**TABLE OF CONTENTS**

<table>
<thead>
<tr>
<th>Clause</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Section 1 Loan Facility: Facility Specific Terms</td>
<td>3</td>
</tr>
<tr>
<td>1. Definitions and Interpretation</td>
<td>3</td>
</tr>
<tr>
<td>2. The Loan Facility</td>
<td>3</td>
</tr>
<tr>
<td>3. Entry into force and Conditions Precedent</td>
<td>3</td>
</tr>
<tr>
<td>4. Requests, Disbursements and Conditions to Disbursements</td>
<td>4</td>
</tr>
<tr>
<td>5. Representations, Warranties and Undertakings</td>
<td>4</td>
</tr>
<tr>
<td>6. Interest, Costs, Fees and Expenses</td>
<td>4</td>
</tr>
<tr>
<td>7. Repayment, Early Repayment, Mandatory Repayment and Cancellation</td>
<td>4</td>
</tr>
<tr>
<td>8. Payments</td>
<td>4</td>
</tr>
<tr>
<td>9. Events of Default</td>
<td>4</td>
</tr>
<tr>
<td>10. Other Provisions</td>
<td>4</td>
</tr>
<tr>
<td>Section 2 Precautionary Conditioned Credit Line: Facility Specific Terms</td>
<td>4</td>
</tr>
<tr>
<td>1. Definitions and Interpretation</td>
<td>4</td>
</tr>
<tr>
<td>2. The PCCL Facility</td>
<td>4</td>
</tr>
<tr>
<td>3. Entry into force and Conditions Precedent</td>
<td>4</td>
</tr>
<tr>
<td>4. Requests, Disbursements and Conditions to Disbursements</td>
<td>4</td>
</tr>
<tr>
<td>5. Representations, Warranties and Undertakings</td>
<td>5</td>
</tr>
<tr>
<td>6. Interest, Costs, Fees and Expenses</td>
<td>5</td>
</tr>
<tr>
<td>7. Repayment, Early Repayment, Mandatory Repayment and Cancellation</td>
<td>5</td>
</tr>
<tr>
<td>8. Payments</td>
<td>5</td>
</tr>
<tr>
<td>9. Events of Default</td>
<td>5</td>
</tr>
<tr>
<td>10. Information undertakings</td>
<td>6</td>
</tr>
<tr>
<td>11. Other Provisions</td>
<td>6</td>
</tr>
<tr>
<td>Section 3 Enhanced Conditioned Credit Line: Facility Specific Terms</td>
<td>6</td>
</tr>
<tr>
<td>1. Definitions and Interpretation</td>
<td>6</td>
</tr>
<tr>
<td>2. The ECCL Facility</td>
<td>6</td>
</tr>
<tr>
<td>3. Entry into force and Conditions Precedent</td>
<td>6</td>
</tr>
<tr>
<td>4. Requests, Disbursements and Conditions to Disbursements</td>
<td>6</td>
</tr>
<tr>
<td>5. Representations, Warranties and Undertakings</td>
<td>7</td>
</tr>
<tr>
<td>6. Interest, Costs, Fees and Expenses</td>
<td>7</td>
</tr>
</tbody>
</table>
Section 4 Financial Institution Recapitalisation
Facility: Facility Specific Terms 8
1. Definitions and Interpretation 8
2. The Financial Institution Recapitalisation Facility
3. Entry into force and Conditions Precedent 8
4. Requests, Disbursements And Conditions To Disbursements 9
5. Representations, Warranties and Undertakings 9
6. Interest, Costs, Fees and Expenses 10
7. Repayment, Early Repayment, Mandatory Repayment and Cancellation 10
8. Payments 10
9. Events of Default 10
10. Other Provisions 10

Section 5 Primary Market Bond Purchase
Facility: Facility Specific Terms 10
1. Definitions and Interpretation 10
2. The Primary Market Bond Purchase Facility 10
3. Entry into force and Conditions Precedent 11
4. PMP Operations and Conditions to Disbursement 11
5. Representations, Warranties and Undertakings 11
6. Interest, Costs and Expenses 14
7. Funding Excess, Funding Shortfall and suspension of payment of funding excess 14
8. Redemption, early redemption, mandatory redemption and cancellation 15
9. Payments 15
10. Events of Default 15
11. Other Provisions 16

Section 6 Secondary Market Bond Purchase
Facility: Facility Specific Terms 16
1. Definitions and Interpretation 16
2. The Secondary Market Bond Purchase Facility 16
3. Entry into Force and Conditions Precedent 17
4. SMP Operations and Conditions to disbursement 17
5. Representations, Warranties and Undertakings 18
6. Interest, Costs and Expenses 18
7. Funding Shortfall 19
8. Redemption, early redemption, mandatory redemption and cancellation 19
9. Payments 19
10. Events of Default 19
11. Other Provisions 20

Section 7 DRI Facility: Facility Specific Terms 20
1. Definitions and Interpretation 20
2. The DRI Facility 20
3. Entry into force and Conditions Precedent 20
4. Requests, Disbursements and Conditions to Disbursements 21
5. Representations, Warranties and Undertakings 23
6. Interest, Costs, Fees and Expenses 25
7. Repayment, Early Repayment, Mandatory Repayment and Cancellation 27
8. Payments 28
9. Events of Default 28
10. Other Provisions 29
INTRODUCTORY PROVISIONS

1. Each Financial Assistance Facility Agreement entered into by ESM shall specify which of the Facility Specific Terms shall be applicable to such Financial Assistance Facility Agreement and shall form an integral part of the Agreement.

2. The applicable Facility Specific Terms shall vary, supplement or replace the terms and conditions set out in the General Terms.

3. The applicable Facility Specific Terms may be varied, supplemented or replaced by specific terms and conditions which are set out in the Financial Assistance Facility Agreement.

4. In case of any inconsistency or conflict:
   (a) the terms and conditions set out in a Financial Assistance Facility Agreement shall prevail over the terms and conditions set out in the General Terms and any applicable Facility Specific Terms; and
   (b) the terms and conditions set out in any applicable Facility Specific Terms shall prevail over the terms and conditions set out in the General Terms.

5. From time to time each Financial Assistance Facility Agreement may be amended to add additional Facilities or to cancel or to vary existing Facilities and accordingly to up-date which Facility Specific Terms and other terms and conditions apply to such Financial Assistance Facility Agreement and each Facility.

6. If the Board of Directors adopts new Facility Specific Terms or adopts any amendments to these terms these shall not be incorporated automatically into existing Financial Assistance Facility Agreements. If ESM and each of the Parties to the Financial Assistance Facility Agreement intend to incorporate into an existing Financial Assistance Facility Agreement the new or amended Facility Specific Terms this shall be effected by an amendment in writing to the relevant Financial Assistance Facility Agreement entered into pursuant to Clause 4 of the Financial Assistance Facility Agreement (following the receipt of all approvals required under the ESM Treaty to authorise such amendment).

Section 1
Loan Facility: Facility Specific Terms

1. Definitions and Interpretation
   Clause 2 (Definitions and Interpretation) of the General Terms shall apply to this Loan Facility.

2. The Loan Facility
   2.1 This Loan Facility is subject to the terms and conditions of the General Terms as varied, supplemented or replaced by these Facility Specific Terms.

   2.2 The aggregate principal amount of the Financial Assistance Amounts available under this Loan Facility shall not exceed the Aggregate Loan Facility Amount.

   2.3 The Availability Period in respect of this Loan Facility shall commence on (and include) the date on which these Facility Specific Terms enter into force in accordance with Clause 3 (Entry into force and Conditions Precedent) of these Facility Specific Terms and shall expire on (and include) the date specified for that purpose in the Financial Assistance Facility Agreement.

   2.4 The Average Maturity of the Financial Assistance made under this Loan Facility shall not exceed the Maximum Average Maturity specified for this Loan Facility.

3. Entry into force and Conditions Precedent
   This Loan Facility shall enter into force when the conditions in Clause 4.1 of the General Terms are satisfied and when the following additional conditions are satisfied:

   3.1 ESM has received a legal opinion satisfactory to it given by the Legal Officer of the Beneficiary Member State in respect of these Facility Specific Terms and in the form set out in Part 1 of Schedule 2 (Form of Legal Opinion) of the General Terms. Such legal opinion shall be dated not later than the date of the first Request for Funds made under this Loan Facility;

   3.2 following completion of the procedures in Articles 13(1) to (4) of the ESM Treaty, the Board of Directors has approved these Facility Specific Terms and any provisions relating thereto in the Financial Assistance Facility Agreement; and

   3.3 the Financial Assistance Facility Agreement states that these Facility Specific Terms are applicable.
4. Requests, Disbursements and Conditions to Disbursements

Clause 5 (Requests, Disbursements and Conditions to Disbursements) of the General Terms shall apply to this Loan Facility.

5. Representations, Warranties and Undertakings

Clause 6 (Representations, Warranties and Undertakings) of the General Terms shall apply to this Loan Facility.

6. Interest, Costs, Fees and Expenses

Clause 7 (Interest, Costs, Fees and Expenses) of the General Terms shall apply to this Loan Facility.

7. Repayment, Early Repayment, Mandatory Repayment and Cancellation

Clause 8 (Repayment, Early Repayment, Mandatory Repayment and Cancellation) of the General Terms shall apply to this Loan Facility.

8. Payments

Clause 9 (Payments) of the General Terms shall apply to this Loan Facility.

9. Events of Default

Clause 10 (Events of Default) of the General Terms shall apply to this Loan Facility.

10. Other Provisions

Clauses 11 (Information Undertakings), 12 (Undertakings relating to Inspections, Fraud Prevention and Audits), 13 (Notices), 15 (Miscellaneous) and 16 (Governing Law and Jurisdiction) of the General Terms shall apply to this Loan Facility.

Section 2

Precautionary Conditioned Credit Line: Facility Specific Terms

1. Definitions and Interpretation

Clause 2 (Definitions and Interpretation) of the General Terms shall apply to this PCCL Facility.

2. The PCCL Facility

2.1 This PCCL Facility is subject to the terms and conditions of the General Terms as varied, supplemented or replaced by these Facility Specific Terms.

2.2 The aggregate principal amount of the Financial Assistance Amounts available under this PCCL Facility shall not exceed the Aggregate PCCL Facility Amount.

2.3 The Availability Period in respect of this PCCL Facility shall commence on (and include) the date on which these Facility Specific Terms enter into force in accordance with Clause 3 (Entry into force and Conditions Precedent) of these Facility Specific Terms and shall expire on the first anniversary of the PCCL Facility coming into force, provided that the Availability Period may be renewed with the agreement of ESM and the Beneficiary Member State for up to two (2) periods of six (6) months each.

2.4 The Maturity of the Financial Assistance made under this PCCL Facility shall not exceed the Maximum Maturity specified for this PCCL Facility.

2.5 The maximum amount which may be demanded in a Request for Funds under this PCCL Facility shall not exceed the Maximum PCCL Disbursement Amount. Any limits on the number of Requests for Funds per month or three-month period shall be specified in the Financial Assistance Facility Agreement.

3. Entry into force and Conditions Precedent

The PCCL Facility shall enter into force when the conditions in Clause 4.1 of the General Terms are satisfied provided that the Beneficiary Member State satisfies at such time the eligibility criteria for a PCCL Facility set out in the ESM Guideline on Precautionary Financial Assistance and when the following additional conditions are satisfied:

3.1 ESM has received a legal opinion satisfactory to it given by the Legal Officer of the Beneficiary Member State in respect of these Facility Specific Terms and in the form set out in Part I of Schedule 2 (Form of Legal Opinion) of the General Terms. Such legal opinion shall be dated not later than the date of the first Request for Funds made under this PCCL Facility;

3.2 following completion of the procedures in Articles 13(1) to (4) of the ESM Treaty, the Board of Directors has approved these Facility Specific Terms and any provisions relating thereto in the Financial Assistance Facility Agreement; and

3.3 the Financial Assistance Facility Agreement states that these Facility Specific Terms are applicable.

4. Requests, Disbursements and Conditions to Disbursements

4.1 Clauses 5.1 and 5.2 of the General Terms shall apply to Requests and Disbursements under this PCCL Facility but provided that:
(a) each Request for Funds shall be in respect of an individual Disbursement;

(b) unless the Financial Assistance Facility Agreement otherwise provides, if the amount of Financial Assistance demanded in a Request for Funds is equal to or below EUR 3,000,000,000 (three billion euros), the relevant Request for Funds shall be sent to ESM at least five (5) Business Days prior to the relevant Disbursement Date and, if the amount of Financial Assistance demanded in a Request for Funds exceeds EUR 3,000,000,000 (three billion euros), the relevant Request for Funds shall be sent to ESM at least ten (10) Business Days prior to the relevant Disbursement Date;

4.2 Clause 5.3 of the General Terms shall not apply but the following conditions to Disbursement are applicable:

(a) ESM shall not make a Disbursement under this PCCL Facility if, on or before the Disbursement Date, it receives from the Commission (i) a report under the enhanced surveillance procedure or (ii) any other notice in writing, which concludes or states that there is non-compliance by the Beneficiary Member State with the terms of the MoU; or

(b) ESM shall not make a Disbursement under this PCCL Facility if the Board of Governors has decided to suspend or to close the PCCL Facility by reason of (i) non-compliance by the Beneficiary Member State with the terms of the MoU or (ii) the commitments under the MoU having become clearly inadequate to resolve the threat of financial disturbance; or

(c) if a PCCL Facility has been granted but not drawn, ESM shall not make a Disbursement if, on or prior to the Disbursement Date, the Board of Directors has, following receipt of a proposal by the Managing Director and based on an assessment by the Commission in liaison with the ECB and the ESAs as needed (and where applicable, the IMF) decided that the PCCL Facility should not be continued due to the inadequacy of the PCCL Facility to respond to the needs of the Beneficiary Member State or because another form of Financial Assistance is needed.

4.3 Clauses 5.4, 5.5 and 5.6 of the General Terms shall not apply to this PCCL Facility, provided that the Financial Assistance Facility Agreement shall stipulate whether and in what circumstances an Acceptance Notice shall be issued in relation to Requests for Funds under this PCCL Facility.

4.4 Clause 5.7 to 5.12 of the General Terms shall apply to this PCCL Facility, provided for the avoidance of doubt that a Confirmation Notice shall be issued in respect of all Disbursements under this PCCL Facility whether or not an Acceptance Notice is issued.

4.5 This PCCL Facility may only give rise to a Disbursement by way of a PMP Operation if this is expressly stated in the Financial Assistance Facility Agreement.

5. Representations, Warranties and Undertakings

The Representations, Warranties and Undertakings in Clause 6 (Representations, Warranties and Undertakings) of the General Terms shall apply to this PCCL Facility.

6. Interest, Costs, Fees and Expenses

Clause 7 (Interest, Costs, Fees and Expenses) of the General Terms shall apply to this PCCL Facility.

7. Repayment, Early Repayment, Mandatory Repayment and Cancellation

Clause 8 (Repayment, Early Repayment, Mandatory Repayment and Cancellation) of the General Terms shall apply to this PCCL Facility.

8. Payments

Clause 9 (Payments) of the General Terms shall apply to this PCCL Facility.

9. Events of Default

Clause 10 (Events of Default) of the General Terms shall apply to this PCCL Facility.
10. Information undertakings
(a) Clause 11 (Information Undertakings) of the General Terms shall apply to this PCCL Facility.
(b) in addition the Beneficiary Member State shall, on request of the Commission, provide the information requested by the Commission as described in the ESM Guideline on Precautionary Financial Assistance.

11. Other Provisions
Clauses 12 (Undertakings relating to Inspections, Fraud Prevention and Audits), 13 (Notices), 15 (Miscellaneous) and 16 (Governing Law and Jurisdiction) of the General Terms shall apply to this PCCL Facility.

Section 3 Enhanced Conditioned Credit Line: Facility Specific Terms

1. Definitions and Interpretation
Clause 2 (Definitions and Interpretation) of the General Terms shall apply to this ECCL Facility.

2. The ECCL Facility
2.1 This ECCL Facility is subject to the terms and conditions of the General Terms varied, supplemented or replaced by these Facility Specific Terms.
2.2 The aggregate principal amount of the Financial Assistance Amounts available under this ECCL Facility shall not exceed the Aggregate ECCL Facility Amount.
2.3 The Availability Period in respect of this ECCL Facility shall commence on (and include) the date on which these Facility Specific Terms enter into force in accordance with Clause 3 (Entry into force and Conditions Precedent) of these Facility Specific Terms and shall expire on the first anniversary of the ECCL Facility coming into force, provided that the Availability Period may be renewed with the agreement of ESM and the Beneficiary Member State for up to two (2) periods of six (6) months each.
2.4 The Maturity of the Financial Assistance made under this ECCL Facility shall not exceed the Maximum Maturity specified for this ECCL Facility.
2.5 The maximum amount which may be demanded in a Request for Funds under this ECCL Facility shall not exceed the Maximum ECCL Disbursement Amount. Any limits on the number of Requests for Funds per month or three-month period shall be specified in the Financial Assistance Facility Agreement.

3. Entry into force and Conditions Precedent
This ECCL Facility shall enter into force when the conditions in Clause 4.1 of the General Terms are satisfied provided that the Beneficiary Member State satisfies at such time the eligibility criteria for an ECCL Facility set out in the ESM Guideline on Precautionary Financial Assistance and that the additional conditions set out in Clauses 3 of these Facility Specific Terms are satisfied:

3.1 ESM has received a legal opinion satisfactory to it given by the Legal Officer of the Beneficiary Member State in respect of these Facility Specific Terms and in the form set out in Part 1 of Schedule 2 (Form of Legal Opinion) of the General Terms. Such legal opinion shall be dated not later than the date of the first Request for Funds made under this ECCL Facility;
3.2 following completion of the procedures in Articles 13(1) to (4) of the ESM Treaty, the Board of Directors has approved these Facility Specific Terms and any provisions relating thereto in the Financial Assistance Facility Agreement; and
3.3 the Financial Assistance Facility Agreement states that these Facility Specific Terms are applicable.

4. Requests, Disbursements and Conditions to Disbursements
4.1 Clauses 5.1 and 5.2 of the General Terms shall apply to Requests and Disbursements under this ECCL Facility but provided that:
(a) each Request for Funds shall be in respect of an individual Disbursement, and
(b) unless the Financial Assistance Facility Agreement otherwise provides, if the amount of Financial Assistance demanded in a Request for Funds is equal to or below EUR 3,000,000,000 (three billion euros), the relevant Request for Funds shall be sent to ESM at least five (5) Business Days prior to the relevant Disbursement Date and, if the amount of Financial Assistance demanded in a Request for Funds exceeds EUR 3,000,000,000 (three billion euros), the relevant Request for Funds shall be sent to ESM at least ten (10) Business Days prior to the relevant Disbursement Date;
4.2 Clause 5.3 of the General Terms shall not apply but the following conditions to Disbursement are applicable:

(a) ESM shall not make a Disbursement under this ECCL Facility if on or before the Disbursement Date it receives from the Commission (i) a report under the enhanced surveillance procedure or (ii) any other notice in writing, which concludes or states that there is non-compliance by the Beneficiary Member State with the terms of the MoU; or

(b) ESM shall not make a Disbursement under this ECCL Facility if the Board of Governors has decided to suspend or to close the ECCL Facility by reason of (i) non-compliance by the Beneficiary Member State with the terms of the MoU or (ii) the commitments under the MoU having become clearly inadequate to resolve the threat of financial disturbance; or

(c) ESM shall not make a Disbursement if, on or prior to the Disbursement Date, the Board of Directors has, following receipt of a proposal by the Managing Director and on the basis of the findings of the Commission following the regular review mission of the Beneficiary Member State which is subject to surveillance, decided that this ECCL Facility should not be maintained due to the inadequacy of the ECCL Facility to respond to the needs of the Beneficiary Member State; and

(d) if an ECCL Facility has been granted and drawn for the first time, ESM shall not make a subsequent Disbursement if, on or prior to the relevant Disbursement Date, the Board of Directors has, on the basis of a proposal by the Managing Director and based on an assessment conducted by the Commission in liaison with the ECB and the ESAs as needed (and where applicable, the IMF) decided that this ECCL Facility should not be maintained due to the inadequacy of the ECCL Facility to respond to the needs of the Beneficiary Member State or because another form of Financial Assistance is needed.

4.3 Clauses 5.4, 5.5 and 5.6 of the General Terms shall not apply to this ECCL Facility, provided that the Financial Assistance Facility Agreement shall stipulate whether and in what circumstances an Acceptance Notice shall be issued in relation to Requests for Funds under this ECCL Facility.

4.4 Clauses 5.7 to 5.12 of the General Terms shall apply to this ECCL Facility, provided for the avoidance of doubt that a Confirmation Notice shall be issued in respect of all Disbursements under this ECCL Facility whether or not an Acceptance Notice is issued.

4.5 This ECCL Facility may only give rise to a Disbursement by way of a PMP Operation if this is expressly stated in the Financial Assistance Facility Agreement.

5. Representations, Warranties and Undertakings

The Representations, Warranties and Undertakings in Clause 6 (Representations, Warranties and Undertakings) of the General Terms shall apply to this ECCL Facility.

6. Interest, Costs, Fees and Expenses

Clause 7 (Interest, Costs, Fees and Expenses) of the General Terms shall apply to this ECCL Facility.

7. Repayment, Early Repayment, Mandatory Repayment and Cancellation

Clause 8 (Repayment, Early Repayment, Mandatory Repayment and Cancellation) of the General Terms shall apply to this ECCL Facility.

8. Payments

Clause 9 (Payments) of the General Terms shall apply to this ECCL Facility.

9. Events of Default

Clause 10 (Events of Default) of the General Terms shall apply to this ECCL Facility.

10. Information Undertakings

10.1 Clause 11 (Information Undertakings) of the General Terms shall apply to this ECCL Facility.

10.2 In addition, the Beneficiary Member State shall, on request of the Commission, provide the information requested by the Commission as described in the ESM Guideline on Precautionary Financial Assistance.

11. Other Provisions

Clauses 12 (Undertakings relating to Inspections, Fraud Prevention and Audits), 13 (Notices), 15 (Miscellaneous) and 16 (Governing Law and Jurisdiction) of the General Terms shall apply to this ECCL Facility.
Section 4
Financial Institution Recapitalisation Facility: Facility Specific Terms

1. Definitions and Interpretation
Clause 2 (Definitions and Interpretation) of the General Terms shall apply to this Financial Institution Recapitalisation Facility.

2. The Financial Institution Recapitalisation Facility
2.1 This Facility permits the Beneficiary Member State to finance the recapitalisation of certain Institutions and/or AMCs, subject to and in accordance with the terms of the MoU and the Financial Assistance Facility Agreement, and provides, in particular, that the proceeds of this Financial Institution Recapitalisation Facility shall be used by the Beneficiary Member State to provide finance to the Recapitalisation Fund to permit the Recapitalisation Fund (i) to subscribe or pre-subscribe for Capital Instruments issued by existing Institutions and/or (ii) to subscribe or pre-subscribe for Capital Instruments issued by AMCs which acquire the assets of viable or non-viable institutions under a bank resolution programme, subject to and in accordance with the terms of the MoU and the Financial Assistance Facility Agreement, (each of these operations being a “Recapitalisation” for the purposes of the Financial Assistance Facility Agreement and this Financial Institution Recapitalisation Facility). The Beneficiary Member State and the Recapitalisation Fund shall not use such proceeds for any other purpose.

2.2 This Financial Institution Recapitalisation Facility is subject to any additional terms set out in an Acceptance Notice.

2.3 The aggregate principal amount of the Financial Assistance Amounts available under this Financial Institution Recapitalisation Facility shall not exceed the Aggregate Financial Institution Recapitalisation Facility Amount. ESM may discharge its obligation to make the Financial Assistance Amount available by delivery of ESM Debt Securities which have an aggregate nominal principal amount which (subject to adjustment for rounding) is equal to the relevant Financial Assistance Amount. Thereafter, and for all purposes of this Agreement, including calculation and payment of interest and any repayment, the amount outstanding shall be determined by reference to the Financial Assistance Amount and shall not be affected by any change in the market value of such ESM Debt Securities.

2.4 The Availability Period in respect of this Financial Institution Recapitalisation Facility shall commence on (and include) the date on which these Facility Specific Terms enter into force in accordance with Clause 3 (Entry into Force and Conditions Precedent) and shall expire on (and include) the date specified in the Financial Assistance Facility Agreement. Any amounts not disbursed under this Financial Institution Recapitalisation Facility on or prior to the last day of the Availability Period shall be immediately cancelled.

2.5 The Average Maturity of the Financial Assistance made under this Financial Institution Recapitalisation Facility shall not exceed the Maximum Average Maturity specified for this Financial Institution Recapitalisation Facility and the maximum maturity of any individual disbursement of Financial Assistance shall not exceed the Maximum Maturity specified for this Financial Institution Recapitalisation Facility.

2.6 The Beneficiary Member State shall apply all amounts and/or ESM Debt Securities provided to it under this Financial Institution Recapitalisation Facility in conformity with the MoU and its obligations under this Agreement, in order to finance Recapitalisations.

3. Entry into force and Conditions Precedent
This Financial Institution Recapitalisation Facility shall enter into force when the conditions in Clause 4.1 of the General Terms are satisfied and when the following additional conditions are satisfied:

3.1 ESM has received legal opinions satisfactory to it given by the Legal Officer of the Beneficiary Member State and special legal counsel to the Recapitalisation Fund in respect of these Facility Specific Terms substantially in the forms set out in Schedule 2 of the General Terms. Such legal opinions shall be dated not later than the date of the first Request for Funds made under this Financial Institution Recapitalisation Facility;

3.2 following completion of the procedures in Articles 13(1) to (4) of the ESM Treaty, the Board of Directors has approved these Facility Specific Terms and any provisions relating thereto in the Financial Assistance Facility Agreement; and

3.3 the Financial Assistance Facility Agreement states that these Facility Specific Terms are applicable.
4. Requests, Disbursements And Conditions To Disbursements

Clause 5 (Requests, Disbursements and Conditions to Disbursement) of the General Terms shall apply to each Request for Funds and each Tranche or Disbursement under this Financial Institution Recapitalisation Loan Facility, provided that:

4.1 in considering whether to approve Tranches or Disbursements, the Board of Directors and ESM shall take into account all factors they consider relevant including fulfilment of prior actions (if any) they deem appropriate and consideration of a report to be provided by the Commission, in liaison with the ECB and, if appropriate, the single supervisory authority or the relevant ESAs (as the case may be) which confirms that:

(a) no, or no sufficient private sector solution is feasible in relation to the relevant Institutions and the Beneficiary Member State does not have adequate financial resources by itself to recapitalise such Institution(s);

(b) the Institution(s) concerned are of systemic relevance or pose a serious threat to the financial stability of the euro area as a whole and of its Member States;

(c) a recapitalisation financed in part or in whole by ESM is necessary in the light of the degree of distress of the Institutions concerned and urgency in providing the support; and

(d) the funds available to the Recapitalisation Fund have been fully utilised by the Recapitalisation Fund by the time of each disbursement under this Agreement;

4.2 the Beneficiary Member State has confirmed that the proposed recapitalisation complies with any applicable national State aid rules and legal restrictions;

4.3 the Commission has assessed and confirmed that the proposed recapitalisation complies with applicable EU rules, the Competent Authority is satisfied with the bank stress tests for the Institution(s) indicated in the relevant Request for Funds being recapitalised and the relevant restructuring or resolution plan has been approved;

4.4 each relevant Institution which will benefit from a recapitalisation has undertaken to the Beneficiary Member State, the Recapitalisation Fund, ESM and the Commission in a legally binding manner to implement the recapitalisation plan applicable to it; and

4.5 on each Disbursement Date ESM may make the Financial Assistance available to the Beneficiary Member State by delivering cash or ESM Debt Securities in an aggregate nominal principal amount which (after any adjustment for rounding) is equal to the Financial Assistance Amount to the securities account of the Beneficiary Member State or its agent, the Recapitalisation Fund, the details of which securities account have been advised in writing by the Beneficiary Member State or the Recapitalisation Fund to ESM at least two (2) Business Days prior to the Disbursement Date. The ISSuance Costs shall be paid by ESM out of the sums retained, where possible, for this purpose, or invoiced separately; any additional costs incurred may be recovered under Clause 7.7 of the General Terms.

5. Representations, Warranties and Undertakings

Clause 6 (Representations, Warranties and Undertakings) of the General Terms shall apply to this Financial Institution Recapitalisation Facility provided that, in addition, the Beneficiary Member State undertakes that:

5.1 in the event that a disbursement of Financial Assistance is disbursed directly to the Recapitalisation Fund (at the request of the Beneficiary Member State) or the Beneficiary Member State uses a disbursement of Financial Assistance to provide financing to the Recapitalisation Fund, then, during the period when Financial Assistance under this Financial Institution Recapitalisation Facility is outstanding and has not been reimbursed, the Beneficiary Member State shall procure and the Recapitalisation Fund shall permit ESM to appoint an observer to observe the discussions of the board of directors of the Recapitalisation Fund on agenda items which relate to the Institutions or AMCs which are the subject of a Recapitalisation financed with proceeds of Financial Assistance made available under this Financial Institution Recapitalisation Facility; provided that, such observer shall enter into a confidentiality undertaking with the Recapitalisation Fund in the customary form (if any) required by the Recapitalisation Fund; and

5.2 the Beneficiary Member State and the Recapitalisation Fund shall comply with any specific covenants and undertakings set out in each Acceptance Notice issued in relation to this Financial Institution Recapitalisation Facility.
6. **Interest, Costs, Fees and Expenses**

Clause 7 (Interest, Costs, Fees and Expenses) of the General Terms shall apply to this Financial Institution Recapitalisation Facility.

7. **Repayment, Early Repayment, Mandatory Repayment and Cancellation**

7.1 Clause 8 (Repayment, Early Repayment, Mandatory Repayment and Cancellation) of the General Terms shall apply to this Financial Institution Recapitalisation Facility, in particular Clause 8.8 and Clauses 8.8.1, 8.8.2, 8.8.3 and 8.8.4.

7.2 In addition to the repayment obligations set out in Clause 8 (Repayment, Early Repayment, Mandatory Repayment and Cancellation) of the General Terms, if at the end of the Availability Period or such earlier date specified in the Financial Assistance Facility Agreement the Beneficiary Member State or the Recapitalisation Fund has received an amount in euros or received delivery of ESM Debt Securities as Financial Assistance under the Financial Assistance Facility Agreement and these Facility Specific Terms and such amounts or such ESM Debt Securities have not at that time been used to subscribe or to pre-subscribe for Capital Instruments in Institutions or AMCs as contemplated by the Financial Assistance Facility Agreement and the MoU then, upon written notice by ESM, the Beneficiary Member State shall repay such Financial Assistance together with all accrued interest on the reimbursed amount within ten (10) Business Days of such notice on the terms specified in such notice and in accordance with the provisions of Clause 9.3.1 of the General Terms. Such reimbursement shall constitute a scheduled repayment and not a voluntary or mandatory pre-payment.

8. **Payments**

Clause 9 (Payments) of the General Terms shall apply to this Financial Institution Recapitalisation Facility.

9. **Events of Default**

Clause 10 (Events of Default) of the General Terms shall apply to this Financial Institution Recapitalisation Facility.

10. **Other Provisions**

Clauses 11 (Information Undertakings), 12 (Undertakings relating to Inspections, Fraud Prevention and Audits), 13 (Notices), 15 (Miscellaneous) and 16 (Governing Law and Jurisdiction) of the General Terms shall apply to this Financial Institution Recapitalisation Facility.

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Section 5

**Primary Market Bond Purchase Facility: Facility Specific Terms**

1. **Definitions and Interpretation**

Clause 2 (Definitions and Interpretation) of the General Terms shall apply to this PMP Facility.

2. **The Primary Market Bond Purchase Facility**

2.1 This PMP Facility is subject to the terms and conditions of the General Terms as varied or supplemented by these Facility Specific Terms and any additional terms set out in an Acceptance Notice.

2.2 The maximum aggregate principal amount which at any time is outstanding under this PMP Facility shall not exceed the Maximum PMP Amount.

2.3 The Availability Period for this PMP Facility shall commence on (and include) the date on which these Facility Specific Terms enter into force and shall expire on (and include) the date specified in the Financial Assistance Facility Agreement. Any amounts not disbursed under this PMP Facility on or prior to the last day of the Availability Period shall be immediately cancelled.

2.4 The Maturity of any Purchased Bonds acquired under this PMP Facility shall not exceed the Maximum Maturity.

2.5 Under this PMP Facility, ESM may provide Financial Assistance to the Beneficiary Member State by subscribing for Series of Bonds issued by the Beneficiary Member State in the primary market subject to compliance with the ESM Guideline on the Primary Market Support Facility.

2.6 In respect of each PMP Operation the Beneficiary Member State shall be liable to reimburse ESM in relation to each PMP Operation a principal amount (if it is a positive amount) equal to:

(a) the aggregate purchase price paid by ESM in respect of the Purchased Bonds; less

(b) the principal amount received or realised by ESM in respect of the Purchased Bonds at maturity or on re-sale of the Purchased Bonds.

Such amount shall be treated as if it were a loan and the principal amount due by the Beneficiary Member State to ESM in respect thereof shall be determined in accordance with Clause 8 and shall be due and payable on the
date determined under Clause 8.3(e) of the Facility Specific Terms, except to the extent that it can be repaid out of the PMP Reserve Buffer.

2.7 ESM shall manage the Purchased Bonds in accordance with the ESM Guideline on the Primary Market Support Facility. ESM shall inform the Beneficiary Member State regarding the management of the Purchased Bonds and the Beneficiary Member State shall have the right to approve the conduct of sales of the Purchased Bonds if these would create any liability for the Beneficiary Member State except in circumstances where ESM would face a significant risk of realising a loss in relation to its holdings of Purchased Bonds of the relevant Beneficiary Member State irrespective of a possible decision to sell them.

3. Entry into force and Conditions Precedent

3.1 This PMP Facility shall enter into force when the conditions in Clause 4.1 of the General Terms are satisfied and when the following additional conditions are satisfied:

(a) ESM has received legal opinions satisfactory to it given by the Legal Officer of the Beneficiary Member State in respect of this PMP Facility and substantially in the form set out in Part 1 of Schedule 2 (Form of Legal Opinion) of the General Terms. Such legal opinion shall be dated not later than the date of the first Request for Funds made under this PMP Facility;

(b) following completion of the procedures in Articles 13(1) to (4) of the ESM Treaty, the Board of Directors has approved these Facility Specific Terms and any provisions relating thereto in the Financial Assistance Facility Agreement; and

(c) the Financial Assistance Facility Agreement states that these Facility Specific Terms are applicable.

3.2 If this PMP Facility is provided in conjunction with a Precautionary Facility, it is an additional condition of the entry into force of this PMP Facility that the Beneficiary Member State satisfies the eligibility criteria for a PCCL Facility or, as the case may be, an ECCL Facility as set out in the ESM Guideline on Precautionary Financial Assistance.

4. PMP Operations and Conditions to Disbursement

4.1 In the case of a Beneficiary Member State which has a Loan Facility with ESM:

(a) Clauses 5 (Requests, Disbursements and Conditions of Disbursement) of the General Terms shall not apply to this PMP Facility.

(b) Subject to the terms and conditions of these Facility Specific Terms, the Financial Assistance Facility Agreement and the MoU, the Beneficiary Member State may, after consultation with ESM, request a PMP Operation or Tranche of PMP Operations under the PMP Facility to be made by delivery to ESM of a duly completed Request for Funds.

(c) A Request for Funds under this PMP Facility will not be regarded as having been duly completed unless it at least specifies:

(i) the PMP Amount to be made available under the relevant PMP Operation or Tranche of PMP Operations;

(ii) the proposed last Disbursement Date of the relevant PMP Operation or Tranche of PMP Operations; and

(iii) the ratio of (i) the PMP Principal Amount over (ii) the aggregate principal amount of each of the underlying Series of Bonds to be issued.

In addition, the Request for Funds is only valid if it complies with the detailed modalities for PMP Operations agreed between ESM and the Beneficiary Member State.

(d) following a Request for Funds in respect of a PMP Operation or a Tranche of PMP Operations under this PMP Facility from a Beneficiary Member State which has a Loan Facility with ESM, ESM's obligation to enter into any PMP Operation or a Tranche of PMP Operations shall be subject to:

(i) the Beneficiary Member State confirming in writing that no event has occurred that would render incorrect any statement made in the legal opinions received by ESM;

(ii) the Board of Directors, after considering the most recent periodic assessment of the Beneficiary Member State by the Commission (in liaison with the ECB), being satisfied with the compliance by the Beneficiary Member State with the
terms of the MoU, including prior actions (if any);

(iii) the Board of Directors being satisfied that all other conditions to utilisation of this PMP Facility are satisfied;

(iv) the Board of Directors (after taking into account all factors they consider relevant including those referred to in this Clause 4) have approved the disbursement under these relevant Facility Specific Terms;

(v) no material adverse change having occurred since the date of the Financial Assistance Facility Agreement such as would, in the opinion of the Board of Directors, after consultation with the Beneficiary Member State, be likely to prejudice materially the ability of the Beneficiary Member State to fulfil its payment obligations under the Financial Assistance Facility Agreement and this PMP Facility, including its ability to pay interest and principal under the Series of Bonds and under any amount outstanding under these Facility Specific Terms;

(vi) no event of default having occurred under Clause 10 (Events of Default) of the General Terms or under these Facility Specific Terms which has not been cured to the satisfaction of ESM;

(vii) the PMP Amount in respect of such PMP Operation (when added to the PMP Amount of any other PMP Operation which remains outstanding) does not cause the Maximum PMP Amount to be exceeded;

(viii) on the date of the auction or date of pricing of a syndicated issue of a Series of Bonds, the percentage of the final issued amount of such Series of Bonds to be purchased by ESM complies with the limitations set out in the ESM Guideline on Primary Support Facilities;

(ix) ESM being satisfied with the conclusions of the market analysis conducted by the Beneficiary Member State and ESM on the effect of an intervention by ESM by way of a PMP Operation and on the implications (in particular, on the secondary market for the securities issued by the Beneficiary Member State) of an intervention by ESM by way of a PMP Operation; and

(x) on the date of the auction or the date of pricing in the case of a syndicated issue of a Series of Bonds, ESM (after consultation with the Beneficiary Member State) is satisfied with (i) the level of participation of private investors in the primary market for such Series of Bonds, and (ii) the interest rate of the Series of Bonds, when compared to the ESM Cost of Funding;

(e)

(i) if the relevant conditions in Clause 4.1(d) of these Facility Specific Terms are satisfied (except for the conditions referred to subparagraphs (vi) to (x) of Clause 4.1(d) that need to be satisfied on the date of the auction or the date of pricing of a syndicated issue of the relevant Series of Bonds), ESM shall send the Beneficiary Member State an Acceptance Notice setting out the provisional terms on which ESM is willing to enter into the PMP Operation;

(ii) following the acknowledgement of an Acceptance Notice by the Beneficiary Member State, the Beneficiary Member State and ESM shall irrevocably be bound by the terms of the Acceptance Notice, subject to however in all cases the non-occurrence of an Event of Default and satisfaction of the conditions set out in subparagraphs (vi) to (x) of Clause 4.1(d) of these Facility Specific Terms on the date of the auction or the date of pricing of a syndicated issue of the relevant Series of Bonds; and

(iii) in the event that ESM, subject to compliance with the then applicable ESM Borrowing Guidelines, can only raise funds for the relevant PMP Operation (whether by issuing specific Funding Instruments, obtaining funds in the international capital or loan markets or by making use of the Liquidity Buffer) denominated in a currency other than euros and by entering into related currency hedging
arrangements then any additional costs incurred by ESM in connection with currency hedging arrangements shall be borne by the Beneficiary Member State.

(f)

(i) where ESM has elected to launch a specific issue of Funding Instruments and, due to prevailing market conditions at the time of launching such an issue of or seeking to enter into such specific Funding Instruments to fund a PMP Operation, ESM is not able to obtain funding for the PMP Operation and cannot finance such PMP Operation from the Liquidity Buffer, then ESM shall not be under any obligation to enter into or complete such PMP Operation;

(ii) the entry into of any PMP Operation under this PMP Facility shall under no circumstances commit any of the parties to proceed with the making and receiving of any further Financial Assistance or PMP Operation; and

(iii) in connection with any PMP Operation, ESM shall send a Confirmation Notice in respect of such PMP Operation to the Beneficiary Member State.

4.2 In the case of a Beneficiary Member State which has a Precautionary Facility with ESM:

(a) Clauses 4.1(a), 4.1(b) and 4.1(c) of these Facility Specific Terms shall be applicable;

(b) following a Request for Funds in respect of a PMP Operation or a Tranche of PMP Operations under this PMP Facility from a Beneficiary Member State which has a Precautionary Facility with ESM, ESM's obligation to enter into any PMP Operation or a Tranche of PMP Operations shall be subject to:

(i) the conditions set out in Clauses 4.1 and 4.2 of the Facility Specific Terms applicable to PCCL Facilities or, as the case may be, ECCL Facilities are satisfied;

(ii) the conditions set out in Clauses 4.1(d)(vi) to 4.1(d)(x) of these Facility Specific Terms being satisfied;

(c)

(i) if the conditions in Clause 4.2(b) are satisfied (with the exception of the conditions referred to in Clause 4.2(b)(ii) which need to be satisfied on the date of the auction or the date of pricing of a syndicated issue of the relevant Series of Bonds), ESM shall send the Beneficiary Member State an Acceptance Notice setting out the provisional terms on which ESM is willing to enter into the PMP Operation (x) in connection with the first PMP Operation and (y) in connection with subsequent PMP Operations only if the Financial Assistance Facility Agreement so provides;

(ii) following (x) the acknowledgement of an Acceptance Notice by the Beneficiary Member State (in cases where an Acceptance Notice is provided in accordance with Clause 4.2(c)(i) above) the Beneficiary Member State and ESM shall irrevocably be bound by the terms of the Acceptance Notice and/or (y) satisfaction of the conditions set out in Clause 4.2(b)(i) above if, under the relevant Financial Assistance Facility Agreement, no Acceptance Notice is required to be issued, the Beneficiary Member State and ESM shall be required to enter into the PMP Operation specified in the Request for Funds, subject in all cases to the non-occurrence of an Event of Default and satisfaction of the conditions set out in 4.2(b)(ii) above on the date of the auction or the date of pricing of a syndicated issue of the relevant Series of Bonds; and

(iii) Clause 4.1(c)(iii) shall be applicable; and

(d) Clause 4.1(f) shall be applicable.

5. Representations, Warranties and Undertakings

5.1 Clause 6 (Representations, Warranties and Undertakings) of the Financial Assistance Facility Agreement shall apply to this PMP Facility.

5.2 In addition the Beneficiary Member State represents and warrants to ESM on the date of the Request for Funds and on the Disbursement Date that:
(a) the Beneficiary Member State has full power and capacity to create, issue and sell the Series of Bonds and enter into and perform the Note Issuance Documents and the creation, issue and sale of the Series of Bonds will on or prior to the date of issue of such Series of Bonds, be duly approved and authorised by all necessary action;

(b) each Series of Bonds will, on the date of issue of such Series of Bonds, constitute legal, valid, binding and enforceable obligations of the Beneficiary Member State;

(c) each Note Issuance Document constitutes legal, valid, binding and enforceable obligations of the Beneficiary Member State;

(d) the information contained in any Prospectus is true, accurate and not misleading in any material respect; and

(e) the exemption established by Article 7 of Directive 2003/6 of the European Parliament and of the Council of 28 January 2003 on insider dealing and market manipulation (market abuse) and implemented in the implementing legislation and regulations of the Beneficiary Member State applies to ESM, in particular, in relation to any transactions carried out or entered into by ESM under or in connection with this PMP Facility.

5.3 In addition, the Beneficiary Member State undertakes, until such time as all principal under this PMP Facility has been fully reimbursed and all interest and additional amounts, if any, due under this PMP Facility have been fully paid, that:

(a) during the Availability Period of this PMP Facility the Commission (in liaison with the ECB) and the IMF shall be permitted to monitor compliance by the Beneficiary Member State with the policy conditionality set out in the MoU and thereafter, the Beneficiary Member State shall permit post-programme surveillance as contemplated by Recital (17) of the ESM Treaty;

(b) it shall promptly obtain and maintain the admission to listing, trading and quotation of any Purchased Bonds on the Relevant Stock Exchange;

(c) it shall ensure that each issue of Purchased Bonds is and remains eligible for clearance and settlement through the clearing and settlement system applicable to such series of Purchased Bonds until all amounts in respect of such Purchased Bonds have been paid in full; and

(d) it shall comply with all applicable laws, regulations, rulings, policies and guidelines (as amended from time to time) of any governmental or regulatory authority or central bank relevant to the issue of Purchased Notes and shall make all filings, disclosures or registrations necessary from time to time to ensure compliance with such laws, regulations, rulings, policies and guidelines.

6. Interest, Costs and Expenses

6.1 In respect of each PMP Outstanding Amount interest shall accrue at a rate equal to the applicable Interest Rate during each Bond Interest Period. Subject to Clause 7 (Funding Excess, Funding Shortfall and suspension of payment of funding excess) of these Facility Specific Terms, Clause 7 (Interest, Costs, Fees and Expenses of the General Terms) of the General Terms shall apply to this PMP Facility.

6.2 The Beneficiary Member State shall pay ESM interest on Purchased Bonds in accordance with the terms and conditions of such Purchased Bonds.

6.3 The Beneficiary Member State shall bear all costs, charges and expenses, including legal, professional, banking, hedging and/or exchange charges incurred in connection with the preparation, execution, implementation and termination of a PMP Operation. These costs and expenses to be borne by the Beneficiary Member State include legal costs (such as costs incurred to obtain legal opinions and drafting documentation), rating agency costs, listing costs, travel costs (if applicable), commissions related to the Funding Instruments, fees of service providers and clearance systems, taxes, registration fees and publication costs.

7. Funding Excess, Funding Shortfall and suspension of payment of funding excess

7.1 On each Calculation Date when there are PMP Operations outstanding ESM shall calculate in relation to each Bond Interest Payment Date and each PMP Operation (i) the amount of the ESM Interest Amount for the relevant PMP Operation in respect of such Bond Interest Payment Date and (ii) the amount, if any, by which the Bond Interest Amount exceeds such ESM Interest Amount (the “Funding Excess”) or, as the case may be, the amount, if any, by which the ESM Interest Amount exceeds the Bond Interest Amount (the “Funding Shortfall”).
**Redemption, early redemption, mandatory redemption and cancellation**

8.1 Clause 8 (Repayment, Early Repayment, Mandatory Repayment and Cancellation) of the General Terms shall apply to this PMP Facility.

8.2 The terms as to redemption and early redemption of Purchased Bonds are set out in the Conditions of the Purchased Bonds and are not varied by the terms of this PMP Facility.

8.3 In addition to the repayment obligations set out in the Financial Assistance Facility Agreement, the following provisions apply:

(a) on each date on which the Beneficiary Member State makes a repayment of principal or redeems in full Purchased Bonds, the PMP Outstanding Amount in respect of the relevant PMP Operation shall be automatically reduced by an amount equal to the principal amount received by ESM in respect of the relevant Purchased Bonds;

(b) ESM may re-sell any Purchased Bonds prior to their scheduled maturity date in accordance with the ESM Guideline on the Primary Market Support Facility and subject to complying with Clause 2.7 of these Facility Specific Terms;

(c) if ESM re-sells any Purchased Bonds prior to their scheduled maturity date then the PMP Outstanding Amount in respect of the relevant PMP Operation shall be automatically reduced by an amount equal to the net sales proceeds received by ESM in respect of such Purchased Bonds (excluding any portion of the sales proceeds which relate to accrued interest and net of any commission, fees or costs incurred by ESM in respect of the sale of such Purchased Bonds);

8.4 Upon expiry of the PMP Facility, and provided that (A) no amount remains outstanding in respect of the Purchased Bonds or the PMP Facility and (B) no event of default exists in respect of any Facility provided by ESM to the Beneficiary Member State, ESM shall release to the Beneficiary Member State a portion of any remaining balance of the PMP Reserve Buffer in accordance with the ESM Pricing Policy. If these conditions are not satisfied ESM shall retain the PMP Reserve Buffer until all amounts owed to it by the Beneficiary Member State have been paid in full.

9. Payments

9.1 Clause 9 (Payments) of the General Terms shall apply to this PMP Facility.

9.2 The payment terms applicable to any Purchased Bonds shall be as set out in the Conditions of the Purchased Bonds.

10. Events of Default

10.1 Clause 10 (Events of Default) of the General Terms shall apply to this PMP Facility.

10.2 In addition to paragraph 10.1 above, ESM may, by written notice to the Beneficiary Member State, cancel all or any part of this PMP Facility and/or declare the aggregate principal amount
of any or all Financial Assistance made and outstanding hereunder to be immediately due and payable, together with accrued interest and all other amounts due in respect thereof, following the occurrence of an event of default under the Conditions of the Purchased Bonds.

10.3 The Beneficiary Member State shall reimburse all costs, expenses, fees and loss of interest incurred and payable by ESM as a consequence of an early redemption of any Purchased Bonds as a consequence of the occurrence of an event of default under the Conditions of the Purchased Bonds. The loss of interest is the difference (if it is a positive amount) between the amount of interest ESM would receive at the Interest Rate of the relevant Purchased Bonds and the interest ESM would receive from the reinvestment of the amounts repaid early (as determined by ESM), in each case for the period between the date of the early redemption and the date on which the Financial Assistance was scheduled to be repaid.

11. Other Provisions

Clauses 11 (Information Undertakings), 12 (Undertakings relating to Inspections, Fraud Prevention and Audits), 13 (Notices), 15 (Miscellaneous) and 16 (Governing Law and Jurisdiction) of the General Terms shall apply to this PMP Facility.

Section 6
Secondary Market Bond Purchase Facility: Facility Specific Terms

1. Definitions and Interpretation

Clause 2 (Definitions and Interpretation) of the General Terms shall apply to this SMP Facility.

2. The Secondary Market Bond Purchase Facility

2.1 This SMP Facility is subject to the terms and conditions of the General Terms as varied or supplemented by these Facility Specific Terms and any additional terms set out in an Acceptance Notice.

2.2 The maximum aggregate principal amount which may be made available by way of SMP Operations under this SMP Facility is such amount as is decided by the Board of Governors, which amount shall not exceed the unused lending capacity from time to time of ESM and shall be further subject to any pro tempore limits established from time to time by the Board of Directors.

2.3 The Availability Period for this SMP Facility shall commence on (and include) the date on which these Facility Specific Terms enter into force in accordance with Clause 3 (Entry into Force and Conditions Precedent) to these Facility Specific Terms and shall expire on (and include) the earlier of (i) the date on which the Beneficiary Member State requests the Managing Director to stop implementing SMP Operations and (ii) the date on which the Board of Governors decides not to continue an SMP Facility following a monthly report by the Technical Sub-Committee which concludes that the SMP Facility is inadequate to contain the financial disturbance or following an assessment by the European Commission concludes that the Beneficiary Member State has deviated from policy conditionality. Any amounts not disbursed under these Facility Specific Terms on or prior to the last day of the Availability Period shall be immediately cancelled.

2.4 The Maturity of any Purchased Bonds acquired under this SMP Facility shall not exceed the Maximum Maturity.

2.5 Under this SMP Facility, ESM may provide Financial Assistance to the Beneficiary Member State by acquiring Series of Bonds issued by the Beneficiary Member State in the secondary market subject to compliance with the ESM Guideline on the Secondary Market Support Facility.

2.6 In respect of each SMP Operation the Beneficiary Member State shall be liable to reimburse ESM in relation to each SMP Operation in a principal amount (if it is a positive amount) equal to:

(a) the aggregate purchase price paid by ESM in respect of the Purchased Bonds; less

(b) the principal amount received or realised by ESM in respect of the Purchased Bonds at maturity or on re-sale of the Purchased Bonds.

Such amount shall be treated as if it were a loan and the principal amount due by the Beneficiary Member State to ESM in respect thereof shall be determined in accordance with Clause 8 and shall be due and payable on the date determined under Clause 8.3(c) of these Facility Specific Terms.

2.7 ESM shall manage the Purchased Bonds acquired under this SMP Facility in accordance with the ESM Guideline on the Secondary Market Support Facility. ESM shall inform the Beneficiary Member State regarding the management of the Purchased Bonds and the Beneficiary Member State shall have the right to approve the conduct of sales of the Purchased Bonds if these would create any liability for the Beneficiary Member State.
except in circumstances where ESM would face a significant risk of realising a loss in relation to its holdings of Purchased Bonds of the relevant Beneficiary Member State irrespective of a possible decision to sell them.

3. **Entry into Force and Conditions Precedent**

3.1 This SMP Facility shall enter into force when the conditions in Clause 4.1 of the General Terms are satisfied and when the following additional conditions are satisfied:

(a) ESM has received a legal opinion satisfactory to it given by the Legal Officer of the Beneficiary Member State substantially in the form of Part 1 of Schedule 2 (Form of Legal Opinion) of the General Terms. Such legal opinion shall be dated not later than the date of the first Request for Funds made under this SMP Facility;

(b) following completion of the procedures in Articles 13(1) to (4) of the ESM Treaty, the Board of Directors has approved the Financial Assistance Facility Agreement incorporating these Facility Specific Terms and the signature thereof by the Managing Director;

(c) the ECB has conducted an analysis recognising exceptional market circumstances and a risk to the financial stability of the euro area as a whole or of its Member States;

(d) the Beneficiary Member State satisfies the ex ante eligibility criteria set out in the ESM Guideline on the Secondary Market Support Facility;

(e) if the Beneficiary Member State is then under stability support, the Commission (in liaison with the ECB) has confirmed its compliance with the policy conditions in the MoU or, if the Beneficiary Member State is not then under stability support, the Commission, with the approval of the Board of Governors, has signed the MoU with the Beneficiary Member State on behalf of ESM; and

(f) the Financial Assistance Facility Agreement states that these Facility Specific Terms are applicable.

4. **SMP Operations and Conditions to disbursement**

4.1 Clauses 5 (Requests for Funds, Disbursements and Conditions to Disbursement) of the General Terms shall not apply to this SMP Facility.

4.2 Subject to the terms and conditions of these Facility Specific Terms, the Financial Assistance Facility Agreement and the MoU, the Beneficiary Member State may, after consultation with ESM, request SMP Operations under the SMP Facility to be made by delivery to ESM of a duly completed written Request for Funds.

4.3 Following a Request for Funds requesting SMP Operations under this SMP Facility, ESM may enter into SMP Operations under this SMP but subject to:

(a) the Beneficiary Member State confirming in writing that no event has occurred that would render incorrect any statement made in the legal opinions received by ESM;

(b) the Board of Directors, after considering the most recent periodic assessment of the Beneficiary Member State by the Commission in liaison with the ECB, being satisfied with the compliance by the Beneficiary Member State with the terms of the MoU (as the same may be revised from time to time), including any prior actions (if any) and the eligibility criteria for an SMP Facility set out in the ESM Guideline on the Secondary Market Support Facility;

(c) ESM being satisfied that all other conditions to utilisation of this SMP Facility are satisfied;

(d) the Board of Directors having established pro-tempore intervention limits for the implementation of this SMP Facility and the Technical Sub-Committee having approved an intervention strategy within the limits of such intervention limits;

(e) no material adverse change having occurred since the date of the Financial Assistance Facility such as would, in the opinion of ESM, after consultation with the Beneficiary Member State, be likely to prejudice materially the ability of the Beneficiary Member State to fulfil its payment obligations under the Financial Assistance Facility and this SMP Facility, including its ability to pay interest and principal under the Series of Bonds and under any amount outstanding under these Facility Specific Terms;

(f) no event of default having occurred under Clause 10 (Events of Default) of the General Terms or under these Facility Specific Terms which has not been cured to the satisfaction of ESM;
on each Disbursement Date, the SMP Operation complies with the limits set by the Board of Directors and the Technical Sub-Committee.

(h) the Beneficiary Member State has not requested the Managing Director to stop implementing SMP Operations; and

(i) the Availability Period of this SMP Facility has not been terminated at the request of the Beneficiary Member State or by the Board of Governors pursuant to Clause 2.3 of these Facility Specific Terms.

4.4 The entry into of any SMP Operation under this SMP Facility shall under no circumstances commit any of the parties to proceed with the making and receiving of any further Financial Assistance or SMP Operation.

5. Representations, Warranties and Undertakings

5.1 Clause 6 (Representations, Warranties and Undertakings) of the General Terms shall apply to this SMP Facility.

5.2 In addition the Beneficiary Member State represents and warrants to ESM on the date of the Request for Funds and on the Disbursement Date that:

(a) the Beneficiary Member State had full power and capacity to create, issue and sell each series of Purchased Bonds and enter into and perform the relevant Note Issuance Documents and the creation, issue and sale of each series of Purchased Bonds was, on or prior to the date of issue of each such series of Purchased Bonds, duly approved and authorised by all necessary action;

(b) each series of Purchased Bonds constitute legal, valid, binding and enforceable obligations of the Beneficiary Member State;

(c) each Note Issuance Document in relation to Purchased Bonds constitutes legal, valid, binding and enforceable obligations of the Beneficiary Member State;

(d) the information contained in any Prospectus relating to Purchased Bonds is true, accurate and not misleading in any material respect;

(e) it acknowledges that the portfolio of Purchased Bonds may be managed as provided in the ESM Guideline on the Secondary Market Support Facility; and

(f) the exemption established by Article 7 of Directive 2003/6 of the European Parliament and of the Council of 28 January 2003 on insider dealing and market manipulation (market abuse) and implemented in the implementing legislation and regulations of the Beneficiary Member State applies to ESM, in particular, in relation to any transactions carried out or entered into by ESM under or in connection with this SMP Facility.

5.3 In addition, the Beneficiary Member State undertakes, until such time as all principal under this SMP Facility has been fully reimbursed and all interest and additional amounts, if any, due under this SMP Facility have been fully paid, that:

(a) ESM, the Commission and the ECB shall be permitted to monitor compliance by the Beneficiary Member State with the terms of the MoU during the Availability Period and, thereafter, the Beneficiary Member State shall permit post-Programme surveillance as contemplated by Recital (17) of the ESM Treaty;

(b) it shall maintain the admission to listing, trading and quotation of any Purchased Bonds on the Relevant Stock Exchange;

(c) it shall ensure that each issue of Purchased Bonds remains eligible for clearance and settlement through the clearing and settlement system applicable to such series of Purchased Bonds until all amounts in respect of such Purchased Bonds have been paid in full; and

(d) it shall comply with all applicable laws, regulations, rulings, policies and guidelines (as amended from time to time) of any governmental or regulatory authority or central bank relevant to the issue of Purchased Notes and shall make all filings, disclosures or registrations necessary from time to time to ensure compliance with such laws, regulations, rulings, policies and guidelines.

6. Interest, Costs and Expenses

6.1 In respect of each SMP Outstanding Amount interest shall accrue at a rate equal to the applicable Interest Rate during each Bond Interest Period. Subject to Clause 7 (Funding Shortfall) of these Facility Specific Terms, Clause 7 (Interest, Costs, Fees and Expenses) of the General Terms shall apply to this SMP Facility.
6.2 The Beneficiary Member State shall pay ESM interest on Purchased Bonds in accordance with the terms and conditions of such Purchased Bonds.

6.3 The Beneficiary Member State shall bear all costs, charges and expenses, including legal, professional, banking, hedging and/or exchange charges incurred in connection with the preparation, execution, implementation and termination of an SMP Operation. These costs and expenses to be borne by the Beneficiary Member State include legal costs (such as costs incurred to obtain legal opinions and drafting documentation), rating agency costs, listing costs, travel costs (if applicable), commissions related to the Funding Instruments, fees of service providers and clearance systems, taxes, registration fees and publication costs.

7. **Funding Shortfall**

7.1 On each Calculation Date when there are SMP Operations outstanding, ESM shall calculate in relation to each Bond Interest Payment Date and each SMP Operation (i) the amount of the ESM Interest Amount for the relevant SMP Operation in respect of such Interest Payment Date and (ii) the amount, if any, by which the ESM Interest Amount exceeds the Bond Interest Amount (the "Funding Shortfall") and shall notify the Beneficiary Member States of these amounts.

7.2 In respect of any Funding Shortfall, the Beneficiary Member State agrees that, following calculation and notification of such Funding Shortfall, it will pay to ESM an amount equal to such Funding Shortfall promptly, and in any event within five (5) Business Days of a written demand.

7.3 If on any Calculation Date when there are SMP Operations outstanding the Bond Interest Amount exceeds the ESM Interest Amount, such excess will be retained by ESM in accordance with the ESM Pricing Policy.

8. **Redemption, early redemption, mandatory redemption and cancellation**

8.1 Clause 8 (Repayment, Early Repayment, Mandatory Repayment and Cancellation) of the General Terms apply to this SMP Facility.

8.2 The terms as to redemption and early redemption of Purchased Bonds are set out in the Conditions of the Purchased Bonds and are not varied by the terms of this SMP Facility.

8.3 In addition to the repayment obligations set out in the Financial Assistance Facility Agreement, the following provisions apply:

(a) on each date on which the Beneficiary Member State makes a repayment of principal or redeems in full Purchased Bonds, the SMP Outstanding Amount in respect of the relevant SMP Operation shall be automatically reduced by an amount equal to the principal amount received by ESM in respect of the relevant Purchased Bonds;

(b) ESM may re-sell any Purchased Bonds prior to their scheduled maturity date in accordance with the ESM Guideline on the Secondary Market Support Facility and subject to complying with Clause 2.7 of these Facility Specific Terms;

(c) if ESM re-sells any Purchased Bonds prior to their scheduled maturity date then the SMP Outstanding Amount in respect of the relevant SMP Operation shall be automatically reduced by an amount equal to the net sales proceeds received by ESM in respect of such Purchased Bonds (excluding any portion of the sales proceeds which relate to accrued interest and net of any commission, fees or costs incurred by ESM in respect of the sale of such Purchased Bonds);

(d) if the net sales proceeds of Purchased Bonds exceed the SMP Outstanding Amount the excess shall be retained by ESM in accordance with the ESM Pricing Policy;

(e) if the net sales proceeds of Purchased Bonds or the amount received in respect of Purchased Bonds at maturity are less than the SMP Outstanding Amount in respect of the relevant SMP Operation then the Beneficiary Member State shall repay to ESM the principal amount resulting from the loan referred to in Clause 2.6 of these Facility Specific Terms together with all interest accrued thereon and all fees, costs, charges and other amounts relating thereto on the relevant SMP Operation Maturity Date.

9. **Payments**

9.1 Clause 9 (Payments) of the General Terms shall apply to this SMP Facility.

9.2 The payment terms applicable to any Purchased Bonds shall be as set out in the Conditions of the Purchased Bonds.

10. **Events of Default**

10.1 Clause 10 (Events of Default) of the General Terms shall apply to this SMP Facility.
10.2 In addition to Clause 10.1 of these Facility Specific Terms above, ESM may, by written notice to the Beneficiary Member State, cancel all or any part of this SMP Facility and/or declare the aggregate principal amount of any or all Financial Assistance made and outstanding hereunder to be immediately due and payable, together with accrued interest and all other amounts due in respect thereof, following the occurrence of an event of default under the Conditions of the Purchased Bonds.

10.3 The Beneficiary Member State shall reimburse all costs, expenses, fees and loss of interest incurred and payable by ESM as a consequence of an early redemption of any Purchased Bonds as a consequence of the occurrence of an event of default under the Conditions of the Purchased Bonds. The loss of interest is the difference (if it is a positive amount) between the amount of interest ESM would receive at the Interest Rate of the relevant Purchased Bonds and the interest ESM would receive from the reinvestment of the amounts repaid early (as determined by ESM), in each case for the period between the date of the early redemption and the date on which the Financial Assistance was scheduled to be repaid.

11. Other Provisions

Clauses 11 (Information Undertakings), 12 (Undertakings relating to Inspections, Fraud Prevention and Audits), 13 (Notices), 15 (Miscellaneous) and 16 (Governing Law and Jurisdiction) of the General Terms shall apply to this SMP Facility.

Section 7

DRI Facility: Facility Specific Terms

1. Definitions and Interpretation

Clause 2 (Definitions and Interpretation) of the General Terms shall apply to this DRI Facility.

2. The DRI Facility

2.1 This DRI Facility permits ESM to grant Financial Assistance to directly recapitalise a DRI Beneficiary, subject to and in accordance with the terms of the MoU, the Financial Assistance Facility Agreement (including any Acceptance Notice thereunder), the relevant Co-Investment Agreement (if any), the relevant Institution Specific Agreement and the relevant State aid decision of the Commission under Articles 107 and 108 TFEU. Under this DRI Facility, ESM shall acquire Capital Instruments issued by a DRI Beneficiary (each such operation being a "Direct Recapitalisation" for the purposes of the Financial Assistance Facility Agreement and this DRI Facility).

2.2 The sole purpose of this DRI Facility is to recapitalise the DRI Beneficiary and this DRI Facility shall not be used otherwise. The DRI Facility cannot be used as a precautionary instrument as defined under Article 32(4)(d)(iii) of the BRRD or under Article 18(4)(d)(iii) of the SRM Regulation.

2.3 This DRI Facility is subject to the terms and conditions of the General Terms as varied or supplemented by these Facility Specific Terms.

2.4 The aggregate principal amount of the Financial Assistance Amounts available under this DRI Facility shall not exceed the Aggregate DRI Facility Amount. ESM may discharge its obligation to make the Financial Assistance Amount available by delivery of ESM Debt Securities having an aggregate nominal principal amount which (subject to adjustment for rounding) is equal to the relevant Financial Assistance Amount to be paid in respect of the acquisition of Capital Instruments. Thereafter, and for all purposes of this Agreement, including calculation and payment of interest, fees, commissions and any repayment or redemption, the amount outstanding shall be determined by reference to the Financial Assistance Amount and shall not be affected by any change in the market value of such ESM Debt Securities.

2.5 The Availability Period in respect of this DRI Facility shall commence on (and include) the date on which these Facility Specific Terms enter into force in accordance with Clause 3 (Entry into Force and Conditions Precedent) of these Facility Specific Terms and shall expire on (and include) the date specified in the Financial Assistance Facility Agreement. Any amounts not disbursed under this DRI Facility on or prior to the last day of the Availability Period shall be immediately cancelled.

2.6 The Beneficiary Member State, and, if applicable, the Recapitalisation Fund, shall comply with the terms of the MoU and with their obligations under this Agreement, the Institution Specific Agreement and, if applicable, the Co-Investment Agreement.

3. Entry into force and Conditions Precedent

This DRI Facility shall enter into force when the conditions in Clause 4.1 of the General Terms are satisfied and when the following additional conditions under Clauses 3.1 to 3.3 of these Facility Specific Terms are satisfied:

3.1 In relation to the Beneficiary Member State, all prior conditions under the MoU have been fulfilled, including, if applicable, the enactment and entry into force of any DRI Legislation as contained in such MoU.
3.2 In relation to each DRI Beneficiary:

(a) if the DRI Beneficiary was not already directly supervised by the ECB in accordance with Article 6(4) of Council Regulation 1024/2013 conferring specific tasks on the ECB concerning policies relating to the prudential supervision of credit institutions, the ECB has assumed direct supervision of the DRI Beneficiary following a request formulated in accordance with Article 33(3) of Council Regulation 1024/2013 conferring specific tasks on the ECB concerning policies relating to the prudential supervision of credit institutions;

(b) the Commission has made its decision under Articles 107 and 108 TFEU setting out the State aid conditionality relating to the proposed Direct Recapitalisation relating to each DRI Beneficiary following an auditors (accounts of the DRI Beneficiary and the Financial Assistance Facility Agreement continue to be satisfied); and

(c) the Co-Investment Agreement (if any) and the Institution Specific Agreement have been executed by all the parties thereto;

(d) ESM has obtained results of due diligence and stress tests conducted by independent experts in respect of the DRI Beneficiary (if applicable, such assessments have been carried out by such independent experts on the basis of similar assessments conducted by the Competent Authority) specifically for the purpose of the DRI Facility and, where available, ESM has obtained copies of any conclusions and reports related to the stress tests and/or rigorous economic valuation conducted by the Competent Authority and required by ESM for the purposes of the DRI Facility dated from within the three (3) months prior to the request for ESM Financial Assistance;

(e) ESM has performed a valuation of the DRI Beneficiary with which it is satisfied for the purpose of, inter alia, establishing the price at which ESM shall acquire the Capital Instruments;

(f) ESM has obtained a certification of the accounts of the DRI Beneficiary by its auditors (or, as the case may be, specially appointed accountants following an extraordinary audit of the DRI Beneficiary);

(g) the conditions set out under Article 8 of the DRI Guideline have been fulfilled; and

(h) ESM has received from the DRI Beneficiary and all other parties to the Institution Specific Agreement and, if applicable, the Co-Investment Agreement and any related documents, certificates: (i) indicating the persons authorised to sign these documents on behalf of the parties to these agreements (other than ESM) and to issue and sign any notices and/or documents to be sent on behalf of such persons under such agreements and (ii) containing the specimen signatures of these persons.

3.3 The Financial Assistance Facility Agreement has been executed by all the parties thereto and states that these Facility Specific Terms are applicable.

4. Requests, Disbursements and Conditions to Disbursements

Clause 5 (Requests, Disbursements and Conditions to Disbursement) of the General Terms shall apply to each Request for Funds and each Tranche or Disbursement under this DRI Facility, provided that:

4.1 For each relevant DRI Beneficiary, the Beneficiary Member State has delivered to ESM a duly completed Request for Funds in respect of each DRI Beneficiary;

4.2 The Request for Funds specifies the amount of the Financial Assistance Amount requested in respect of the relevant DRI Beneficiary. A copy of the relevant Request for Funds or an extract thereof shall be delivered to the relevant DRI Beneficiary;

4.3 In respect of each DRI Beneficiary in relation to which a Request for Funds is submitted, ESM's obligation to make Financial Assistance available under the DRI Facility to such DRI Beneficiary shall be subject to Clause 5.3.1 to 5.3.6 of the General Terms and to the conditions set out in Clauses 4.3 and 4.4 of these Facility Specific Terms:

(a) the Institution Specific Agreement and the Co-Investment Agreement (if applicable) have entered into force and the conditions for such entry into force continue to be satisfied;

(b) the conditions for entry into force of this Agreement continue to be satisfied;
(c) the Board of Directors has approved, as the case may be: (i) the disbursement of the first Tranche of Financial Assistance to the DRI Beneficiary, or (ii) the disbursement of a subsequent Tranche, following a proposal of the Managing Director after having received the report of the Commission under Article 5 of the DRI Guideline;

(d) the Beneficiary Member State (directly or through the Recapitalisation Fund) has subscribed and paid for its contribution to the recapitalisation as required by this Agreement unless, in accordance with Clause 5.4 of these Facility Specific Terms and with Articles 9(3) and 9(4) of the DRI Guideline, ESM has acquired Capital Instruments in lieu of the Beneficiary Member State;

(e) (if applicable) the parties to the Co-Investment Agreement (other than ESM and the Beneficiary Member State) have subscribed and paid for their requisite portion of the Capital Instruments in accordance with the terms of such Co-Investment Agreement;

(f) the representations and warranties made to ESM under the Institution Specific Agreement and under any related agreements remain true and accurate;

(g) no material litigation, arbitration or administrative proceedings or investigations of or before any court, arbitral body or agency which have a material likelihood of success and which may prejudice: (i) the DRI Beneficiary’s performance of the Co-Investment Agreement (if any), the Institution Specific Agreement, the Restructuring Plan and the business plan approved by ESM, (ii) the transactions contemplated therein or (iii) the financial situation of the DRI Beneficiary, have been started or threatened in writing against the DRI Beneficiary, except to the extent disclosed to, agreed and expressly accepted, in writing, by ESM;

(h) no Event of Default under this Agreement, and no Termination Event under the Institution Specific Agreement (as defined therein) or, if applicable, under the Co-Investment Agreement, has occurred and remains outstanding;

(i) no material adverse change has occurred since the date of this Agreement such as would in the opinion of ESM, after consultation with the Beneficiary Member State, be likely to materially prejudice: (i) the financial condition, viability or valuation of the DRI Beneficiary, or (ii) the DRI Beneficiary’s ability to enter into and perform the Co-Investment Agreement (if any), the Institution Specific Agreement, the Restructuring Plan, the business plan approved by ESM or the transactions contemplated therein, except to the extent disclosed to, agreed and expressly accepted, in writing, by ESM;

(j) the Board of Directors is satisfied, after considering the most recent periodic or ad hoc assessment of the Commission in liaison with the ECB and ESM, with the compliance of the Beneficiary Member State, the DRI Beneficiary and, where applicable, the Recapitalisation Fund, with the terms of the Agreement, the MoU, the Institution Specific Agreement and the Restructuring Plan, including prior actions (if any);

(k) the DRI Beneficiary has undertaken to the Beneficiary Member State, the Recapitalisation Fund (if applicable), ESM and the Commission in a legally binding manner to implement the Restructuring Plan and the business plan approved by ESM applicable to it; and

(l) costs and expenses related to the implementation of this DRI Facility (such as the necessary due diligence, valuation, legal advice and other assistance on the restructuring process) and any related professional and financial advisory fees as specified in the Institution Specific Agreement have been invoiced to and paid by the DRI Beneficiary.

4.4 The amount of capital to be injected by ESM and, as a rule, by the Beneficiary Member State (directly or through the Recapitalisation Fund, as the case may be), is at least the amount required to reach the necessary capital level for the DRI Beneficiary, as determined by the ECB in its capacity as supervisor and taking into account any prior bail-in and Single Resolution Fund contribution as described in Article 8 of the DRI Guideline and in the above Clause 3.2 (g) of the Facility Specific Terms, and any other participation by private investors. For the avoidance of doubt, such amount shall not exceed the Aggregate DRI Facility Amount, nor the overall limit for use of the DRI Facility, as established by the Board of Governors.

4.5 A DRI Facility may be made available to a DRI Beneficiary by ESM:
(a) as a general rule, by acquisition of common shares that satisfy the Common Equity Tier 1 requirement under Article 28 of the CRR or of Capital Instruments issued under Article 31 of the CRR which the ECB permits to be included as Common Equity Tier 1 capital, in accordance with Article 10(1) of the DRI Guideline; or

(b) where authorised by the Board of Governors as part of the decision under Article 13(3) of the ESM Treaty, by: (i) acquisition by ESM of Capital Instruments in accordance with Article 10(2)(a) of the DRI Guideline, or (ii) issuance by ESM of guarantees in accordance with Article 10(2)(b) of the DRI Guideline, if strictly warranted for reducing the total cost of the recapitalisation, or (iii) in exceptional circumstances, subject to Commission approval on the basis of Article 107 and 108 TFEU and as part of the resolution of the DRI Beneficiary, by provision of Financial Assistance (including by way of guarantees with full recourse to the Beneficiary Member State) to any bridge institution or AMC resulting from the restructuring, if warranted for reducing the total cost of the recapitalisation or if deemed crucial to the success of the recapitalisation operation by the ECB in its capacity as supervisor, in accordance with Article 10(2)(c) of the DRI Guideline. For the avoidance of doubt, assistance provided under this Clause 4.5(b)(iii) may only be provided in conjunction with assistance to the DRI Beneficiary that has transferred the assets and that has a viable business model;

4.6 On each Disbursement Date ESM may make the Financial Assistance available to the DRI Beneficiary by delivering (a) cash to the bank account indicated by the DRI Beneficiary or its agent, or (b) ESM Debt Securities to the securities account indicated by the DRI Beneficiary or its agent, the details of which have been advised in writing to ESM at least two (2) Business Days prior to the Disbursement Date. In the case of a Disbursement made in cash, such cash shall be in an amount which (after any adjustment for rounding) is equal to the portion of the Aggregate DRI Facility Amount allocated to such DRI Beneficiary pursuant to this Agreement. In the case of a Disbursement by way of a delivery of ESM Debt Securities, such ESM Debt Securities shall be in an aggregate nominal principal amount which (after any adjustment for rounding) is equal to the portion of the Aggregate DRI Facility Amount allocated to such DRI Beneficiary pursuant to this Agreement. The disbursement of cash or delivery of ESM Debt Securities shall discharge the amounts due to the DRI Beneficiary in respect of the acquisition of Capital Instruments. Where the Capital Instruments are being delivered through a clearing system, ESM may make the cash payment or deliver ESM Debt Securities via the same clearing system on a delivery-versus-payment or delivery-versus-delivery basis. The Issuance Costs incurred by ESM in relation to the Disbursement shall be paid by the DRI Beneficiary within five (5) Business Days of ESM submitting an invoice for the payment of these amounts. Any additional costs incurred in relation to any disbursement in cash or delivery of ESM Debt Securities may be recovered under Clause 7.7 of the General Terms.

4.7 In respect of any Tranche or Disbursement to be made to any Institution or AMC not yet designated as a DRI Beneficiary in the Financial Assistance Facility Agreement, the parties to this Agreement shall enter into an amendment agreement to designate such Institution or AMC as a DRI Beneficiary, as well as into an Institution Specific Agreement and, if applicable, a Co-Investment Agreement in respect of such DRI Beneficiary. Such amendment shall enter into force on the date that the conditions under Clause 3 of these Facility Specific Terms are satisfied in relation to the Beneficiary Member State and such additional DRI Beneficiary. Any disbursements to such additional DRI Beneficiary may be made only when the conditions under Clause 4 under these Facility Specific Terms are satisfied in respect of such DRI Beneficiary.

5. **Representations, Warranties and Undertakings**

Clause 6 (Representations, Warranties and Undertakings) of the General Terms shall apply to this DRI Facility. In addition, the Beneficiary Member State undertakes that:

5.1 the Beneficiary Member State (directly or, if applicable, through the Recapitalisation Fund), shall comply with its obligation to invest in capital instruments issued by the DRI Beneficiary in accordance with the DRI Investment Commitment set out in the Financial Assistance Facility Agreement, with its investment undertaking and with any other obligation under the Institution Specific Agreement and, if the case, under any Co-Investment Agreement. The Beneficiary
Member State (directly or through the Recapitalisation Fund) shall acquire capital instruments and pay its required investment in capital instruments before ESM enters into the capital of the DRI Beneficiary or, in case of successive investments, prior to ESM making its corresponding investment in Capital Instruments. ESM shall make its investment under the condition that the financial, commercial and pricing terms upon which ESM acquires Capital Instruments of a DRI Beneficiary are not less favourable than the terms on which the Beneficiary Member State (directly or through the Recapitalisation Fund) has acquired or will acquire the same or similar Capital Instruments;

5.2 the Beneficiary Member State and, if applicable, the Recapitalisation Fund, shall not, without the prior written consent of ESM, sell, grant any option, hedge or otherwise dispose of the capital instruments issued by the DRI Beneficiary and held by it or hedge any exposure to such capital instruments, so long as ESM holds any Capital Instruments;

5.3 the Beneficiary Member State and, if applicable, the Recapitalisation Fund, shall comply with any specific conditions, covenants and undertakings set out in the Financial Assistance Facility Agreement, each Acceptance Notice issued in relation to this DRI Facility, any Co-Investment Agreement, and any Institution Specific Agreement to which it is a party, and shall, to the extent possible, procure compliance by the DRI Beneficiary with any covenants or undertakings in the relevant Institution Specific Agreement;

5.4 in the event that: (i) the Beneficiary Member State was unable to fully provide its contribution to the recapitalisation of a DRI Beneficiary, foreseen by Article 9(1) of the DRI Guideline, due to its fiscal position and significant implications upon market access, (ii) the Board of Governors has by mutual agreement decided to partially or fully suspend the contribution foreseen by Article 9(1) of the DRI Guideline, on the condition that: (a) the MoU contained appropriate conditions of a macroeconomic nature and (b) the Beneficiary Member State agreed to indemnify ESM for any loss incurred on the share of capital in the DRI Beneficiary that it acquired in lieu of the Beneficiary Member State (the “Loss on Share Capital”), and (iii) ESM has incurred a Loss on Share Capital, the Beneficiary Member State shall indemnify ESM for such loss. Any such Loss on Share Capital shall be determined in respect of each DRI Beneficiary by ESM as the difference between the sale price of the Capital Instruments and the following: (i) the acquisition price of the Capital Instruments, (ii) any outstanding costs of funding and Commitment Fee for which the Beneficiary Member State is liable in accordance with Clauses 6.2(b) and 6.2(c) below, respectively, (iii) the pro-rata share of the Beneficiary Member State in respect of all costs related to the acquisition, holding and disposal of Capital Instruments which have been incurred but have not been recovered by ESM. Such Loss on Share Capital (if not immediately reimbursed by the Beneficiary Member State) shall be treated as a long-term loan, the details of which, including the maximum maturity, shall be specified in a Deemed Loan Notice following the approval of such deemed loan by the Board of Directors (upon a proposal by the Managing Director);

5.5 the Beneficiary Member State and, if applicable, the Recapitalisation Fund, shall comply with and effectively enforce any decision of the Commission under Articles 107 and 108 TFEU in respect of the Financial Assistance granted to a DRI Beneficiary;

5.6 the Beneficiary Member State and, if applicable, the Recapitalisation Fund, shall adopt all measures agreed with ESM, the Commission and the DRI Beneficiary which are required for the implementation of the Restructuring Plan of a DRI Beneficiary;

5.7 the Beneficiary Member State, and, if applicable, the Recapitalisation Fund, shall fully assist and cooperate with ESM, acting in liaison with the Commission and the ECB, in its capacity as supervisor: (i) in establishing institution-specific conditions not required under the framework of Article 107 and 108 TFEU to be included in the Institution Specific Agreement, (ii) in determining the details of the Financial Assistance to be provided to each DRI Beneficiary, including the type of instruments, the envisaged amounts to be provided to each DRI Beneficiary, the financial terms and conditions and any related obligations for the Beneficiary Member State and (iii) by supporting the decisions taken by ESM under the Institution Specific Agreement and, if applicable, under any Co-Investment Agreement, whether such decisions are taken by the Board of Governors, the Board of Directors or the Managing Director;

5.8 the Beneficiary Member State shall take all measures necessary to avoid any impediments arising from the application of national law to the full exercise of the appropriate influence of ESM as contemplated by Article 11 of the DRI
5.9 the Beneficiary Member State and, if applicable, the Recapitalisation Fund, shall fully cooperate with ESM in implementing its strategy to exit from the DRI operation (and thus from its holdings of Capital Instruments in a DRI Beneficiary), including:

(a) assisting in the preparation of any prospectus and/or marketing materials relating to a disposal in any manner or listing of the Capital Instruments on any stock exchange or recognised exchange and making officials available for any road-show, investor presentation or discussions with ratings agencies;

(b) at the request of ESM, joining in any disposal of Capital Instruments, in any manner, being made by ESM such that any block of Capital Instruments held by the Beneficiary Member State (directly or through the Recapitalisation Fund) is sold on the same basis and at the same price as the holdings of ESM. ESM shall have preference in allocation, unless ESM expressly agrees otherwise, in writing, at the time of such allocation. In case ESM decides to exercise the option under this Clause 5.9(b), it shall use its best efforts to ensure that the Beneficiary Member State’s participation is sold in its entirety;

(c) procuring that the DRI Beneficiary reimburses ESM in respect of all the fees, costs and expenses (including commissions, brokers fees, listing fees, legal fees, professional and financial advisers’ fees) incurred in organising, negotiating and implementing any exit from each DRI operation, to the extent that they have not been covered by the purchaser of the Capital Instruments; and

5.10 the Beneficiary Member State, and, if applicable, the Recapitalisation Fund, undertakes to take all necessary actions under or in connection with this Agreement and with the Institution Specific Agreement, which are requested by ESM pursuant to a decision of the Board of Governors or of the Board of Directors, in order to carry out any DRI operation.

6. Interest, Costs, Fees and Expenses

6.1 Clause 7 (Interests, Costs, Fees and Expenses) of the General Terms shall not generally apply to this DRI Facility, unless expressly stated otherwise therein.

6.2 In respect of the DRI Facility:

(a) the Beneficiary Member State shall pay:

(i) an up-front service fee calculated in accordance with the ESM Pricing Policy on the amount of the Disbursement and which may be retained out of the Financial Assistance Amount;

(ii) an annual service fee in accordance with the ESM Pricing Policy, which shall accrue and be payable by reference to the principal amount of the Financial Assistance Amounts outstanding; and

(iii) a margin calculated in accordance with the ESM Pricing Policy on the principal amount of Disbursement outstanding and on all amounts guaranteed by ESM;

(b) the cost of funding and operations incurred by ESM is allocated to and recovered from the DRI Beneficiary by way of the coupons, dividends or other distributions payable in respect of the Capital Instruments. In determining the relevant ESM funding costs, interest is calculated according to Section 1 (Base Rate) of the ESM Pricing Policy. If the amount received by ESM by way of coupons, dividends or other distributions (excluding a return of capital, a reimbursement of principal) in respect of Capital Instruments is not sufficient to cover in full the cost of funding incurred by ESM to acquire such Capital Instruments (calculated by reference to the principal amount of the relevant Financial Assistance Amount(s), the ESM Cost of Funding and the number of days in the relevant calculation period) (such shortfall in coverage of the ESM Cost of Funding being the “ESM Cost of Funding Shortfall”) the Beneficiary Member State shall provide a non-recourse, non-interest bearing facility to ESM throughout the life of the investment to cover the remaining funding costs. Such remaining costs of
funding will, as a rule, be paid annually by the Beneficiary Member State unless the Board of Directors decides to defer the payment. In the event that such payment is deferred, amounts deferred in respect of the ESM Cost of Funding Shortfall shall bear interest at a rate equal to the ESM funding rate. This deferred payment in respect of the Cost of Funding Shortfall, including the funding costs and expenses, incurred by ESM in financing the deferral, shall be capitalised and shall be paid at the latest at the time of exit from each DRI operation by ESM. The financial conditions of such payment deferral shall be specified in the relevant Deferral Notice following the approval of such conditions by the Board of Directors (upon a proposal by the Managing Director). The payment deferral set out in this Clause 6.2(c) is and remains at all times conditional upon the Beneficiary Member State continuing to comply with the policy conditionality set out in the MoU and implementation by the Beneficiary Member State with the agreed measures during the post-programme surveillance period. In case of non-compliance, ESM may suspend or terminate the payment deferral in whole or in part;

(c) the DRI Beneficiary shall pay a Commitment Fee calculated in accordance with the ESM Pricing Policy. If the Commitment Fee cannot be recovered (in full) from the DRI Beneficiary out of the amounts received by way of coupons, dividends or other distributions payable under the Capital Instruments issued by a DRI Beneficiary and acquired by ESM, the Beneficiary Member State shall provide a non-recourse, non-interest bearing facility to ESM throughout the life of the investment to cover such Commitment Fee. Such fee will, as a rule, be paid annually by the Beneficiary Member State unless, in cases where the Board of Directors has decided to allow the Beneficiary Member State to defer the payment of the funding costs, the Board of Directors decides to defer the payment of such fee. The deferral of the payment by the Beneficiary Member State of the Commitment Fee, including the funding costs and expenses incurred by ESM in financing the deferral, shall be capitalised and shall bear interest, as described in Clause 6.2(b) above. The financial conditions of such payment deferral shall be specified in the relevant Deferral Notice following approval of such conditions by the Board of Directors (upon a proposal by the Managing Director). The payment deferral set out in this Clause 6.2(c) is and remains at all times conditional upon the Beneficiary Member State continuing to comply with the policy conditionality set out in the MoU and implementation by the Beneficiary Member State with the agreed measures during the post-programme surveillance period. In case of non-compliance, ESM may suspend or terminate the payment deferral in whole or in part;

(d) if ESM for the purposes of this DRI Facility issues guarantees as stipulated in the DRI Guideline and as authorised by the Board of Governors, in case of guarantees issued in accordance with Article 10(2)(b) of the DRI Guideline, the DRI Beneficiary, or, in case of guarantees issued in accordance with Article 10(2)(c) of the DRI Guideline, the DRI Beneficiary (and, in case of payment default by such DRI Beneficiary, the Beneficiary Member State), shall pay a guarantee fee reflecting the risks carried by ESM as determined on a case by case basis and on the financial and other terms as set out in the relevant Confirmation Notice or Institution Specific Agreement, as applicable;

(e) if ESM issues guarantees in accordance with Article 10(2)(c) of the DRI Guideline for the purpose of this DRI Facility, ESM shall have full recourse to the Beneficiary Member State, which shall at all times remain liable for all losses or costs borne by ESM as a result of issuing such guarantees;

(f) all fees, costs and expenses incurred by ESM in relation to its acquisition of Capital Instruments (including due diligence, valuation fees, legal fees for the drafting and negotiation of documents and all professional and advisory fees) shall be invoiced to and reimbursed by the DRI Beneficiary to ESM within five (5) Business Days following receipt of the relevant invoice of ESM.

6.3 At the date of full exit from each DRI operation by ESM, ESM shall calculate the financial results of its investment in respect of each such DRI Beneficiary as the difference between the sale price of the Capital Instruments and the following: (i) acquisition price of the Capital
Instruments and (ii) all costs related to acquisition, holding and disposal of Capital Instruments which have been incurred but have not been recovered by ESM (the “Resulting Amount”). Any outstanding costs of funding and Commitment Fee for which the Beneficiary Member State is liable in accordance with Clauses 6.2(b) and 6.2(c) above, respectively, shall be retained from the Resulting Amount, if such Resulting Amount is positive. Each final amount obtained in accordance with this Clause 6.3 shall be referred to as a "ESM Net Result", as an "ESM Net Profit" if it represents a positive value, and as an “ESM Net Loss” if it represents a negative value.

6.4 If there is one (1) DRI Beneficiary under the Agreement, ESM will use the ESM Net Profit realised in respect of such DRI Beneficiary ESM to reimburse the Beneficiary Member State in accordance with the Pricing Policy in respect of:

(a) the ESM Cost of Funding Shortfall paid by the Beneficiary Member State, including the accrued interest thereon at a rate equal to the ESM funding rate computed from the date of the payment by the Beneficiary Member State until the date of the reimbursement by ESM;

(b) the Commitment Fee paid by the Beneficiary Member State, including the accrued interest thereon at a rate equal to the ESM funding rate computed from the date of the payment by the Beneficiary Member State until the date of the reimbursement by ESM; and

(c) the Margin paid by the Beneficiary Member State.

6.5 If there is more than one (1) DRI Beneficiary under this Agreement, ESM shall not reimburse the Beneficiary Member State immediately upon realisation of ESM Net Profits. At the date of full exit from all DRI Beneficiaries, ESM shall calculate the financial results of its investments in all DRI Beneficiaries under this Agreement on an aggregate basis (the “ESM Aggregate Net Result”). The ESM Aggregate Net Result shall be calculated as the sum between: (i) all ESM Net Profits, (ii) all ESM Net Losses, (iii) any returns on each invested ESM Net Profit, and (iv) the cost of funding incurred by ESM accrued in respect of each ESM Net Loss. Any ESM Aggregate Net Results having a positive value shall be referred to as “ESM Aggregate Net Profits”). Such ESM Aggregate Net Profits will be used by ESM to reimburse the Beneficiary Member State in accordance with the Pricing Policy in respect of:

(a) the ESM Cost of Funding Shortfall paid by the Beneficiary Member State, including the accrued interest thereon at a rate equal to the ESM funding rate computed from the date of the payment by the Beneficiary Member State until the date of the reimbursement by ESM;

(b) the Commitment Fee paid by the Beneficiary Member State including the accrued interest thereon at a rate equal to the ESM funding rate computed from the date of the payment by the Beneficiary Member State until the date of the reimbursement by ESM; and

(c) the Margin paid by the Beneficiary Member State.

6.6 For the avoidance of doubt, in case of recapitalisation under this DRI Facility of an Institution and of the AMC resulting from such Institution’s restructuring, reimbursements shall be made to the Beneficiary Member State after ESM has calculated the financial results of its investment on an aggregate basis, in accordance with Clause 6.5 above.

6.7 Any loan deemed to have been made by ESM to the Beneficiary Member State as described in Clauses 5.4 and 9.3 of these Facility Specific Terms shall be treated as an amount of Financial Assistance under a Loan Facility for the purposes of determining any and all amounts payable thereon.

7. Repayment, Early Repayment, Mandatory Repayment and Cancellation

7.1 Clause 8 (Repayment, Early Repayment, Mandatory Repayment and Cancellation) of the General Terms shall not generally apply to this DRI Facility, unless expressly stated otherwise therein and including in respect of any loan deemed to have been made as described in Clauses 5.4 and 9.3 of these Facility Specific Terms.

7.2 The Board of Directors may decide at any time, upon a proposal from the Managing Director, to sell or dispose of, in any manner, the Capital Instruments. The Beneficiary Member State and, if applicable, the Recapitalisation Fund, shall be informed in advance on a confidential basis.

7.3 This DRI Facility shall terminate and the Beneficiary Member State and the DRI Beneficiary shall be considered to be fully discharged of their duties and obligations on the date when ESM notifies the Beneficiary
Member State and the DRI Beneficiary, in writing, that it is satisfied that: (i) all Capital Instruments have been sold, otherwise disposed of by or on behalf of ESM or redeemed in full, (ii) if guarantees have been issued without being drawn, when these have expired, (iii) if guarantees have been issued and drawn, they have been repaid in full, (iv) all deemed loans in accordance with Clauses 5.4 and 9.3 of these Facility Specific Terms have been irrevocably discharged and repaid in full and (v) any other obligations of the Beneficiary Member State and the DRI Beneficiary under the DRI Facility have been satisfied. Such termination shall be without prejudice to Clauses 6.2.11, 6.2.12, 13 (Notices) and 16 (Governing Law and Jurisdiction) of the General Terms.

7.4 If, in accordance with Clause 7.2 of these Facility Specific Terms, the Board of Directors has decided to sell the Capital Instruments acquired under this DRI Facility, then ESM shall first offer to sell such Capital Instruments to the Beneficiary Member State or, if applicable, the Recapitalisation Fund, on the terms of this Clause 7.4 by a written notice addressed to the Beneficiary Member State or, if applicable, the Recapitalisation Fund with a copy to the Beneficiary Member State, setting out the acquisition price for such Capital Instruments and the intended date for settlement (for the purposes of this Clause 7.4, an "Offer"). Any Offer shall be for an acquisition price equal to the sum of the following:

(a) the higher of (i) the then market value of the Capital Instruments (whether listed or not listed, but considering that in case of Capital Instruments that are either not listed or that are listed but for which the market is not liquid, such value shall be determined by an independent financial adviser appointed by ESM for this purpose); and (ii) any other price offered by an investor identified by ESM or identified to ESM by a financial institution appointed by ESM for the purposes of obtaining offers to acquire; and

(b) any remaining costs in connection with the sale and transfer of title of the Capital Instruments and with the funding, acquisition and holding of the Capital Instruments acquired by ESM pursuant to this DRI Facility attributable to the Beneficiary Member State.

If the Beneficiary Member State or, if applicable, the Recapitalisation Fund, wishes to accept such Offer, it shall accept by a notice in writing addressed to ESM within 10 Business Days of the date of the Offer.

In the event the Beneficiary Member State or, if applicable the Recapitalisation Fund, accepts such Offer as set out above, the acquisition price of the Capital Instruments shall be payable in cleared funds in euro to the account of ESM designated for this purpose on the date for settlement agreed between ESM and the Beneficiary Member State and, if applicable, the Recapitalisation Fund. The determination by ESM of the acquisition price to be paid by the Beneficiary Member State or, if applicable, the Recapitalisation Fund, shall be final and binding on ESM and on the Beneficiary Member State.

This Clause 7.4 does not apply if the Beneficiary Member State is entitled to make a Request for Funds under any Financial Assistance Facility Agreement in respect of which the Availability Period has not expired.

8. Payments

Clause 9 (Payments) of the General Terms shall apply to this DRI Facility.

9. Events of Default

9.1 Clause 10 (Events of Default) of the General Terms shall apply to this DRI Facility but subject to the provisions of Clauses 9.2 and 9.3 (below).

9.2

(a) The only Financial Assistance Amounts which may be declared immediately due and payable pursuant to Clause 10 of the General Terms are the amounts outstanding in respect of loans deemed to be made pursuant to Clauses 5.4 and 9.3 of these Facility Specific Terms;

(b) in Clause 10.1.2 of the General Terms the words "or any Co-Investment Agreement, Institution Specific Agreement or Restructuring Plan to which it is a party" shall be added after the words "other than the obligations referred to in Clause 10.1.1", and the words "(but excluding any other obligations under the MoU)" shall be deleted.

(c) For the avoidance of doubt and in addition to Clauses 9.2(a) and (b) hereunder, the Financial Assistance Amounts outstanding under any loan deemed to be made pursuant to Clauses 5.4 and 9.3 of these Facility Specific Terms remain at all times conditional upon the Beneficiary Member State
continuing to comply with the policy conditionality set out in the MoU and implementation by the Beneficiary Member State with the agreed measures, if any, during the post-programme surveillance period. In case of non-compliance, ESM may declare such Financial Assistance Amounts immediately due and payable in accordance with Clause 10 of the General Terms.

9.3 Following the giving of written notice of an Event of Default under Clause 10.1 of the General Terms arising due to the Beneficiary Member State’s default, provided such Event of Default is an event other than the one described in Clause 10.1.1 of the General Terms, ESM may by giving no less than thirty (30) Business Days’ notice in writing to the Beneficiary Member State, require the Beneficiary Member State to acquire from ESM all Capital Instruments issued by the DRI Beneficiary and acquired pursuant to this DRI Facility for an acquisition price equal to (a) the higher of (i) the market value of such Capital Instruments (as determined by an independent financial adviser appointed by ESM for this purpose if the Capital Instruments are not listed on a stock exchange or if the market for such securities is not liquid) and (ii) the aggregate principal amount of all Financial Assistance Amounts made available under this DRI Facility; and (b) any remaining costs in connection with the sale and transfer of title of the Capital Instruments, with the funding, acquisition and holding of the Capital Instruments acquired by ESM pursuant to this DRI Facility attributable to the Beneficiary Member State and with any other costs attributable to the Beneficiary Member State under the Institution Specific Agreement or any related documents.

The acquisition price of the Capital Instruments shall become due and payable immediately upon expiry of the thirty (30) Business Days’ notice given by ESM to the Beneficiary Member State under this Clause 9.3.

The acquisition price of the Capital Instruments shall be paid in cleared funds in euro to the account of ESM designated for this purpose on the date for settlement designated in writing by ESM.

However, upon a decision by the Board of Directors, ESM has the option of treating such acquisition price of Capital Instruments (or any part thereof) as a long term loan by ESM to such Beneficiary Member State. The financial conditions of such loan shall be specified in the relevant Deemed Loan Notice following the approval of such deemed loan by the Board of Directors (upon a proposal by the Managing Director).

10. Other Provisions

10.1 Clauses 11 (Information Undertakings), 12 (Undertakings relating to Inspections, Fraud Prevention and Audits), 13 (Notices), 15 (Miscellaneous) and 16 (Governing Law and Jurisdiction) of the General Terms shall apply to this DRI Facility.

10.2 Clause 14 (Guarantee and Indemnity) of the General Terms shall not apply to this DRI Facility.
Signed for the purpose of authentication on [●] in Luxembourg and on [●] in [●].

EUROPEAN STABILITY MECHANISM
Represented by
[●]
[●]

The Beneficiary Member State
Represented by
[●]

The Central Bank of [●]
Represented by
[●]
[●]

[The Recapitalisation Fund
[[insert name of national financial institution recapitalisation fund]]
Represented by
[●]
[●]]

[The Resolution Fund
[[insert name of national resolution fund or national financing arrangement]]
Represented by
[●]
[●]]