SECOND SUPPLEMENT DATED 13 AUGUST 2013 TO THE BASE PROSPECTUS DATED 5 JULY 2013

UNICREDIT S.p.A.

(incorporated with limited liability as a *Società per Azioni* in the Republic of Italy under registered number 00348170101)

and

UNICREDIT BANK IRELAND p.l.c.

(incorporated with limited liability in Ireland under registered number 240551)

and

UNICREDIT INTERNATIONAL BANK (Luxembourg) S.A.

(incorporated as a public limited liability company (*société anonyme*) under the laws of the Grand Duchy of Luxembourg and registered with the Luxembourg trade and companies register under number B.103.341)

unconditionally and irrevocably guaranteed by

UNICREDIT S.p.A.

in the case of Notes issued by UniCredit Bank Ireland p.l.c. and UniCredit International Bank (Luxembourg) S.A.

€60,000,000,000 EURO MEDIUM TERM NOTE PROGRAMME

This second supplement (the **Supplement**) to the Base Prospectus dated 5 July 2013, as previously supplemented by the first supplement dated 16 July 2013 (together, the **Base Prospectus**), constitutes a supplement for the purposes of Article 13.1 of Chapter 1 of Part II of the Luxembourg Act dated 10 July 2005 on prospectuses for securities, as amended (the **Prospectus Act**) and is prepared in connection with the $\in 60,000,000,000$ Euro Medium Term Note Programme (the **Programme**) established by UniCredit S.p.A. (**UniCredit** and, in the case of Notes issued by UniCredit Bank Ireland p.l.c. and UniCredit International Bank (Luxembourg) S.A., the **Guarantor**), UniCredit Bank Ireland p.l.c. (**UniCredit International Bank** (Luxembourg) S.A. (**UniCredit International Luxembourg**) (each an **Issuer** and together the **Issuers**). Terms defined in the Base Prospectus have the same meaning when used in this Supplement.

This Supplement is supplemental to, and should be read in conjunction with, the Base Prospectus.

Each of the Issuers and the Guarantor accepts responsibility for the information contained in this Supplement. To the best of the knowledge of each of the Issuers and the Guarantor (which have taken all reasonable care to ensure that such is the case) the information contained in this Supplement is in accordance with the facts and contains no omissions likely to affect its import.

Purpose of the Supplement

The purpose of the submission of this Supplement is to (i) update the "Documents Incorporated by Reference" section of the Base Prospectus to incorporate by reference the unaudited consolidated interim financial statements (including limited review report) of UniCredit and the unaudited interim financial statements of UniCredit Ireland as at and for the six month period ended on 30 June 2013 as well as some

recent press releases relating to UniCredit and (ii) update the "Summary Note" section of the Base Prospectus.

Unaudited consolidated interim financial statements (including limited review report) of UniCredit and unaudited interim financial statements of UniCredit Ireland in respect of the six months ended 30 June 2013

On 6 August 2013, the UniCredit Board of Directors approved the unaudited consolidated interim financial statements of UniCredit in respect of the six months ended 30 June 2013 (the **Consolidated First Half Financial Report as at 30 June 2013**) on which the external auditor issued a limited review report dated 9 August 2013.

The Consolidated First Half Financial Report as at 30 June 2013 has been subject to limited review by Deloitte & Touche S.p.A., UniCredit Group's external auditor.

UniCredit Ireland's unaudited interim financial statements in respect of the six months results ended 30 June 2013 were approved on 1 August 2013 (the **2013 UniCredit Ireland Interim Financial Statements**).

Documents Incorporated by Reference

Copies of the Consolidated First Half Financial Report as at 30 June 2013 (together with the relevant external auditor's limited review report dated 9 August 2013), the press release dated 6 August 2013 relating to its approval by the UniCredit Board of Directors and the 2013 UniCredit Ireland Interim Financial Statements have been filed with the *Commission de Surveillance du Secteur Financier* (**CSSF**) and, by virtue of this Supplement, such documents are incorporated by reference in, and form part of, the Base Prospectus. Copies of this Supplement and all documents incorporated by reference in the Base Prospectus for the time being in London and Luxembourg as described on pages 78 and 310-311 of the Base Prospectus. Copies of this Supplement and all documents incorporated by reference in the Base Prospectus. Copies of the Luxembourg Stock Exchange's website (www.bourse.lu).

The table below sets out the relevant page references for UniCredit unaudited consolidated interim financial statements for the six months ended 30 June 2013, as set out in the Consolidated First Half Financial Report as at 30 June 2013, together with the relevant external auditor's limited review report and for UniCredit Ireland unaudited interim financial statements for the six months ended 30 June 2013, as set out in the 2013 UniCredit Ireland Interim Financial Statements. The information incorporated by reference that is not included in the cross-reference list, is considered as additional information and is not required by the relevant schedules of the Commission Regulation (EC) N°809/2004.

There has been no significant change in the financial or trading position of UniCredit and UniCredit Ireland since 30 June 2013, the date of the most recently published financial statements of UniCredit and UniCredit Ireland.

Documents	Information Incorporated	Page Reference
Press Release "UniCredit 2Q13 Group Results" dated 6 August 2013	Entire Document	All
UniCredit unaudited consolidated first half financial report as at 30 June 2013	Consolidated Balance Sheet	p. 46-47
	Consolidated Income Statement	p. 48-49

	Consolidated Statement of Comprehensive Income	p. 49
	Statement of changes in Shareholder's Equity	p. 50-51
	Consolidated Cash Flow Statement	p. 52-53
	Explanatory Notes	p. 55-274
	Report of External Auditors	p. 298-300
UniCredit Ireland unaudited interim financial statements as of and for the six months ended 30 June 2013	Balance Sheet	p. 20-21
	Income Statement	p. 22
	Statement of Comprehensive Income	p. 23
	Statement of changes in Shareholder's Equity	p. 24-25
	Cash Flows Statement	p. 26-27
	Notes to the financial statements	p. 28-71

UniCredit press release "S&P's affirms UniCredit S.p.A.'s "BBB/A-2" despite increased economic and industry risks in Italy; outlook negative"

On 24 July 2013 the rating agency Standard & Poor's has affirmed UniCredit S.p.A.'s "BBB" long- and "A-2" short-term Issuer Default Rating. At the same time the stand-alone credit profile ("SACP" = standalone rating) has been aligned at "bbb" from "bbb+" due to increased economic and industry risks in Italy. The outlook remains negative.

Debt ratings have not been affected by this rating action.

The information set out in the following sections of the press release shall be incorporated by reference in, and form a part of, the Base Prospectus:

Documents	Information Incorporated	Page Reference
Press Release dated 24 July 2013	Entire Document	All

Modification to the Summary Note of the Base Prospectus

The Summary Note of the Programme included in the Base Prospectus is updated in the Appendix to this Supplement.

General

To the extent that there is any inconsistency between (a) any statement in this Supplement or any statement incorporated by reference into the Base Prospectus by this Supplement and (b) any other statement in or incorporated by reference in the Base Prospectus, the statements in (a) above will prevail.

Save as disclosed in this Supplement, there has been no other significant new factor, material mistake or inaccuracy relating to information included in the Base Prospectus since the publication of the Base Prospectus.

In accordance with Article 13.2 of Chapter 1 of Part II of the Prospectus Act, investors who have agreed to purchase or subscribe for Notes issued under the Programme before this Supplement is published have the right, exercisable before the end of the period of two working days beginning with the working day after the date on which this Supplement was published, to withdraw their acceptances. This right to withdraw shall expire by close of business on 15 August 2013.

Appendix

Summary of the Programme

Summaries are made up of disclosure requirements known as "Elements". These Elements are numbered in Sections A - E (A.1 - E.7).

This Summary contains all the Elements required to be included in a summary for the Notes, the Issuers and the Guarantor. Because some Elements are not required to be addressed, there may be gaps in the numbering sequence of the Elements.

Even though an Element may be required to be inserted in a summary because of the type of securities and issuer, it is possible that no relevant information can be given regarding the Element. In this case a short description of the Element is included in the summary with the mention of "not applicable".

Element	1			
A.1	Warnings	• This summary should be read as an introduction to the Base Prospectus and the applicable Final Terms.		
		• Any decision to invest in any Notes should be based on a consideration of this Base Prospectus as a whole, including any documents incorporated by reference and the applicable Final Terms.		
		• Where a claim relating to information contained in the Base Prospectu and the applicable Final Terms is brought before a court in a Member State of the European Economic Area, the plaintiff may, under the national legislation of the Member State where the claim is brought, b required to bear the costs of translating the Base Prospectus and the applicable Final Terms before the legal proceedings are initiated.		
		• Civil liability will attach only to the persons who have tabled this summary including any translation thereof, but only if the summary is misleading, inaccurate or inconsistent when read together with the other parts of this Base Prospectus or it does not provide, when read together with the other parts of this Base Prospectus, key information in order to aid investors when considering whether to invest in the Notes.		
A.2	Consent	Certain Tranches of Notes with a denomination of less than €100,000 (or its equivalent in any other currency) may be offered in circumstances where there is no exemption from the obligation under the Prospectus Directive to publish a prospectus. Any such offer is referred to as a Non-exempt Offer.		
		[Not Applicable – the Notes are not being offered to the public as a part of Non-exempt Offer] [<i>Consent</i> : Subject to the conditions set out below, [each of the Issuer [and the Guarantor] consent[s] to the use of this Base Prospectus connection with a Non-exempt Offer of Notes by the Managers[, [names specific financial intermediaries listed in final terms,] [and] [each financ intermediary whose name is published on the Issuer's webs (<i>www.unicreditgroup.eu</i>) and identified as an Authorised Offeror in respect the relevant Non-exempt Offer] [and any financial intermediary which authorised to make such offers under [the Financial Services and Markets A 2000, as amended, or other]applicable legislation implementing the Markets Financial Instruments Directive (Directive 2004/39/EC) and publishes on website the following statement (with the information in square brackets bei		

Section A – Introduction and warnings

completed with the relevant information):
"We, [insert legal name of financial intermediary], refer to the [insert title of relevant Notes] (the Notes) described in the Final Terms dated [insert date] (the Final Terms) published by [] (the Issuer). We hereby accept the offer by [each of] the Issuer [and the Guarantor] of its consent to our use of the Base Prospectus (as defined in the Final Terms) in connection with the offer of the Notes in accordance with the Authorised Offeror Terms and subject to the conditions to such consent, each as specified in the Base Prospectus, and we are using the Base Prospectus accordingly."
(each an Authorised Offeror).
<i>Offer period</i> : The Issuer's consent referred to above is given for Non-exempt Offers of Notes during [<i>offer period for the issue to be specified here</i>] (the Offer Period).
<i>Conditions to consent</i> : The conditions to the Issuer's [and the Guarantor's] consent (in addition to the conditions referred to above) are that such consent (a) is only valid during the Offer Period; (b) only extends to the use of this Base Prospectus to make Non-exempt Offers of the relevant Tranche of Notes in [specify each Relevant Member State in which the particular Tranche of Notes can be offered] and (c) [specify any other conditions applicable to the Non-exempt Offer of the particular Tranche, as set out in the Final Terms].
AN INVESTOR INTENDING TO ACQUIRE OR ACQUIRING ANY NOTES IN A NON-EXEMPT OFFER FROM AN AUTHORISED OFFEROR WILL DO SO, AND OFFERS AND SALES OF SUCH NOTES TO AN INVESTOR BY SUCH AUTHORISED OFFEROR WILL BE MADE, IN ACCORDANCE WITH ANY TERMS AND OTHER ARRANGEMENTS IN PLACE BETWEEN SUCH AUTHORISED OFFEROR AND SUCH INVESTOR INCLUDING AS TO PRICE, ALLOCATIONS AND SETTLEMENT ARRANGEMENTS. THE RELEVANT INFORMATION WILL BE PROVIDED BY THE

Section B – Issuers and Guarantor

Element	Title	
[B.1	Legal and commercial name of the Issuer	UniCredit S.p.A. (UniCredit)
B.2	Domicile/ legal form/ legislation/ country of incorporation	UniCredit is a <i>Società per Azioni</i> incorporated under the laws of the Republic of Italy and domiciled in the Republic of Italy with registered office at Via A. Specchi 16, 00186, Rome, Italy.

Element	Title				
B.4b	Trend information	Not Applicable - There are no known trends, uncertainties, demands, commitments or events that are reasonably likely to have a material effect on the Issuer's prospects for its current financial year.			
B.5	Description of the Group	The UniCredit Banking Group, registered with the Register of Banking Groups held by the Bank of Italy pursuant to Article 64 of the Banking Law under number 02008.1 (the Group or the UniCredit Group) is a leading financial services group with a well established network in 22 countries, including Italy, Germany, Austria, Poland and several other Central and Eastern European (CEE) countries. The Group's portfolio of activities is highly diversified by segments and geographical areas, with a strong focus on commercial banking. Its wide range of banking, financial and related activities includes deposit-taking, lending, asset management, securities trading and brokerage, investment banking, international trade finance, corporate finance, leasing, factoring and the distribution of certain life insurance products through bank branches (<i>bancassurance</i>).			
B.9	Profit forecast or estimate	Not Applicable - No profit forecasts or estimates have been made in the Base Prospectus.			
B.10	Audit report qualifications	Not Applicable - No qualifications are contained in any audit or review report included in the Base Prospectus.			
B.12	Sel	elected historical key financial information:Income Statementmary information extracted from the audited consolidated annual financialof the financial years ended 31 December 2012 and 31 December 2011 forYear ended 31 DecemberYear ended 31 2011(*)			
		2012(***)	2012(*)		
	Operating income of which:	25,379	25,049	25,013	
	- net interest	14,120	14,285	15,252	
	- dividends and other income from equity investments	e 397 397 380			
	- net fees and commissions	7,793 7,793 8,048			
	Operating costs	(14,979) (14,979) (15,4		(15,431)	
	Operating profit	10,400 10,070 9,		9,582	
	Profit (loss) before tax	317 317		2,195	
	Net profit (loss) attributable to the Group	to 865 865 (9,206)			

Element	Title			
	(*) As published in "2012 Consolidated Reports and Accounts" (**) Recasted. Restatement of interest income from impaired assets whose book value was written down/back as the result of the passing of time from item "Net interest" (Operating income) to item "Net write-downs on loans and provisions for guarantees and commitments" (Operating profit), following the reclassification carried out by three Group companies in the first half of 2013.			
	The table below sets out summa June 2013 and 30 June 2012 for t	ary information extracted from the consolidated interim report as at 30 the UniCredit Group:		
	€ millions	30 June 2013	30 June 2012	
	Operating income	12,497	13,357	
	of which:			
	- net interest	6,617	7,303	
	- dividends and other income from equity investments	170	223	
	- net fees and commissions	3,969	3,918	
	Operating costs	(7,434)	(7,571)	
	Operating profit	5,064	5,786	
	Profit before tax	1,859	2,477	
	Net profit (loss) attributable to the Group	810	1,083	
		Statement of Financial Position		
		ary information extracted from UniCred nber 2012 and 31 December 2011:	it Group's audited statement of	
	ϵ millions	Year ended 31 December 2012 ^(*)	Year ended 31 December 2011 ^(*)	
	Total assets	926,827	913,567	
	Financial assets held for trading	107,119	120,374	
	Loans and receivables with customers	547,144	555,946	
	of which:			
	- impaired loans	44,058	38,806	
	Financial liabilities held for trading	99,123	111,386	
	Deposits from customers and debt securities in issue	579,965	557,448	
	of which:			

Element	Title				
Liement	- deposits from customers	409,5	14	395,288	
	- securities in issue	170,4		162,160	
	Shareholders' Equity	62,7		51,479	
	(*) As published in "2012 Consolidated Re		04	51,477	
	The table below sets out summa June 2013, 31 December 2012 ar				
		30 June 2013	31 December 2012 ^(*)	30 June 2012	
	Total assets	889,632	926,838	938,581	
	Financial assets held for trading	93,772	107,119	112,702	
	Loans and receivables with customers	532,771	547,144	553,427	
	of which:				
	- impaired loans	46,215	44,058	42,333	
	Financial liabilities held for trading	77,216	99,123	107,913	
	Deposits from customers and debt securities in issue	564,750	579,965	576,620	
	of which:				
	- deposits from customers	405,221	409,514	414,446	
	- securities in issue	159,529	170,451	162,174	
	Shareholders' Equity	61,322	61,579	60,930	
	^(*) Recasted. Please note that on 1 January on the accounting standard required the re				
	The figures in these tables refer t				
	Statements of no significant or n	nt or material adverse change ant change in the financial or trading position of UniCredit and the Group s been no material adverse change in the prospects of UniCredit and the Gr			
B.13	Events impacting the Issuer's solvency			events particular to the Issuer to the evaluation of the Issuer's	

Element	Title				
B.14	Dependence upon other group entities	UniCredit is the parent company of the UniCredit Group and carries out, in addition to banking activities, organic policy, governance and control functions vis-à-vis its subsidiary banking, financial and instrumental companies.			vernance and
B.15	Principal activities	Please also see Element B.5 above UniCredit, as a bank which undertakes management and co-ordination activities for the UniCredit Group, pursuant to the provisions of Article 61 of Legislative Decree No. 385 of 1 September 1993, as amended (the Italian Banking Act), issues, when exercising these management and co-ordination activities, instructions to the other members of the banking group in respect of the fulfilment of requirements laid down by the Bank of Italy in the interest of the banking group's stability.			
B.16	Controlling shareholders	Not Applicable - No individual or entity controls the Issuer within the meaning provided for in Article 93 of the Legislative Decree No. 58 of 24 February 1998, as amended.			
B.17	Credit ratings	UniCredit S.p.A. has been rated:			
		Description	Standard & Poor's	Moody's	Fitch ratings
		Short Term Counterparty Credit Rating	A-2	P-2	F2
		Long Term Counterparty Credit Rating	BBB	Baa2	BBB+
		Outlook	negative	negative	negative
		Standalone Rating	bbb	D+	bbb+
		[The Notes [have been/are expected to be] rated [<i>specify rating(s) of Tranche being issued</i>] by [<i>specify rating agent(s)</i>].]			
		[A security rating is not a recommendation to buy, sell or hold securities and may be subject to suspension, reduction or withdrawal at any time by the assigning rating agency.]			
		[No ratings have been assigned to the Notes at the request of or with the co-operation of the Issuer in the rating process.]]			

Element	Title	
[B.1	Legal and commercial name of the Issuer	UniCredit Bank Ireland p.l.c. (UniCredit Ireland)
B.2	Domicile/ legal form/ legislation/ country of incorporation	UniCredit Ireland is a limited liability company incorporated under the laws of Ireland and domiciled in Ireland with registered office at La Touche House, International Financial Services Centre, Dublin 1, Ireland.
B.4b	Trend information	Not Applicable - There are no known trends, uncertainties, demands, commitments or events that are reasonably likely to have a material

Element	Title			
		effect on the Issuer's prospects for its c	urrent financial year.	
B.5	Description of the Group	The UniCredit Banking Group, registered with the Register of Banking Groups held by the Bank of Italy pursuant to Article 64 of the Banking Law under number 02008.1 (the Group or the UniCredit Group) is a leading financial services group with a well established network in 22 countries, including Italy, Germany, Austria, Poland and several other Central and Eastern European (CEE) countries. The Group's portfolio of activities is highly diversified by segments and geographical areas, with a strong focus on commercial banking. Its wide range of banking, financial and related activities includes deposit-taking, lending, asset management, securities trading and brokerage, investment banking, international trade finance, corporate finance, leasing, factoring and the distribution of certain life insurance products through bank branches (<i>bancassurance</i>).		
B.9	Profit forecast or estimate	Not Applicable - No profit forecasts of Base Prospectus.	r estimates have been made in the	
B.10	Audit report qualifications	Not Applicable - No qualifications are contained in any audit or review report included in the Base Prospectus.		
B.12	Sel	ected historical key financial information:		
		Income Statement		
		ary information extracted from the audited consolidated annual financial the financial years ended 31 December 2012 and 31 December 2011 for		
	UniCredit Ireland	As at	;	
	€ millions	Year ended 31 December 2012	Year ended 31 December 2011	
	Operating income	105	159	
	of which:			
	- net interest	102	153	
	- dividends and other income from equity investments			
	- net fees and commissions	(14)	(2)	
	Operating costs	(7)	(6)	
	Operating profit	98	152	
	Profit (loss) before tax	95	145	
	Net profit (loss)	82	141	

Element	Title		
	The table below sets out summa June 2012 for UniCredit Ireland	ry information extracted from the interim	report as at 30 June 2013 and 30
	ϵ millions	30 June 2013	30 June 2012
	Operating income	21	52
	of which:		
	- net interest	43	59
	- dividends and other income from equity investments	-	-
	- net fees and commissions	(9)	(6)
	Operating costs	(3)	(3)
	Operating profit	18	49
	Profit (loss) before tax	23	48
	Net profit (loss)	19.8	41.7
		ary information extracted from for UniCre nber 2012 and 31 December 2011: Year ended 31 December 2012	edit Ireland audited statement of Year ended 31 December 2011
	Traditional		
	Total assets Financial assets held for trading	27,154 35	22,221 94
	Loans and receivables with customers	2,002	2,462
	of which:		
	- impaired loans	-	-
	Financial liabilities held for trading	1	52
	Deposits from customers and debt securities in issue	6,389	5,148
	of which:		
	- deposits from customers	1,646	1,475

Element	Title				
	- securities in issue	4,743		3,673	
	Shareholders' Equity	1,765		1,106	
	The table below sets out summa December 2012 and 30 June 201	ary information extracted from the interim report as at 30 June 2013 2 for UniCredit Ireland:			
	€ millions	30 June 2013	30 June 2012		
	Total assets	27,683	27,154	22,577	
	Financial assets held for trading	4	35	39	
	Loans and receivables with customers	1,883	2,002	2,070	
	of which:				
	- impaired loans	-	-	-	
	Financial liabilities held for trading	1	1	-	
	Deposits from customers and debt securities in issue	6,994	6,389	4,379	
	of which:				
	- deposits from customers	1,287	1,646	1,731	
	- securities in issue	5,707	4,743	2,648	
	Shareholders' Equity	1,900	1,765	1,291	
	Statements of no significant or There has been no significant cha 2013 and there has been no m December 2012.	ange in the financial or	trading position of U		
B.13	Events impacting the Issuer's solvency			vents particular to the Issuer the evaluation of the Issuer's	
B.14	Dependence upon other group entities	UniCredit Ireland is an autonomous operating unit within the wider Group and as a fully owned subsidiary is subject to the coordination and support of the parent entity. This support extends to UniCredit Ireland's financial dependence as evidenced by UniCredit's injection of $\in 2.2$ billion in share capital and capital contributions to facilitate its ongoing trading activities.			
		Please also see Elem	ent B.5 above		
B.15	Principal activities	UniCredit Ireland is	engaged in the busin	ess of banking and provision	

Element	Title	
		of financial services. Its main business areas include credit and structured finance (including investing in loans, bonds, securitisation and other forms of asset financing), treasury activities (money market, repurchase agreements or "repos", Euro Over Night Index Average (EONIA) and other interest rate swaps, foreign exchange and futures) and the issue of certificates of deposit and structured notes.
B.16	Controlling shareholders	UniCredit Ireland is a wholly owned subsidiary of UniCredit S.p.A.
B.17	Credit ratings	The Issuer is not rated.
		[The Notes [have been/are expected to be] rated [<i>specify rating(s) of Tranche being issued</i>] by [<i>specify rating agent(s)</i>].]
		[A security rating is not a recommendation to buy, sell or hold securities and may be subject to suspension, reduction or withdrawal at any time by the assigning rating agency.]
		[No ratings have been assigned to the Notes at the request of or with the co-operation of the Issuer in the rating process.]]
Element	Title	
[B .1	Legal and commercial name of the Issuer	UniCredit International Bank (Luxembourg) S.A. (UniCredit International Luxembourg).
B.2	Domicile/ legal form/ legislation/ country of incorporation	UniCredit International Luxembourg is a public limited liability company (<i>société anonyme</i>) incorporated under the laws of the Grand Duchy of Luxembourg and domiciled in Luxembourg with registered office at 8-10 rue Jean Monnet, L-2180 Luxembourg.
B.4b	Trend information	Not Applicable - There are no known trends, uncertainties, demands, commitments or events that are reasonably likely to have a material effect on the Issuer's prospects for its current financial year.
B.5	Description of the Group	The UniCredit Banking Group, registered with the Register of Banking Groups held by the Bank of Italy pursuant to Article 64 of the Banking Law under number 02008.1 (the Group or the UniCredit Group) is a leading financial services group with a well established network in 22 countries, including Italy, Germany, Austria, Poland and several other Central and Eastern European (CEE) countries. The Group's portfolio of activities is highly diversified by segments and geographical areas, with a strong focus on commercial banking. Its wide range of banking, financial and related activities includes deposit-taking, lending, asset management, securities trading and brokerage, investment banking, international trade finance, corporate finance, leasing, factoring and the distribution of certain life insurance products through bank branches (<i>bancassurance</i>).
B.9	Profit forecast or estimate	Not Applicable - No profit forecasts or estimates have been made in the Base Prospectus.
B.10	Audit report qualifications	Not Applicable - No qualifications are contained in any audit or review report included in the Base Prospectus.

Element	Title			
B.12	Sel	ected historical key financial inform	ation:	
	Income Statement			
		ary information extracted from the automatic the financial years ended 31 December		
	UniCredit Luxembourg	As at		
	€ millions	Year ended 31 December 2012	Year ended 31 December 2011	
	Operating income of which:	13	13	
	-net interest	12	13	
	Operating costs	(5)	(5) Operating	
	Profit	8	8	
	Profit (loss) before tax	8	8	
	Net profit (loss)	6	6	
		mary information extracted from for s at 31 December 2012 and 31 Decemb Year ended 21 December 2012	Year ended	
	Total assets	31 December 2012 3,030	31 December 2011 3,850	
	Financial assets held for trading	1	-	
	Loans and receivables with customers	105	99	
	Financial liabilities held for trading	1	-	
	Deposits from customers and debt securities in issue of which:	2,278	3,181	
	- deposits from customers	303	436	
	- securities in issue	1,974	2,745	
	Shareholders' Equity	244	214	

Element	Title			
	Stateme	nts of no significant or material adverse change		
		change in the financial or trading position of UniCredit International r 2012 and there has been no material adverse change in the prospects of ourg since 31 December 2012.		
B.13	Events impacting the Issuer's solvency	Not Applicable - There are no recent events particular to the Issuer which are to a material extent relevant to the evaluation of the Issuer's solvency.		
B.14	Dependence upon other group entities	UniCredit International Luxembourg is a wholly owned subsidiary of UniCredit and owns a 100 per cent. interest in a subsidiary named UniCredit Luxembourg Finance S.A., whose principal object is the issue of securities in the US market under a USD 10 billion medium term note programme guaranteed by UniCredit S.p.A.		
		Please also see Element B.5 above		
B.15	Principal activities	UniCredit International Luxembourg is engaged in the business of banking and the provision of financial services. Its main business areas include treasury activities (money market, repurchase agreements or "repos", interest rate swaps, foreign exchange), issue of certificates of deposit and structured notes, selective investments for its own account, treasury services for institutional and corporate counterparties, management of the remaining credit portfolio.		
B.16	Controlling shareholders	UniCredit International Luxembourg is a wholly owned subsidiary of UniCredit.		
B.17	Credit ratings	The Issuer is not rated.		
		[The Notes [have been/are expected to be] rated [<i>specify rating(s) of Tranche being issued</i>] by [<i>specify rating agent(s)</i>].]		
		[A security rating is not a recommendation to buy, sell or hold securities and may be subject to suspension, reduction or withdrawal at any time by the assigning rating agency.]		
		[No ratings have been assigned to the Notes at the request of or with the co-operation of the Issuer in the rating process.]]		
[B.18	Description of the Guarantee	[The Notes issued by [UniCredit Ireland] [UniCredit International Luxembourg] will be unconditionally and irrevocably guaranteed by the Guarantor.]		
		[[<i>To include in the case of Senior Notes:</i>]The obligations of the Guarantor under its guarantee will be direct, unconditional and unsecured obligations of the Guarantor and will rank <i>pari passu</i> and (save for certain obligations required to be preferred by law) equally with all other unsecured obligations (other than subordinated obligations, if any) of the Guarantor from time to time outstanding.]		
		[[To include in the case of Subordinated Notes issued by UniCredit Ireland:]The obligations of the Guarantor under its guarantee will constitute, direct, unsecured and subordinated obligations of the Guarantor.]		

Element	Title				
		[Not Applicable]]			
[B.19	Information about the Guarantor				
B.19 B.1	Legal and commercial name of the Guarantor	UniCredit S.p.A.	(UniCredit)		
B.19 B.2	Domicile/ legal form/ legislation/ country of incorporation	the Republic of	Italy and domicile	<i>ni</i> incorporated under the laws of ed in the Republic of Italy with 5, 00186, Rome, Italy.	
B.19 B.4b	Trend information	commitments or	events that are rea	vn trends, uncertainties, demands, sonably likely to have a material r its current financial year.	
B.19 B.5	Description of the Group	The UniCredit Banking Group, registered with the Register of Banking Groups held by the Bank of Italy pursuant to Article 64 of the Banking Law under number 02008.1 (the Group or the UniCredit Group) is a leading financial services group with a well established network in 22 countries, including Italy, Germany, Austria, Poland and several other Central and Eastern European (CEE) countries. The Group's portfolio of activities is highly diversified by segments and geographical areas, with a strong focus on commercial banking. Its wide range of banking, financial and related activities includes deposit-taking, lending, asset management, securities trading and brokerage, investment banking, international trade finance, corporate finance, leasing, factoring and the distribution of certain life insurance products through bank branches (<i>bancassurance</i>).			
B.19 B.9	Profit forecast or estimate	Not Applicable - No profit forecasts or estimates have been made in the Base Prospectus.			
B.19 B.10	Audit report qualifications		No qualifications at the Base Prospectu	re contained in any audit or review s.	
B.19 B.12	Sel		y financial informa	ition:	
		Income Statement summary information extracted from the audited consolidated annual financial ach of the financial years ended 31 December 2012 and 31 December 2011 for Year ended 31 31 December 2012 (**) Year ended 31 December 2011 (**) Year ended 31 December 2012 (**) Year ended 31 December 2011 (**)			
	ϵ millions				
	Operating income of which:	25,379	25,049	25,013	
	- net interest	14,120	14,285	15,252	
	- dividends and other income	397	397	380	

Element	Title					
	from equity investments					
	- net fees and commissions	7,793	7,793	8,048		
	Operating costs	(14,979)	(14,979)	(15,431)		
	Operating profit	10,400	10,070	9,582		
	Profit (loss) before tax	317	317	2,195		
	Net profit (loss) attributable to the Group	865	865	(9,206)		
	 (*) As published in "2012 Consolidated Reports and Accounts". (**) Recasted. Restatement of interest income from impaired assets whose book value was written down/back as the ropassing of time from item "Net interest" (Operating income) to item "Net write-downs on loans and provisions for gua commitments" (Operating profit), following the reclassification carried out by three Group companies in the first half of The table below sets out summary information extracted from the consolidated interim reprised as a set of the UniCredit Group: 					
	€ millions	30 Jun	ne 2013	30 June 2012		
	Operating income	12,	,497	13,357		
	of which:					
	- net interest	6,617		7,303		
	- dividends and other income from equity investments		170	223		
	- net fees and commissions	3,	,969	3,918		
	Operating costs	(7,	,434)	(7,571)		
	Operating profit	5,	,064	5,786		
	Profit before tax	1,	,859	2,477		
	Net profit (loss) attributable to the Group	810		1,083		
		Statement of Financial Position				
		The table below sets out summary information extracted from UniCredit Group's audited statement or financial positions as at 31 December 2012 and 31 December 2011:				
	€ millions	Year ended 31 I	December 2012 ^(*)	Year ended 31 December 2011 ^(*)		
	Total assets	926	,827	913,567		
	Financial assets held for trading	107,	,119	120,374		
	Loans and receivables with customers	547.	,144	555,946		

lement	Title			
	of which:			
	- impaired loans	44,058	38	,806
	Financial liabilities held for trading	99,123	111	,386
	Deposits from customers and debt securities in issue	579,965	557	,448
	of which:			
	- deposits from customers	409,514	395	,288
	- securities in issue	170,451	162	,160
	Shareholders' Equity	62,784	51	,479
	(*) As published in "2012 Consolidated Report	ts and Accounts".		
	The table below sets out summary June 2013, 31 December 2012 and 3			n report as at 3
		30 June 2013	31 December 2012 ^(*)	30 June 201
	Total assets	889,632	926,838	938,581
	Financial assets held for trading	93,772	107,119	112,702
	Loans and receivables with customers	532,771	547,144	553,427
	of which:			
	- impaired loans	46,215	44,058	42,333
	Financial liabilities held for trading	77,216	99,123	107,913
	Deposits from customers and debt securities in issue	564,750	579,965	576,620
	of which:			
	- deposits from customers	405,221	409,514	414,446
	- securities in issue	159,529	170,451	162,174
	Shareholders' Equity	61,322	61,579	60,930
	^(*) Recasted. Please note that on 1 January 20 on the accounting standard required the restat	13 the amendments to IAS 19 ("IAS ement of previous periods beginning of	19R") came into force. The on or after 1 January 2012.	first time applicati
	The figures in these tables refer to re	eclassified balance sheet		

Element	Title				
	Statements of no significant or material adverse change				
		ange in the financial or trading positi no material adverse change in the p			
B.19 B.13	Events impacting the Guarantor's solvency	Not Applicable - There are no recent events particular to the Guarantor which are to a material extent relevant to the evaluation of the Guarantor's solvency.			
B.19 B.14	Dependence upon other Group entities	The Guarantor is the parent company of the UniCredit Group and carries out, in addition to banking activities, organic policy, governance and control functions vis-à-vis its subsidiary banking, financial and instrumental companies.			
		Please also see Element B.19 B.5 al	bove		
B.19 B.15	The Guarantor's Principal activities	The Guarantor, as a bank which undertakes management and co- ordination activities for the UniCredit Group, pursuant to the provisions of Article 61 of Legislative Decree No. 385 of 1 September 1993, as amended (the Italian Banking Act), issues, when exercising these management and co-ordination activities, instructions to the other members of the banking group in respect of the fulfilment of requirements laid down by the Bank of Italy in the interest of the banking group's stability.			
B.19 B.16	Controlling shareholders	Not Applicable - No individual or entity controls the Guarantor within the meaning provided for in Article 93 of the Legislative Decree No. 58 of 24 February 1998, as amended.			
B.19 B.17	Credit ratings	UniCredit S.p.A. has been rated:			
		Description	Standard & Poor's	Moody's	Fitch ratings
		Short Term Counterparty Credit Rating	A-2	P-2	F2
		Long Term Counterparty Credit Rating	BBB	Baa2	BBB+
		Outlook	negative	negative	negative
		Standalone Rating	bbb	D+	bbb+]

Section C – Securities

Element	Title	
C.1	Description of Notes/ISIN	The Notes to be issued may be Fixed Rate Notes, Floating Rate Notes, Zero Coupon Notes, Inflation Linked Interest Notes or CMS Linked Interest Notes.
		The Notes are $[\bullet]$ per cent. [Fixed Rate/Floating Rate/Zero Coupon/Inflation Linked Interest Notes/CMS Linked Interest] $[\bullet]$ Notes due $[\bullet]$ [unconditionally and irrevocably guaranteed by UniCredit S.p.A.]
		International Securities Identification Number (ISIN): [•]
		Common Code: [●]
		[CUSIP: [●]]
		[CINS: [•]]
C.2	Currency	Subject to compliance with all applicable laws, regulations and directives, Notes may be issued in any currency agreed between the Issuer and the relevant Dealer at the time of issue.
		The currency of this Series of Notes is [Pounds Sterling (£)/Euro $(€)/U.S.$ dollars (U.S.\$)/Renminbi (CNY), which is the currency of the People's Republic of China/ <i>Other</i> ([\bullet])].
C.5	Restrictions on transferability	The Notes may not be transferred prior to the Issue Date. Selling restrictions apply to offers, sales or transfers of the Notes under the applicable laws in various jurisdictions. A purchaser of the Notes is required to make certain agreements and representations as a condition to purchasing the Notes.
C.8	Rights attached to the Notes, including ranking and limitations on those rights	Notes issued under the Programme will have terms and conditions relating to, among other matters:
	initiations on chose rights	Governing law
		The rights of the investors in connection with the Notes and any non-contractual obligations will be governed by English law[, except for the right of the investors in connection with the status of the [Subordinated Notes issued by UniCredit] [Subordinated Guarantee (in case of Subordinated Notes issued by UniCredit Ireland)] and any non-contractual obligations arising out thereof which shall be governed by, and construed in accordance with, Italian law]. [The rights of the investors and any non-contractual obligations arising out of or in connection with the status of the Subordinated Notes issued by UniCredit Ireland shall be governed by, and construed in accordance with, the laws of Ireland.]
		Status[and Subordination]
		[[Insert in the case of Senior Notes] The Notes issued on a Senior basis constitute direct, unconditional, unsubordinated and

Element	Title	
		unsecured obligations of the Issuer and will rank <i>pari passu</i> among themselves and (save for certain obligations required to be preferred by law) equally with all other unsecured obligations (other than subordinated obligations, if any) of the Issuer, from time to time outstanding.]
		[Insert in the case of Subordinated Notes issued by UniCredit S.p.A.] Early redemption may occur only at the option of UniCredit and with the prior approval of the Bank of Italy.]
		[Insert in the case of Subordinated Notes issued by UniCredit Ireland] ⁻ Notes having a stated maturity (which must be at least five years) may be redeemed on their Maturity Date or, if of indeterminate duration, may be redeemed where five years' notice of redemption has been given. Otherwise Subordinated Notes may only be redeemed with the Central Bank of Ireland's consent, which will only be given where the request is made at UniCredit Ireland's initiative and UniCredit Ireland's solvency is not in question.]
		This Series of the Notes is issued on a [Senior/ Subordinated] basis.
		Events of default
		[Insert in the case of Senior Notes] [The terms of the Senior Notes will contain, amongst others, the following events of default:
		• default in payment of any principal or interest due in respect of the Notes, continuing for a specified period of time;
		• non-performance or non-observance by the Issuers [or, in the case of Guaranteed Notes, the Guarantor] of any of its other obligations under the conditions of the Notes or the Trust Deed, in certain cases continuing for a specified period of time;
		• if either (i) any indebtedness for Borrowed Money in excess of \in 35,000,000 (or its equivalent in any other currency or currencies) of the Issuer [or (in the case of Guaranteed Notes) the Guarantor] shall become repayable prior to the due date for payment thereof by reason of default by the Issuer [or, as the case may be, the Guarantor] or shall not be repaid at maturity as extended by any applicable grace period therefor and, in either case, steps shall have been taken to obtain repayment, or (ii) any guarantee given by the Issuer [or (in the case of Guaranteed Notes) the Guarantor] of any indebtedness for Borrowed Money in excess of \in 35,000,000 (or its equivalent in any other currency or currencies) shall not be honoured when due and called;
		• events relating to the insolvency, winding up or cessation of business of the Issuers[, (in the case of Guaranteed Notes) the Guarantor];

Element	Title	
		• certain final judgments for the payment of indebtedness remain unsatisfied for a specific period of time; and
		• (in the case of Guaranteed Notes) the Guarantee ceases to be in full force and effect.
		upon of the occurrence of the above, the Trustee, at its discretion, may, and if so requested in writing by the holders of at least one quarter in principal amount of the Notes then outstanding, or if so directed by an Extraordinary Resolution of the Noteholders, shall give notice to the Issuer [and, in the case of the Guaranteed Notes, the Guarantor] that each Note is, and each Note shall thereupon immediately become, due and repayable at its Early Redemption Amount together with accrued interest.]
		[Insert in the case of Subordinated Notes] [The terms of the Subordinated Notes will contain, amongst others, the following events of default:
		[Insert the case of Subordinated Notes issued by UniCredit]
		• UniCredit becoming subject to <i>Liquidazione Coatta</i> <i>Amministrativa</i> as defined in Legislative Decree No. 385 of 1 September 1993 of the Republic of Italy;
		[Insert the case of Subordinated Notes issued by UniCredit Ireland]
		• events relating to the insolvency or winding up of UniCredit Ireland.
		upon of the occurrence of the above, the Trustee, at its discretion, may, and if so requested in writing by the holders of at least one quarter in principal amount of the Notes then outstanding, or if so directed by an Extraordinary Resolution of the Noteholders, shall give notice to the Issuer and, in the case of the Guaranteed Notes, the Guarantor that each Note is, and each Note shall thereupon immediately become, due and repayable at its Early Redemption Amount together with accrued interest]
		Meetings
		The terms of the Notes will contain provisions for calling meetings of holders of such Notes to consider matters affecting their interests generally. These provisions permit defined majorities to bind all holders, including holders who did not attend and vote at the relevant meeting and holders who voted in a manner contrary to the majority.
		Taxation
		All payments in respect of Notes will be made without deduction for or on account of withholding taxes imposed by (a) the Republic of Italy, in the case of Notes issued by UniCredit and Guaranteed Notes, (b) Ireland, in the case of Notes issued by UniCredit Ireland and (c) Luxembourg, in the case of Notes

Element	Title	
		issued by UniCredit International Luxembourg. In the event that any such deduction is made, the Issuers or, as the case may be, the Guarantor will, save in certain limited circumstances, be required to pay additional amounts to cover the amounts so deducted.
		Payments of any amount in respect of Notes, Receipts or Coupons will be subject in all cases to (i) any fiscal or other laws and regulations applicable thereto in any jurisdiction and (ii) any withholding or deduction required pursuant to an agreement described in Section 1471(b) of the U.S. Internal Revenue Code of 1986 (the Code) or otherwise imposed pursuant to Sections 1471 through 1474 of the Code, any regulations or agreements thereunder, any official interpretations thereof, or law implementing an intergovernmental approach thereto.
		Prescription
		The Notes (whether in bearer or registered form), Receipts and Coupons will become void unless presented for payment within a period of ten years (in the case of principal) and five years (in the case of interest) after the date on which such payment first becomes due.
С.9	Interest/Redemption	Interest
		Notes may or may not bear interest. Interest-bearing Notes will either bear interest payable at a fixed rate or a floating rate or calculated by reference the relevant inflation Index.
		[Payments (in respect of principal and interest) in respect of Notes denominated in Renminbi will be made in Renminbi, except in the case where "RMB Currency Event" is specified in the Final Terms and if by reason of a RMB Currency Event, as determined by the relevant Issuer acting in good faith and in a commercially reasonable manner, the relevant Issuer is not able to pay any amount in respect of the Notes, the relevant Issuer's obligation to make payment in Renminbi shall be replaced by an obligation to pay such amount in the Relevant Currency converted using the Spot Rate.]
		Interest Rate
		[[<i>Insert in the case of Fixed Rate Notes</i> :] The Notes bear interest [from their date of issue/from $[\bullet]$] at the fixed rate of $[\bullet]$ % per annum.
		The yield in respect of the Notes is $[\bullet]$ %.
		The yield is calculated at the Issue Date on the basis of the relevant Issue Price
		Interest will be paid [annually/semi-annually/quarterly] in arrear on $[\bullet]$ in each year. The first interest payment will be made on $[\bullet]$]
		[[Insert in the case of Floating Rate Notes:] The Notes bear

Element	Title	
		floating rate interest interest [from their date of issue/from $[\bullet]$] at floating rates calculated by reference to $[[\bullet]$ -Euribor] $[[\bullet]$ - Libor] [<i>insert CMS rate</i>] [for the relevant interest period[s][.] [[<i>In</i> <i>the case of a factor insert</i> :], multiplied with a factor of [<i>Insert</i> <i>factor</i>]] [[<i>in the case of a margin insert</i> :][, plus][, minus] the margin of $[\bullet]$ % per annum][for the relevant interest period]. Interest will be paid [annually/semi-annually/quarterly] in arrear on $[\bullet]$, and $[\bullet]$ in each year, subject to adjustment for non- business days. The first interest payment will be made on $[\bullet]$.]
		[[Insert in the case of Inflation Linked Interest Notes:] The Notes bear Inflation linked interest [from their date of issue/from [\bullet]]. The interest rate is dependent on the performance of the [HICP][GRCP2000] [FRCPxTOB][\bullet] [for each interest period] [[In the case of a factor insert:], multiplied with a factor of [insert factor]] [[In the case of a margin, insert:] [, plus][, minus] the margin of [insert percentage]%] for the relevant interest period]. Interest will be paid [annually/semi-annually/quarterly] in arrear on [\bullet], and [\bullet] in each year, subject to adjustment for non-business days. The first interest payment will be made on [\bullet].]
		[In the case of a minimum and/or maximum rate of interest, insert:]The amount of interest payable on the Notes is subject to [insert the minimum/maximum rate of interest].]
		[The Notes do not bear any interest [and will be offered and sold at a discount to their nominal amount].]
		Underlyings
		[Not Applicable. Interest on the Notes is not based on an underlying.]
		[Insert in the case of CMS Linked Notes:][insert CMS Rate(s)]
		[Insert in the case of Zero Coupon Notes:]Not Applicable.]
		[Insert in the case of Inflation Linked Interest Notes:]The value of the Notes may be affected by the [performance of [insert the relevant inflation index].
		[The Rate of Interest payable from time to time in respect of Inflation Linked Interest Notes, for each interest period, shall be determined in accordance with the following formula:
		Rate of Interest = [[Index Factor]*YoY Inflation] + Margin
		Index Factor has the meaning given to it in the applicable Final Terms, provided that if Index Factor is specified as "Not Applicable", the Index Factor shall be deemed to be equal to one;
		Inflation Index has the meaning given to it in the applicable Final Terms;
		Inflation Index (t) means the value of the Inflation Index for the

Element	Title	
		Reference Month in the calendar year in which the relevant Specified Interest Payment Date (as specified in the Final Terms) falls;
		Inflation Index (t-1) means the value of the Inflation Index for the Reference Month in the calendar year preceding the calendar year in which the relevant Specified Interest Payment Date (as specified in the Final Terms) falls;
		Margin has the meaning given to it in the applicable Final Terms;
		Reference Month has the meaning given to it in the applicable Final Terms; and
		YoY Inflation (t) means in respect of the Specified Interest Payment Date (as specified in the Final Terms) falling in month (t), the value calculated in accordance with the following formula:
		$\left[\frac{InflationIndex(t)}{InflationIndex(t-1)} - 1\right]$
		Redemption
		The terms under which Notes may be redeemed (including the maturity date and the price at which they will be redeemed on the maturity date as well as any provisions relating to early redemption) will be agreed between the Issuer and the relevant Dealer at the time of issue of the relevant Notes.
		[Insert in the case of Inflation Linked Interest Notes:] [Inflation Linked Interest Notes may be redeemed before their stated maturity at the option of the relevant Issuer, if the Index ceases to be published or any changes are made to it which, in the opinion of an Expert, constitute a fundamental change in the rules governing the Index and the change would, in the opinion of the Expert, be detrimental to the interests of the Noteholders.]
		Subject to any purchase and cancellation or early redemption, the Notes will be redeemed on $[\bullet]$ at par.
		The Notes may be redeemed early [for tax reasons] [or] [for regulatory reasons] [or][at the option of the Issuer] [or] [at the option of the Noteholders]] at [<i>specify the early redemption price and any maximum or minimum redemption amounts</i>].
		Repayment Procedure
		[Payments of principal in respect of definitive Bearer Notes will (subject as provided below) be made only against presentation and surrender (or, in the case of part payment of any sum due, endorsement) of definitive Bearer Notes, and payments of interest in respect of definitive Bearer Notes will (subject as provided below) be made as aforesaid only against presentation

Element	Title	
		and surrender (or, in the case of part payment of any sum due, endorsement) of Coupons, in each case at the specified office of any Paying Agent outside the United States (which expression, as used herein, means the United States of America (including the States and the District of Columbia, its territories, its possessions and other areas subject to its jurisdiction)).]
		[Payments of principal and interest (if any) in respect of Notes represented by any Global Note in bearer form will be made in the manner specified above in relation to definitive Bearer Notes and otherwise in the manner specified in the relevant Global Note against presentation or surrender, as the case may be, of such Global Note at the specified office of the Principal Paying Agent. A record of each payment made against presentation or surrender of any Global Note in bearer form, distinguishing between any payment of principal and any payment of interest, will be made on such Global Note by the Principal Paying Agent and such record shall be <i>prima facie</i> evidence that the payment in question has been made.]
		[Payments of principal in respect of each Registered Note (whether or not in global form) will be made against presentation and surrender (or, in the case of part payment of any sum due, endorsement) of the Registered Note at the specified office of the Registrar or any of the Paying Agents.
		Payments of interest and principal in respect of each Registered Note (whether or not in global form) will be made by a cheque in the Specified Currency drawn on a Designated Bank and mailed by uninsured mail on the business day in the city where the specified office of the Registrar is located immediately preceding the relevant due date to the holder (or the first named of joint holders) of the Registered Note appearing in the Register.]
		Representative of holders
		The Issuer has appointed Citicorp Trustee Company Limited (the Trustee) to act as trustee for the holders of Notes. The trustee may, without the consent of any holders and without regard to the interests of particular holders, agree to (i) any modification of, or to the waiver or authorisation of any breach or proposed breach of, any of the provisions of the Notes or (ii) determine without the consent of any holders that an event of default or potential event of default shall not be treated as such or (iii) the substitution of another company as principal debtor under the Notes in place of the Issuer.
		Please also refer to Element C.8.
C.10	Derivative component in the interest payments	[Interest payments under the Floating Rate Notes depend on the development of the [<i>insert</i> [\bullet]- <i>Euribor</i>] [<i>insert</i> [\bullet]- <i>Libor</i>] [<i>insert CMS rate</i>] for the relevant interest period.]
		[Interest payments under the Inflation Linked Interest Notes are linked to the performance of the [HICP][GRCP2000][FRCPxTOB][•].]
		[Not applicable – There is no derivative component in the interest

Element	Title	
		payments.]
		Please also refer to Element C.9.
C.11	Listing and Admission to trading	Notes issued under the Programme may be listed and admitted to trading on the Luxembourg Stock Exchange or such other stock exchange or regulated market specified below, or may be issued on an unlisted basis.
		[Application [has been][is expected to be] made by the Issuer (or on its behalf) for the Notes to be admitted to trading on the regulated market of the [Luxembourg Stock Exchange.] [The Notes are not intended to be admitted to trading on any market.]

Section D – Risks

Element	Title		
D.2	Key risks regarding the Issuers and the Guarantor	In purchasing Notes, investors assume the risk that the Issuers and the Guarantor may become insolvent or otherwise be unable to make all payments due in respect of the Notes. There is a wide range of factors which individually or together could result in the Issuers and the Guarantor becoming unable to make all payments due in respect of the Notes. It is not possible to identify all such factors or to determine which factors are most likely to occur, as the Issuers and the Guarantor may not be aware of all relevant factors and certain factors which they currently deem not to be material may become material as a result of the occurrence of events outside the Issuers' and the Guarantor's control. The Issuers and the Guarantor have identified a number of factors which could materially adversely affect their businesses and ability to make payments due under the Notes. These factors include:	
			risks concerning liquidity which could affect the Group's ability to meet its financial obligations as they fall due;
			the UniCredit Group's results of operations, business and financial condition have been and will continue to be affected by adverse macroeconomic and market conditions;
			the European sovereign debt crisis has adversely affected, and may continue to, adversely affect the Group's results of operations, business and financial condition;
		•	the Group has exposure to European sovereign debt;
			financial regulators have requested that UniCredit Group companies reduce their credit exposure to other UniCredit Group entities, particularly their upstream exposure to UniCredit, which could have a material adverse effect on the way in which the UniCredit Group funds its operations and provides liquidity to members of the Group;
			systemic risk could adversely affect the Group's business;
			risks connected to an economic slowdown and volatility of the financial markets – credit risk;
			the economic conditions of the geographic markets in which the Group operates have had, and may continue to have, adverse effects on the Group's results of operations, business and financial condition;
			the fair values of the Group's structured credit products have been and may continue to be significantly reduced;

Element	Title		
		•	deteriorating asset valuations resulting from poor market conditions may adversely affect the Group's future earnings;
		•	intense competition, especially in the Italian market, where the Group has a substantial part of its businesses, could have a material adverse effect on the Group's results of operations and financial condition;
		•	non-traditional banking activities expose the Group to additional credit risks;
		•	unidentified or unanticipated risks, by their nature, might not be captured in the current Group's risk management policies;
		•	fluctuations in interest and exchange rates may affect the Group's results;
		•	changes in the Italian and European regulatory framework could adversely affect the Group's business;
		•	the Group may be subject to increased capital requirements;
		•	the Group may be subject to the provisions of the Recovery and Resolution Directive, once finalised and implemented, in the future;
		•	Operational and IT risks are inherent in the Group's business;
		•	any rating downgrades of UniCredit or other entities of the Group would increase the re-financing costs of the Group and may limit its access to the financial markets and other sources of liquidity;
		•	as at the date of this Base Prospectus, there are certain legal proceedings pending against UniCredit and other companies belonging to the Group;
		•	the Group is involved in pending tax proceedings; and
		•	the Group may be unable to fully implement its 2010-2015 Strategic Plan.
D.3	Key risks regarding the Notes	range o limited investor movem own cu not ade in the N of Note	are also risks associated with the Notes. These include a of market risks (including that there may be no or only a secondary market in the Notes, that the value of an r's investment may be adversely affected by exchange rate ents where the Notes are not denominated in the investor's rrency, that any credit rating assigned to the Notes may quately reflect all the risks associated with an investment lotes and that changes in interest rates will affect the value es which bear interest at a fixed rate), the fact that the ons of the Notes may be modified without the consent of

Element	Title	
		the holder in certain circumstances, that the holder may not receive payment of the full amounts due in respect of the Notes as a result of amounts being withheld by the Issuer in order to comply with applicable law and that investors are exposed to the risk of changes in law or regulation affecting the value of Notes held by them.
		Key risks regarding to certain types of Notes
		Notes subject to optional redemption by the relevant Issuer: the relevant Issuer may be expected to redeem Notes when its cost of borrowing is lower than the interest rate on the Notes. At those times, an investor generally would not be able to reinvest the redemption proceeds at an effective interest rate as high as the interest rate on the Notes being redeemed and may only be able to do so at a significantly lower rate. Potential investors should consider reinvestment risk in light of other investments available at that time.
		If the relevant Issuer has the right to convert the interest rate on any Notes from a fixed rate to a floating rate, or vice versa, this may affect the secondary market and the market value of the Notes concerned.
		Notes which are issued at a substantial discount or premium may experience price volatility in response to changes in market interest rates.
		There are certain risks associated with investing in Subordinated Notes. These risks include:
		• an investor in Subordinated Notes assumes an enhanced risk of loss in the event of the relevant Issuer's insolvency as UniCredit and UniCredit Ireland obligations under Subordinated Notes will be unsecured and subordinated and will rank junior in priority of payment to Senior Liabilities;
		• under the Subordinated Guarantee, in the event of winding-up, dissolution, liquidation or bankruptcy (including, <i>inter alia, Liquidazione coatta amministrativa</i> , as described in Articles 80 to 94 of the Italian Banking Act) of UniCredit, the Subordinated Guarantee will rank in right of payment after unsubordinated unsecured creditors (including depositors) of UniCredit;
		• the regulatory classification of the Notes - although it is the Issuers' expectation that the Notes qualify as "Lower Tier II capital" or, as appropriate, "Tier 2 capital" there can be no representation that this is or will remain the case during the life of the Notes or that the Notes will be, if appropriate, grandfathered under the implementation of future EU capital requirement regulations; and
		• loss absorption - investors should be aware that

Element	Title	
		Subordinated Notes may be subject to a write-down or conversion into common shares at the point of non- viability should the Bank of Italy, the Central Bank of Ireland or other authority or authorities having oversight of the relevant Issuer at the relevant time (the Relevant Authority) be given the power to do so, whether as a result of the implementation of RRD or otherwise. The Subordinated Notes issued under the Programme include provisions setting out that the obligations of the relevant Issuer under Subordinated Notes are subject to the powers of the Relevant Authority pursuant to applicable law and/or regulation in force from time to time.
		There are certain risks associated with investing in Inflation Linked Interest Notes. These risks include:
		• potential investors in any such Notes should be aware that depending on the terms of the Inflation Linked Interest Notes they may receive no interest or a limited amount of interest;
		• Inflation Linked Interest Notes may be subject to certain disruption provisions or extraordinary event provisions and If the Calculation Agent determines that any such event has occurred this may delay valuations under and/or settlements in respect of the Notes and consequently adversely affect the value of the Notes;
		• the market price of Inflation Linked Interest Notes may be volatile and may depend on the time remaining to the maturity date or expiration and the volatility of the level of the inflation or consumer price index or indices; and
		• the level of the inflation or consumer price index or indices may be affected by the economic, financial and political events in one or more jurisdictions or areas.
		There are certain risks associated with investing in Renminbi Notes. These risks include:
		• the Renminbi is not freely convertible and there are significant restrictions on the remittance of the Renminbi into and outside the PRC which may affect the liquidity of the Notes;
		• there is only limited availability of Renminbi outside the PRC, which may affect the liquidity of the Notes and the relevant Issuer's ability to source Renminbi outside the PRC to service the Renminbi Notes;
		• an investment in Renminbi Notes is subject to exchange rate risk and interest rate risk;
		• an investment in Renminbi Notes is subject to interest rate risk;

Element	Title	
		• an investment in Renminbi Notes is subject to risk of change in the regulatory regime governing the issuance of Renminbi Notes;
		• payments in respect of the Renminbi Notes will only be made to investors in the manner specified in the Renminbi Notes.
		The value of Fixed Rate Notes may be adversely affected by movements in market interest rates.
		Credit ratings assigned to the Issuers, the Guarantor or any Notes may not reflect all the risks associated with an investment in those Notes.

Section E – Offer

Element	Title	
E.2b	Use of proceeds	The net proceeds from each issue of Notes will be applied by the Issuers for their general corporate purposes, which include making a profit. If in respect of any particular issue, there is a particular identified use of proceeds, this will be stated in the applicable Final Terms.
		[The net proceeds from the issue of Notes will be applied by the Issuer for its general corporate purposes, which include making a profit [and[\bullet]].
E.3	Terms and conditions of the offer	The Notes may be offered to the Public as a public offer in one or more specified Public Offer Jurisdictions.
		The terms and conditions of each offer of Notes will be determined by agreement between the Issuer and the relevant Dealers at the time of issue. An Investor intending to acquire or acquiring any Notes in a Public Offer from an Authorised Offeror will do so, and offers and sales of such Notes to an Investor by such Authorised Offeror will be made, in accordance with any terms and other arrangements in place between such Authorised Offeror and such Investor including as to price, allocations and settlement arrangements.
		[Not Applicable – The Notes are not being offered to the public as part of a Non-Exempt Offer]
		[This issue of Notes is being offered in a Non-Exempt Offer in $[\bullet]$].
		The issue price of the Notes is $[\bullet]$ per cent. of their nominal amount.
		[Summarise any public offer, copying the language from paragraphs [8viii] and [9] of Part B of the Final Terms.]]
E.4	Interest of natural and legal	The relevant Dealer may be paid fees in relation to any issue of

Element	Title	
	persons involved in the issue/offer	Notes under the Programme. Any such Dealer and its affiliates may also have engaged, and may in the future engage, in investment banking and/or commercial banking transactions with, and may perform other services for, the Issuers and the Guarantor and their affiliates in the ordinary course of business. [Other than as mentioned above,[and save for [●],] so far as the Issuers are aware, no person involved in the issue of the Notes has an interest material to the offer, including conflicting interests.]
E.7	Expenses charged to the investor by the Issuer or an Offeror	 [Offer price: Issue Price.] [Authorised Offerors (as defined above) may, however, charge expenses to investors.] [Selling Concession: [Insert selling concession.]] [Other Commissions: [Insert other commissions.]] [Not applicable. No such expenses will be charged to the investor by the Issuer or a dealer.]