Lseries Designated Activity Company ("Issuer")

(a designated activity company incorporated under the laws of Ireland, having its registered office at 3rd Floor, Kilmore House, Park Lane, Spencer Dock, Dublin 1, Ireland and with registration number 669974)

Issue of AMSA Argentina Recovery – Series LS041 Notes due 2050 under the

Secured Limited Recourse Variable Return Amount Note Programme

This document is a series memorandum (the "Series Memorandum"), which contains information relating to the above notes (the "Notes") issued by Lseries Designated Activity Company (the "Issuer"). The Series Memorandum should be read in conjunction with all documents which are incorporated by reference in the "Documents Incorporated by Reference" section in this Series Memorandum, including the relevant sections of the programme information memorandum dated 8 September 2020 (the "Programme Information Memorandum") relating to the Secured Limited Recourse Variable Return Amount Note Programme (the "Programme") of Lseries Designated Activity Company. Unless defined herein, terms defined in the Programme Information Memorandum have the same meanings in this Series Memorandum.

This Series Memorandum is not an advertisement and neither this Series Memorandum nor the Pricing Terms contained in this Series Memorandum constitutes a prospectus for the purposes of Regulation (EU) 2017/1129 (the "Prospectus Regulation").

The Issuer is not offering the Notes in any jurisdiction in circumstances which would require a prospectus pursuant to the Prospectus Regulation. Nor is any person authorised to make such an offer of the Notes on behalf of the Issuer in any jurisdiction.

THE NOTES MAY NOT BE SOLD IN THE EUROPEAN ECONOMIC AREA OR THE UNITED KINGDOM.

FOR A DESCRIPTION OF CERTAIN ADDITIONAL RESTRICTIONS ON POTENTIAL OFFERS AND SALES OF NOTES AND ON DISTRIBUTION OF THIS SERIES MEMORANDUM IN OTHER JURISDICTIONS, SEE THE SECTION HEADED "PLAN OF DISTRIBUTION" IN THE PROGRAMME INFORMATION MEMORANDUM AND "ADDITIONAL SELLING RESTRICTIONS" IN THE PRICING TERMS.

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Application has been made for admission of the Notes to the official list of the MTF of the Vienna Stock Exchange. Such listing is expected to take place on or about the Issue Date. There can be no assurance that any such listing will be obtained or, if obtained, will be maintained.

Prospective investors should have regard to the risk factors described in the Programme Information Memorandum and, in particular, to the limited recourse nature of the Notes, the fact that the Issuer is a special purpose vehicle, that the overall return investors will receive on the Notes is directly linked to the performance of the Portfolio to be managed by the Portfolio Manager, that the amount of interest payable for any Interest Period is not fixed, and may be zero and that the Originally Scheduled Maturity Date for the Notes may be extended without the agreement of Noteholders. This Series Memorandum does not describe all of the risks of an investment in the Notes.

Programme Administrator

LYNK CAPITAL MARKETS LTD

The date of this Series Memorandum is 20 December 2022.

To the best of the knowledge and belief of the Issuer (having taken all reasonable care to ensure that such is the case), the information contained in this Series Memorandum is in accordance with the facts and does not omit anything likely to affect the import of such information. The delivery of this Series Memorandum at any time does not imply that the information herein is correct at any time subsequent to the date of this Series Memorandum.

The Trustee has not independently verified the information contained herein. Accordingly, no representation, warranty or undertaking is made, whether express or implied, and no responsibility or liability is accepted by the Trustee as to the accuracy, completeness or nature of the information contained in this Series Memorandum or with respect to the legality of investment in the Notes by any prospective investor or purchaser under applicable legal investment or similar laws or regulations.

The information contained in this Series Memorandum is supplemental to, and should be read in conjunction with, the Programme Information Memorandum (see the section titled "Documents Incorporated by Reference" below). This Series Memorandum includes particulars for the purpose of giving information with regard to the issue by the Issuer of the Notes.

No person has been authorised to give any information or to make any representation other than those contained in this Series Memorandum in connection with the issue or sale of the Notes and, if given or made, such information or representation must not be relied upon as having been authorised by the Issuer or the Programme Administrator (as specified below). Neither the delivery of this Series Memorandum nor any sale of Notes made in connection therewith shall, under any circumstances, create any implication that there has been no change in the affairs of the Issuer since the date of this Series Memorandum or the date upon which this Series Memorandum has been most recently amended or supplemented or that there has been no adverse change in the financial position of the Issuer since the date of this Series Memorandum or the date upon which this Series Memorandum has been most recently amended or supplemented or that any other information supplied in connection with the Programme or the Notes is correct as of any time subsequent to the date on which it is supplied or, if different, the date indicated in the document containing the same.

THE DISTRIBUTION OF THIS SERIES MEMORANDUM AND THE OFFERING OR SALE OF THE NOTES IN CERTAIN JURISDICTIONS MAY BE RESTRICTED BY LAW. PERSONS INTO WHOSE POSSESSION THIS SERIES MEMORANDUM COMES ARE REQUIRED BY THE ISSUER AND THE PROGRAMME ADMINISTRATOR TO INFORM THEMSELVES ABOUT AND TO OBSERVE ANY SUCH RESTRICTION.

The Notes have not been and will not be registered under the United States Securities Act of 1933 (the "Securities Act") and the Notes may include notes in bearer form that are subject to U.S. tax law requirements. Notes may not at any time be offered, sold or, in the case of Notes in bearer form, delivered within the United States or to, or for the account or benefit of, any person who is (a) a U.S.

person (as defined in Regulation S under the Securities Act); (b) a U.S. person (as defined in the credit risk retention regulations issued under Section 15G of the U.S. Securities Exchange Act of 1934) or (c) not a Non-United States person (as defined in Rule 4.7 under the U.S. Commodity Exchange Act of 1936, but excluding for purposes of subsection (D) thereof, the exception to the extent that it would apply to persons who are not Non-United States persons).

If such an investor is purchasing the Notes on their issue date, such an investor may also be required to provide the Programme Administrator with a letter containing a representation substantially in the same form as the deemed representation specified above.

Any investor in the Notes (including purchasers following the issue date of such Notes) shall be deemed to give the representations, agreements and acknowledgments specified in the Programme Information Memorandum and herein, including a representation that it is not, nor is it acting for the account or benefit of, a person who is (a) a U.S. person (as defined in Regulation S under the Securities Act); (b) a U.S. person (as defined in the credit risk retention regulations issued under Section 15G of the U.S. Securities Exchange Act of 1934) or (c) not a Non-United States person (as defined in Rule 4.7 under the U.S. Commodity Exchange Act of 1936, but excluding for purposes of subsection (D) thereof, the exception to the extent that it would apply to persons who are not Non-United States persons).

The Programme Information Memorandum shall be amended as follows:

1. Page 3. The following paragraphs:

"The Notes are not intended to be offered, sold or otherwise made available to and should not be offered, sold or otherwise made available to any retail investor (and, for the avoidance of doubt, this means any retail investor within or outside the European Economic Area ("**EEA**")). For these purposes, a retail investor means a person who is one (or more) of: (i) a "Retail client" as defined in point (11) of Article 4(1) of MiFID II; (ii) a customer within the meaning of Directive (EU) 2016/97 (as amended), where that customer would not qualify as a professional client as defined in point (10) of Article 4(1) of MiFID II; or (iii) not a qualified investor as defined in the Prospectus Regulation.

No key information document required by Regulation (EU) No 1286/2014 (as amended, the "PRIIPs Regulation") for offering or selling the Notes or otherwise making them available to retail investors in the EEA has been prepared and therefore offering or selling the Notes or otherwise making them available to any retail investor in the EEA may be unlawful under the PRIIPs Regulation."

shall be replaced by the paragraphs set out below:

"The Notes are not intended to be offered, sold or otherwise made available to and should not be offered, sold or otherwise made available to any retail investor within the European Economic Area ("**EEA**"). For these purposes, a retail investor means a person who is one (or

more) of: (i) a "Retail client" as defined in point (11) of Article 4(1) of MiFID II; (ii) a customer within the meaning of Directive (EU) 2016/97 (as amended), where that customer would not qualify as a professional client as defined in point (10) of Article 4(1) of MiFID II; or (iii) not a qualified investor as defined in the Prospectus Regulation. No key information document required by Regulation (EU) No 1286/2014 (as amended, the "PRIIPs Regulation") for offering or selling the Notes or otherwise making them available to retail investors in the EEA has been prepared and therefore offering or selling the Notes or otherwise making them available to any retail investor in the EEA may be unlawful under the PRIIPs Regulation.

Further, the Notes are not intended to be offered, sold or otherwise made available to and should not be offered, sold or otherwise made available to any retail investor in the United Kingdom. For these purposes, a retail investor means a person who is one (or more) of: (i) a retail client, as defined in point (8) of Article 2 of Regulation (EU) No 2017/565 as it forms part of domestic law by virtue of the European Union (Withdrawal) Act 2018 ("EUWA"); (ii) a customer within the meaning of the provisions of the Financial Services and Markets Act 2000 ("FSMA") and any rules or regulations made under the FSMA to implement Directive (EU) 2016/97, where that customer would not qualify as a professional client, as defined in point (8) of Article 2(1) of Regulation (EU) No 600/2014 as it forms part of domestic law by virtue of the EUWA; or (iii) not a qualified investor as defined in the Prospectus Regulation as it forms part of domestic law by virtue of the EUWA. Therefore, no key information document required by the PRIIPS Regulation as it forms part of domestic law by virtue of the EUWA (the "UK PRIIPs Regulation") for offering or selling the Notes or otherwise making them available to retail investors in the UK has been prepared and therefore offering or selling the Notes or otherwise making them available to any retail investor in the United Kingdom may be unlawful under the UK PRIIPs Regulation".

2. Page 18. The following paragraph:

"Selling Restrictions	Each of (i) the United States, (ii) the United Kingdom, (iii) the
	EEA, (iv) Ireland, (v) any other jurisdiction relevant to any Series
	and (vi) retail investors. See the section of this Programme
	Information Memorandum titled "Plan of Distribution"."

shall be replaced by the paragraph set out below:

"Selling Restrictions	Each of:	
	(i)	the United States;

- (ii) the United Kingdom;
- (iii) the EEA;
- (iv) Ireland;
- (v) any other jurisdiction relevant to any Series;
- (vi) retail investors within the EEA, meaning a person who is one (or more) of: (a) a "Retail client" as defined in point (11) of Article 4(1) of MiFID II, (b) a customer within the meaning of Directive (EU) 2016/97 (as amended), where that customer would not qualify as a professional client as defined in point (10) of Article 4(1) of MiFID II or (c) not a qualified investor as defined in the Prospectus Regulation; and
- retail investors within the United Kingdom, (vii) meaning a person who is one (or more) of: (a) a retail client, as defined in point (8) of Article 2 of Regulation (EU) No 2017/565 as it forms part of domestic law by virtue of the EUWA, (b) a customer within the meaning of the provisions of the FSMA and any rules or regulations made under the FSMA to implement Directive (EU) 2016/97, where that customer would not qualify as a professional client, as defined in point (8) of Article 2(1) of Regulation (EU) No 600/2014 as it forms part of domestic law by virtue of the EUWA, or (c) not a qualified investor as defined in the Prospectus Regulation as it forms part of domestic law by virtue of the EUWA.

See the section of this Programme Information Memorandum titled "Plan of Distribution".

3. Page 151. The following paragraph:

"Prohibition of Sales to Retail Investors

Notes may not be offered, sold or otherwise made available to any retail investor. For the purposes of this provision:

- (a) the expression "retail investor" means a person who is one (or more) of the following:
 - (i) a "Retail client" as defined in point (11) of Article 4(1) of Directive 2014/65/EC (as amended, "MiFID II");
 - (ii) a customer within the meaning of Directive 2002/92/EC (as amended), where that customer would not qualify as a professional client as defined in point (10) of Article 4(1) of MiFID II; or
 - (iii) not a qualified investor as defined in Directive 2003/71/EC (as amended, the "Prospectus Directive"); and
 - (b) the expression "offer" includes the communication in any form and by any means of sufficient information on the terms of the offer and the Notes to be offered so as to enable an investor to decide to purchase or subscribe the Notes."

shall be replaced by the paragraph set out below:

"Prohibition of Sales to Retail Investors in the EEA or in the United Kingdom

Notes may not be offered, sold or otherwise made available to any retail investor within the EEA or in the United Kingdom. For the purposes of this provision:

- (a) in respect of the EEA, the expression "retail investor" means a person who is one (or more) of the following:
 - (i) a "Retail client" as defined in point (11) of Article 4(1) of MiFID II;
 - (ii) a customer within the meaning of Directive (EU) 2016/97 (as amended), where that customer would not qualify as a professional client as defined in point (10) of Article 4(1) of MiFID II; or
 - (iii) not a qualified investor as defined in the Prospectus Regulation;
- (b) in respect of the United Kingdom, the expression "retail investor" means a person who is one (or more) of the following:
 - (i) a retail client, as defined in point (8) of Article 2 of Regulation (EU) No 2017/565 as it forms part of domestic law by virtue of the EUWA;

- (ii) a customer within the meaning of the provisions of the FSMA and any rules or regulations made under the FSMA to implement Directive (EU) 2016/97, where that customer would not qualify as a professional client, as defined in point (8) of Article 2(1) of Regulation (EU) No 600/2014 as it forms part of domestic law by virtue of the EUWA; or
- (iii) not a qualified investor as defined in the Prospectus Regulation as it forms part of domestic law by virtue of the EUWA; and
- (c) the expression "offer" includes the communication in any form and by any means of sufficient information on the terms of the offer and the Notes to be offered so as to enable an investor to decide to purchase or subscribe the Notes".

For a description of certain restrictions on offers and sales of Notes and on distribution of this Series Memorandum, see the section headed "Plan of Distribution" in the Programme Information Memorandum and "Additional Selling Restrictions" in the Pricing Terms.

The Issuer has not been, and will not be, registered under the U.S. Investment Company Act of 1940, as amended (the "Investment Company Act").

Capitalised terms used but not otherwise defined herein or in the Programme Information Memorandum have the meaning given to them in the Pricing Terms contained in this Series Memorandum.

DISCLAIMERS

This Series Memorandum does not constitute an offer of, or an invitation by or on behalf of the Issuer or the Programme Administrator to subscribe for, or purchase, any Notes.

The Programme Administrator has not separately verified the information contained in this Series Memorandum. The Programme Administrator does not make any representation, express or implied, or, to the fullest extent permitted by law, accepts no responsibility, with respect to (i) the Notes, (ii) the Transaction Documents (including the effectiveness thereof) or (iii) the accuracy or completeness of any of the information in this Series Memorandum or for any other statement made or purported to be made by the Programme Administrator or on their behalf in connection with the Issuer or the issue and offering of the Notes. The Programme Administrator accordingly disclaims all and any liability whether arising in tort or contract or otherwise (save as referred to above) which it might otherwise have in respect of the Notes, the Transaction Documents or this Series Memorandum or any such statement.

Prospective purchasers of Notes should have regard to the factors described under the section headed "*Risk Factors*" in this Series Memorandum and the Programme Information Memorandum. This Series Memorandum does not describe all of the risks of an investment in the Notes. This Series Memorandum is not intended to provide the basis of any credit or other evaluation and should not be considered as a

recommendation by any of the Issuer or the Programme Administrator that any recipient of this Series Memorandum should purchase the Notes.

Prospective purchasers of Notes should conduct such independent investigation and analysis regarding the Issuer, the security arrangements and the Notes as they deem appropriate to evaluate the merits and risks of an investment in the Notes. Prospective purchasers of Notes should have sufficient knowledge and experience in financial and business matters, and access to, and knowledge of, appropriate analytical resources, to evaluate the information contained in this Series Memorandum and the merits and risks of investing in the Notes in the context of their financial position and circumstances. The Programme Administrator does not undertake to review the financial condition or affairs of the Issuer during the life of the arrangements contemplated by this Series Memorandum or the term of any Notes issued or to advise any purchaser or prospective purchaser in the Notes of any information coming to the attention of the Programme Administrator. The risk factors identified in this Series Memorandum are provided as general information only and the Programme Administrator disclaims any responsibility to advise purchasers of Notes of the risks and investment considerations associated therewith as they may exist at the date hereof or as they may from time to time alter.

The Notes are complex instruments that involve substantial risks and are suitable only for sophisticated investors that:

- (i) have sufficient knowledge and experience to make a meaningful evaluation of the Notes, the merits and risks of investing in the Notes (including, without limitation, the tax, accounting, credit, legal, regulatory and financial implications for them of such an investment) and the information contained or incorporated by reference in this Series Memorandum or the Programme Information Memorandum or any applicable supplement;
- (ii) have considered the suitability of the Notes in light of their own circumstances and financial condition;
- (iii) have access to, and knowledge of, appropriate analytical tools to evaluate, in the context of their particular financial situation, an investment in the Notes and the impact the Notes will have on their overall investment portfolio;
- (iv) understand thoroughly the terms of the Notes and are familiar with the behaviour of any relevant indices and financial markets; and
- (v) are able to evaluate (either alone or with the help of a financial adviser) possible scenarios for economic, interest rate and other factors that may affect their investment and their ability to bear the applicable risks.

Owing to the structured nature of the Notes, their price may be more volatile than that of unstructured securities.

Investors: Each prospective investor in Notes should have sufficient financial resources and liquidity to bear all of the risks of an investment in the Notes, including where principal and interest may reduce (including to zero) as a result of the occurrence of different events whether related to the creditworthiness of any entity or otherwise or changes in particular rates, prices, values or indices, or where the currency for principal or interest payments is different from the prospective investor's currency.

Investment activities of certain investors are subject to investment laws and regulations, or review or regulation by certain authorities. Each prospective investor should therefore consult its professional advisers to determine whether and to what extent (i) the Notes are legal investments for it and/or (ii) other restrictions apply to its purchase of any Notes. Financial institutions should consult their professional advisers or the appropriate regulators to determine the appropriate treatment of Notes under any applicable risk-based capital or similar rules.

No fiduciary role: None of the Issuer, the Programme Administrator or any of the other Transaction Parties or any of their respective affiliates is acting as an investment adviser or as an adviser in any other capacity, and none of them (other than the Trustee to the extent set out in the Trust Deed) assumes any fiduciary obligation to any purchaser of Notes or any other party, including the Issuer.

None of the Issuer, the Programme Administrator or any of the other Transaction Parties assumes any responsibility for (i) conducting or failing to conduct any investigation into the business, financial condition, prospects, creditworthiness, status and/or affairs of any issuer or obligor of the Collateral or the terms thereof or (ii) monitoring such issuer or obligor of the Collateral during the term of the Notes.

Investors may not rely on the views of the Issuer, the Programme Administrator or any of the other Transaction Parties for any information in relation to any person.

No reliance: A prospective purchaser may not rely on the Issuer, the Programme Administrator or any of the other Transaction Parties or any of their respective affiliates in connection with its determination as to the legality of its acquisition of the Notes or as to any of the other matters referred to above.

No representations: None of the Issuer, the Programme Administrator or any of the other Transaction Parties makes any representation or warranty, express or implied, in respect of any:

- (i) Collateral or in respect of any information contained in any documents prepared, provided or filed in respect of such Collateral with any exchange, governmental, supervisory or selfregulatory authority or any other person;
- (ii) issuer or obligor of the Collateral or in respect of any information contained in any documents prepared, provided or filed by or on behalf of such issuer or obligor with any exchange, governmental, supervisory or self-regulatory authority or any other person.

None of the Programme Administrator or any of the other Transaction Parties makes any representation or warranty, express or implied, in respect of the Issuer or in respect of any information contained in any documents prepared, provided or filed by or on behalf of the Issuer.

THE NOTES HAVE NOT BEEN AND WILL NOT BE REGISTERED UNDER THE SECURITIES ACT OR WITH ANY SECURITIES REGULATORY AUTHORITY OF ANY STATE OR OTHER JURISDICTION OF THE UNITED STATES. NO PERSON HAS REGISTERED NOR WILL REGISTER AS A COMMODITY POOL OPERATOR OF THE ISSUER UNDER THE U.S. COMMODITY EXCHANGE ACT OF 1936 AS AMENDED AND THE RULES OF THE COMMODITY FUTURES TRADING COMMISSION ("CFTC") THEREUNDER. THE NOTES MAY NOT AT ANY TIME BE OFFERED, SOLD OR, WHERE RELEVANT, DELIVERED WITHIN THE UNITED STATES OR TO, OR FOR THE ACCOUNT OR BENEFIT OF, U.S. PERSONS (AS DEFINED IN THE U.S. INTERNAL REVENUE CODE OF 1986, AS AMENDED, AND REGULATIONS THEREUNDER).

CONSEQUENTLY, THE NOTES MAY NOT AT ANY TIME BE OFFERED, SOLD OR OTHERWISE TRANSFERRED EXCEPT (A) IN AN OFFSHORE TRANSACTION (AS SUCH TERM IS DEFINED UNDER REGULATION S UNDER THE SECURITIES ACT ("REGULATION S")) AND (B) TO PERSONS THAT ARE (I) NOT U.S. PERSONS (AS DEFINED IN REGULATION S), (II) NOT U.S. PERSONS (AS DEFINED IN THE CREDIT RISK RETENTION REGULATIONS ISSUED UNDER SECTION 15G OF THE U.S. SECURITIES EXCHANGE ACT OF 1934) AND (III) NON-UNITED STATES PERSONS (AS DEFINED IN RULE 4.7 UNDER THE U.S. COMMODITY EXCHANGE ACT OF 1936, BUT EXCLUDING FOR PURPOSES OF SUBSECTION (D) THEREOF, THE EXCEPTION TO THE EXTENT THAT IT WOULD APPLY TO PERSONS WHO ARE NOT NON-UNITED STATES PERSONS) (ANY PERSON SATISFYING EACH OF (I) TO (III) IMMEDIATELY ABOVE, A "PERMITTED PURCHASER"). IF A PERMITTED PURCHASER ACQUIRING NOTES IS DOING SO FOR THE ACCOUNT OR BENEFIT OF ANOTHER PERSON, SUCH OTHER PERSON MUST ALSO BE A PERMITTED PURCHASER.

THIS SERIES MEMORANDUM HAS BEEN PREPARED BY THE ISSUER (A) FOR USE IN CONNECTION WITH THE OFFER AND SALE OF THE NOTES OUTSIDE OF THE UNITED STATES TO PERMITTED PURCHASERS IN AN OFFSHORE TRANSACTION IN ACCORDANCE WITH RULE 903 OR 904 OF REGULATION S AND (B) FOR THE LISTING AND ADMISSION TO TRADING OF THE NOTES ON THE MTF OF THE VIENNA STOCK EXCHANGE.

IN MAKING AN INVESTMENT DECISION, PROSPECTIVE PURCHASERS MUST RELY ON THEIR OWN EXAMINATION OF THE ISSUER AND THE TERMS OF THE OFFERING, INCLUDING THE MERITS AND RISKS INVOLVED.

THE NOTES HAVE NOT BEEN APPROVED OR DISAPPROVED BY THE U.S. SECURITIES AND EXCHANGE COMMISSION ("U.S. SEC") OR ANY STATE SECURITIES COMMISSION IN THE UNITED STATES OR ANY OTHER REGULATORY AUTHORITY IN THE UNITED STATES, NOR HAVE ANY OF THE FOREGOING AUTHORITIES PASSED UPON OR ENDORSED THE MERITS OF

THE OFFERING OF ANY SECURITIES PURSUANT TO THIS PROGRAMME OR THE ACCURACY OR THE ADEQUACY OF THIS SERIES MEMORANDUM OR ANY OTHER AUTHORISED OFFERING DOCUMENT. ANY REPRESENTATION TO THE CONTRARY IS A CRIMINAL OFFENCE IN THE UNITED STATES.

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PRICING TERMS

Lseries Designated Activity Company ("Issuer"), acting in respect of its Series LS041 Legal Entity Identifier (LEI): 635400ZGH2KVXQAECS86

Issue of SERIES LS041 USD10,000,000 (ten million United States Dollars) AMSA Argentina Recovery Notes due 2050

under the Secured Limited Recourse Variable Return Amount Note Programme

PART A CONTRACTUAL TERMS

Terms used and not defined herein shall have the meaning given to such terms in the Master Conditions set forth in the Programme Information Memorandum dated 8 September 2020 and the series memorandum dated 20 December 2022 (together, the "Information Memorandum").

For the purpose of these Pricing Terms, references to Pricing Terms in the Programme Information Memorandum shall be read and construed as references to Pricing Terms in respect of the Notes. These Pricing Terms do not constitute Final Terms of the Notes for the purposes of Article 8 of the Prospectus Regulation.

Full information on the Issuer and the offer of the Notes is only available on the basis of the combination of these Pricing Terms and the Information Memorandum.

The Notes issued by the Issuer will be subject to the Master Conditions and also to the following terms (such terms, together with any schedules or annexes hereto, the "**Pricing Terms**") in relation to the Notes.

GEN	GENERAL			
1.	Issuer:	Lseries Designated Activity Company		
2.	(i)	Series Number:	LS041	
	(ii)	Tranche Number:	1	
3.	Specified Currency:	United States Dollars ("USD")		
4.	Aggregate Principal Amount of Notes:	USD 10,000,000 (ten million United States Dollars)		
	(i)	Series:	LS041	

	(ii)	Tranche Number:	1
5.	Issue Price:	outstanding of the N sold to investors on	on the Issue Date, 100% of the principal amount Notes provided, however, that if all Notes are not the same date, the Issue Price of any Notes which ate may vary in accordance with the Collateral Net
6.	(i) Specified Denominations:	in transactions whe	d, however, that investors may only acquire Notes re the total consideration is at least USD 10,000 each separate transaction.
	(ii) Calculation Amount:	USD 1,000	
7.	(i) Issue Date:	21 December 2022	
	(ii) Trade Date	21 December 2022	
	(iii) CAV Calculation Date	Daily	
8.	Originally Scheduled Maturity Date:	21 December 2050, (Final Redemption)	subject to Extension as provided in Condition 8.1
9.	Date Board approval for issuance of Notes Obtained:	20 December 2022	
	TGAGED PROPER TFOLIO MANAGER	TY, INITIAL CUS	TODIANS, FURTHER CUSTODIANS AND
10.	Mortgaged Property:		ger shall apply the net proceeds of issuance in al in accordance with the terms of the Portfolio ment.
11.	A. (i) Initial Custodians:		LLC (the " IB Initial Custodian ") , Greenwich, CT 06830

		The Bank of New York Mellon, London Branch (the "BNYM Initial Custodian")
		160 Queen Victoria Street, London, EC4V 4LA
		United Kingdom
	A. (ii) Master Account number held with the IB Initial Custodian:	U6005155
	B. Further Custodians	Upon the request in writing made by the Programme Administrator to the Issuer at any time after the issue date of the Series, the Issuer shall open one or more Custody Accounts (the "Further Custody Accounts") with one or more custodians located in the US or England (jointly referred to as the "Further Custodians") in addition to or in substitution for any of the Custody Accounts with the any of the Initial Custodians identified in section 11.A(i) above (the "Initial Custodians" and, together with the Further Custodians, the "Custody Account Providers"), without the consent of the Noteholders or the other Secured Parties, provided that:
		(i) the Further Custody Accounts (a) shall be deemed as part of the Portfolio and Collateral for the Series and (b) shall be subject to the security created pursuant to the Trust Deed;
		(ii) the Issuer enters into legally binding security agreements with the Trustee for itself and as trustee for the Secured Parties over the Further Custody Accounts to the satisfaction of the Trustee and the Issuer undertakes to carry out such perfection steps as are set out in the Series Memorandum (which shall be incorporated into such security agreements);
		(iii) the security interest created by means of the U.S. Security Agreements in respect of the Custody Account(s) with the Initial Custodian(s) shall be released by the Trustee in order to allow the transfer of all or such part as may be required of the Portfolio to the Further Custody Accounts in accordance with the instructions to be provided in writing by the Programme Administrator to the Issuer; and
		(iv) the Issuer confirms in writing to the Trustee that none of an Event of Default, a Potential Event of Default, an Illegality Event nor an Enforcement Event have occurred or will occur as a result of opening such Further Custody Accounts.
12.	(i) Custody Account Security Agreements with the IB Initial Custodian:	U.S. Security Agreements
	(ii) Date of the Master Account Control Agreement-	14 December 2021

	B and the Custody Account Control Agreement-B in respect of the Custody Account and Master Account with the IB Initial Custodian:	
	(iii) Custody Account Security Agreement with the BNYM Initial Custodian:	Custody Account Security Deed
13.	Portfolio Manager:	Asset Managers Agente de Valores S.A. Ruta 8 Km 17,500 Edificio Arroba 2 Oficina 104 (91600) Zonamerica Montevideo Uruguay
14.	Investment Objective:	The strategy will invest in Argentine securities including corporate, provincial and sovereign bonds, equities and options. The strategy may invest in securities outside of Argentina if the Portfolio Manager considers that the risk-reward offered by securities within the country is not attractive. The strategy will follow a balanced approach between bonds and equities to reduce volatility.
15.	Management Criteria:	
	(i) Investment Horizon:	2 years
	(ii) Reference Currency:	USD
	(iii) Allowed Assets:	All Assets (Multi-Asset), including options, bonds, equities, futures, structures products and index
	(iv) Investment Restrictions:	(a) Fixed income: (0% - 100%).(b) Cash and cash equivalents: (0% - 100%).(c) Debt instruments (including preferred securities): (0% - 100%).

	1	
		(d) Equities (including ETFs): (0% - 100%).
		(e) Listed Options and derivatives: (0% - 100%).
		(f) Foreign exchange: (0% - 100%).
		(g) Mutual Funds: (0% - 100%).
		(h) Structured Products: (0%-100%).
	(v) Margin	Yes
	(vi) Short Selling:	Yes
16.	Management Fee:	Yes.
		Additionally, the Portfolio Manager may charge a one-time fee in an amount equal to EUR 5,000 if the Calculation Agent, following the written request of the Portfolio Manager, confirms in writing to the Issuer and the Portfolio Manager that the value of the Collateral (net of any fees) corresponding to unlevered assets held in the Custody Account with the Initial Custodian (and/or held in any Further Custody Accounts, where applicable) reaches USD 1,000,000 within the twelve (12) calendar months following the Issue Date (the "Calculation Agent Confirmation") (the "One-Off Fee").
		The One-Off Fee shall be payable by the Issuer to the Portfolio Manager within five (5) Business Days following the date of the Calculation Agent Confirmation.
17.	Management Fee Calculation Date:	Last Business Day of each calendar month following the Issue Date
18.	Management Fee Payment Date:	Within (5) Business Days after the Management Fee Calculation Date
19.	Management Fee Percentage:	2.10% annualised.
20.	Performance Fee:	No
21.	First Performance Period End Date:	Not Applicable
22.	Subsequent Performance Period End Date:	Not Applicable

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23.	High Watermark:	Not Applicable
24.	Hurdle Rate Percentage:	Not Applicable
25.	Performance Fee Payment Date:	Not Applicable
26.	Performance Fee Percentage:	Not Applicable
27.	Additional Security Documents:	Not Applicable
PRO	GRAMME ADMINIST	RATOR
28.	Further Programme Administrator Fee:	Not Applicable
PRO	VISIONS RELATING	TO INTEREST
29.	Interest Basis:	Interest Amount as determined in accordance with the Master Conditions
30.	Business Day Convention:	Following (with, in accordance with Condition 10.7, payment being made on the next Business Day, if any date for payment is not a Business Day)
PRO	VISIONS RELATING	TO REDEMPTION
31.	Redemption Amount:	Note Redemption Amount is 100% of the outstanding principal amount as determined in accordance with the Master Conditions
32.	Noteholder Redemption Option (Condition 8):	Applicable, subject to paragraph 35 ("Further terms / Amendments to Master Conditions / Fees")
PRO	VISIONS RELATING	TO COLLATERAL DISPOSAL AGENT
33.	Collateral Disposal Agent:	Lynk Capital Markets Ltd
	Ayont.	Artemis House, 67 Fort Street, George Town,
		Grand Cayman, KY1-1111, Cayman Islands

l l	Collateral Disposal Agent Fee:	No

FURTHER TERMS

35. Further terms / Amendments to Master Conditions / Fees:

A. New Definitions

To add the following definitions in the Master Definitions and in Condition 1 ("Definitions and Interpretation"):

"Additional Fees" mean the fees that the Issuer may incur as a result of the provision by the Programme Administrator of certain Additional Services (as defined below) to the Issuer. Additional Fees shall be charged by the Programme Administrator to the Issuer at the prevailing hourly rates of the Programme Administrator at such time (currently EUR 350 per hour) or such other rate that the Issuer and Programme Administrator may agree from time to time;".

"Additional Services" shall include but are not limited to:

- (i) coordinating notifications to the Noteholders or the Vienna MTF in respect of material events in respect of the Series;
- (ii) coordinating the liquidation of the Collateral for the Series;
- (iii) implementing updates in any of the Transaction Documents: and
- (iv) verifying and/or fixing discrepancies or misleading statements included in the Transaction Documents as a result of inaccurate or incomplete information provided by the Portfolio Manager or third parties regarding the Series.

"Ancillary Fees" mean the fees that the Issuer may incur as a result of the provision by the Programme Administrator or third parties of certain Ancillary Services to the Issuer at such other rate or rates as the Issuer and the Programme Administrator may agree from time to time:".

"Ancillary Services" mean, (i) coordinating increases, repurchases and redemptions of Notes (up to €1,000 per each individual increase and up to €500 per each repurchase or redemption as determined by the Programme Administrator), (ii) providing daily or ad hoc NAV; and (iii) holding inventory of issued but unfunded Notes (€15 per million held at the end of each month);".

"Notes Custodian" means, for the Series, The Bank of New York Mellon, London Branch, as custodian under the Notes Custody Account Agreement;". "Notes Custody Account" means the custody account held or to be held by the Issuer with the Notes Custodian under the Notes Custody Account Agreement;".

"Notes Custody Account Agreement" means the unwind custody agreement dated 6 August 2021 between the Issuer and the Notes Custodian in respect of the opening of a securities account to hold Notes that the Issuer may purchase pursuant to the Conditions, as the same may be amended, restated, amended and restated, novated, varied, supplemented, substituted, assigned, extended or otherwise replaced or redesignated from time to time;".

B. Mandatory Redemption Event

Paragraph (e) of the definition of Mandatory Redemption Event set out in the Master Definitions and in Condition 1 ("Definitions and Interpretation") shall read as follows:

"(e) following the exercise of a Noteholder Redemption Option, the Note Redemption Amount and the Net Available Surplus Proceeds Amount (if any) is not paid within twenty Payment Business Days of the applicable Noteholder Redemption Option Date; and/or".

C. Programme Administrator Early Redemption Event

Paragraph (i) of the definition of Programme Administrator Early Redemption Event set out in the Master Definitions and in Condition 1 ("Definitions and Interpretation"), read as follows.

"(i) the Calculation Agent certifies to the Issuer, the Trustee, the Portfolio Manager and the Issuing and Principal Paying Agent that the average of the Collateral Net Asset Value of the Portfolio during the initial twelve (12) months following the Issue Date is less than USD1,000,000 (or its Specified Currency Equivalent) (the "Minimum CNAV Threshold"); or".

D. Optional Redemption by the Noteholder

Condition 8.5 ("Optional Redemption by the Noteholder") shall read as follows:

"If specified in the Pricing Terms for a Series, each Noteholder shall have the option (the "Noteholder Redemption Option") to redeem Notes on the Noteholder Redemption Option Date specified in (i) a Put Swift Message (if the Notes are held in the Clearing Systems) or (ii) a Noteholder Redemption Option Notice (if the Notes are not held in the Clearing Systems), as the case may be.

To exercise such option the holder must:

(i) if the Notes are held in the Clearing Systems, send a Put Swift Message to the Clearing Systems specifying the Noteholder Redemption Option Date not more than thirty (30) nor less than five (5) Business Days prior to the Noteholder Redemption Option Date; or

(ii) if the Notes are not held in the Clearing Systems, deposit the relevant Note with any Paying Agent at their respective specified offices, together with a duly completed Noteholder Redemption Option Notice (which shall specify the Noteholder Redemption Option Date) not more than thirty (30) nor less than five (5) Business Days prior to the Noteholder Redemption Option Date and provided that, in the case of any Note represented by a Global Note registered in the name of a nominee for a Clearing System, the Noteholder delivers such Noteholder Redemption Option Notice together with an authority to the Clearing System (in each case, as appropriate) to debit such Noteholder's account accordingly. No Note (or authority) so deposited may be withdrawn (except as provided in the Series Constituting Deed) without the prior written consent of the Issuer.

The Issuing and Principal Paying Agent shall forward any Noteholder Redemption Option Notice received by it (if any) to the Issuer, the Programme Administrator and the Portfolio Manager within three (3) London Business Days of its receipt of such notice.

The Issuer shall, with respect to each Note specified in any Put Swift Message or in any Noteholder Redemption Option Notice (as applicable), redeem such Notes on the Noteholder Redemption Option Date for such Notes at its Note Redemption Amount together with, in payment of all interest due on such Notes, the Net Available Surplus Proceeds Interest Amount (if any), both of which shall be paid pursuant to Condition 15.1 (Application of Available Proceeds of Collateral Disposal) or Condition 15.2 (Application of Available Proceeds of Enforcement of Security), as applicable, provided that the Issuer shall have no obligation to redeem any such Notes if the Programme Administrator notifies the Issuer prior to the Noteholder Redemption Option Date that in its opinion formed in its discretion, there is not sufficient liquidity in the Collateral at such time to fund such redemption on the Noteholder Redemption Option Date. If the Programme Administrator makes any such determination, the Issuer shall notify the Noteholder which sent the Put Swift Message or gave the Noteholder Redemption Option Notice, as the case may be, that its exercise of the Noteholder Redemption Option shall be cancelled as if a Put Swift Message or a Noteholder Redemption Option Notice, as the case may be, had not been sent by it.

"Noteholder Redemption Option Notice" shall mean a notice in the form obtainable from any Paying Agent specifying, with respect to the Notes which are not held in the Clearing Systems specified in such notice, the Noteholder Redemption Option Date for such Notes. "Noteholder Redemption Option Date" means, with respect to any Notes specified in any Put Swift Message or any Noteholder Redemption Option Notice, as applicable, the date specified in such Put Swift Message or in that notice (as the case may be), which shall be a date falling on the last Business Day of any calendar week prior to the Maturity Date.

"Put Swift Message" means a SWIFT message in line with the Clearing Systems processes and procedures specifying, with respect Notes which are held in the Clearing Systems specified in such message, the Noteholder Redemption Option Date for such Notes.".

E. Optional Purchase of Notes by the Issuer

To add a new section 8.8 in Condition 8 ("Redemption") which shall read as follows:

"8.8 Purchase of Notes by Issuer

The Issuer may purchase Notes in the open market or otherwise at any price. The Issuer may, at any time after receipt of a notice from the Programme Administrator specifying the number of Notes to be purchased and details of the Noteholder(s) from whom the relevant Notes are to be purchased (such notice an "Optional Issuer Purchase Notice"), purchase such Notes subject to (i) compliance with all relevant laws and regulations and (ii) receipt by the Issuer of an amount (whether by sale of the Mortgaged Property or, in the case of a purchase of some (but not all) of the Notes, a proportion of the Mortgaged Property corresponding to the proportion of the Notes to be purchased) or otherwise) which is sufficient to fund the purchase price payable by the Issuer.

While the Issuer may purchase Notes at any time, the preference of the Issuer is that any purchase of Notes be effected, unless otherwise provided for in the Pricing Terms for a Series, on a date falling on the last Business Day of a calendar week prior to the Maturity Date.

Following receipt of an Optional Issuer Purchase Notice, the Programme Administrator shall notify the Portfolio Manager and determine if the Portfolio Manager is able to realise, sell or otherwise dispose of the Pro Rata Collateral to enable the Issuer to complete the repurchase described in the Optional Issuer Purchase Notice.

"Pro Rata Collateral" means, at any time with respect to the Notes in respect of which an Optional Issuer Purchase Notice has been issued (the "Optional Purchase Notes"), a proportion of the Collateral which equals the proportion which the outstanding principal amount of the Collateral bears to the total outstanding

principal amount of Notes outstanding at such time in respect of which the Issue Price has been paid to the Issuer.

All determinations and calculations of the availability and value of the Mortgaged Property required to be made pursuant to an Optional Issuer Purchase Notice shall be made by the Calculation Agent.

The price at which any Optional Purchase Notes are purchased by the Issuer may not, at any time, exceed the proceeds received by the Issuer upon redemption of the Pro Rata Collateral relating to such Optional Purchase Notes. If, for any reason, the Portfolio Manager is not able to redeem the Pro Rata Collateral or does not complete an agreed or anticipated redemption, the Issuer shall not purchase the Optional Purchase Notes and shall have no liability to the holder of the Optional Purchase Notes.

The Security in respect of the Notes (or part thereof) to be purchased by the Issuer pursuant to this Condition shall be released in accordance with the Master Trust Terms.

Notes of the Series which are purchased or otherwise held by the Issuer shall be redeemed and cancelled forthwith by the Issuing and Principal Paying Agent or the Paying Agent by or through which they are redeemed or paid.

For the avoidance of doubt, the Noteholders are deemed to acknowledge and accept that the ability of the Issuer to purchase part or all of the Notes held by just one, some or all of the Noteholders stated in this Condition (a) is a right of the Issuer exercisable at its discretion and not a right of the Noteholders, (b) does not entitle the Noteholders to oblige the Issuer to purchase any Notes, (c) does not provide the Noteholders whose Notes are not to be (or have not been) purchased any pre-emptive right, tagalong right or similar right as a result of any projected or executed purchase by the Issuer of any Notes held by the relevant selling Noteholder(s) and (d) consequently, shall not be construed as if the Noteholders whose Notes have not been purchased have been unequally treated."

F. Payment of Ordinary Fees

Ordinary Fees shall be paid by the Issuer out of the Operating Account. To the extent that monies standing to the credit of the Operating Account are insufficient to pay the Ordinary Fees in full, the Programme Administrator agrees to promptly pay to the Issuer an amount equal to such shortfall in order that the Issuer may satisfy such payment. In such case, Ordinary Fees will not be deducted from the value of the Portfolio. However, if the Issuer does not have sufficient funds in the Operating Account and the Programme Administrator fails to or is unable to make required payment within fifteen (15) Business Days of written demand by the Issuer, the Issuer shall remain liable to pay such Ordinary Fees and may instruct the Collateral Disposal Agent to liquidate

Collateral in the Custody Account or make deductions from Interest Amounts or Note Redemption Amounts in order to satisfy such liability.

Any amount standing to the credit of the Operating Account as of the end of the quarterly statement balance following payment in full of accrued Ordinary Fees shall be owed to the Programme Administrator for its own account on or about the last Business Day of each calendar month in consideration for its services as Programme Administrator of the Notes, provided that the Programme Administrator may, in its sole discretion, elect to receive a lesser sum than it is entitled to receive and leave all or a proportion of such funds in the Operating Account as a reserve to pay Ordinary Fees incurred in the future.

G. Payment of the Maintenance Fee to the Programme Administrator

A fee in the amount of 0.25% per annum of the Collateral Net Asset Value shall be paid by the Issuer to the Programme Administrator (the "Maintenance Fee") monthly as follows:

- (i) the amount equal to the first monthly payment of the Maintenance Fee shall be deducted by the Issuer from the first subscription of Notes and paid to the Programme Administrator upon receipt by the Issuer of such Notes proceeds (the "First Maintenance Fee Payment");
- (ii) subsequent payments shall be made on the last Business Day of each subsequent calendar month; and
- (iii) the final payment shall be made on the date on which the Notes are redeemed in full.

Should the aggregate amount of the monthly payments made in respect of the Maintenance Fee corresponding to each of the first and subsequent 12-calendar month periods following the date of the First Maintenance Fee Payment (the "MF Annual Amount") be lower than USD 16,000 (or the currency as applicable depending on the currency of the Allowed Assets) (the "MF Minimum Annual Amount"), the Issuer shall pay to the Programme Administrator on the first Business Day following the expiration of any such periods an amount equal to the difference between the MF Minimum Annual Amount and the MF Annual Amount (the "MF Yearly Balance").

The Portfolio Manager has agreed to pay to the Issuer (at its own expense) any outstanding Maintenance Fees that may be payable by the Issuer to the Programme Administrator in relation to each month in which Notes are outstanding following the date on which Notes are first subscribed and any outstanding MF Yearly Balance within five (5) Business Days following the request in writing by the Issuer (or upon the written demand by the

Programme Administrator, in the absence of demand by the Issuer, in accordance with the Portfolio Management Agreement), to the extent that any such fees cannot be paid out of Notes proceeds or amounts otherwise available to Noteholders as Interest Amounts or Note Redemption Amounts payable at the time that such fees are due. However, if any such fees are not paid by within such timeframe, the outstanding fees will be taken into account in calculating the value of the Portfolio and therefore will result in a reduction in value of the Notes.

Unless any such outstanding Maintenance Fees or MF Yearly Balance are paid in accordance with the preceding paragraph, the Issuer may, following consultation with the Programme Administrator, instruct the Collateral Disposal Agent to liquidate or otherwise realise Collateral in order to pay any outstanding Maintenance Fees or MF Yearly Balance, consistent with that set out in section K ("Actions in respect of outstanding fees due to the Programme Administrator") below.

H. Payment of the Trade Spread

A markup of up to 0.50% on the applicable subscription or purchase price of any order to purchase or subscribe for Notes from the Issuer (the "Purchase Price") placed by an investor (a "Subscription Order") shall be charged by the Programme Administrator or the Issuer on top of the Purchase Price of the Subscription Order (the "Trade Spread") if the Programme Administrator requests in writing to the Issuer to charge such Trade Spread setting out the amount to be charged.

The Issuer shall pay to the Programme Administrator the amount of the Trade Spread upon receipt by the Issuer of such amount.

I. Payment of Extraordinary Fees, Additional Fees and Ancillary Fees

Any amounts payable under the Notes are based on the performance of the Collateral net of any (i) Extraordinary Fees, (ii) Additional Fees and (iii) Ancillary Fees (and net of any other fees described herein as being payable from the Collateral). The Portfolio Manager has, unless otherwise stated herein, agreed to pay such Extraordinary Fees, Additional Fees and Ancillary Fees at its own expense. However, if any such fees are not paid by the Portfolio Manager within ninety (90) Business Days of written demand by the Issuer, the fees will be applied in calculating the value of the Portfolio and therefore will result in a reduction in value of the Notes. Unless paid by the Portfolio Manager, the Issuer may deduct any outstanding Extraordinary Fees, Additional Fees or Ancillary Fees from Interest Amounts or Note Redemption Amounts and may, following consultation with the Programme Administrator, instruct the Collateral Disposal Agent

to liquidate or otherwise realise Collateral in order to pay any outstanding Extraordinary Fees, Additional Fees or Ancillary Fees.

The Portfolio Manager shall promptly, following written demand by the Issuer, pay all Extraordinary Fees, Additional Fees or Ancillary Fees to the Issuer. The Issuer may also, by written demand, require the Portfolio Manager to promptly prefund and/or reimburse the Issuer in respect of any of such fees incurred or to be incurred by the Issuer.

J. Payment of the Custody Account Providers Fees

The fees payable by the Issuer to the Initial Custodians pursuant to the Custody Accounts Agreements entered into with them are determined as the standard rates, fees and charges of the Initial Custodians (the "Initial Custodians Fees"). A summary of the Initial Custodians Fees payable to the Initial Custodians are set out at https://lynkcm.com/en/lynk-fee.

Any fees that may be paid by the Issuer to any Further Custodian if one or more Further Custody Accounts are opened by the Issuer will be based on the standard rates, fees and charges of the Further Custodians pursuant to the Further Custody Account Agreements that may be entered into by the Issuer with the Further Custodians, a summary of which will be also set out in the hyperlink provided for in the preceding paragraph (the "Further Custodian Fees" and, together with the Initial Custodian Fees, the "Custody Account Providers Fees").

K. Actions in respect of outstanding fees due to the Programme Administrator

If insufficient funds are available to the Issuer on any date on which any fee payable to the Programme Administrator is due to be paid (including the Maintenance Fee, Extraordinary Fees, Additional Fees and Ancillary Fees), the Issuer may, following consultation with the Programme Administrator:

- (i) deduct any outstanding fee from amounts otherwise available to Noteholders as Interest Amounts or Note Redemption Amounts; and/or
- (ii) instruct the Collateral Disposal Agent to liquidate or otherwise realise Collateral in order to pay any outstanding fee.

The proceeds of liquidation or realisation shall be applied in payment of fees due to the Programme Administrator subject to the payment of all amounts due and payable in priority to it in accordance with the order of priority set out in the Transaction Documents.

L. Information relating to the Master Account and the Custody Account held with the IB Initial Custodian

Notwithstanding any other provision of the Transaction Documents or Security Documents, in respect of the statements, confirmations and other correspondence related to the Master Account or any Accounts that the Trustee may receive from the IB Initial Custodian in accordance with the provisions of the Master Account Control Agreement and the Custody Account Control Agreement, the Trustee may but need not forward such statements, confirmations and other correspondence to Noteholders and shall only be obliged to forward such statements, confirmations and other correspondence to Noteholders who: (i) send a written request to the Trustee for copies of such statements, confirmations and other correspondence; (ii) provide to the Trustee with an electronic means for receipt of same (including, but not limited to, e-mail); and (iii) provide proof that they are a Noteholder. The Trustee shall not be obliged to review. monitor or assess the impact or import of such statements, confirmations and other correspondence.

M. Waiver of fees by the Programme Administrator

The Programme Administrator may, at any time as long as the Notes are outstanding, waive all or part of any the fees which it is entitled to receive from the Issuer in connection with the Series by means of written notice served on the Issuer, which shall be binding on it without any further action from the Issuer or consent from the Trustee.

N. Waiver of fees by the Portfolio Manager

The Portfolio Manager may, at any time as long as the Notes are outstanding, waive all or part of any the fees which it is entitled to receive from the Issuer in connection with the Series by means of written notice served on the Issuer, which shall be binding on it without any further action from the Issuer or consent from the Trustee.

FOR	FORM OF NOTES AND AGENTS		
Bea	Bearer or Registered:		
36.	Form of Notes:	Bearer Notes:	
		Temporary Global Note exchangeable for a Permanent Global Note which is exchangeable for Definitive Bearer Notes in the limited circumstances specified in the Conditions.	
		Notes shall be tradable in multiples of USD 1,000, provided, however, that investors may only acquire Notes in transactions where the total	

		consideration is at least USD 10,000 per Noteholder for each separate transaction.
37.	Talons for future Coupons to be attached to Definitive Bearer Notes (and dates on which such Talons mature):	No
38.	Applicable TEFRA exemption:	TEFRA D
39.	New Global Note:	No
40.	Financial Centre(s) for the purposes of "Business Days"	London, Dublin and New York
41.	Calculation Agent:	Lynk Capital Markets Ltd
		Artemis House, 67 Fort Street, George Town,
		Grand Cayman, KY1-1111, Cayman Islands
42.	Registrar:	N/A
43.	Transfer Agent(s):	N/A
44.	Issuing and Principal Paying Agent:	The Bank of New York Mellon, London Branch
45.	Additional Paying Agents:	N/A
46.	Trustee:	TMF Trustee Limited
		20 Farringdon Street 8 th Floor, London EC4A 4AB United Kingdom
DIST	RIBUTION	
47.	Programme Administrator:	Lynk Capital Markets Ltd
	Auministrator.	Artemis House, 67 Fort Street, George Town,

		Grand Cayman, KY1-1111, Cayman Islands
48.	Additional selling restrictions:	Member State of the European Economic Area or the United Kingdom
		The Notes may not be sold in the European Economic Area or the United Kingdom.
		Uruguay
		If the Notes are offered in Uruguay, the sale of the Notes shall qualify as a private placement pursuant to Section 2 of Uruguayan law 18,627 ("Ley 18.627 reguladora del Mercado de Valores"), as amended. The Notes must not be offered or sold to the public in Uruguay, except in circumstances which do not constitute a public offering or distribution under Uruguayan laws and regulations. The Notes are not and will not be registered with the Financial Services Superintendency of the Central Bank of Uruguay.
		Argentina
		The offering of Notes has not been authorised by, and the Notes have not been registered with, the Argentine Securities Commission ("Comisión Nacional de Valores", "CNV"). The CNV has not approved any document related to the offering of the Notes in Argentina. Should the Notes be offered in Argentina: (i) the Notes will not be marketed, offered or sold except in transactions that will not constitute a public offering of securities within the meaning of Sections 2 and 83 of the Capital Markets Law No. 26,831 ("Ley 26.831 de Mercado de Capitales"), as amended; and (ii) shall only be offered or sold to qualified investors ("inversores calificados") as this term is defined in Title II, Chapter VI, article 12 of the Rules of the CNV N.T. 2013, as amended.

PART B OTHER INFORMATION

LISTING

49.	Listing and admission to trading:	An application has been made for admission of the Notes to the official list of the MTF of the Vienna Stock Exchange. Such listing is expected to take place on or about the Issue Date. There can be no assurance that such application will be successful.
50.	Listing Agent:	Not Applicable
51.	Intended to be held in a manner	No

	which would allow Eurosystem	
	eligibility:	
52.	Issuer Fee:	Not Applicable

OPERATIONAL INFORMATION

ISIN:	XS2566081621
Common Code:	256608162
FISN:	LSERIES DESIGNA/ZERO CPNEMTN 205212
CFI:	DAZNFB
Delivery:	Free of payment
Clearing system(s) and any relevant identification numbers:	Euroclear Bank S.A./N.V. and Clearstream Banking, S.A. Luxembourg
Settlement Agent	The Bank of New York Mellon, London Branch
	160 Queen Victoria Street, London, EC4V 4LA
	United Kingdom

RISK FACTORS

The risk factors below should be read in addition to those set out in the Programme Information Memorandum and, in the event of any inconsistency, the risk factors set out below will prevail.

1. Risks Relating to the Portfolio Manager

The Portfolio Manager may invest in Securities that meet the Management Criteria. The Management Criteria are very wide and allow the Portfolio Manager a wide discretion in selecting the Securities in which it wishes to invest.

Potential investors should be aware that an investment in Securities involves a high degree of risk. Typically, the success of any investment in Securities depends on the ability of the Portfolio Manager and the Permitted Delegate, as may be appointed from time to time under the Portfolio Management Agreement, to choose, develop and realise appropriate investments, and there will be no guarantee that the Portfolio Manager will be able to choose, make and realise investments in any particular company or portfolio of companies.

An investor in the Notes should ensure that they have considered the operational history of the Portfolio Manager and the Permitted Delegate and whether the Portfolio Manager and the Permitted Delegate have a proven track record, to the satisfaction of the investor in the Notes. No information is included in this Series Information Memorandum or provided elsewhere by or on behalf of the Issuer or any other party in relation to the operational history of the Portfolio Manager or any Permitted Delegate. Subject to the Management Criteria, the Portfolio Manager or Permitted Delegate may invest in less established companies with lower capitalisations, fewer resources and little or no performance record. As the investments in Securities are likely to be minority interests, it cannot be certain that investors' interests will be effectively protected. There can be no assurance that the investments in Securities will produce gains. Some or all of the investment in any Securities may be lost which could have a negative impact on the value of the Notes.

The Portfolio Manager's or Permitted Delegate's investments may be exposed, directly or indirectly, to the performance of companies which may be highly leveraged and therefore may be more sensitive to adverse business or financial developments or economic factors. Such companies may face intense competition, changing business or economic conditions or other developments that may adversely affect their performance.

The activity of identifying, completing and realising attractive investments is highly competitive, and involves a significant degree of uncertainty. Other investors such as funds and vehicles with similar investment objectives to the Issuer may be formed in the future by other unrelated parties and further consolidation may occur. There is no assurance that the Portfolio Manager or Permitted Delegate will be able to locate, complete and exit investments that satisfy the Investment Objective, or realise the value of such investments, or that it will be able to invest fully the amount committed.

Investments may not be liquidated for a number of years after the initial investment and may require a substantial length of time to liquidate. As a result, there is a risk that the Portfolio Manager or Permitted Delegate may be unable to realise the Investment Objectives by sale or other disposition at attractive prices or will otherwise be unable to complete any exit strategy.

In respect of the Custody Accounts and the Master Accounts held with the Initial Custodians and, where applicable, the Further Custody Accounts, the Issuer (and, accordingly, the Noteholders also) is exposed to a fall in the prices of the Securities in the Portfolio.

2. Risks relating to the Custody Account and Master Account held with the IB Initial Custodian

Because the Custody Account allows the Portfolio Manager to invest in securities or other products on margin, the Issuer's financial exposure could exceed the value of securities or other products in the Custody Account. Any such margin credit will accrue interest at the agreed rates.

The IB Initial Custodian may, whenever it deems it desirable or for its protection, sell any or all securities or related contracts in the Custody Account held with the IB Initial Custodian, or buy any securities or related contracts relating thereto, in order to close out in whole or in part any obligations of the Issuer pursuant to the Custody Account Agreement or the Master Custody Account Agreement with the IB Initial Custodian, respectively. Therefore, Securities or other Related Rights that the Issuer may hold in the Custody Account held with the IB Initial Custodian may be sold or bought at sub-optimal prices or times that are ill-suited to such trades being executed, and the value of the Notes may be adversely affected.

In return for the IB Initial Custodian agreeing to the extension or maintenance of credit in connection with the Custody Account held with it, the Issuer has agreed that the securities held in that Custody Account, together with all attendant rights of ownership, may be the subject of securities lending transactions, whether to the IB Initial Custodian or by the IB Initial Custodian to third parties. In connection with such securities lending transactions, the IB Initial Custodian may receive and retain certain benefits to which the Issuer will not be entitled.

Further, there is a risk that substitute payments that the Issuer may be entitled to as a result of such securities loans may not be afforded the same tax treatment as actual interest, dividends and/or other distributions, that the Issuer may have been entitled to but for such securities loans, and the Issuer may incur additional tax liability for substitute payments that it receives. The Issuer would not be entitled to any compensation in connection with securities lent from the Custody Account held with the IB Initial Custodian or for additional taxes the Issuer may be required to pay as a result of any tax treatment differential between substitute payments and actual interest, dividends, and/or other distributions.

The Issuer is required to reimburse the IB Initial Custodian for all costs and expenses incurred in the collection of any debit balance or unpaid deficiency in the Custody Account or Master Account held with the IB Initial Custodian, including, but not limited to, attorneys' fees, as well as for all actions, omissions,

costs, fees (including but not limited to attorney's fees) or liabilities associated with any IB Initial Custody Account Default (as defined in section entitled "Description of (i) Custody Account and Master Account held by the Issuer with the IB Initial Custodian, (ii) Custody Account held with the BNYM Initial Custodian and (iii) Further Custody Accounts that may be held with the Further Custodians") below or any transactions undertaken by any of the Initial Custodians upon such Initial Custody Account Default.

Pursuant to the Custody Account Agreement and the Master Custody Account Agreement entered into with the IB Initial Custodian (the "IB Initial Custody Account Agreement"), the Issuer is required to grant to the IB Initial Custodian a security interest and pledge over any and all assets of the Issuer of any kind held by or on behalf of the IB Initial Custodian in the IB Initial Custody Account Agreement. The security interests described in this paragraph are granted by the Issuer to secure the performance of its obligations and liabilities to the IB Initial Custodian under the IB Initial Custody Account Agreement or any other agreement entered into between them.

The Issuer's obligations shall include any and all indebtedness, liabilities or other obligations (including unmatured and contingent obligations) owed by the Issuer to the IB Initial Custodian.

The IB Initial Custodian will not be liable for any losses caused directly or indirectly by government restrictions, exchange or market rulings, suspension of trading, war, strikes or other conditions beyond its control, including, but not limited to, extreme market volatility or trading volumes.

By investing in the Custody Account held with the IB Initial Custodian, the Issuer will purchase certain Securities and also have the ability to invest on margin. This means that the IB Initial Custodian may, in its sole discretion, allow the Issuer to obtain an exposure to securities with an aggregate value that exceeds the amount that the Issuer has invested by allowing the Issuer to only maintain sufficient margin in the Custody Account held with the IB Initial Custodian to fund margin calls on the relevant position in the Securities (and not the face value of the Securities themselves). In this way, the IB Initial Custodian provide the Issuer with leverage in respect of the Collateral.

If the Collateral Net Asset Value of the Portfolio (and therefore the value of the underlying securities) held in the Custody Account with the IB Initial Custodian were to fall below to zero, be in deficit or be insufficient to meet margin requirements, the IB Initial Custodian has the right, in its sole discretion, but not the obligation, to liquidate positions by selling securities without prior notice or margin call.

If the Issuer receives a margin call or is required to satisfy any margin requirements:

- (i) the Issuer may issue Further Notes (but no assurance can be given that it will be able to do so) and use the proceeds of such Further Notes to fund the relevant margin call; or
- the Portfolio Manager may elect to meet such margin call from its own assets (and no amounts provided by the Portfolio Manager in respect of such margin calls are refundable to the Portfolio Manager by the Issuer); or

(iii) the IB Initial Custodian may elect to liquidate positions by selling Securities or by terminating margin investments and retain the proceeds to meet such margin calls.

If the Issuer fails to or is unable to satisfy any margin call or margin requirement pursuant to the Custody Account Agreement entered into with the IB Initial Custodian, such failure may lead to an early termination of such IB Initial Custody Account Agreement and this will constitute a Mandatory Redemption Event in respect of the Series.

While leverage through margin presents opportunities for increasing total return, it adds the risk of potentially increasing losses as well. In the event that the income and appreciation on the Portfolio are less than the cost of the leverage (margin), the value of the Portfolio and the Custody Account held with the IB Initial Custodian (and therefore the redemption value of the Notes) will decrease. Accordingly, to the extent leverage is employed, the impact of any event which may adversely affect the value of the Portfolio will be magnified.

An investor in the Notes should note the following:

- (i) the cumulative effect of the use of leverage in a market that moves adversely to a leveraged investment could result in a substantial loss which would be greater than if leverage was not used;
- (ii) leveraged transactions involve the posting of margin and increases in the amount of margin or similar payments could result in the need for trading activity at times and at prices which could be disadvantageous to the Portfolio;
- (iii) some of the investment strategies employed by the Portfolio Manager may require the use of considerable leverage but there can be no assurance that required margin will be available and the terms upon which the IB Initial Custodian is willing to provide credit may be subject to change;
- (iv) as a consequence of leverage, interest expenses may be material as a percentage of the Portfolio and the use of leverage means that even comparatively small losses, or insufficient profits to offset expenses could rapidly reduce the Collateral Net Asset Value of the Portfolio.

3. Custody Account held with the BNYM Initial Custodian

The BNYM Initial Custodian may, whenever it deems it desirable for the BNYM Initial Custodian's protection, sell any or all securities or related contracts in the Custody Account held with the BNYM Initial Custodian, in order to close out in whole or in part any obligations of the Issuer pursuant to the Custody Account Agreement with the BNYM Initial Custodian. Therefore, Securities or other Related Rights that the Issuer may hold in the Custody Account held with the BNYM Initial Custodian may be sold or bought at sub-optimal prices or times that are ill-suited to such trades being executed, and the value of the Notes may be adversely affected.

The Issuer is required to reimburse the BNYM Initial Custodian for all costs and expenses incurred in the collection of any debit balance or unpaid deficiency in the Custody Account held with the BNYM Initial Custodian, including, but not limited to, attorneys' fees, as well as for all actions, omissions, costs, fees (including but not limited to attorney's fees) or liabilities associated with any Custody Account Default (as defined in section entitled "Description of (i) Custody Account and Master Account held by the Issuer with the IB Initial Custodian, (ii) Custody Account held with the BNYM Initial Custodian and (iii) Further Custody Accounts that may be held with the Further Custodians") or any transactions undertaken by the BNYM Initial Custodian upon such Custody Account Default.

Pursuant to the Custody Account Agreement with the BNYM Initial Custodian, the Issuer is required to grant to the BNYM Initial Custodian a security interest and pledge over any and all assets of the Issuer of any kind held by or on behalf of the BNYM Initial Custodian for the Custody Account held with it. The security interests described in this paragraph are granted by the Issuer to secure the performance of its obligations and liabilities to the BNYM Initial Custodian under the Custody Account Agreement with the BNYM Initial Custodian or any other agreement entered into between them.

The Issuer's obligations shall include any and all indebtedness, liabilities or other obligations (including unmatured and contingent obligations) owed by the Issuer to the BNYM Initial Custodian.

The BNYM Initial Custodian will not be liable for any losses caused directly or indirectly by government restrictions, exchange or market rulings, suspension of trading, war, strikes or other conditions beyond its control, including, but not limited to, extreme market volatility or trading volumes.

Further, the Securities may be held by the BNYM Initial Custodian in an omnibus securities account at a subcustodian or depository, along with the securities of other customers of the BNYM Initial Custodian and will be treated as fungible with all other securities of the same issue held in such account by the BNYM Initial Custodian with such subcustodian or depository. This means that the redelivery rights of the Issuer in respect of the Securities are not in respect of the Securities actually deposited with the BNYM Initial Custodian from time to time but rather in respect of Securities of the same number, class, denomination and issue as those Securities originally deposited with the BNYM Initial Custodian from time to time. Such subcustodian or depository may then hold the Securities in an omnibus account with a third party that it engages ("third party"). If the subcustodian or depository defaulted, and held less securities than it should for the benefit of all of its custody clients, there may be a shortfall. Any shortfall may then have to be shared pro rata among all clients whose securities are held by that subcustodian or depository and the Issuer may not receive its full entitlement. As a result, in the event of the default of such a subcustodian or depository, there is a risk that not all Securities deposited by the BNYM Initial Custodian where there is a shortfall at the subcustodian or depository.

Potential investors should note that the Portfolio Manager, as authorised representative of the Issuer, will not be able to invest on margin, enter into securities lending transactions or conduct short sales through the Custody Account held with the BNYM Initial Custodian.

4. Risks relating to the Further Custody Accounts

Because the Further Custody Accounts may allow the Portfolio Manager to invest in securities or other products on margin, the Issuer's financial exposure could exceed the value of securities or other products in the Further Custody Accounts. Any such margin credit will accrue interest at the agreed rates.

The Further Custodians may, whenever they deem it desirable or for the Further Custodians' protection, sell any or all securities or related contracts in the Further Custody Accounts or buy any securities or related contracts relating thereto, in order to close out in whole or in part any obligations of the Issuer pursuant to the agreements that may be entered into between the Issuer and the Further Custodians in respect of the opening and maintenance of the Further Custody Accounts (the "Further Custody Accounts Agreements"). Therefore, Securities or other Related Rights that the Issuer may hold in the Further Custody Accounts may be sold or bought at sub-optimal prices or times that are ill-suited to such trades being executed, and the value of the Notes may be adversely affected.

In return for the Further Custodians agreeing to the extension or maintenance of credit in connection with the Further Custody Accounts, the Issuer has agreed that the securities in the Further Custody Accounts, together with all attendant rights of ownership, may be the subject of securities lending transactions, whether to the Further Custodians or by the Further Custodians to third parties. In connection with such securities lending transactions, the Further Custodians may receive and retain certain benefits to which the Issuer will not be entitled.

Further, there is a risk that substitute payments that the Issuer may be entitled to as a result of such securities loans may not be afforded the same tax treatment as actual interest, dividends and/or other distributions, that the Issuer may have been entitled to but for such securities loans, and the Issuer may incur additional tax liability for substitute payments that it receives. The Issuer would not be entitled to any compensation in connection with securities lent from the Further Custody Accounts or for additional taxes the Issuer may be required to pay as a result of any tax treatment differential between substitute payments and actual interest, dividends, and/or other distributions.

The Issuer is required to reimburse the Further Custodians for all costs and expenses incurred in the collection of any debit balance or unpaid deficiency in the Further Custody Accounts, including, but not limited to, attorneys' fees, as well as for all actions, omissions, costs, fees (including but not limited to attorney's fees) or liabilities associated with any Further Custody Account Default (as defined in section entitled "Description of (i) Custody Account and Master Account held by the Issuer with the IB Initial Custodian, (ii) Custody Account held with the BNYM Initial Custodian and (iii) Further Custody Accounts that may be held with the Further Custodians") below or any transactions undertaken by the Further Custodians upon such Further Custody Account Default.

Under the Further Custody Accounts Agreements, the Issuer will be required to grant to the Further Custodians a security interest and pledge over any and all assets of the Issuer of any kind held by or

on behalf of the Further Custodians under the Further Custody Accounts. The security interests described in this paragraph will be granted by the Issuer to secure the performance of its obligations and liabilities to the Further Custodians under the Further Custody Accounts Agreements or any other agreement entered into between them.

The Issuer's obligations shall include any and all indebtedness, liabilities or other obligations (including unmatured and contingent obligations) owed by the Issuer to the Further Custodians.

The Further Custodians will not be liable for any losses caused directly or indirectly by government restrictions, exchange or market rulings, suspension of trading, war, strikes or other conditions beyond its control, including, but not limited to, extreme market volatility or trading volumes.

By investing in the Further Custody Accounts, the Issuer will purchase certain Securities and may also have the ability to invest on margin. This means that the Further Custodians may, in their sole discretion, allow the Issuer to obtain an exposure to securities with an aggregate value that exceeds the amount that the Issuer has invested by allowing the Issuer to only maintain sufficient margin in the Further Custody Accounts to fund margin calls on the relevant position in the Securities (and not the face value of the Securities themselves). In this way, the Further Custodians may provide the Issuer with leverage in respect of the Collateral.

However, if the Collateral Net Asset Value of the Portfolio (and therefore the value of the underlying securities) held in any of the Further Custody Accounts were to fall below a certain level, as determined by a Further Custodian in its sole discretion, the Issuer may receive a margin call from that Further Custodian.

If the Issuer receives a margin call or is required to satisfy any margin requirements:

- (i) the Issuer may issue Further Notes (but no assurance can be given that it will be able to do so) and use the proceeds of such Further Notes to fund the relevant margin call; or
- (ii) the Portfolio Manager may elect to meet such margin call from its own assets (and no amounts provided by the Portfolio Manager in respect of such margin calls are refundable to the Portfolio Manager by the Issuer); or
- (iii) the Further Custodian may elect to liquidate positions by selling Securities or by terminating margin investments and retain the proceeds to meet such margin calls.

If the Issuer fails to or is unable to satisfy any margin call or margin requirement pursuant to a Further Custody Account Agreement, such failure may lead to an early termination of that Further Custody Account Agreement and this will constitute a Mandatory Redemption Event in respect of the Series.

While leverage through margin presents opportunities for increasing total return, it adds the risk of potentially increasing losses as well. In the event that the income and appreciation on the Portfolio are

less than the cost of the leverage (margin), the value of the Portfolio and the Further Custody Accounts (and therefore the redemption value of the Notes) will decrease. Accordingly, to the extent leverage is employed, the impact of any event which may adversely affect the value of the Portfolio will be magnified.

An investor in the Notes should note the following:

- the cumulative effect of the use of leverage in a market that moves adversely to a leveraged investment could result in a substantial loss which would be greater than if leverage was not used;
- (ii) leveraged transactions involve the posting of margin and increases in the amount of margin or similar payments could result in the need for trading activity at times and at prices which could be disadvantageous to the Portfolio;
- (iii) some of the investment strategies employed by the Portfolio Manager may require the use of considerable leverage but there can be no assurance that required margin will be available and the terms upon which the Further Custodians are willing to provide credit may be subject to change;
- (iv) as a consequence of leverage, interest expenses may be material as a percentage of the Portfolio and the use of leverage means that even comparatively small losses, or insufficient profits to offset expenses could rapidly reduce the Collateral Net Asset Value of the Portfolio.

5. Risks Relating to Short Sales

By investing in the Notes, an investor should consider that the return on such an investment depends on the success of the Portfolio Manager in managing the Custody Accounts held with the Initial Custodians and/or the Further Custody Accounts. As referenced herein, the Portfolio Manager is allowed to conduct short sales in respect of the Custody Account held with the IB Initial Custodian and may be allowed to conduct short sales also in respect of the Further Custody Accounts.

A short sale is a sale of a security which one does not own, in other words a security that one has borrowed, with the expectation that the security will underperform the market. Short sales involve leverage because one borrows securities and then sells them, effectively leveraging one's assets. The use of leverage may increase market exposure, magnify investment risks, and cause losses to be realized more quickly. Assets segregated to cover these short sale transactions may decline in value, and also are not available to meet redemptions (other than on the Maturity Cut-Off Payment Date).

To establish a short sale, the Portfolio Manager would instruct the IB Initial Custodian and/or the Further Custodians to borrow a security for the account of the Custody Accounts held with the IB Initial Custodian and/or the Further Custody Accounts (as the case may be) and to instruct a sale of that security. To close out a short sale transaction, the Portfolio Manager would instruct the IB Initial

Custodian and/or the Further Custodians to buy the same security at a later date and to return it to the person who lent the security to establish the trade.

The Portfolio would profit if the market price of the security declines after the short sale, but would lose value if the market price of that security goes up. The overall benefit to the Portfolio will depend on (i) how the short sale performs relative to (ii) the market price of securities that is purchased with the sale proceeds of the short sale. For example, if the market price of the securities that the Portfolio Manager purchased in (ii) goes up more than the market price of the security sold short in (i), the Portfolio will benefit. Conversely, the Portfolio will not benefit if the market price of the securities purchased in (ii) goes down more than the market price of securities sold short in (i), even if the short sale itself led to a profit.

Short sales create a risk that the Portfolio will be required to close the short position by buying the security at a time when the security has appreciated in value, thus resulting in a loss to the Portfolio. It is possible that the market value of the securities held in the Portfolio in long positions will decline at the same time that the market value of the securities the Portfolio Manager has sold short increases, thereby increasing the Portfolio's potential volatility.

A short position in a security poses more risk than holding the same security long, as a result of the effect of leverage. Because a short position loses value as the security's price increases, the loss on a short sale is theoretically unlimited. The loss on a long position is limited to what the Portfolio originally paid for the security together with any transaction costs.

The Portfolio Manager may not always be able to borrow a security the Portfolio Manager seeks to sell short at a particular time or at an acceptable price. As a result, the Portfolio Manager may be unable to fully implement its investment strategy due to a lack of available securities or for other reasons.

The Issuer will incur in respect of the Custody Account held with the IB Initial Custodian and may incur in respect of the Further Custody Accounts transaction costs, including interest expenses, in connection with opening, maintaining, and closing short sales. Regulatory bans on certain short selling activities may prevent the Portfolio Manager from fully implementing its strategy and the Portfolio Manager will be required to comply with all regulatory requirements.

6. Risks relating to transfer of monies between the accounts and commingling

The subscription proceeds of the Notes shall be transferred from the Settlement Account into (i) the Master Account prior to being transferred into the Custody Account held with the IB Initial Custodian, and/or (ii) the Custody Account held with the BNYM Initial Custodian and/or (iii), if applicable, the Further Custody Accounts, in accordance with the instructions in writing made by the Portfolio Manager to the Programme Administrator and the Issuer regarding the allocation of the Notes proceeds among the Custody Accounts held with the Initial Custodians and/or the Further Custody Accounts. The proceeds of any Redemption Amount or Interest Amount payable to the Noteholders shall be transferred from ((i)

the Master Account prior to being transferred into the Custody Account held with the IB Initial Custodian and/or (ii) the Custody Account held with the BNYM Initial Custodian and/or (iii) the Further Custody Accounts into the Collections Account, in accordance with the instructions in writing made by the Portfolio Manager to the Programme Administrator and the Issuer regarding the funding of the Redemption proceeds from the Custody Accounts held with the Initial Custodians and/or the Further Custody Accounts. Monies shall be transferred from (i) the Master Account prior to being transferred into the Custody Account held with the IB Initial Custodian and/or (ii) the Custody Account held with the BNYM Initial Custodian and/or (iii) the Further Custody Accounts into the Operating Account for payment of amounts owed to service providers, in accordance with the instructions in writing made by the Portfolio Manager to the Programme Administrator and the Issuer regarding the funding of the Operating Account from the Custody Accounts held with the Initial Custodians and/or the Further Custody Accounts. It is intended that such transfers will happen promptly however this may not always be possible and there may be a delay in respect of such transfers.

The monies held in the Collections Account, Settlement Account or the Master Accounts held with the Initial Custodians will be commingled with monies attributable to other series. While the Issuer will grant security over such monies (excluding the Settlement Account and the Notes Custody Account) pursuant to the Series Constituting Deed, the Programme Accounts Security Agreement and the other Security Documents in favour of the Trustee (for itself and the other Secured Parties), Noteholders should note that the commingling of such monies may have a negative effect on the Trustee's ability to enforce security over such monies.

7. IB Initial Custodian's termination right.

Potential investors should consider that the IB Initial Custodian is entitled to terminate any of the IB Initial Custody Account Agreement and the Master Custody Account Agreement entered into with the Issuer at any time without prior notice, including but not limited to if an Initial Custody Account Default (as defined in section entitled "Description of (i) Custody Account and Master Account held by the Issuer with the IB Initial Custodian, (ii) Custody Account held with the BNYM Initial Custodian and (iii) Further Custody Accounts that may be held with the Further Custodians") below occurs. The exercise of that right by the IB Initial Custodian may adversely affect the value of the Portfolio and will constitute a Mandatory Redemption Event in respect of the Series

8. Timing of the entering into security agreements and of satisfaction of perfection requirements in respect of the Further Custody Accounts

While the Issuer may open Further Custody Accounts with the Further Custodians which shall be deemed as part of the Portfolio and Collateral for the Series and shall be subject to the security created pursuant to the Trust Deed, there may a gap between the date on which the Further Custody Accounts are opened by the Issuer and (i) the date on which the Issuer enters into legally binding security agreements with the Trustee for itself and as trustee for the Secured Parties over the Further Custody

Accounts and (ii) the date on which the perfection requirements in respect of any such legally binding security agreements are satisfied.

9. Optional Purchase of Notes by the Issuer

While the Issuer is entitled to purchase Notes in the open market or otherwise (the "Issuer's Optional Purchase Right"), potential investors should consider that:

- (i) the ability of the Issuer to purchase part or all of the Notes held by just one, some or all of the Noteholders (a) is a right of the Issuer and not a right of the Noteholders, (b) does not entitle the Noteholders to oblige the Issuer to purchase any Notes, (c) does not provide the Noteholders whose Notes are not to be (or have not been) purchased any pre-emptive right, tag-along right or similar right as a result of any projected or executed purchase by the Issuer of any Notes held by the relevant selling Noteholder(s) and (d) consequently, shall not be construed as if the Noteholders whose Notes have not been purchased have been unequally treated; and
- (ii) the exercise of the Issuer's Optional Purchase Right is subject to (a) compliance with all relevant laws and regulations and (b) receipt by the Issuer of an amount (whether by sale of the Mortgaged Property (or in the case of a purchase of some (but not all) of the Notes, a proportion of the Mortgaged Property corresponding to the proportion of the Notes to be purchased) or otherwise) which is sufficient to fund the purchase price payable by the Issuer.

DOCUMENTS INCORPORATED BY REFERENCE

This Series Memorandum should be read and construed in conjunction with the Programme Information Memorandum and shall be deemed to be incorporated in, and form part of, this Series Memorandum.

For the purposes of this Series Memorandum, references in the Programme Information Memorandum to the applicable Pricing Terms shall be to the provisions set out under "Pricing Terms" in this Series Memorandum.

In the event of any inconsistency between (a) the Pricing Terms and this Series Memorandum and (b) the Conditions and the Programme Information Memorandum, the Pricing Terms and this Series Memorandum will prevail.

Each document above shall be incorporated in, and form part of this Series Memorandum, save that any statement contained in a document which is incorporated by reference herein shall be modified or superseded for the purpose of this Series Memorandum to the extent that a statement contained herein modifies or supersedes such earlier statement (whether expressly, by implication or otherwise). Any statement so modified or superseded shall not, except as so modified or superseded, constitute a part of this Series Memorandum.

THE PORTFOLIO MANAGER, THE PORTFOLIO MANAGEMENT AGREEMENT AND THE MANAGEMENT CRITERIA

The Issuer shall, on the Issue Date, enter into a portfolio management agreement (a "**Portfolio Management Agreement**") with the party named as "Portfolio Manager" in the Pricing Terms.

Asset Managers Agente de Valores S.A. is an independent asset management company located in Zonamerica, Montevideo, Uruguay. It was founded in 2016 and it is regulated as an "Agente de Valores" in Uruguay by the Central Bank of Uruguay and, as such, it is duly authorized under Uruguayan law to carry out the duties set out in the Portfolio Management Agreement.

The Portfolio Manager is tasked with the management of the Collateral that comprise the underlying portfolio in respect of the Series (the "Portfolio"), in accordance with the objective or objectives specified as such in the Portfolio Management (the "Investment Objective") and the management criteria specified in the relevant Portfolio Management Agreement (the "Management Criteria") in accordance with the following provisions:

- "Investment Objective" means the Portfolio Manager's duty to perform its obligations in accordance with the terms of the Portfolio Management Agreement using all reasonable endeavours, in the course of carrying out such obligations, to pursue one or more investment strategies in order to maximise the total returns achieved by the Portfolio. The Investment Objective is described in section 14 of the Pricing Terms.
- "Management Criteria" include (i) the Investment Horizon, (ii) the Reference Currency (if applicable), (iii) the Allowed Assets, (iv) the Investment Restrictions (if any), (v) the Margin and (vi) Short Selling (all of them defined below). The Management Criteria are specified in Section 15 of the Pricing Terms.
- "Investment Horizon" means the approximate length of time that the Portfolio Manager expects that securities will be held in the Portfolio as per the Investment Objective and the Management Criteria.
- "Allowed Assets" means all assets (Multi-Asset), including options, bonds, equities, futures, structures products and index, provided that (a) the Portfolio Manager shall only acquire products that are capable of being held with any of the Initial Custodians pursuant to the terms of the Custody Account Agreements entered into with the Initial Custodians (and/or the Further Custody Accounts Agreements, where applicable) and (b) all such assets are considered 'qualifying assets' for the purposes of section 110 Taxes Consolidation Act 1997 (as amended) of Ireland.

The Portfolio Manager may also use financial techniques and instruments for the purpose of hedging or effective management of the Portfolio.

- "Investment Restrictions" means any of the following restrictions for the Portfolio Manager to manage the Portfolio (where applicable) unless otherwise stated in section 15(iv) of the Pricing Terms:
 - (a) Allocation percentage in respect to the Allowed Assets to be held in the Portfolio:
 - (i) Fixed income: (0% 100%).
 - (ii) Cash and cash equivalents: (0% 100%).
 - (iii) Debt instruments (including preferred securities): (0% 100%).
 - (iv) Equities (including ETFs): (0% 100%).
 - (v) Listed Options and derivatives: (0% 100%).
 - (vi) Foreign exchange: (0% 100%).
 - (vii) Mutual Funds: (0% 100%).
 - (viii) Structured Products: (0% 100%), subject to the limitations set forth in section (b)(ii) below.
 - (b) Unless otherwise stated in section 15(iv) of the Pricing Terms, the Portfolio Manager shall not invest in:
 - (i) Products that are illiquid where: (aa) the Portfolio Manager is also the portfolio manager of such product or performs a role analogous thereto; or (bb) investment in such products could give rise to a conflict of interest that could reasonably expected to be materially prejudicial to the Issuer and/or the value of the Notes;
 - (ii) Structured products unless such structured products: (aa) are issued by banks or financial institutions that hold a banking license; (bb) have a long-term credit rating of Baa2 or higher by Moody's or BBB or higher by Standard and Poor's or Fitch; (cc) have a performance linked to liquid assets; (dd) are capable of having pricing provided to the Calculation Agent through either Bloomberg or the issuing bank's website; and (ee) can be custodied with any of the Initial Custodians and/or a Further Custodian.

The Portfolio may hold cash and cash equivalents on an ancillary basis. Under exceptional circumstances and where financial market conditions so require, up to 100% of the assets of the Portfolio may be held in cash and cash equivalents.

"Margin" means the ability of the Borrower to borrow money unless otherwise specified in the section 15(v) of the Pricing Terms.

- "Short Selling" means the ability of the Portfolio Manager to enter into short sales unless otherwise specified in the section 15(vi) of the Pricing Terms.

The Portfolio Manager's duties will include monitoring the Portfolio on an on-going basis and undertaking the general management of the Collateral by the taking of actions on behalf of the Issuer provided for in the Portfolio Management Agreement, subject to the Management Criteria, performing any additional duties or obligations or taking any other actions or discretions required by the Portfolio Management Agreement and producing and disseminating certain reports, as specified in the relevant Portfolio Management Agreement.

The Portfolio Management Agreement may provide that the Portfolio Manager is permitted to request that the Issuer enter an amendment, purchase and/or sale of collateral and/or a change of accounts in respect of Collateral in accordance with the terms of the Management Criteria as set out in the relevant Portfolio Management Agreement.

The identification details of the Portfolio Manager are set out in section 13 of the Pricing Terms.

INFORMATION RELATING TO THE PROGRAMME ADMINISTRATOR, COLLATERAL DISPOSAL AGENT AND CALCULATION AGENT

Programme Administrator

Lynk Capital Markets Ltd is the Programme Administrator in respect of the Programme and as such is responsible for certain management and administrative functions in relation to the Notes.

The Programme Administrator may at any time resign and the Issuer may at any time terminate its appointment, subject to giving sixty (60) days' prior written notice subject to and in accordance with the Master Administration Terms. In such case the Issuer would, with the prior written consent of the Trustee (such consent not to be unreasonably withheld or delayed), appoint a successor.

Calculation Agent

Lynk Capital Markets Ltd is the Calculation Agent in respect of the Programme and as such is responsible for certain administrative functions in relation to the Notes.

The Calculation Agent may at any time resign as such, subject to giving sixty (60) days' prior written notice and the Issuer may at any time terminate its appointment subject to giving thirty (30) days' prior written notice, subject to and in accordance with the terms of the Agency Agreement. In such case the Issuer would, with the prior written consent of the Trustee (such consent not to be unreasonably withheld or delayed), appoint a successor.

Collateral Disposal Agent

As Collateral Disposal Agent, Lynk Capital Markets Ltd is responsible to the Issuer for realising the Collateral when required to do so in accordance with the Conditions of the Notes. The Collateral Disposal Agent shall, on behalf of the Issuer, sell or procure the sale or other means of realisation of the Collateral and shall be entitled to deduct any costs, expenses, taxes and duties incurred in connection with any disposal, realisation or transfer of such Collateral.

The Collateral Disposal Agent may sell or procure the sale or other means of realisation of the Collateral in such manner and to and/or involving such person or entity as it thinks fit and shall be entitled to sell and procure the sale or other means of realisation of the Collateral at such price in its sole discretion. The Collateral Disposal Agent shall not be responsible or liable for any failure to sell or realise the Collateral or any delay in doing so nor for any loss suffered or incurred by any person as a result of their sale or other means of realisation.

The Collateral Disposal Agent may at any time resign as such subject to giving sixty (60) days' prior written notice and the Issuer may at any time terminate its appointment subject to giving thirty (30) days' prior written notice, subject to and in accordance with the terms of the Agency Agreement. In such case the Issuer would, with the prior written consent of the Trustee (such consent not to be unreasonably withheld or delayed), appoint a successor.

General

Lynk Capital Markets Ltd is an exempted company incorporated in the Cayman Islands with limited liability.

The holder of the Notes will have claims against the Issuer only, and shall not have any rights directly or indirectly against the Programme Administrator, the Calculation Agent, the Collateral Disposal Agent or any Agent of the Issuer.

The fees payable to Lynk Capital Markets Ltd as the Programme Administrator are set out herein.

DESCRIPTION OF ACCOUNTS HELD BY THE ISSUER WITH THE BANK OF NEW YORK MELLON, LONDON BRANCH

Collections Account

The collections account established pursuant to the Account Bank Agreement between the Issuer, the Trustee and The Bank of New York Mellon, London branch is a cash account held by the Issuer with The Bank of New York Mellon, London branch and may hold cash on a commingled basis relating to one or more Series (the "Collections Account").

The principal and interest payable to Noteholders on redemption of the Notes are paid from this account.

Settlement Account

The settlement account established pursuant to the Settlement Agent Agreement between the Issuer and The Bank of New York Mellon, London branch is a cash and securities account held by the Issuer with The Bank of New York Mellon, London branch and may hold cash and securities on a commingled basis relating to one or more Series (the "Settlement Account").

On the Issue Date, the Notes will be credited to the Settlement Account provided that The Bank of New York Mellon, London Branch has received instructions in writing from the Issuer requesting the delivery of the Notes into the Settlement Account in accordance with the provisions of the Settlement Agent Agreement. It is expected that not all of the Notes will be sold on the Issue Date in which case any Notes not sold by the Issuer will be held by the Settlement Agent on behalf of the Issuer, subject to, and in accordance with the terms and conditions of the Settlement Agent Agreement. As and when Notes are sold by the Issuer, the proceeds of such sale by the Issuer will be received into the Settlement Account against delivery to purchasers of the relevant Notes.

Funds received into the Settlement Account on the Issue Date and any time after the Issue Date will be transferred by the Settlement Agent to (i) the Master Account prior to being transferred into the Custody Account held with the IB Initial Custodian and/or (ii) the Custody Account held with the BNYM Initial Custodian and/or (iii) the Further Custody Accounts into the Operating Account for payment of amounts owed to service providers, in accordance with the instructions in writing made by the Portfolio Manager to the Programme Administrator and the Issuer regarding the funding of the Operating Account from the Custody Accounts held with the Initial Custodians and/or the Further Custody Accounts (or the Operating Account or the Collections Account), as directed by the Issuer and/or any authorised persons under the Settlement Agent Agreement.

No security is created by the Issuer over its rights against the Settlement Agent and/or the Settlement Account.

Operating Account

The Operating Account, established pursuant to the Account Bank Agreement, is a cash account held by the Issuer with the Account Bank and may hold cash relating to one or more Series. Ordinary Fees are paid from this account.

Notes Custody Account

The Notes Custody Account, established or to be established pursuant to the Notes Custody Account Agreement, is a securities and cash account held by the Issuer with the Notes Custodian and may hold Notes that the Issuer may purchase pursuant to the Conditions.

No security is created by the Issuer over its rights against the Notes Custodian and/or the Notes Custody Account.

DESCRIPTION OF (I) CUSTODY ACCOUNT AND MASTER ACCOUNT HELD BY THE ISSUER WITH THE IB INITIAL CUSTODIAN, (II) CUSTODY ACCOUNT HELD WITH THE BNYM INITIAL CUSTODIAN AND (III) FURTHER CUSTODY ACCOUNTS THAT MAY BE HELD WITH THE FURTHER CUSTODIANS

The Master Account held with the IB Initial Custodian is a margin account held by the Issuer with the IB Initial Custodian and may only hold cash relating to one or more Series, including the Series of Notes described in this Series Memorandum. No trading will be carried out by the Portfolio Manager from this account.

The Custody Account held with the IB Initial Custodian is an account linked to the Master Account held with it. It is a margin account to be used to invest in securities or other products on margin which involves the extension of credit to the Issuer from the IB Initial Custodian.

The Custody Account with the BNYM Initial Custodian will hold assets in respect of the Notes only and no other Series and it comprises (i) a securities account in which the Securities are held by the BNYM Initial Custodian and (ii) one or more related cash accounts. The Issuer will not be able to invest on margin, enter into securities lending transactions or conduct short sales through the Custody Account with the BNYM Initial Custodian.

Under the IB Initial Custody Account Agreement entered into with the IB Initial Custodian, the Portfolio Manager, as authorised representative of the Issuer, may buy or sell securities or other products from cash held in the Custody Account held or to be held with the IB Initial Custodian, as applicable.

The Further Custody Accounts, if opened, may be margin accounts to be used to invest in securities or other products on margin which involves the extension of credit to the Issuer from the Further Custodians.

Under the Further Custody Accounts Agreements, the Portfolio Manager, as authorised representative of the Issuer, may buy or sell securities or other products from cash that may be held in the Further Custody Accounts.

Funds credited to the Custody Account held with the IB Initial Custodian and/or the Further Custody Accounts are expected to be invested by the Portfolio Manager in securities or other products on margin, which will involve the extension of credit to the Issuer from the IB Initial Custodian and/or from the Further Custodians.

If a Non-BNYM Close-out Event occurs, (i) the IB Initial Custodian (in respect of the Custody Account held with it) or (ii) the Further Custodians (in respect of the Further Custody Accounts), as the case may be, may sell any or all securities or related contracts in (a) the Custody Accounts or the Master Accounts held with the Initial Custodians or (b) the Further Custody Accounts or buy any securities or related contracts in order to close out in whole or in part any obligations of the Issuer under (y) the IB Initial Custody Account Agreement (in respect of the Custody Account or the Master Accounts held with the

IB Initial Custodians) or (z) the Further Custody Accounts Agreements (in respect of the Further Custody Accounts). The IB Initial Custodian has the right to purchase for its own account any or all of such securities or related contracts free of any right of redemption.

A "Non-BNYM Close Out Event" means (i) a dispute concerning a trade, (ii) an IB Initial Custody Account Default (as defined below) or (iii) a Further Custody Account Default (as defined below) occurs.

An "IB Initial Custody Account Default" means (i) the Issuer is in breach or repudiation of any agreement with the IB Initial Custodian; (ii) the Issuer fails to provide assurances satisfactory to the IB Initial Custodian (at the IB Initial Custodian's sole discretion) of performance of an obligation, after request from the IB Initial Custodian; (iii) the Issuer becomes insolvent or analogous proceedings are instituted against it; (iv) unauthorised assignment for the benefit of the Issuer's creditors; (v) appointment of a receiver, trustee, liquidator or similar officer for the Issuer or the Issuer's property; (vi) the Issuer representations being untrue or misleading when made or later becoming untrue and not corrected within three (3) business days; (vii) legal incompetence of the Issuer; (viii) the suspension of, or the commencement of any proceeding to suspend the Issuer's business or license issued by any regulatory or governmental body; (ix) the Issuer fails to respond to the IB Initial Custodian's attempts to contact the Issuer concerning potentially abandoned property; or (x) the IB Initial Custodian has reason to believe that any of the foregoing is likely to occur imminently.

A "Further Custody Account Default" means (i) the Issuer is in breach or repudiation of any agreement with a Further Custodian; (ii) the Issuer fails to provide assurances satisfactory to the Further Custodian (at the Further Custodian's sole discretion) of performance of an obligation, after request from the Further Custodian; (iii) the Issuer becomes insolvent or analogous proceedings are instituted against it; (iv) unauthorised assignment for the benefit of the Issuer's creditors; (v) appointment of a receiver, trustee, liquidator or similar officer for the Issuer or the Issuer's property; (vi) the Issuer representations being untrue or misleading when made or later becoming untrue and not corrected within three (3) business days; (vii) legal incompetence of the Issuer; (viii) the suspension of, or the commencement of any proceeding to suspend the Issuer's business or license issued by any regulatory or governmental body; (ix) the Issuer fails to respond to the Further Custodian's attempts to contact the Issuer concerning potentially abandoned property; or (x) the Further Custodian has reason to believe that any of the foregoing is likely to occur imminently.

If a BNYM Close Out Event occurs in respect of the Custody Account held with the BNYM Initial Custodian, it may sell any or all securities or related contracts in the Custody Account held with the BNYM Initial Custodian in order to close out in whole or in part any obligations of the Issuer under the Custody Account Agreement with the BNYM Initial Custodian. The BNYM Initial Custodian has the right to purchase for its own account any or all of such securities or related contracts free of any right of redemption.

A "Close Out Event" in respect of the Custody Account held with the BNYM Initial Custodian means (i) a dispute concerning a trade (if any) or (ii) a Custody Account Default (as defined below) in respect of the BNYM Initial Custodian occurs.

A "Custody Account Default" in respect of the Custody Account held with the BNYM Initial Custodian means (i) the Issuer is in default under the Custody Account Agreement held with the BNYM Initial Custodian, (ii) the Issuer is in breach of its obligations under the Custody Account Agreement with the BNYM Initial Custodian or (iii) the Issuer becomes insolvent or analogous proceedings are instituted against it.

Any credit balances, securities, assets or related contracts, and all other property in which the Issuer may have an interest and (i) held by any of the Initial Custodians or carried for the Custody Accounts or Master Accounts held with any of them or (ii) that might be held by the Further Custodians or carried for the Further Custody Accounts shall be subject to (a) a general lien for the discharge of the Issuer's obligations to the Initial Custodians (in respect of the Custody Accounts or Master Accounts held with them) (including unmatured and contingent obligations) and (b) a general lien for the discharge of the Issuer's obligations to the Further Custodians (in respect of the Further Custody Accounts) (including unmatured and contingent obligations), and any of the Initial Custodians or the Further Custodians may sell, transfer, or assign such assets or property to satisfy a margin deficiency (if applicable) or other obligation whether or not the Initial Custodians or the Further Custodians have made advances (if applicable) with respect to such property. Without notice to the Issuer, such property may be sold by the Initial Custodians or the Further Custodians, and may be pledged, repledged, re-hypothecated, separately or in common with other securities or any other property for the sum due to the Initial Custodians or the Further Custodians or for a greater sum, and without retaining such property in any of the Initial Custodians' or Further Custodians' possession and control, for delivery of a like amount of similar securities or other property.

In return for the IB Initial Custodian or the Further Custodians agreeing to the extension or maintenance of credit in connection with the Custody Accounts held with the IB Initial Custodian or Further Custody Accounts (as applicable), the Issuer (i) has agreed that the securities in the Custody Accounts held with the IB Initial Custodian together with all attendant rights of ownership, and (ii) will agree that the securities in the Further Custody Accounts, together with all attendant rights of ownership, may be the subject of securities lending transactions, whether to the IB Initial Custodian or the Further Custodians or by the IB Initial Custodian or Further Custodians to third parties. In connection with such loans, the IB Initial Custodian or the Further Custodians may receive and retain certain benefits and shall not be required to account to the Issuer for them at any time.

IB Initial Custodian

Interactive Brokers LLC is an automated global broker and market maker focused on financial professionals through the offering of trading technology, execution capabilities, worldwide electronic access and risk management functions. Interactive Brokers LLC conducts its broker/dealer business

on over 135 market destinations worldwide providing direct access ("on line") trade execution and clearing services to institutional and professional traders for a wide variety of electronically traded products including stocks, options, futures, forex, fixed income and funds worldwide. Interactive Brokers LLC is headquartered in Greenwich, Connecticut and has more than 2,400 employees in its offices in the USA, Switzerland, Canada, Hong Kong, UK, Australia, Hungary, Russia, Japan, India, China, Luxembourg, Singapore, Ireland and Estonia. Interactive Brokers LLC is regulated by the SEC, FINRA, NYSE, FCA and other regulatory agencies around the world.

Any holder of the Notes will have claims against the Issuer only, and shall not have any rights directly against the IB Initial Custodian.

BNYM Initial Custodian

The Bank Of New York Mellon, London Branch, (established 1 June 1965) is a branch of The Bank of New York Mellon (the "Institutional Bank"), a New York State chartered bank, with its UK establishment office address at 160 Queen Victoria Street, London, EC4V 4LA (the "Custodian"). The Institutional Bank is supervised and regulated by the New York State Department of Financial Services and the Federal Reserve while its London Branch is regulated by the Financial Conduct Authority (FCA) (Registration Number 122467 effective 1 December 2001) in the UK. The London Branch's Tax Identification Number is GB 577718195 (part of a UK VAT Group registration). It is designated a "material entity" under the US resolution plan.

Any holder of the Notes will have claims against the Issuer only, and shall not have any rights directly against the BNYM Initial Custodian.

Master Account held with the IB Initial Custodian

The Master Account held with the IB Initial Custodian, established pursuant to the Master Custody Account Agreement entered into with the IB Initial Custodian, is a margin account held by the Issuer with the IB Initial Custodian and may only hold cash relating to one or more Series. No trading will be carried out by the Portfolio Manager from that Master Account.

The subscription proceeds of sale of the Notes are transferred to the Master Account held with the IB Initial Custodian from the Settlement Account and are then transferred into the Custody Account held with the IB Initial Custodian. Funds to pay principal and/or interest payable to Noteholders shall be transferred from the Custody Account held with the IB Initial Custodian to the Master Account held with it and shall then be transferred to the Collections Account (in the case of principal and interest). Funds in the Master Account held with the IB Initial Custodian may not be invested by the Portfolio Manager.

Custody Account held with the IB Initial Custodian

The Series will have a Custody Account held with the IB Initial Custodian, which shall be a margin account linked to the Master Account held with the IB Initial Custodian, and shall be established pursuant to the IB Initial Custody Account Agreement.

The Custody Account held with the IB Initial Custodian will hold assets in respect of the Notes only and no other Series. Funds in the Custody Account held with the IB Initial Custodian shall be invested by the Portfolio Manager.

Further Custody Accounts

The Further Custody Accounts may be established pursuant to the Further Custody Accounts Agreements and will be margin accounts that may be held by the Issuer with the Further Custodians and may hold cash and other assets relating to the Notes only and no other Series.

Subject to paragraph "Relationship between the various Accounts – subscription" below, the subscription proceeds of sale of the Notes will be transferred to the Further Custody Accounts from the Settlement Account. Subject to paragraph "Relationship between the various Accounts – redemptions" below, funds to pay principal and/or interest payable to Noteholders shall be transferred from the Further Custody Accounts to the Collections Account (in the case of principal and interest).

The Further Custody Accounts will hold assets in respect of the Notes only and no other Series. Funds in the Further Custody Accounts shall be invested by the Portfolio Manager.

Relationship between the various Accounts - subscription

The subscription proceeds of the Notes will first be deposited into the Settlement Account and, as soon as reasonably practicable afterwards, will be transferred from the Settlement Account to (i) the Master Account prior to being transferred into the Custody Account held with the IB Initial Custodian and/or (ii) the Custody Account held with the BNYM Initial Custodian and/or (iii) the Further Custody Accounts if these latter Accounts have been opened by the Issuer, in accordance with the instructions in writing made by the Portfolio Manager to the Programme Administrator and the Issuer regarding the allocation of the subscription Notes proceeds among the Custody Accounts held with the Initial Custodians and/or the Further Custody Accounts.

Relationship between the various Accounts - redemption

The proceeds of liquidation of any Collateral in any of the Custody Accounts held with the Initial Custodians and/or (if applicable) the Further Custody Accounts required to fund payment of any principal and/or interest on the Notes shall be transferred as soon as reasonably practicable to the Collections Account where it will be used to fund payments of principal and/or interest payable to the Noteholders from (i) the Master Account prior to being transferred into the Custody Account held with the IB Initial Custodian and/or (ii) the Custody Account held with the BNYM Initial Custodian and/or (iii) the Further Custody Accounts if these latter Accounts have been opened by the Issuer, in accordance

with the instructions in writing made by the Portfolio Manager to the Programme Administrator and the Issuer regarding the funding of the redemption proceeds from the Custody Accounts held with the Initial Custodians and/or the Further Custody Accounts.

Relationship between the various Accounts - Optional purchase of Notes by the Issuer

The proceeds of liquidation of any Collateral in the Custody Account held with any of the Initial Custodians and/or (if applicable) the Further Custody Accounts required to fund payment the purchase price of Notes that the issuer may purchase from Noteholders (if any) shall be transferred as soon as reasonably practicable to the Operating Account where it will be used to fund the payment of such purchase price to the Noteholder(s) from (i) the Master Account prior to being transferred into the Custody Account held with the IB Initial Custodian and/or (ii) the Custody Account held with the BNYM Initial Custodian and/or (iii) the Further Custody Accounts if these latter Accounts have been opened by the Issuer, in accordance with the instructions in writing made by the Portfolio Manager to the Programme Administrator and the Issuer regarding the funding of the purchase price from the Custody Accounts held with the Initial Custodians and/or the Further Custody Accounts.

SECURITY FOR THE NOTES

In addition to the security described in the Programme Information Memorandum, the Issuer will grant the following security to the Trustee (for itself an on behalf of the Secured Parties).

1. Security over the Custody Account held with the IB Initial Custodian

In respect of the Securities held in the Custody Account with the IB Initial Custodian, the Issuer will grant security interests over the Custody Account held with the IB Initial Custodian and the Custody Account Agreement entered into with the IB Initial Custodian pursuant to a New York law governed Custody Account Supplemental Security Agreement on or about the Issue Date.

In order to perfect the security interest created by the Custody Account Supplemental Security Agreement entered into in respect of the Custody Account held with the IB Initial Custodian, the Issuer has entered into, with the Trustee and the Initial Custodian, a New York law governed Custody Account Control Agreement on or about the Issue Date.

On or about the Issue Date, the Issuer and the Trustee will deliver to the IB Initial Custodian an amendment to the Custody Account Control Agreement entered into in respect of the Custody Account held with the IB Initial Custodian (as provided for in that Custody Account Control Agreement) such that the Series of Notes described in this Series Memorandum will be subject to the Custody Account Control Agreement entered into with the IB Initial Custodian.

However, these security interests and the security interests created by the Series Constituting Deed in favour of the Secured Parties (which includes the Noteholders) are subject to and subordinated to the lien and the security interests held by the IB Initial Custodian in respect of Securities held in the Custody Account with the IB Initial Custodian (such lien and security interests to secure obligations and liabilities of the Issuer under the Custody Account Agreement entered into in respect of the Custody Account held with the IB Initial Custodian).

2. Security over the Custody Account held with the BNYM Initial Custodian

In respect of the Securities held in the Custody Account held with the BNYM Initial Custodian, the Issuer will grant security interests over the Custody Account and the Custody Account Agreement pursuant to the Custody Account Security Deed governed by the laws of England and Wales on or about the Issue Date.

However, these security interests and the security interests created by the Series Constituting Deed in favour of the Secured Parties (which includes the Noteholders) are subject to and subordinated to the lien and the security interests held by the BNYM Initial Custodian in respect of Securities held in that Custody Account (such lien and security interests to secure obligations and liabilities of the Issuer under the Custody Account Agreement with the BNYM Initial Custodian).

3. Security over any Further Custody Accounts

In respect of the Securities that may be held in the Further Custody Accounts, which are to be held with the Further Custodians, the Issuer will grant security interests over the Further Custody Accounts and the Further Custody Accounts Agreements pursuant to U.S. or English law governed security agreements to be entered into between the Issuer and the Trustee for itself and as trustee for the Secured Parties to the satisfaction of the Trustee, in accordance with Section 11.B of the Pricing Terms.

The security interests to be created by the security agreements referred to in the previous paragraph shall be perfected in accordance with any of applicable perfection methods of security interests over securities accounts provided under English law or the rules of the U.S. Uniform Commercial Code (the "UCC Rules"), as the case may be. Should the perfection method be other than providing "control" (as this term is defined in the UCC Rules) to the Trustee over the Further Custody Accounts, the Issuer shall expressly undertake in the security agreements not to provide "control" (as this term is defined in the UCC Rules) over the Further Custody Accounts to any person other than the Trustee and to carry out whatever other method of perfection of security interests over securities accounts as may be applicable or required from time to time.

However, these security interests and the security interests created by the Series Constituting Deed in favour of the Secured Parties (which includes the Noteholders) will be subject to and subordinated to the lien and the security interests to be held by the Further Custodians in respect of Securities held in the Further Custody Accounts (such lien and security interests to secure obligations and liabilities of the Issuer under the Further Custody Account Agreements).

4. Security over the Master Account held with the IB Initial Custodian

As to the Securities held in respect of the Notes in the Master Account with the IB Initial Custodian, the Issuer will grant security interests over the Master Account held with the IB Initial Custodian and the Master Custody Account Agreement entered into with the IB Initial Custodian pursuant to a New York law governed Master Account Supplemental Security Agreement.

On or about the Issue Date, the Issuer and the Trustee will designate such Series as a "Series" for the purposes of the Master Account Supplemental Security Agreement entered into in respect of the Master Account held with the IB Initial Custodian (as provided for in that agreement) such that the Series of Notes described in this Series Memorandum will be subject to the Master Account Supplemental Security Agreement entered into with the IB Initial Custodian.

In order to perfect the security interest created by the Master Account Supplemental Security Agreement entered into in respect of the Master Account held with the IB Initial Custodian, the Issuer has entered into, with the Trustee and the IB Initial Custodian, a Master Account Control Agreement.

On or about the Issue Date, the Issuer and the Trustee will designate the Series described in this Series Information Memorandum as a "Series" for the purposes of the Master Account Control Agreement entered into in respect of the Master Account held with the IB Initial Custodian, such that the Series of Notes described in this Series Memorandum will be subject to the Master Account Control Agreement entered into in respect of the Master Account held with the IB Initial Custodian.

The Master Account held with the IB Initial Custodian may only hold monies in respect of more than one Series, as described above. Should the Trustee enforce security over the Master Account held with the IB Initial Custodian following the default of the Series of Notes described in this Series Memorandum, its claim over the Master Account held with the IB Initial Custodian would be limited to assets held in that Master Account in respect of the Series of Notes described in this Series Memorandum only and no other Series of Notes.

However, these security interests and the security interests created by the Series Constituting Deed in favour of the Secured Parties (which includes the Noteholders) are subject to and subordinated to the lien and the security interests held by the IB Initial Custodian in respect of Securities and other assets (including cash) held in the Master Account with the IB Initial Custodian.

5. Security over the Operating Account and Collections Account

The Issuer has also granted security over (i) the Account Bank Agreement; (ii) the Operating Account and (iii) the Collections Account held pursuant thereto, in favour of the Trustee, as security for itself and the Secured Parties, pursuant to the Programme Accounts Security Deed in respect of the Issuer's obligations to the Trustee in respect of all Series under the Programme.

6. Security created by the Trust Deed

In addition to the above, the Series will be secured by security interests created in favour of the Trustee over the assets relating to the Series as described in "Master Conditions - Condition 5 (Security)".

FEES

Fees Determination Date

The Management Fee, the One-Off Fee, the Ordinary Fees and (where applicable) the Extraordinary Fees, the Additional Fees, the Ancillary Fees, the Custody Account Providers Fees and the Maintenance Fee (each as defined below) shall be determined by the Calculation Agent as at the CAV Calculation Date and as at the date expected to be two (2) Business Days immediately prior to the following: (i) the Originally Scheduled Maturity Date, (ii) the Extended Maturity Date (if applicable), (iii) any Early Redemption Date or (iv) any other date on which Notes are to be redeemed or any of such fees are due (any such date, a "Fees Determination Date").

Payment of the Ordinary Fees

Ordinary Fees shall be paid by the Issuer out of the Operating Account. To the extent that monies standing to the credit of the Operating Account are insufficient to pay the Ordinary Fees in full, the Programme Administrator agrees to promptly pay to the Issuer an amount equal to such shortfall in order that the Issuer may satisfy such payment. In such case, Ordinary Fees will not be deducted from the value of the Portfolio. However, if the Issuer does not have sufficient funds in the Operating Account and the Programme Administrator fails to or is unable to make required payment within fifteen (15) Business Days of written demand by the Issuer, the Issuer shall remain liable to pay such Ordinary Fees and may instruct the Collateral Disposal Agent to liquidate Collateral in the Custody Accounts held with the Initial Custodians and/or the Further Custody Accounts or make deductions from Interest Amounts or Note Redemption Amounts in order to satisfy such liability.

Any amount standing to the credit of the Operating Account as of the end of the quarterly statement balance following payment in full of accrued Ordinary Fees shall be owed to the Programme Administrator for its own account on or about the last Business Day of each calendar month in consideration for its services as Programme Administrator of the Notes, provided that the Programme Administrator may, in its sole discretion, elect to receive a lesser sum than it is entitled to receive and leave all or a proportion of such funds in the Operating Account as a reserve to pay Ordinary Fees incurred in the future.

Payment of the Extraordinary Fees, Additional Fees and Ancillary Fees

Any amounts payable under the Notes are based on the performance of the Collateral net of any (i) Extraordinary Fees, (ii) Additional Fees and (iii) Ancillary Fees (as such terms are defined below) (and net of any other fees described herein as being payable from the Collateral). The Portfolio Manager has, unless otherwise stated herein, agreed to pay such Extraordinary Fees, Additional Fees and Ancillary Fees at its own expense. However, if any such fees are not paid by the Portfolio Manager within ninety (90) Business Days of written demand by the Issuer, the fees will be applied in calculating the value of the Portfolio and therefore will result in a reduction in value of the Notes. Unless paid by

the Portfolio Manager, the Issuer may deduct any outstanding Extraordinary Fees, Additional Fees or Ancillary Fees from Interest Amounts or Note Redemption Amounts and may, following consultation with the Programme Administrator, instruct the Collateral Disposal Agent to liquidate or otherwise realise Collateral in order to pay any outstanding Extraordinary Fees, Additional Fees or Ancillary Fees, consistent with that set out in section entitled "Actions in respect of outstanding fees due to the Programme Administrator" below.

The Portfolio Manager shall promptly, following written demand by the Issuer, pay all Extraordinary Fees, Additional Fees or Ancillary Fees (as defined below) to the Issuer. The Issuer may also, by written demand, require the Portfolio Manager to promptly prefund and/or reimburse the Issuer in respect of any of such fees incurred or to be incurred by the Issuer.

For the purposes of this provision:

"Additional Fees" mean the fees that the Issuer may incur as a result of the provision by the Programme Administrator of certain Additional Services (as defined below) to the Issuer. Additional Fees shall be charged by the Programme Administrator to the Issuer at the prevailing hourly rates of the Programme Administrator at such time (currently EUR 350 per hour) or such other rate that the Issuer and Programme Administrator may agree from time to time.

"Additional Services" shall include but are not limited to:

- (i) coordinating notifications to the Noteholders or the Vienna MTF in respect of material events in respect of the Series;
- (ii) coordinating the liquidation of the Collateral for the Series;
- (iii) implementing updates in any of the Transaction Documents; and
- (iv) verifying and/or fixing discrepancies or misleading statements included in the Transaction Documents as a result of inaccurate or incomplete information provided by the Portfolio Manager or third parties regarding the Series.
- "Ancillary Fees" mean the fees that the Issuer may incur as a result of the provision by the Programme Administrator of certain Ancillary Services (as defined below) to the Issuer and charge fees in relation to the provision of such Ancillary Services as specified below or such other rate that the Issuer and Programme Administrator may agree from time to time.
- "Ancillary Services" mean (i) coordinating increases, repurchases and redemptions of Notes (up to €1,000 per each individual increase and up to €500 per each repurchase or redemption as determined by the Programme Administrator); (ii) providing daily or ad hoc NAV; and (iii) holding inventory of issued but unfunded Notes (€15 per million held at the end of each month).

Fees Payable to the Portfolio Manager

The Issuer has agreed to pay certain fees to the Portfolio Manager consisting of the Performance Fee and the One-Off Fee which will be deducted from the Portfolio as set out in the Programme Information Memorandum and the Pricing Terms.

Payment of the Custody Account Providers Fees

The fees payable by the Issuer to the Initial Custodians pursuant to the Custody Accounts Agreements entered into with them are determined as the standard rates, fees and charges of the Initial Custodians (the "Initial Custodians Fees"). A summary of the Initial Custodians Fees payable to the Initial Custodians are set out at https://lynkcm.com/en/lynk-fee.

Any fees that may be paid by the Issuer to any Further Custodian if one or more Further Custody Accounts are opened by the Issuer will be based on the standard rates, fees and charges of the Further Custodians pursuant to the Further Custody Account Agreements that may be entered into by the Issuer with the Further Custodians, a summary of which will be also set out in the hyperlink provided for in the preceding paragraph (the "Further Custodian Fees" and, together with the Initial Custodian Fees, the "Custody Account Providers Fees").

Payment of the Maintenance Fee to the Programme Administrator

A fee in the amount of 0.25% per annum of the Collateral Net Asset Value shall be paid by the Issuer to the Programme Administrator (the "Maintenance Fee") monthly as follows:

- (i) the amount equal to the first monthly payment of the Maintenance Fee shall be deducted by the Issuer from the first subscription of Notes and paid to the Programme Administrator upon receipt by the Issuer of such Notes proceeds (the "First Maintenance Fee Payment");
- (ii) subsequent payments shall be made on the last Business Day of each subsequent calendar month; and
- (iii) the final payment shall be made on the date on which the Notes are redeemed in full.

Should the aggregate amount of the monthly payments made in respect of the Maintenance Fee corresponding to each of the first and subsequent 12-calendar month periods following the date of the First Maintenance Fee Payment (the "MF Annual Amount") be lower than USD 16,000 (or the currency as applicable depending on the currency of the Allowed Assets) (the "MF Minimum Annual Amount"), the Issuer shall pay to the Programme Administrator on the first Business Day following the expiration of any such periods an amount equal to the difference between the MF Minimum Annual Amount and the MF Annual Amount (the "MF Yearly Balance").

The Portfolio Manager has agreed to pay to the Issuer (at its own expense) any outstanding Maintenance Fees that may be payable by the Issuer to the Programme Administrator in relation to each month in which Notes are outstanding following the date on which Notes are first subscribed and any outstanding MF Yearly Balance within five (5) Business Days following the request in writing by the Issuer (or upon the written demand by the Programme Administrator, in the absence of demand by the Issuer, in accordance with the Portfolio Management Agreement), to the extent that any such fees cannot be paid out of Notes proceeds or amounts otherwise available to Noteholders as Interest Amounts or Note Redemption Amounts payable at the time that such fees are due. However, if any such fees are not paid by within such timeframe, the outstanding fees will be taken into account in calculating the value of the Portfolio and therefore will result in a reduction in value of the Notes.

Unless any such outstanding Maintenance Fees or MF Yearly Balance are paid in accordance with the preceding paragraph, the Issuer may, following consultation with the Programme Administrator, instruct the Collateral Disposal Agent to liquidate or otherwise realise Collateral in order to pay any outstanding Maintenance Fees or MF Yearly Balance, consistent with that set out in section entitled "Actions in respect of outstanding fees due to the Programme Administrator" below.

Payment of the Trade Spread to the Programme Administrator

A markup of up to 0.50% on the applicable subscription or purchase price of any order to purchase or subscribe for Notes from the Issuer (the "Purchase Price") placed by an investor (a "Subscription Order") shall be charged by the Programme Administrator or the Issuer on top of the Purchase Price of the Subscription Order (the "Trade Spread") if the Programme Administrator requests in writing to the Issuer to charge such Trade Spread setting out the amount to be charged.

The Issuer shall pay to the Programme Administrator the amount of the Trade Spread upon receipt by the Issuer of such amount.

Actions in respect of outstanding fees due to the Programme Administrator

If insufficient funds are available to the Issuer on any date on which any fee payable to the Programme Administrator is due to be paid (including the Maintenance Fee, the Extraordinary Fees, Additional Fees and Ancillary Fees), the Issuer may, following consultation with the Programme Administrator:

- (i) deduct any outstanding fee from amounts otherwise available to Noteholders as Interest Amounts or Note Redemption Amounts; and/or
- (ii) instruct the Collateral Disposal Agent to liquidate or otherwise realise Collateral in order to pay any outstanding fee.

The proceeds of liquidation or realisation shall be applied in payment of fees due to the Programme Administrator subject to the payment of all amounts due and payable in priority to it in accordance with the order of priority set out in the Transaction Documents.

Waiver of fees by the Programme Administrator

The Programme Administrator may, at any time as long as the Notes are outstanding, waive all or part of any the fees which it is entitled to receive from the Issuer in connection with the Series by means of written notice served on the Issuer, which shall be binding on it without any further action from the Issuer or consent from the Trustee.

Waiver of fees by the Portfolio Manager

The Portfolio Manager may, at any time as long as the Notes are outstanding, waive all or part of any the fees which it is entitled to receive from the Issuer in connection with the Series by means of written notice served on the Issuer, which shall be binding on it without any further action from the Issuer or consent from the Trustee.

AMENDMENTS AND SUPPLEMENTS TO THE TRANSACTION DOCUMENTS

Unless otherwise specified in section 35 of the Pricing Terms, no amendments have been made to the Transaction Documents pursuant to the Series Constituting Deed entered into between, amongst others, the Issuer and the Trustee, on or before the Issue Date of the Notes.

IRISH TAX CONSIDERATIONS

Prospective purchasers of Notes should read the "Irish Tax Considerations" section of the Programme Information Memorandum in conjunction with the Irish Tax Considerations that may apply.

ADDITIONAL SELLING RESTRICTIONS WHICH ARE ADDITIONAL TO THOSE IN THE PROGRAMME INFORMATION MEMORANDUM

Prospective purchasers of Notes should read the "*Plan of Distribution*" section of the Programme Information Memorandum in conjunction with the additional selling restrictions (if any) that may apply for certain jurisdictions as set out in section 48 of the Pricing Terms.

GENERAL INFORMATION

- 1. The issue of the Notes was authorised by a resolution of the Board on the date specified in section 9 of the Pricing Terms.
- 2. The Notes have been accepted for clearance through Euroclear and Clearstream, Luxembourg under the Common Code specified in Part B (Other Information) of the Pricing Terms. The International Securities Identification Number for the Notes is set out in Part B (Other Information) of the Pricing Terms.
- 3. The Issuer does not intend to provide post-issuance information in relation to the Notes or the Collateral (as described in the Conditions of the Notes).
- 4. For so long as any Notes remain outstanding, copies of the following documents can be found in physical form from the date hereof during usual business hours on any weekday (Saturdays, Sundays and public holidays excepted) for inspection at the registered office of the Issuer:
 - (i) up-to-date articles of association of Lseries Designated Activity Company dated 23 April 2020;
 - (ii) the Master Trust Terms; and
 - (iii) a list of the amendments, if any, made to the Master Trust Terms in respect of the Notes.

ISSUER

Lseries Designated Activity Company 3rd Floor, Kilmore House

3rd Floor, Kilmore House Park Lane, Spencer Dock Dublin 1, Ireland

PROGRAMME ADMINISTRATOR, COLLATERAL DISPOSAL AGENT AND CALCULATION AGENT

Lynk Capital Markets Ltd

Artemis House, 67 Fort Street, PO Box 2775, Grand Cayman, KY1-1111, Cayman Islands

TRUSTEE	ISSUING AND PRINCIPAL PAYING AGENT AND BNYM INITIAL CUSTODIAN
TMF Trustee Limited 20 Farringdon Street 8 th Floor, London EC4A 4AB United Kingdom	The Bank of New York Mellon, London Branch 160 Queen Victoria Street, London, EC4V 4LA United Kingdom
LEGAL A	ADVISERS
To the Issuer as to Irish law:	To the Trustee as to Irish law:
Dentons Ireland LLP 2nd Floor, Joshua Dawson House, Dawson Street, Dublin 2, D02 RY95, Ireland	Mason Hayes & Curran LLP South Bank House Barrow Street, Dublin 4 Ireland