilbao Vizcaya Argentaria, S.A. Ciudad BBVA c/ Sauceda, 28 Edificio Asia Nivel 1 28050 Madrid. +34 91 382 6072 Telephone: Fax no: +34 91 537 0568 Attention: Marian Coscarón / Lorena Suarez / Maurice Brietenstein The Counterparty Address: Banco Bilbao Vizcaya Argentaria, S.A. Ciudad BBVA c/ Sauceda, 28 Edificio Asia Nivel 1 28050 Madrid +34 91 382 6072 Telephone: Fax no: +34 91 537 0568 Attention: Marian Coscarón / Lorena Suarez / Maurice Brietenstein The Authentication Agent Deutsche Bank AG, London Branch Address: Winchester House 1 Great Winchester Street London EC2N 2DB Telephone: + 44 207 545 8000 +44 207 547 0916 Fax no: Attention: Trust & Securities Services

SCHEDULE 3

FORM OF SUBSTITUTION NOTICE

[LETTERHEAD OF THE COUNTERPARTY]

To: Douro Finance B.V.

De Entree 99 -197 1101 HE Amsterdam Zuidoost Netherlands (the "**Issuer**")

To: Deutsche Trustee Company Limited

Winchester House 1 Great Winchester Street London EC2N 2DB (the "**Trustee**")

To: Banco Bilbao Vizcaya Argentaria, S.A.

C/ Clara del Rey, 26 28002 Madrid (the "**Account Bank**")

Date: [Insert date of notice]

Re: Douro Finance B.V. Series 2013-146 EUR 3,800,000 Secured Limited Recourse Index Linked Securities due 2018 (the "Securities"): Substitution of Charged Assets

Dear Sirs

This notice is a Substitution Notice for the purpose of Condition 4(b)(i) of the Securities. Banco Bilbao Vizcaya Argentaria, S.A. as Counterparty in respect of the Securities (the "Counterparty"), hereby gives notice that, pursuant to Condition 4(b)(i), the Counterparty requests the substitution of the following Charged Assets on [Insert date for substitution]¹ (the "Substitution Date"):

Cash to be substituted

[Insert amount of cash to be substituted in respect of any Net Subscription Proceeds in the Cash Deposit Account or Collateral Securities Redemption Proceeds. When completing this prompt, note the restrictions on substitution contained in Condition 4(b)(i)] (the "Substituted Charged Assets")

The Substituted Charged Assets shall be substituted for the following new Collateral Securities:

Replacement Collateral Securities

¹ Note that in accordance with Condition 4(b)(i) 2 Business Days notice must be given (or such other period specified in the relevant Issue Terms).

[Insert details of Replacement Collateral Securities including the nominal amount and market value of such Replacement Collateral Securities. When completing this prompt, note the restrictions on substitution contained in Condition 4(b)(i), including that such Replacement Collateral Securities must be Eligible Bonds..] (the "Replacement Collateral Securities").

Upon receipt of this Substitution Notice, the Counterparty requests that, in accordance with Condition 4(b)(i):

- (i) the Issuer shall notify the Principal Paying Agent, the Custodian, the Calculation Agent and the Securityholders that this Substitution Notice has been received and of the details of the substitution of Charged Assets contemplated herein; and
- (ii) the Trustee shall make arrangements necessary (if any) for release of the Substituted Charged Assets from the Security Interests on the Substitution Date in accordance with the Trust Terms Module.

[Reference Forward Collateral Securities

[Where selecting Reference Forward Collateral Securities that might be used to substitute the Replacement Collateral Securities that are the subject of this Substitution Notice once they have redeemed, such securities will be known as Reference Forward Collateral Securities, details of which can be set out here: Insert details of Reference Forward Collateral Securities including the nominal amount and market value of such Reference Forward Collateral Securities. When completing this prompt, note the restrictions on substitution contained in Condition 4(b)(i), including that such Reference Forward Collateral Securities must be Eligible Bonds ("Reference Forward Collateral Securities")]]

Yours faithfully

Banco Bilbao Vizcaya Argentaria, S.A.

By:																			 			
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SIGNATORIES

EXECUTION OF TRUST INSTRUMENT DOURO FINANCE B.V. The Issuer SIGNED AND DELIVERED AS A DEED by) the duly authorised attorney of **DOURO FINANCE B.V.** in the presence of Signature of witness Name of witness Address of witness The Trustee **EXECUTED** as a **DEED** THE COMMON SEAL OF DEUTSCHE TRUSTEE COMPANY LIMITED Associate Director was hereto affixed in the presence of: **Associate Director** The Arranger and Dealer **EXECUTED** as a **DEED** by BANCO BILBAO VIZCAYA ARGENTARIA, S.A. acting by **Authorised Signatory** duly authorised acting by **Authorised Signatory**

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)

The Principal Paying Agent, Custodian, Calculation Agent, Account Bank and Selling Agent

duly authorised

EXECUTED as a **DEED** by

BANCO BILBAO VIZCAYA ARGENTARIA, S.A. acting by duly authorised) Authorised Signatory)
acting by duly authorised)) Authorised Signatory)
The Vendor	
EXECUTED as a DEED by BANCO BILBAO VIZCAYA ARGENTARIA , S.A . acting by duly authorised)) Authorised Signatory))
acting by duly authorised) Authorised Signatory
The Counterparty	
EXECUTED as a DEED by BANCO BILBAO VIZCAYA ARGENTARIA, S.A . acting by duly authorised)) Authorised Signatory))
acting by duly authorised) Authorised Signatory
The Authentication Agent	
EXECUTED as a DEED by DEUTSCHE BANK AG, LONDON BRANCH acting by duly authorised)) Authorised Signatory)