

Fixed Rate Note – 1Y

CITI 2.10% Fixed Rate Note 12/2027

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Summary of Indicative Terms and Conditions

Structured Note transactions are complex and may involve a high risk of loss. Prior to entering into a transaction, you should consult with your own legal, regulatory, tax, financial and accounting advisors to the extent you consider it necessary, and make your own investment, hedging and trading decisions (including decisions regarding the suitability of this transaction) based upon your own judgment and advice from those advisers you consider necessary.

Investor Representation: Each investor who purchases the Notes described herein will be deemed to have represented to the Issuer and the Dealer that: 1) they are not a US Person (as defined in Regulation S), 2) they are not an Affiliate Conduit, based upon the relevant guidance in the "Interpretive Guidance and Policy Statement Regarding Compliance with Certain Swap Regulations" as published by the CFTC on 26 July 2013 (78 Fed. Reg. 45292, the "Interpretive Guidance"), including the Affiliate Conduit Factors as defined therein and 3) they are not, nor are any obligations owed by them, supported by any guarantee other than any guarantee provided by a person who does not fall within any of the U.S. Person Categories (as defined in the Interpretive Guidance) and who would not otherwise be deemed a "U.S. person" under the Interpretive Guidance. This Investor Representation is given on behalf of any investors to whom Notes are subsequently transferred.

Prohibition of sales to UK retail investors – The Notes are not intended to be, and must not be, offered, sold or otherwise made available to any retail investor in the UK. Consequently, no UK PRIIPs Regulation key information document (KID) has been prepared.

23 September 2024

Issuer	Citigroup Global Markets Funding Luxembourg S.C.A. ("CGMFL")
Guarantor	Citigroup Global Markets Limited ("CGML")
Issuance Programme	Global Medium Term Note Programme
Issuance Documentation	The Notes will be issued under the Prospectus Regulation compliant Regional
	Structured Notes Base Prospectus No. 3 ("Base Prospectus") dated 30 January
	2024, and any supplements thereto, approved by the Commission de Surveillance
	du Secteur Financier (the "CSSF") as competent authority under the Prospectus
	Regulation.
Securities	Debt Securities
Rating	The Issuer has a long term/short term senior debt rating of A+ / A-1 by S&P, and a
	long term senior debt rating of A1 by Moody's and A+ by Fitch. The payment and
	delivery of all amounts due in respect of the Notes issued by CGMFL will be
	unconditionally and irrevocably guaranteed by CGML, whose long term/short term
	senior debt is currently rated A1 (Stable Outlook) / P-1 (Moody's) / A+ (Stable
	Outlook) / A-1 (S&P) and A+ (Stable Outlook) / F1 (Fitch). The ratings and outlooks
	are subject to change during the term of the Notes.
Status	Senior, Non-MREL eligible (preferred)
MYA Ref	24LIR049068
Series Number	CGMFL89169
ISIN	DE000KJ5DD85
WKN	KJ5DD8
Offer Jurisdiction	Public Offer in Germany
Issue Size	Up to EUR 15,000,000

General Information



Offer Period (Subscription	30 October – 06 December 2024 (12:00 o`clock)
Period) :	
Currency	EURO ("EUR")
Specified Denomination	1,000
Issue Price	100% of the Specified Denomination
Fee	Up to 0.75% of the Specified Denomination
Net Proceeds	100% of the Denomination per Note shall be retained by the Issuer.
Trade Date	06 December 2024
Issue Date	11 December 2024
Maturity Date	11 December 2027
Interest	2.10% p.a.
Interest Payment Date	Annually on each 11 December, starting from 11 December 2025 subject to
	adjustment for payments based upon Payment Holidays and Payments Business
	Day Convention.
Early Redemption	None
Quotation	In Percent ("clean pricing")
Calculation Method	30/360 unadjusted
Redemption	100%

Additional Information

Form of Note Global Bearer (Book Entry Registration) Dealer Citigroup Global Markets Europe AG ("CGME") Calculation Agent CBNA London Interest Rate Derivative Desk. All calculations and dete be made by the Calculation Agent acting in good faith and sole and all calculation Agent acting in good faith and sole and all calculation Agent acting in good faith and sole and all calculation Agent acting in good faith and sole and all calculation Agent acting in good faith and sole and all calculation Agent acting in good faith and sole and all calculation Agent acting in good faith and sole and all calculation Agent acting in good faith and sole and all calculation Agent acting in good faith and sole and all calculation Agent acting in good faith and sole and all calculation Agent acting in good faith and sole and all calculation Agent acting in good faith and sole and all calculation Agent acting in good faith and sole and all calculation Agent acting in good faith and sole and all calculation Agent acting in good faith and sole and all calculation Agent acting in good faith and sole and all calculation Agent acting in good faith and sole and all calculation Agent acting in good faith acting in good faith acting in good faith and sole and all calculation Agent acting in good faith acting in good fa	
Calculation Agent CBNA London Interest Rate Derivative Desk. All calculations and dete	
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be made by the Calculation Agent acting in good faith and sole and a	rminations shall
	osolute discretion
Business Days New York, London and TARGET2	
Business day convention The Modified Following Business Convention will apply.	
for payments	
Listing The Notes will be listed on the Open Market (Freiverkehr) of Frankfur	t Stock Exchange.
Clearing and Settlement Clearstream Banking AG, Frankfurt.	
The Notes will be cash settled.	
Fees A distributor (which may include CGME and any of its affiliates) may h	nave earned a fee
on the issue and distribution of the Notes.	
Any such fees are as specified in this term sheet and in the Pricing Su	pplement with
respect to the Notes.	
Tax Considerations You should consult your tax advisor regarding all aspects of the U.S. f	
withholding, income and estate tax consequences of an investment in	
any tax consequences arising under the laws of any state, local or nor	n-U.S. taxing
jurisdiction. The Issuer, the Guarantor or the Dealer and/or their resp	
are not tax advisors and do not provide tax advice. Responsibility for	any tax
implications of an investment in the Notes rests entirely with the Inve	estor. Investors
should note that the tax treatment of the Notes may differ from juris	diction to
jurisdiction.	
This section summarizes certain generally applicable U.S. federal with	holding and
income tax consequences to Non-U.S. Holders, as defined in the Base	Prospectus (the
"Offering Document"), in respect of the Notes. Except as discussed ir	the Offering
Document under "Taxation—United States Federal Tax Consideration	s—Tax
Consequences to Non-U.S. Holders" and "—FATCA," and subject to th	e discussion
below regarding Section 871(m), amounts paid to a Non-U.S. Holder	on a Note and
gain realised by a Non-U.S. Holder on the taxable disposition of a Not	e generally will
not be subject to U.S. federal withholding or income tax. Special rules	apply to certain
Non-U.S. Holders, including Non-U.S. Holders that are engaged in a tr	ade or business
in the United States or that are individuals present in the United State	es for 183 days or
more in the taxable year of disposition.	
Section 871(m) of the Internal Revenue Code of 1986, as amended, re	equires
withholding tax at a rate of 30% in respect of certain "dividend equiva	alent" payments



	on certain financial instruments ("Specified Equity Linked Instruments" or "Specified
	ELIs"). Please see "Taxation—United States Federal Tax Considerations—Tax
	Consequences to Non-U.S. Holders—Other U.S. Federal Tax Considerations for Non-
	U.S. Holders—Section 871(m) Withholding on Dividend Equivalents" in the Offering
	Document for further detail regarding Section 871(m). The Issuer has determined that
	the Notes are not Specified ELIs for the purpose of Section 871(m).
	If U.S. federal withholding tax applies to a payment on a Note as a result of the
	application of FATCA or Section 871(m) (or in certain other cases described in the
	Offering Document), the Issuer will not be required to pay additional amounts in
	respect of amounts withheld.
	Please review the accompanying Offering Document and the Final Terms for more
	information regarding the U.S. federal withholding and income tax consequences of
	an investment in the Notes.
Secondary Market	
Secondary Market	CGME, as part of its activities as a broker and dealer in fixed income and equity
	securities and related products, intends to make a secondary market in relation to the
	Notes and to provide an indicative bid price on a daily basis. Any indicative prices
	provided by CGME shall be determined in CGME's sole discretion taking into account
	prevailing market conditions and shall not be a representation by CGME that any
	instrument can be purchased or sold at such prices (or at all).
	Notwithstanding the above, CGME may suspend or terminate making a market and
	providing indicative prices without notice, at any time and for any reason.
	Consequently, there may be no market for these Notes and investors should not
	assume that such a market will exist. Accordingly an investor must be prepared to hole
	these Notes until the Maturity Date.
	Where a market does exist, to the extent that an investor wants to sell these Notes,
	the price may, or may not, be at a discount from the outstanding principal amount.
	See further "The secondary market" within the Risk Factors in the Base Prospectus.
Governing Law	German law
Documentation	The terms and conditions of the Notes will be contained in the Base Prospectus.
2004	Capitalised terms used in this term sheet, and not defined here, are as defined in the
	Base Prospectus.
	This term sheet contains terms that are indicative only and are subject to amendment
	and completion.
	The final terms of these Notes will be set out in the Final Terms, which, together with
	the Regional Structured Notes Base Prospectus No. 3 dated 30 January 2024 and any
	supplements thereto, will comprise the prospectus relating to the Notes. The list of
	supplements to the Base Prospectus will be set out in the Final Terms. A copy of the
	Base Prospectus and the supplements thereto are available on request.
Logal and Regulatory	
Legal and Regulatory	This is a public offer of Notes. Noteholders and prospective purchasers will be
	deemed to represent that they have complied with and will comply with all
	applicable laws and regulations in each country or jurisdictions in each country or
	jurisdiction in or from which they purchase, offer, sell or deliver Notes.
	In certain circumstances investors and/or the distributor may need to execute an
	Investor Letter in connection with these Notes to confirm whether the Notes are
	being distributed or not and the basis of such distribution.
Terms of Distribution	Where you are not an affiliate of CGME and you engage in distribution activities in
	connection with these Notes, except where you have entered into a distribution
	agreement (in which case, the terms of such distribution agreement shall apply), you
	will carry out such distribution activities in compliance with Citi's "Distribution Terms
	In Relation To Structured Products"
	(https://www.citifirst.com/distributionterms/distribution_terms.pdf). These terms
	set out the basis on which we are trading with you and include, amongst other
	things, representations, warranties and indemnities.
Suitability	Investors should determine whether an investment in the Notes is appropriate to



	financial, legal, regulatory, capital, accounting, business and tax advisors to determine the consequences of an investment in the Notes and to arrive at their own evaluation of the investment.
Selling Restriction	The Notes and the CGMFL Deeds of Guarantee have not been and will not be registered under the United States Securities Act of 1933, as amended (the "Securities Act") or any state securities law. The Notes and the CGMFL Deeds of Guarantee are being offered and sold outside the United States to non-U.S. persons in reliance on Regulation S under the Securities Act (Regulation S) and may not be offered or sold within the United States or to, or for the account or benefit of, any U.S. person (as defined in Regulation S). Each purchaser of the Notes or any beneficial interest therein will be deemed to have represented and agreed that it is outside the United States or any beneficial interest therein the Notes or any beneficial interest therein at any time within the United States or to, or for the account or benefit of, any second the Notes or any beneficial interest therein at any time within the United States or to, or for the account or benefit of the Notes or any beneficial interest therein at any time within the United States or to, or for the account or benefit of, a U.S. person, other than the Issuer or any affiliate thereof.
	For a description of certain restrictions on offers and sales of Notes, see "Subscription and sale and transfer and selling restrictions" in the Base Prospectus.
Investor Acknowledgment	To the extent applicable, by entering into, accepting the terms of or purchasing the
For Financial Instruments	Notes, a Noteholder will be confirming that, if the relevant reference rate for the
That Reference a Reference	Notes is or has been affected by any event or circumstances, including without
Rate	limitation if the relevant reference rate: (i) changes; (ii) ceases to be published or be in customary market usage, (iii) becomes unavailable; (iv) has its use restricted; and/or (v) is calculated in a different way, the Noteholder:
	(a) understands that the reference rate may cease to be appropriate during the lifetime of the Notes;
	 (b) understands how the provisions of the Notes (including, without limitation, the hierarchy provisions) will operate, bearing in mind that amendments to the Notes may be required;
	(c) has considered whether they need to obtain independent professional advice (legal, tax, accounting, financial or otherwise) as appropriate, prior to entering into the Notes; and
	accepts that, as a result of any such event or circumstances whether or not arising after the Issue Date, none of the Issuer, the Guarantor nor any dealer owes the Noteholder any duties or has any liability to the Noteholder.

Risk Factors

Reference Rate Risk	To the extent that any Note references a reference rate, prospective investors should understand (i) what fallbacks might apply in place of such reference rate (if any), (ii) when those fallbacks will be triggered and (iii) what amendment rights (if any) exist under the terms of such Notes.
Early Redemption Risk	The Notes are subject to early redemption in certain circumstances, such as illegality and for tax reasons. In addition, there may be an early redemption of the Notes in other circumstances, as determined by the Calculation Agent or as otherwise specified, in accordance with the terms of the Notes (please see the Prospectus for further details). In such circumstances, the Notes may be redeemed prior to the Maturity Date for substantially less than their original purchase price and may not pay any accrued interest.
Credit Risk	Investors in these Notes are exposed to the credit risk of the Issuer and Guarantor as applicable.
Tax Risk	You should consult your tax advisor regarding all aspects of the U.S. federal withholding, income and estate tax consequences of an investment in the



	Notes and any tax consequences arising under the laws of any state, local or non-U.S. taxing jurisdiction. The Issuer, Dealer and Calculation Agent and/or their respective affiliates are not tax advisors and do not provide tax advice. Responsibility for any tax implications of an investment in the Notes rests entirely with the Investor. Investors should note that the tax treatment of the Notes may differ from jurisdiction to jurisdiction. The Issuer may terminate the Notes early if the Calculation Agent determines in its sole discretion that there is substantial likelihood that payments linked to the underlyings made to a non-US person will be subject to US withholding tax under Section 871(m) of the US Internal Revenue Code of 1986.
Fees and Other Compensation	Investors should be aware that Citigroup and its affiliates, and other third parties that may be involved in this transaction may make or receive a fee, commission or other compensation in connection with the purchase and sale of the Notes, hedging activities related to the Notes and other roles involved in the transaction. Investors must note that the market value of the Notes will be net of such fee and other compensation as discussed above. Early termination of the Notes by the holder thereof may also involve payment by such holder of the Notes of the relevant fees and other compensation.
Liquidity and Early Sale Risk	CGME does not guarantee that a secondary market will exist. See also the information under Secondary Market, above. Investors seeking to liquidate/sell positions in these Notes prior to the stated Maturity Date may receive substantially less than their original purchase price. For the avoidance of doubt, CGME does not owe any fiduciary duty to any holder of the Notes in making a market in the Notes.
Exchange Rate Risk	Exchange rate fluctuations may affect any payments under the terms of the Notes. Past levels of exchange rates do not indicate future levels.
Conflicts of Interest	Citigroup and its affiliates (each a "Citi Entity") may perform various roles in relation to the Notes, and each such Citi Entity may have a conflict of interest which arises as a consequence of the role it performs in relation to the Notes or as a consequence of its activities more generally. A Citi Entity may owe professional and fiduciary obligations to persons other than the holders of the Notes. The interests of these other persons may differ from the interests of the holders of the Notes and in such situations, the Citi Entity may take decisions which adversely affect such holders.
No Reliance	Each holder of the Notes may not rely on the Issuer, the Dealers, the Guarantor, any Citi entity and any of their respective affiliates in connection with its determination as to the legality of its acquisition of the Notes.



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Certain products mentioned in this communication may contain provisions that refer to a reference or benchmark rate which may change, cease to be published or be in customary market usage, become unavailable, have its use restricted and/or be calculated in a different way. As a result, those reference or benchmark rates that are the subject of such changes, may cease to be appropriate for the products mentioned in this communication. We encourage you to keep up to date with the latest industry developments in relation to benchmark transitioning and to consider its impact on your business. You should consider, and continue to keep under review, the potential impact of benchmark transitioning on any existing product you have with Citi, or any new product you enter into with Citi. Citi does not provide advice, or recommendations on the suitability of your product choice including with respect to any benchmark transitioning on any existing product you have with Citi. You should obtain professional independent advice (legal, financial or otherwise) in respect of the suitability of your products in light of benchmark transitioning as you consider necessary.

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