



MIFID II product governance / Retail investors, professional investors and ECPs – Solely for the purposes of the manufacturer's product approval process, the target market assessment in respect of the Notes, taking into account the five (5) categories referred to in item 19 of the Guidelines published by European Securities and Markets Authority ("ESMA") on 3 August 2023, has led to the conclusion that: (i) the target market for the Notes is eligible counterparties, professional clients and retail clients, each as defined in Directive 2014/65/EU (as amended, MiFID II) MiFID II; (ii) all channels for distribution to eligible counterparties and professional clients are appropriate; and (iii) the determination of the appropriate channels for distribution of the Notes to retail clients has been made and is available on the website https://regulatory.sgmarkets.com/#/mifid2/emt, subject to the distributor's suitability and appropriateness obligations under MiFID II, as applicable. Any person subsequently offering, selling or recommending the Notes (a distributor) should take into consideration the manufacturer's target market assessment; however, a distributor subject to MiFID II is responsible for undertaking its own target market assessment in respect of the Notes (by either adopting or refining the manufacturer's target market assessment) and determining appropriate distribution channels, subject to the distributor's suitability and appropriateness obligations under MiFID II, as applicable.

UK MIFIR product governance / Professional investors and ECPs only target market — Solely for the purposes of each manufacturer's product approval process, the target market assessment in respect of the Notes, taking into account the five (5) categories referred to in item 18 of the Guidelines published by the European Securities and Markets Authority ("ESMA") on 5 February 2018 (in accordance with the FCA's policy statement entitled "Brexit: our approach to EU non-legislative materials"), has led to the conclusion that: (i) the target market for the Notes is only eligible counterparties, as defined in the FCA Handbook Conduct of Business Sourcebook (COBS), and professional clients, as defined in Regulation (EU) No 600/2014 as it forms part of domestic law by virtue of the European Union (Withdrawal) Act 2018 (**UK MiFIR**); and (ii) all channels for distribution of the Notes to eligible counterparties and professional clients are appropriate. Any person subsequently offering, selling or recommending the Notes (a **distributor**) should take into consideration the manufacturer's target market assessment; however, a distributor subject to the FCA Handbook Product Intervention and Product Governance Sourcebook (the **UK MiFIR Product Governance Rules**) is responsible for undertaking its own target market assessment in respect of the Notes (by either adopting or refining the manufacturer's target market assessment) and determining appropriate distribution channels.

Dated 17/01/2025

PROHIBITION OF SALES TO UK RETAIL INVESTORS - The Notes are not intended to be offered, sold or otherwise made available to and should not be offered, sold or otherwise made available to any retail investor in the United Kingdom (UK). For these purposes, a retail investor means a person who is one (or more) of: (i) a retail client, as defined in point (8) of Article 2 of Regulation (EU) No 2017/565 as it forms part of UK domestic law by virtue of the European Union (Withdrawal) Act 2018 (EUWA); or (ii) a customer within the meaning of the provisions of the Financial Services and Markets Act 2000, as amended (the FSMA) and any rules or regulations made under the FSMA to implement Directive (EU) 2016/97, where that customer would not qualify as a professional client, as defined in point (8) of Article 2(1) of Regulation (EU) No 600/2014 as it forms part of UK domestic law by virtue of the EUWA; or (iii) not a qualified investor as defined in Article 2 of Regulation (EU) 2017/1129 as it forms part of UK domestic law by virtue of the EUWA. Consequently, no key information document required by Regulation (EU) No 1286/2014 as it forms part of UK domestic law by virtue of the EUWA (the UK PRIIPs Regulation) for offering or selling the Notes or otherwise making them available to retail investors in the UK has been prepared and therefore offering or selling the Notes or otherwise making them available to any retail investor in the UK may be unlawful under the UK PRIIPs Regulation.

SG Issuer Legal entity identifier (LEI): 549300QNMDBVTHX8H127

Issue of up to EUR 100 000 000 Notes due 21/02/2028 Unconditionally and irrevocably guaranteed by Société Générale under the Debt Instruments Issuance Programme

PART A - CONTRACTUAL TERMS

Terms used herein shall be deemed to be defined as such for the purposes of the Conditions set forth under the heading "General Terms and Conditions of the English Law Notes" in the Base Prospectus dated 31 May 2024, which constitutes a base prospectus for the purposes of Regulation (EU) 2017/1129 (the **Prospectus Regulation**). This document constitutes the Final Terms of the Notes described herein for the purposes of Article 8(4) of the Prospectus Regulation and must be read in conjunction with the Base Prospectus and the supplement(s) to such Base Prospectus dated 17 October 2024 and any supplement published prior to the Issue Date (as defined below) (the **Supplement(s)**); provided, however, that to the extent such Supplement (i) is published after these Final Terms have been signed or issued and (ii) provides for any change to the Conditions as set out under the heading "General Terms and Conditions of the English Law Notes", such change shall have no effect with respect to the Conditions of the Notes to which these Final Terms relate. Full information on the Issuer, the Guarantor and the





offer of the Notes is only available on the basis of the combination of these Final Terms, the Base Prospectus and any Supplement(s). Prior to acquiring an Interest in the Notes described herein, prospective investors should read and understand the information provided in these Final Terms, the Base Prospectus and any Supplement(s) and be aware of the restrictions applicable to the offer and sale of such Notes in the United States or to, or for the account or benefit of, persons that are not Permitted Transferees. A summary of the issue of the Notes is annexed to these Final Terms. Copies of the Base Prospectus, any Supplement(s) and these Final Terms are available for inspection from the head office of the Issuer, the Guarantor, the specified offices of the Paying Agents and, in the case of Notes admitted to trading on the Regulated Market or on Euro MTF of the Luxembourg Stock Exchange, on the website of the Luxembourg Stock Exchange (www.luxse.com) and in the case of Non-Exempt Offers; on the website of the Issuer (http://prospectus.socgen.com).

1. (i) Series Number: 290274EN/25.2

(ii) Tranche Number: 1

(iii) Date on which the Notes Not Applicable

become fungible:

2. Specified Currency: EUR

3. Aggregate Nominal Amount:

(i) - Tranche: up to EUR 100 000 000

(ii) - Series: up to EUR 100 000 000

4. Issue Price: 100 % of the Aggregate Nominal Amount

5. Specified Denomination(s): EUR 1 000

6. (i) Issue Date: 21/02/2025

(DD/MM/YYYY)

(ii) Interest Commencement Issue Date

Date:

7. Maturity Date: 21/02/2028

(DD/MM/YYYY)

8. Governing law: English law

9. (i) Status of the Notes: Unsecured

(ii) Date of corporate authorisation obtained

for the issuance of

Notes:

Not Applicable

(iii) Type of Structured Notes Reference Rate Linked Notes

The $_{\mbox{\scriptsize provisions}}$ of the following Additional Terms and Conditions

apply:

Additional Terms and Conditions for Reference Rate Linked Notes

(iv) Reference of the 3.3.5 with Option 0 applicable, as described in the Additional Terms Product: and Conditions relating to Formulae.

and Conditions relating to Formulae. With Add-on relating to Automatic Early Redemption Amount applicable pursuant to Condition 1.4.1 of the Additional Terms and Conditions relating to Formulae: the "Automatic Early Redemption

Amount" is modified as "Not Applicable".

10. Interest Basis: See section "PROVISIONS RELATING TO INTEREST (IF ANY)

PAYABLE" below.

- 2 -

11. Redemption/Payment Basis: See section "PROVISIONS RELATING TO REDEMPTION" below.

12. Issuer's/Noteholders' See section "PROVISIONS RELATING TO REDEMPTION" below. redemption option:





PROVISIONS RELATING TO INTEREST (IF ANY) PAYABLE

13. Fixed Rate Note Provisions: Not Applicable Floating Rate Note Provisions: Not Applicable

15. **Structured Interest Note**

Provisions:

Applicable as per Condition 4.3 of the General Terms and

Conditions

Structured Interest (i) Amount(s)

Unless previously redeemed, on each Interest Payment Date(i), the Issuer shall pay to the Noteholders, for each Note, an amount

determined by the Calculation Agent as follows:

Scenario 1:

If on Valuation Date(i), the Fixing(i) is lower than 1.75%, then:

Structured Interest Amount(i) = Specified Denomination x Max(0%; Fixing(i)) x Day Count Fraction

Scenario 2:

If on Valuation Date(i), the Fixing(i) is higher than or equal to 1.75% and the Fixing(i) is lower than or equal to 3.25%, then:

Structured Interest Amount(i) = Specified Denomination x 3.25% x **Day Count Fraction**

Scenario 3:

If on Valuation Date(i), the Fixing(i) is higher than 3.25%, then:

Structured Interest Amount(i) = 0 (zero)

Definitions relating to the Structured Interest Amount are set out in

Interest Payment Date(i) (i from 1 to 12): 21/05/2025; 21/08/2025;

21/11/2025; 23/02/2026; 21/05/2026; 21/08/2026; 23/11/2026;

22/02/2027; 21/05/2027; 23/08/2027; 22/11/2027; 21/02/2028

paragraph 25(ii)"Definitions relating to the Product".

(ii) **Specified** Period(s)/Interest Payment Date(s):

(DD/MM/YYYY)

Following Business Day Convention (adjusted)

Business Day (iii) Convention:

Day Count Fraction: 30/360 convention (iv)

Business Centre(s): Not Applicable

Zero Coupon Note Provisions: Not Applicable

PROVISIONS RELATING TO REDEMPTION

Redemption at the option of 17.

the Issuer:

Not Applicable

18. Redemption at the option of

the Noteholders:

Not Applicable

Automatic Early Redemption: 19.

Not Applicable

20. **Final Redemption Amount:**

Unless previously redeemed, the Issuer shall redeem the Notes on the Maturity Date, in accordance with the following provisions in

respect of each Note:







Final Redemption Amount = Specified Denomination x 100%

Definitions relating to the Final Redemption Amount are set out in

paragraph 25(ii) "Definitions relating to the Product".

21. Physical Delivery Provisions: Not Applicable

Trigger redemption at the 22. option of the Issuer:

Not Applicable

Redemption for Tax Event, Special Tax Event, Regulatory Early Redemption or Monetisation until the Maturity Date

Event, Force Majeure Event or Early Redemption Amount : Market Value

Event of Default:

PROVISIONS APPLICABLE TO THE UNDERLYING(S) IF ANY

24. (i) Underlying(s): The following Reference Rate as defined below:

	Reference Rate	Relevant Screen Page	Specified Time		
	EUR Euribor 3 months	Reuters page "EURIBOR01"	11:00 am Frankfurt time		
(ii)	Information relating to the past and future performances of the Underlying(s) and volatility:	The information relating to the past and future performances of the Underlying(s) and volatility are available on the source specified the table above.			
(iii)	Provisions relating, amongst others, to the Market Disruption Event(s) and/or Extraordinary Event(s) and/or any additional disruption event(s) as described in the relevant Additional Terms and Conditions:	The provisions of the following Addapply: Additional Terms and Conditions for			
(iv)	Credit Linked Notes Provisions:	Not Applicable			
(v)	Bond Linked Notes Provisions:	Not Applicable			

DEFINITIONS APPLICABLE TO INTEREST (IF ANY), REDEMPTION AND THE UNDERLYING(S) IF ANY

Definitions relating to 25. Applicable

date(s):

Valuation Date(i): 2 Business Days prior to the corresponding Interest Payment

(i from 1 to 12)

Definitions relating to the Applicable, subject to the provisions of Condition 4 of the Additional

Product: Terms and Conditions relating to Formulae

Fixing(i) means S(i)

(i from 1 to 12)

means in respect of any Valuation Date(i), the Reference Rate

(i from 1 to 12) Fixing of Underlying.

Reference Rate Fixing Means, in respect of a Reference Rate, the fixing of such Reference

> Rate published on the Interest Determination Date or Valuation Date, as the case may be, on the Relevant Screen Page at the

Specified Time.





PROVISIONS RELATING TO SECURED NOTES

26. Secured Notes Provisions: Not Applicable

GENERAL PROVISIONS APPLICABLE TO THE NOTES

27. Provisions applicable to

payment date(s):

- Payment Business Day: Following Payment Business Day

- Financial Centre(s): Not Applicable

28. Form of the Notes:

(i) Form: Non-US Registered Global Note registered in the name of a

nominee for a common depositary for Euroclear and Clearstream

(ii) New Global Note (NGN - No

bearer notes) / New Safekeeping Structure (NSS – registered notes):

29. Redenomination: Not Applicable

30. Consolidation: Applicable as per Condition 14.2 of the General Terms and

Conditions

31. Partly Paid Notes Provisions: Not Applicable

32. Instalment Notes Provisions: Not Applicable

33. Masse: Not Applicable

34. Dual Currency Note Not Applicable

Provisions:

35. Additional Amount Provisions Not Applicable

for Italian Certificates:

86. Interest Amount and/or the Not Applicable

Redemption Amount switch at

the option of the Issuer:

37. Portfolio Linked Notes Not Applicable

Provisions:

THIRD PARTY INFORMATION

Information or summaries of information included herein with respect to the Reference Rate has been extracted from general databases released publicly or by any other available information.

Each of the Issuer and the Guarantor confirms that such information has been accurately reproduced and that, so far as it is aware and is able to ascertain from information published, no facts have been omitted which would render the reproduced information inaccurate or misleading.





PART B - OTHER INFORMATION

LISTING AND ADMISSION TO TRADING 1

Application will be made for the Notes to be listed on the official list (i) Listing:

of the Luxembourg Stock Exchange.

(ii) Admission to trading: Application will be made for the Notes to be admitted to trading on

the Euro MTF of the Luxembourg Stock Exchange with effect from

or as soon as practicable after the Issue Date.

There can be no assurance that the listing and trading of the Notes will be approved with effect on the Issue Date or at all

(iii) Estimate of total expenses related to Not Applicable

admission to trading: Information required for

Not Applicable

Notes to be listed on SIX Swiss Exchange:

2. **RATINGS**

The Notes to be issued have not been rated.

INTERESTS OF NATURAL AND LEGAL PERSONS INVOLVED IN THE ISSUE/OFFER 3.

Save for fees, if any, payable to the Dealer, and so far as the Issuer is aware, no person involved in the issue of the Notes has an interest material to the offer.

The Dealer and its affiliates have engaged, and may in the future engage, in investment banking and/or commercial banking transactions with, and may perform other services for, the Issuer and its affiliates in the ordinary course of business.

Société Générale will ensure the roles of provider of hedging instruments to the Issuer of the Notes and Calculation Agent of the Notes.

The possibility of conflicts of interest between the different roles of Société Générale on one hand, and between those of Société Générale in these roles and those of the Noteholders on the other hand cannot be excluded.

Furthermore, given the banking activities of Société Générale, conflicts may arise between the interests of Société Générale acting in these capacities (including business relationship with the issuers of the financial instruments being underlyings of the Notes or possession of non public information in relation with them) and those of the Noteholders. Finally, the activities of Société Générale on the underlying financial instrument(s), on its proprietary account or on behalf of its customers, or the establishment of hedging transactions, may also have an impact on the price of these instruments and their liquidity, and thus may be in conflict with the interests of the Noteholders.

4. REASONS FOR THE OFFER AND USE OF PROCEEDS

(i) Reasons for the offer and The net proceeds from each issue of Notes will be applied for the use of proceeds:

general financing purposes of the Société Générale Group, which

include making a profit.

(ii) Estimated net proceeds: Not Applicable

(iii) Estimated total Not Applicable

expenses:

INDICATION OF YIELD (Fixed Rate Notes only)

Not Applicable

5.

HISTORIC INTEREST RATES (Floating Rate Notes only) 6.

Not Applicable

PERFORMANCE AND EFFECT ON VALUE OF INVESTMENT 7.

PERFORMANCE OF FORMULA, EXPLANATION OF EFFECT ON VALUE OF INVESTMENT (Structured Notes only)





The value of the Notes, the payment of a coupon amount on a relevant interest payment date to a Noteholder will depend on the performance of the underlying asset(s), on the relevant valuation date(s).

The value of the Notes is linked to the positive or negative performance of the underlying instrument. The amount(s) to be paid is/are determined on the basis of the condition which is satisfied (or not) if the performance of the underlying instrument is lower than or equal to a predefined barrier performance. Performance of the underlying instrument can be floored.

During the lifetime of the Notes, the market value of these Notes may be lower than the invested capital. Furthermore, an insolvency of the Issuer and/or the Guarantor may cause a total loss of the invested capital. The attention of the investors is drawn to the fact that they could sustain an entire or a partial loss of their investment.

(ii) PERFORMANCE OF RATES OF EXCHANGE AND EXPLANATION OF EFFECT ON VALUE OF INVESTMENT (Dual Currency Notes only)

Not Applicable

8. OPERATIONAL INFORMATION

(i) Security identification

code(s):

- ISIN Code: XS2928395966

- Common Code: 292839596

(ii) Clearing System(s): Euroclear Bank S.A/N.V. (Euroclear) / Clearstream Banking société

anonyme (Clearstream)

(iii) Delivery of the Notes: Delivery against payment

(iv) Calculation Agent: Société Générale

Tour Société Générale 17 Cours Valmy 92987 Paris La Défense

Cedex France

(v) Paying Agent(s): Société Générale Luxembourg SA

11, avenue Emile Reuter L- 2420 Luxembourg

Luxembourg

(vi) Eurosystem eligibility of

the Notes:

No. Whilst the designation is specified as "no" at the date of these Final Terms, should the Eurosystem eligibility criteria be amended in the future such that the Notes are capable of meeting them the Notes may then be deposited with one of the ICSDs as common safekeeper (and registered in the name of a nominee of one of the ICSDs acting as common safekeeper). Note that this does not necessarily mean that the Notes will then be recognised as eligible collateral for Eurosystem monetary policy and intraday credit operations by the Eurosystem at any time during their life. Such recognition will depend upon the ECB being satisfied that

Eurosystem eligibility criteria have been met.

9. DISTRIBUTION

(i) Method of distribution: Non-syndicated

- Dealer(s): Société Générale

Tour Société Générale 17, Cours Valmy

92987 Paris la Défense Cedex

France

(ii) Total commission and

concession:

Société Générale shall pay to its relevant distributor(s), a remuneration of up to 0.50% per annum (calculated on the basis of the maximum term of the Notes) of the nominal amount of Notes

effectively placed by such distributor(s).

(iii) TEFRA Rules: Not Applicable





(iv) Non-exempt Offer Consent of the Issuer to during the Offer Period:

A Non-exempt offer of the Notes may be made by the Dealer and any Initial Authorised Offeror below mentioned, any Additional use the Base Prospectus Authorised Offeror, the name and address of whom will be published on the website of the Issuer (http://prospectus.socgen.com) Offer in the Non-exempt jurisdiction(s) (Non-exempt Offer Jurisdiction(s)) during the offer period (Offer Period) as specified in the paragraph "Terms and Conditions of the Offer" below.

- Individual Consent / Name(s) and address(es) of any Initial Authorised

Applicable

Banco BPI

Offeror:

Av. Praia da Vitória 71, 6º, 1050-183 Lisboa, Portugal

- General Consent/ Other Not Applicable conditions to consent:

U.S. federal income tax considerations:

The Notes are not Specified Notes for purposes of Section 871(m) Regulations.

(vi) - Prohibition of Sales to **EEA Retail Investors:**

Not Applicable

- Prohibition of Sales to **EEA Non Natural**

Not Applicable

Persons: (vii) - Prohibition of Sales to

UK Retail Investors:

Applicable

- Prohibition of Sales to **UK Non Natural Persons:**

Not Applicable

(viii) Prohibition of Sales to **Swiss Non Natural** Persons:

Not Applicable

10. TERMS AND CONDITIONS OF THE OFFER

- Non-Exempt Offer Jurisdiction(s):

Portugal

- Offer Period: From 21/01/2025 to 18/02/2025

- Offer Price: The Notes will be offered at the Issue Price

is subject:

- Conditions to which the offer Offers of the Notes are conditional on their issue and, on any additional conditions set out in the standard terms of business of the financial intermediaries, notified to investors by such relevant financial intermediaries.

> The Issuer reserves the right to close the Offer Period prior to its stated expiry for any reason.

> The Issuer reserves the right to withdraw the offer and cancel the issuance of the Notes for any reason at any time on or prior to the Issue Date. For the avoidance of doubt, if any application has been made by a potential investor and the Issuer exercises such right, no potential investor shall be entitled to subscribe or otherwise acquire the Notes.

> In each case, a notice to the investors on the early termination or the withdrawal, as applicable, will be published on the website of the Issuer (http://prospectus.socgen.com).

process:

- Description of the application The distribution activity will be carried out in accordance with the financial intermediary's usual procedures. Prospective investors will not be required to enter into any contractual arrangements directly with the Issuer in relation to the subscription of the Notes.

- Description of possibility to reduce subscriptions and manner for refunding excess amount paid by applicants:

Not Applicable

- Details of the minimum and/or maximum amount of application:

Minimum amount of application: EUR 1 000 (i.e. 1 Note)





- Details of the method and time limits for paying up and delivering the Notes:

The Notes will be issued on the Issue Date against payment to the Issuer of the net subscription moneys. However, the settlement and delivery of the Notes will be executed through the Dealer mentioned above. Investors will be notified by the relevant financial intermediary of their allocations of Notes and the settlement arrangements in respect thereof.

- Manner and date in which results of the offer are to be made public:

Publication on of the website the Issuer (http://prospectus.socgen.com) and in a daily newspaper of general circulation in the relevant place(s) of listing and/or public offer at the end of the subscription period if required by local regulation.

- Procedure for exercise of any Not Applicable right of pre-emption, negotiability of subscription rights and treatment of subscription rights not exercised:

- Whether tranche(s) has/have Not Applicable been reserved for certain countries:

- Process for notification to applicants of the amount allotted and the indication whether dealing may begin before notification is made:

Not Applicable

taxes specifically charged to the subscriber or purchaser:

- Amount of any expenses and Taxes charged in connection with the subscription, transfer, purchase or holding of the Notes must be paid by the Noteholders and neither the Issuer nor the Guarantor shall have any obligation in relation thereto: in that respect. Noteholders shall consult professional tax advisers to determine the tax regime applicable to their own situation.

> Punctual costs (entry costs), recurrent costs and potential anticipated exit penalties may have an impact on the return the investor may obtain from his investment.

11. ADDITIONAL INFORMATION

- Minimum investment in the

Notes:

EUR 1 000 (i.e. 1 Note)

EUR 1 000 (i.e. 1 Note) - Minimum trading:

12. PUBLIC OFFERS IN SWITZERLAND

Not Applicable

EU BENCHMARKS REGULATION

Benchmark: Applicable

> Amounts payable under the Notes will be calculated by reference to the relevant Benchmark which is provided by the relevant Administrator, as specified in the table below.

> As at the date of these Final Terms, the relevant Administrator appears/does not appear, as the case may be, on the register of administrators and benchmarks established and maintained by the European Securities and Markets Authority pursuant to Article 36 of the Benchmark Regulation (Regulation (EU) 2016/1011) (the EU Benchmarks Regulation), as specified in the table below.

> If "Does not appear and exempted" is specified in the table below, it means that the relevant Administrator does not fall within the scope of the EU Benchmarks Regulation by virtue of Article 2 of that regulation.

> If "Does not appear and non-exempted" is specified in the table below, it means that, as far as the Issuer is aware, the transitional provisions in Article 51 of the EU Benchmarks Regulation apply,





such that the relevant Administrator is not currently required to obtain authorisation or registration.

Benchmark	Administrator	Register
EUR Euribor 3 months	European Money Markets Institute	Appears





ISSUE SPECIFIC SUMMARY

SECTION A - INTRODUCTION INCLUDING WARNINGS

ISIN code: XS2928395966

Issuer: SG Issuer

Domicile: 15, avenue Emile Reuter, L-2420 Luxembourg

Telephone number: + 352 27 85 44 40

Legal entity identifier (LEI): 549300QNMDBVTHX8H127

Offeror and/or entity requesting the admission to trading:

Société Générale

Tour Société Générale - 17 Cours Valmy 92987 Paris La Défense Cedex, France

Domicile : 29, boulevard Haussmann, 75009 Paris, France. *Legal entity identifier (LEI) :* O2RNE8IBXP4R0TD8PU41

Identity and contact details of the competent authority approving the prospectus:

Approved by the Commission de Surveillance du Secteur Financier (CSSF)

283, route d'Arlon L-2991, Luxembourg Telephone number: (352) 26 25 11 E-Mail: direction@cssf.lu

Date of approval of the prospectus: 31/05/2024

WARNINGS

This summary must be read as an introduction to the base prospectus (the Base Prospectus).

Any decision to invest in the Notes (the **Notes**) should be based on a consideration of the Base Prospectus as a whole by the investor.

Where a claim relating to the information contained in the Base Prospectus and the applicable Final Terms is brought before a court, the plaintiff investor might, under the national legislation of the Member States, have to bear the costs of translating the Base Prospectus before the legal proceedings are initiated.

Civil liability attaches only to those persons who have tabled this summary, including any translation thereof, but only if the summary is misleading, inaccurate or inconsistent when read together with the other parts of the Base Prospectus or it does not provide, when read together with the other parts of the Base Prospectus, key information in order to aid investors when considering whether to invest in the Notes.

You are about to buy a product which is not simple and which may be difficult to understand.

SECTION B - KEY INFORMATION ON THE ISSUER

WHO IS THE ISSUER OF THE SECURITIES?

Issuer : SG Issuer (or the Issuer)

Domicile: 15, avenue Emile Reuter, L-2420 Luxembourg Legal form: Public limited liability company (*société anonyme*). *Legal entity identifier* (LEI): 549300QNMDBVTHX8H127 Legislation under which the Issuer operates: Luxembourg law.

Country of incorporation: Luxembourg.

Statutory auditors: Ernst & Young S.A.

The principal activity of SG Issuer is raising finance by the issuance of warrants as well as debt securities designed to be placed to institutional customers or retail customers through the distributors associated with Société Générale. The financing obtained through the issuance of such debt securities is then lent to Société Générale and to other members of the Group.

Shares of SG Issuer are held at 99.8 per cent. by Societe Generale Luxembourg and at 0.2 per cent. by Societe Generale. It is a fully consolidated company.

In accordance with it bylaws, the Issuer is managed by an Executive Board.

The members of the board of directors are Laurent Simonet, Thierry Bodson, Yves Cacclin, Julien Bouchat, Youenn Le Bris, Samuel Worobel and Francois Caralp (individually a "**Director**" and collectively the **Board of Directors**).

Laurent Simonet, Thierry Bodson, Yves Cacclin, Julien Bouchat, Youenn Le Bris, Samuel Worobel and Francois Caralp hold full-time management positions within the Societe Generale group.

WHAT IS THE KEY FINANCIAL INFORMATION REGARDING THE ISSUER?

Income statement





(in K€)	31 December 2023 (audited)	31 December 2022 (audited)
Operating profit/loss	15	590

Balance sheet

(en K€)		31 December 2022 (audited)
Net financial debt (long term debt plus short term debt minus cash) *	5 990	11 824
Current ratio (current assets/current liabilities)		N/A
Debt to equity ratio (total liabilities/total shareholder equity)	N/A	N/A
Interest cover ratio (operating income/interest expense)	N/A	N/A

*the Net financial debt is calculated on the basis of the following elements:

Net financial debt	31/12/2023	31/12/2022
Convertible Bond into Share (1)	48 000	48 000
Cash and cash equivalents (2)	-42 010	-36 176
Total	5 990	11 824

⁽¹⁾ classified within the line Financial liabilities at amortized cost, see note 4.3 in the 2023 financial statements and in the 2023 condensed interim financial statements

(2) classified in the Balance Sheet.

Cash flow

(in K€)	31 December 2023 (audited)	31 December 2022 (audited)
Net cash flows from operating activities	28 259	28 036
Net cash flows used in financing activities	22 425	28 244
Net cash flows from investing activities	0	0

WHAT ARE THE KEY RISKS THAT ARE SPECIFIC TO THE ISSUER?

In the event of default or bankruptcy of the Issuer, the investor has recourse only against Société Générale and there is a risk of total or partial loss of the amount invested or conversion into securities (equity or debt) or postponement of maturity, in the event of bail-in affecting the Issuer's securities or Société Générale's structured Notes, without any guarantee or compensation.

SECTION C. KEY INFORMATION ON THE SECURITIES

WHAT ARE THE MAIN FEATURES OF THE SECURITIES?

ISIN Code: XS2928395966 Number of Notes: up to 100 000

Product Currency	EUR	Settlement Currency	EUR
Listing	Euro MTF Luxembourg	Nominal Value	EUR 1,000 per note
Minimum Investment	EUR 1,000	Issue Price	100% of the Nominal Value
Maturity Date	21/02/2028	Minimum Reimbursement	100 % of the Nominal Value at maturity only
Coupon Barrier	3.25%	Floating Rate Barrier	1.75%
Floating Coupon (p.a.)	EURIBOR 3 Months	Coupon (p.a.)	3.25%
Coupon Floor (p.a.)	0.00%		

Reference Rate	Reuters Page	Time	Currency
EURIBOR 3 Months	EURIBOR01 (or any successor page/source)	11:00 am, Frankfurt Time	EUR

This product is an unsecured debt instrument governed by English law.





This product is designed to pay a conditional periodic coupon depending on the Reference Rate value. By investing in this product, your capital is fully protected at maturity only.

Coupon

On each Payment Date, the product might pay a conditional coupon

- On each Observation Date, if the level of the Reference Rate is lower than the Floating Rate Barrier, the product will pay, on the Payment Date, a coupon equal to the maximum between Coupon Floor and the level of the Reference Rate.
- On each Observation Date, if the level of the Reference Rate (i) is higher than or equal to the Floating Rate Barrier and (ii) the level of the Reference Rate is lower than or equal to the Coupon Barrier, the product will pay, on the Payment Date, the Coupon.
- Otherwise, the product will not pay a coupon on the Payment Date.

Final Redemption

At maturity, you will receive 100% of the Nominal Value.

Additional information

- The level of the Reference Rate corresponds to its value, published on the Relevant Screen Page at the Fixing Time on each Observation Dates.
- Coupons are expressed as a percentage of the Nominal Value
- Extraordinary events may lead to changes to the product's terms or the early termination of the product and could result in losses on your investment.
- The product is available through a public offering during the applicable offering period in the following jurisdiction(s): Portugal

Issue Date	21/02/2025		
Maturity Date	21/02/2028		
Observation Dates 19/05/2025; 19/08/2025; 19/11/2025; 19/02/2026; 19/05/2026; 19/05/2027; 19/05/2027; 19/08/2027; 19/08/2027; 17/02			
Payment Hates	21/05/2025; 21/08/2025; 21/11/2025; 23/02/2026; 21/05/2026; 21/08/2026; 23/11/2026; 22/02/2027; 21/05/2027; 23/08/2027; 22/11/2027; 21/02/2028		

Waiver of Set-off rights

The Noteholders waive any right of set-off, compensation and retention in relation to the Notes, to the extent permitted by law.

Submission to jurisdiction:

The Issuer accepts the competence of the courts of England in relation to any dispute against the Issuer, but accepts that such Noteholders may bring their action before any other competent court.

Ranking:

The Notes will be direct, unconditional, unsecured and unsubordinated obligations of the Issuer and will rank at least *pari passu* with all other outstanding direct, unconditional, unsecured and unsubordinated obligations of the Issuer, present and future.

The Noteholder acknowledge that in case of resolutions pursuant to Directive 2014/59/UE in relation to the Issuer's liabilities or the non subordinated, senior preferred, structured and LMEE ratio eligible liabilities of Société Générale, the Notes may be subject to the reduction of all, or a portion, of the amounts due, on a permanent basis, a conversion of all, or a portion, of the amounts due into shares or other securities of the Issuer or the Guarantor or another person; cancellation; and/or the amendment on maturity of the Notes or amendment on the calendar or the amount of the interests.

RESTRICTIONS ON THE FREE TRANSFERABILITY OF THE SECURITIES:

Not Applicable. There is no restriction on the free transferability of the Notes, subject to selling and transfer restrictions which may apply in certain jurisdictions including restrictions applicable to the offer and sale to, or for the account or benefit of, persons other than Permitted Transferees.

A Permitted Transferee means any person who (i) is not a U.S. person as defined pursuant to Regulation S; (ii) is not a person who comes within any definition of U.S. person for the purposes of the CEA or any CFTC Rule, guidance or order proposed or issued under the CEA (for the avoidance of doubt, any person who is not a "Non-United States person" defined under CFTC Rule 4.7(a)(1)(iv), but excluding, for purposes of subsection (D) thereof, the exception for any qualified eligible person who is not a "Non-United States person," shall be considered a U.S. person); and (iii) is not a "U.S. Person" for purposes of the final rules implementing the credit risk retention requirements of Section 15G of the U.S. Securities Exchange Act of 1934, as amended (the **U.S. Risk Retention Rules**) (a **Risk Retention U.S. Person**).

WHERE THE SECURITIES WILL BE TRADED

Admission to trading:

Application will be made for the Notes to be admitted to trading on the Euro MTF of the Luxembourg Stock Exchange

There can be no assurance that the listing and trading of the Notes will be approved with effect on the Issue Date or at all

IS THERE A GUARANTEE ATTACHED TO THE SECURITIES?

Nature and scope of the guarantee:

The Notes are unconditionally and irrevocably guaranteed by Société Générale (the **Guarantor**) pursuant to the guarantee governed by French law made as of 31/05/2024 (the **Guarantee**).

The Guarantee obligations constitute a direct, unconditional, unsecured and unsubordinated obligations of the Guarantor ranking as senior preferred obligations, as provided for in Article L. 613-30-3-I-3° of the French Code "monétaire et financier" and will rank at least pari passu with all other existing and future direct, unconditional, unsecured senior preferred obligations of the Guarantor, including those in respect of deposits.

Any references to sums or amounts payable by the Issuer which are guaranteed by the Guarantor under the Guarantee shall be to such sums and/or amounts as directly reduced, and/or in the case of conversion into equity, as reduced by the amount of such conversion, and/or otherwise modified from time to time resulting from the application of a bail-in power by any relevant authority pursuant to directive 2014/59/EU of the European Parliament and of the Council of the European Union.

Description of the Guarantor:

The Guarantor, Société Générale is the parent company of the Société Générale Group.

Domicile: 29, boulevard Haussmann, 75009 Paris, France. Legal form: Public limited liability company (société anonyme).

Country of incorporation: France.

Legal entity identifier(LEI): O2RNE8IBXP4R0TD8PU41

The Guarantor may on a regular basis, as defined in the conditions set by the French Banking and Financial Regulation Committee, engage in all transactions other than those mentioned above, including in particular insurance brokerage.

Generally speaking, the Guarantor may carry out, on its own behalf, on behalf of third parties or jointly, all financial, commercial, industrial, agricultural, personal property or real property, directly or indirectly related to the above-mentioned activities or likely to facilitate the accomplishment of such activities.

Key financial information on the Guarantor:

Income statement

(in million EUR)	First Quarter 2024 (audited)		First Quarter 2023 (audited)	31.12.2022(audited)
Net interest income (or equivalent)	N/A	10,310	N/A	12,841
Net fee and commission income	N/A	5,588	N/A	5,217
Net impairment loss on financial assets	(400)	(1,025)	(182)	(1,647)
Net trading income	N/A	10,290	N/A	866
Measure of financial performance used by the issuer in the financial statements such as operating profit		6,580	1,432	9,161
Net profit or loss (for consolidated financial statements net profit or loss attributable to equity holders of the parent)		2,493	868	1,825

Balance sheet

(in billion EUR)		31.12.2023 (audited)	First Quarter 2023 (audited)	31.12.2022 (audited)	#Value as outcome from the most recent supervisory review and evaluation process (SREP)
Total assets(Total Assets)	1,590.561	1,554.045	1,553.6	1,484.90	N/A
Senior debt(Debt securities issued)	166.617	160.506	137.5	133.18	N/A
Subordinated debt (Subordinated debts)	15.798	15.894	16.782	15.95	N/A
Loans and receivables to customers (Customer loans at amortised cost)	459.254	485.449	494.32	506.64	N/A
loadiomore (Gadiomor appoint)	530.947	541.677	536.2	530.76	N/A
Total equity(Shareholders' equity, subtotal Equity, Group share)	67.342	65.975	68.46	66.970	N/A
Non-performing loans (based on net carrying amount) / Loans and receivables) (Doubtful loans)		16.1	15.9	15.9	N/A
Common Equity Tier 1 capital (CET1) ratio (or other relevant prudential capital adequacy ratio depending on the issuance) (Common Equity Tier 1 ratio)	13.2% ⁽¹⁾	13.1% ⁽¹⁾	13.5% ⁽¹⁾	13.5% ⁽¹⁾	10.22%**
Total capital ratio (Total capital ratio)		18,2% ⁽¹⁾	19.4% ⁽¹⁾	19.4% ⁽¹⁾	N/A
Leverage ratio calculated under applicable regulatory framework	4.2% ⁽¹⁾	4.3% ⁽¹⁾	4.2% ⁽¹⁾	4.4% ⁽¹⁾	N/A

[&]quot;Taking into account the combined regulatory buffers, the phased-in CET1 ratio level that would trigger the Maximum Distributable Amount (MDA) mechanism would be 10.22% as of 31 March 2024.

The audit report does not contain any qualification.

Key risks that are specific to the guarantor:

Due to Société Générale's role as guarantor and counterparty to the Issuer's hedging transactions, investors are essentially exposed to Société Générale's credit risk and have no recourse against the Issuer in the event of the Issuer's default.

WHAT ARE THE KEY RISKS THAT ARE SPECIFIC TO THE SECURITIES?

Any sale of the Notes prior to the scheduled maturity date will result in the loss of the full protection of the amount invested.

Certain exceptional circumstances may have a negative effect on the liquidity of the product. The investor may not be able to sell the product easily or may have to sell it at a price that results in a total or partial loss of the amount invested.

The market value of the Notes depends on the evolution of market parameters at the time of exit (price level of the Underlying(s), interest rates, volatility and credit spreads) and may therefore result in a risk of total or partial loss on the amount initially invested.

Events unrelated to the Underlying(s) (e.g. change in law, including tax law, force majeure, number of securities in circulation) may lead to early redemption of the Notes and thus to total or partial loss of the amount invested.

Events affecting the Underlying(s) or hedging transactions may lead to adjustments, de-indexation, substitution of the Underlying(s), or early redemption of the Notes and consequently to losses on the amount invested, including in the case of capital protection.

If the currency of the investor's main activities is different from that of the product, the investor is exposed to currency risk, especially in the event of exchange controls, which may reduce the amount invested.

⁽¹⁾ Phased-in ratio.





The performance of the reference rate(s) is dependent on economic and political factors. Such factors could have a negative impact on the performance of the reference rate(s) and consequently on the value of the Notes. These factors can be expected to intensify in periods of financial turmoil.

SECTION D - KEY INFORMATION ON THE OFFER OF SECURITIES TO THE PUBLIC AND/OR ADMISSION TO TRADING ON A REGULATED MARKET

UNDER WHICH CONDITIONS AND TIMETABLE CAN I INVEST IN THIS SECURITIES?

DESCRIPTION OF THE TERMS AND CONDITIONS OF THE OFFER:

Non Exempted Offer Jurisdiction(s): Portugal

Offer Period: From 21/01/2025 to 18/02/2025

Offer Price: The Notes will be offered at the Issue Price.

Conditions to which the offer is subject:

Offers of the Notes are conditional on their issue and, on any additional conditions set out in the standard terms of business of the financial intermediaries, notified to investors by such relevant financial intermediaries.

The Issuer reserves the right to close the Offer Period prior to its stated expiry for any reason. The Issuer reserves the right to withdraw the offer and cancel the issuance of the Notes for any reason at any time on or prior to the Issue Date.

For the avoidance of doubt, if any application has been made by a potential investor and the Issuer exercises such right, no potential investor shall be entitled to subscribe or otherwise acquire the Notes.

In each case, a notice to the investors on the early termination or the withdrawal, as applicable, will be published on the website of the Issuer (http://prospectus.socgen.com).

Issue Price: 100 % of the Aggregate Nominal Amount

Estimate of total expenses related to the issuance or the offer, including estimated expenses charged to the investor by the Issuer or the offeror:

Punctual costs (entry costs), recurrent costs and potential anticipated exit penalties may have an impact on the return the investor may obtain from his investment.

Distribution plan: The product is intended for retail investors and will be offered in Portugal

WHO IS THE OFFEROR AND/OR THE PERSON ASKING FOR THE ADMISSION TO TRADING?

Société Générale as Dealer

Tour Société Générale - 17 Cours Valmy 92987 Paris La Défense Cedex, France

Domicile: 29, boulevard Haussmann, 75009 Paris, France. Legal form: Public limited liability company (société anonyme).

Applicable law: French law.
Country of incorporation: France

WHY IS THIS PROSPECTUS BEING PRODUCED?

This prospectus is drawn up for the purposes of the public offer of the Notes.

Reasons for the offer and use of proceeds:

The net proceeds from each issue of Notes will be applied for the general financing purposes of the Société Générale Group, which include making a profit.

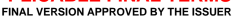
Estimated net proceeds: Not Applicable

Underwriting: There is an underwriting agreement on a firm commitment basis with: Société Générale

Interests of the individual and natural persons of the issuance/offer :

Save for fees, if any, payable to the Dealer, and so far as the Issuer is aware, no person involved in the issue of the Notes has an interest material to the offer. The Dealer and its affiliates have engaged, and may in the future engage, in investment banking and/or commercial banking transactions with, and may perform other services for, the Issuer and its affiliates in the ordinary course of business. Société Générale will ensure the roles of provider of hedging instruments to the Issuer of the Notes and Calculation Agent of the Notes.

The possibility of conflicts of interest between the different roles of Société Générale on one hand, and between those of Société Générale in these roles and those of the Noteholders on the other hand cannot be excluded.





Furthermore, given the banking activities of Société Générale, conflicts may arise between the interests of Société Générale acting in these capacities (including business relationship with the issuers of the financial instruments being underlyings of the Notes or possession of non public information in relation with them) and those of the Noteholders. Finally, the activities of Société Générale on the underlying financial instrument(s), on its proprietary account or on behalf of its customers, or the establishment of hedging transactions, may also have an impact on the price of these instruments and their liquidity, and thus may be in conflict with the interests of the Noteholders.

SUMÁRIO ESPECÍFICO DA EMISSÃO

SECÇÃO A - INTRODUÇÃO E ADVERTÊNCIAS

Código ISIN: XS2928395966





Emitente: SG Issuer

Sede: 15, avenue Emile Reuter, L-2420 Luxembourg

Número de telefone: + 352 27 85 44 40

Código de identificação da pessoa jurídica (LEI): 549300QNMDBVTHX8H127

Oferente e/ou entidade que solicita a admissão à negociação:

Société Générale Tour Société Générale - 17 Cours Valmy 92987 Paris La Défense Cedex, France

Sede: 29, boulevard Haussmann, 75009 Paris, France

Código de identificação da pessoa iurídica (LEI): O2RNE8IBXP4R0TD8PU41

Identificação e informações de contacto da autoridade competente que aprovou o prospeto:

Aprovado pela Commission de Surveillance du Secteur Financier (CSSF)

283, route d'Arlon L-2991, Luxembourg Número de telefone: (352) 26 25 11

E-Mail: direction@cssf.lu

Data de aprovação do prospeto: 31/05/2024

ADVERTÊNCIAS

O presente sumário deve ser entendido como uma introdução ao prospeto base (o Prospeto Base).

Qualquer decisão de investimento nas Obrigações (as **Obrigações**) deve ter em consideração o Prospeto Base como um todo.

Sempre que for apresentada junto de um tribunal uma ação relativa à informação constante do Prospeto Base e às Condições Finais aplicáveis, o investidor autor da ação pode, nos termos da legislação nacional, ter de suportar os custos de tradução do Prospeto Base antes do início do processo judicial.

Só poderá ser assacada responsabilidade civil a quem apresente este sumário, incluindo qualquer tradução do mesmo, mas apenas quando este contenha menções enganosas, inexatas ou incoerentes, quando lido em conjunto com as outras partes do Prospeto Base, ou não transmita, quando lido em conjunto com as outras partes do Prospeto Base, informação fundamental necessária para auxiliar os investidores na sua decisão de investir nas Obrigações.

Está prestes a adquirir um produto que não é simples e que pode ser difícil de compreender.

SECÇÃO B - INFORMAÇÃO FUNDAMENTAL SOBRE O EMITENTE

QUEM É O EMITENTE DOS VALORES MOBILIÁRIOS?

Emitente: SG Issuer (ou o Emitente)

Sede: 15, avenue Emile Reuter, L-2420 Luxembourg

Forma jurídica: Sociedade anónima de responsabilidade limitada (société anonyme). Código de identificação da pessoa jurídica (LEI): 549300QNMDBVTHX8H127 Legislação ao abrigo da qual o Emitente exerce a sua atividade: Lei luxemburguesa.

País de constituição: Luxemburgo.

Revisor oficial de contas: Ernst & Young S.A.

A principal atividade da SG Issuer consiste na obtenção de financiamento através da emissão de *warrants*, bem como de títulos representativos de dívida colocados junto de clientes institucionais ou de retalho, através de colocadores associados à *Société Générale*. O financiamento obtido através da emissão de tais títulos representativos de dívida é, então, emprestado à *Société Générale* e a outros membros do Grupo.

As ações da SG Issuer são detidas a 99,8 por cento pela *Société Générale Luxembourg* e a 0,2 por cento pela *Société Générale*. É uma sociedade totalmente consolidada.

De acordo com os seus estatutos, o Emitente é administrado por um Conselho Executivo.

Os membros do Conselho de Administração são Laurent Simonet, Thierry Bodson, Yves Cacclin, Julien Bouchat, Youenn Le Bris, Samuel Worobel e Francois Caralp (individualmente um "**Administrador**" e em conjunto, o **Conselho de Administração**).

Laurent Simonet, Thierry Bodson, Yves Cacclin, Julien Bouchat, Youenn Le Bris, Samuel Worobel e Francois Caralp ocupam cargos de gestão a tempo inteiro no grupo da Société Générale.

QUAIS AS INFORMAÇÕES FINANCEIRAS FUNDAMENTAIS SOBRE O EMITENTE?

Demonstração de resultados

(em milhares de €)	31 dezembro 2023 (auditado)	31 dezembro 2022 (auditado)
Resultado do período	15	590

Balanço

(em milhares de €)	31 dezembro 2023 (auditado)	31 dezembro 2022 (auditado)
Dívida financeira líquida (dívida de longo prazo mais dívida de curto prazo menos caixa) *	5 990	11 824
Rácio corrente (ativos correntes/passivos correntes)	N/A	N/A
Rácio dívida/capital próprio (total dos passivos/total do capital social)	N/A	N/A
Rácio de cobertura de juros (receitas de exploração/despesas com juros)	N/A	N/A

*a Dívida financeira líquida é calculada com base nos seguintes elementos:

Dívida financeira líquida	31/12/2023	31/12/2022
Obrigações convertíveis em Ações (1)	48 000	48 000
Caixa e equivalentes de caixa (2)	-42 010	-36 176
Total	5 990	11 824

⁽¹⁾ classificado na rubrica relativa a "passivos financeiros a custo amortizado" (Financial liabilities at amortized cost), ver nota 4.3 das Demonstrações Financeiras de 2023 e das Demonstrações Financeiras intercalares condensadas de 2023

(2) classificado no Balanço

Fluxo de caixa

		31 dezembro 2022 (auditado)
Fluxos de caixa líquidos provenientes de atividades de exploração		28 036
Fluxos de caixa líquidos provenientes das atividades de financiamento	22 425	28 244
Fluxos de caixa líquidos provenientes das atividades de investimento	0	0

QUAIS OS PRINCIPAIS RISCOS ESPECÍFICOS DO EMITENTE?

Em caso de incumprimento ou insolvência do Emitente, o investidor só poderá recorrer à Société Générale e existe o risco de perda total ou parcial do montante investido ou de conversão em valores mobiliários (ações ou dívida) ou de extensão da maturidade, em caso de aplicação de medidas de resolução (bail-in) que afete os valores mobiliários do Emitente ou as Obrigações estruturadas da Société Générale, sem qualquer garantia ou compensação.

SECÇÃO C. INFORMAÇÃO FUNDAMENTAL SOBRE OS VALORES MOBILIÁRIOS

QUAIS SÃO AS PRINCIPAIS CARATERÍSTICAS DOS VALORES MOBILIÁRIOS?

Código ISIN: XS2928395966 Número de Obrigações: até 100 000

Moeda do Produto	EUR	Moeda de Liquidação	EUR
Admissão à negociação	Euro MTF Luxembourg	Valor Nominal	EUR 1.000 por obrigação
Investimento Mínimo	EUR 1.000	Preço de Emissão	100% do Valor Nominal
Data de Reembolso	21/02/2028	Reembolso Mínimo	100% do Valor Nominal na Data de Reembolso
Barreira de Cupão (Coupon Barrier)	3,25%	Barreira de Taxa Variável (<i>Floating</i> <i>Rate Barrier</i>)	1,75%
Cupão Variável (<i>Floating Coupon</i>) (anual)	EURIBOR a 3 meses	Cupão (anual)	3,25%





Limite Inferior do	0.00%
Cupão (Coupon	
Floor) (anual)	

Taxa de Referência	Página Reuters	Hora	Moeda
EURIBOR a 3 meses		11:00, hora de Frankfurt	EUR

Este produto é um instrumento de dívida não garantido e regulado pela lei inglesa.

Este produto foi concebido para atribuir um cupão condicional de forma periódica consoante o valor da Taxa de Referência. Ao investir neste produto, o seu capital apenas está totalmente assegurado na Data de Reembolso.

Cupão

Em cada Data de Pagamento, o produto poderá pagar um cupão condicional:

- A cada Data de Observação do Cupão, se o valor da Taxa de Referência for inferior à Barreira da Taxa Variável, o produto irá pagar, na Data de Pagamento, um cupão igual ao máximo entre o Limite Inferior do Cupão e o valor da Taxa de Referência.
- Em cada Data de Observação do Cupão, se o valor da Taxa de Referência (i) for igual ou superior à Barreira da Taxa variável e (ii) o valor da Taxa de Referência for igual ou inferior à Barreira de Cupão, o produto irá pagar, na Data de Pagamento, o Cupão.
- De outro modo, não será pago um cupão na Data de Pagamento.

Reembolso Final

Na maturidade, o investidor receberá 100% do Valor Nominal.

Informação Adicional:

- O valor da Taxa de Referência corresponde ao seu valor conforme publicado na Página (*Screen Page*) Relevante à Hora definida, em cada Data de Observação.
- Os Cupões representam uma percentagem do Valor Nominal.
- Eventos extraordinários podem levar a alterações nos termos do produto ou ao reembolso antecipado do produto e podem resultar em perdas no seu investimento.
- O produto está disponível através de oferta pública durante o período de oferta aplicável nas seguintes jurisdições: Portugal.

Data de Emissão	21/02/2025
Data de Reembolso	21/02/2028
Datas de Observação	19/05/2025; 19/08/2025; 19/11/2025; 19/02/2026; 19/05/2026; 19/08/2026; 19/11/2026; 18/02/2027; 19/05/2027; 19/08/2027; 18/11/2027; 17/02/2028
Datas de Pagamento	21/05/2025; 21/08/2025; 21/11/2025; 23/02/2026; 21/05/2026; 21/08/2026; 23/11/2026; 22/02/2027; 21/05/2027; 23/08/2027; 22/11/2027; 21/02/2028

Renúncia aos direitos de compensação

Os titulares de Obrigações renunciam a qualquer direito de compensação, indemnização e retenção em relação às Obrigações, nos termos permitidos por lei.

Jurisdição:

O Emitente aceita a competência dos tribunais de Inglaterra em relação a quaisquer litígios contra o Emitente, mas reconhece que os titulares de Obrigações poderão instaurar a sua ação perante qualquer outro tribunal competente.

Graduação:

As Obrigações serão obrigações diretas, incondicionais, não garantidas e não subordinadas do Emitente e serão graduadas, pelo menos, em paridade com todas as outras obrigações em circulação diretas, incondicionais, não garantidas e não subordinadas do Emitente, presentes e futuras.

O titular de Obrigações reconhece que, em caso de deliberações ao abrigo da Diretiva 2014/59/EU, em relação às responsabilidades do Emitente ou às responsabilidades não subordinadas, preferenciais sénior, estruturadas e com rácio LMEE elegível (*LMEE ratio eligible liabilities*) da Société Générale, as Obrigações podem estar sujeitas à redução de todos, ou de uma parte, dos montantes devidos, numa base permanente, à conversão de todos, ou de uma parte, dos montantes devidos em ações ou outros valores mobiliários do Emitente ou do





Garante ou de outra pessoa; ao cancelamento; e/ou à alteração da maturidade das Obrigações ou alteração no calendário ou no montante dos juros.

RESTRIÇÕES À LIVRE TRANSFERÊNCIA DOS VALORES MOBILIÁRIOS:

Não Aplicável. Não existe qualquer restrição à livre transmissibilidade *das* Obrigações, salvo as restrições de venda e transferência potencialmente aplicáveis em determinadas jurisdições, incluindo restrições aplicáveis à oferta e venda a, ou por conta ou benefício de pessoas que não sejam Transmissários Permitidos (*Permitted Transferees*).

Um Transmissário Permitido (*Permitted Transferee*) significa qualquer pessoa que (i) não seja "*U.S. Person*" tal como definida nos termos do Regulamento S; (ii) não seja uma pessoa que venha a ser incluída na definição de "*U.S. Person*" para efeitos da CEA ("*Council of Economic Advisers*") ou de qualquer regra da CFTC ("*Commodity Futures Trading Comission*"), instrução ou ordem proposta ou emitida ao abrigo da CEA (para evitar dúvidas, qualquer pessoa que não seja "*Non-US person*" definida ao abrigo da Regra 4.7(a)(1)(iv) da CFTC, mas excluindo, para efeitos da subsecção (D), a exceção para qualquer pessoa qualificada elegível que não seja uma "*U.S. Person*", será considerada como uma "*U.S. Person*"; e (iii) não é uma "US Person" para efeitos das regras finais que implementam os requisitos de retenção de risco de crédito da Secção 15G do U.S. Securities Exchange Act de 1934, conforme alterado (as "*US Risk Retention Rules*") (uma "*Risk Retention U.S. Person*").

ONDE SERÃO ADMITIDOS OS VALORES MOBILIÁRIOS?

Admissão à negociação:

Será feito um requerimento para que as Obrigações sejam admitidas à negociação no *Euro MTF* da *Luxembourg Stock Exchange*.

Não é garantido que a admissão à negociação das Obrigações seja aprovada com efeitos a partir da data de Emissão ou de todo.

EXISTE UMA GARANTIA ASSOCIADA AOS VALORES MOBILIÁRIOS?

Natureza e âmbito da garantia:

As Obrigações são incondicional e irrevogavelmente garantidas pela Société Générale (o **Garante**) em conformidade com a garantia regida pela lei francesa prestada a partir de 31/05/2024 (a **Garantia**).

As obrigações ao abrigo da Garantia constituem obrigações diretas, incondicionais, não garantidas e não subordinadas do Garante, classificadas como obrigações preferenciais seniores, tal como previsto no Artigo L. 613-30-3-I-3º do Código Francês "Code monétaire et financier", e serão graduadas, pelo menos, em paridade com todas as outras obrigações preferenciais seniores existentes e futuras, diretas, incondicionais e não garantidas do Garante, incluindo as relativas a depósitos.

Quaisquer referências a quantias ou montantes devidos pelo Emitente que sejam garantidos pelo Garante ao abrigo da Garantia, deverão ser, relativamente a essas quantias e/ou montantes, diretamente reduzidas, e/ou, em caso de conversão em capital próprio, reduzidas pelo montante dessa conversão, e/ou de outra forma periodicamente alterado, em resultado da aplicação de medidas de resolução (*bail-in*) por qualquer autoridade relevante nos termos da Diretiva 2014/59/UE do Parlamento Europeu e do Conselho da União Europeia.

Descrição do Garante:

O Garante, Société Générale é a sociedade-mãe do Grupo Société Générale

Sede: 29, boulevard Haussmann, 75009 Paris, France

Forma jurídica: Sociedade anónima de responsabilidade limitada (société anonyme)

País de constituição: França

Código de identificação da pessoa jurídica (LEI): O2RNE8IBXP4R0TD8PU41

O Garante pode, numa base regular, tal como definido nas condições estabelecidas pelo Comité Francês de Regulamentação Bancária e Financeira, efetuar todas as transações que não aquelas acima mencionadas, incluindo, nomeadamente, a corretagem de seguros.

Em geral, o Garante pode realizar, por sua conta, por conta de terceiros ou conjuntamente, todas as operações financeiras, comerciais, industriais, agrícolas, de propriedade pessoal ou imobiliárias, direta ou indiretamente relacionadas com as atividades acima mencionadas ou suscetíveis de facilitar a realização de tais atividades.

Informação financeira fundamental sobre o Garante:

Demonstração de Resultados

Em milhões de euros	Primeiro Trimestre 2024 (auditado)	31.12.2023 (auditado)	Primeiro Trimestre 2023 (auditado)	31.12.2022 (auditado)
Rendimento líquido de juros (ou equivalente)	N/A	10.310	N/A	12.841
Rendimento líquido de honorários e comissões	N/A	5.588	N/A	5.217
Perdas líquidas por imparidades sobre ativos financeiros	(400)	(1.025)	(182)	(1.647)
Resultados líquidos em operações financeiras	N/A	10.290	N/A	866
Medida do desempenho financeiro utilizada pelo emitente nas demonstrações financeiras, tais como o resultado operacional	1.265	6.580	1.432	9.161
Resultado líquido ou perdas (para demonstrações financeiras consolidadas, resultados líquidos ou perdas atribuíveis aos acionistas da sociedade-mãe)	680	2.493	868	1.825

Balanço

Em milhares de milhões de euros	Primeiro Trimestre 2024 (auditado)	31.12.2023 (auditado)	Primeiro Trimestre 2023 (auditado)	31.12.2022 (auditado)	#Valor como resultado da mais recente análise e processo de avaliação e supervisão (SREP)
Ativo total (Total dos Ativos)	1.590,561	1.554,045	1.553,6	1.484,90	N/A
Dívida sénior (Instrumentos de dívida emitidos)	166,617	160,506	137,5	133,18	N/A
Dívida subordinada (Dívidas subordinadas)	15,798	15,894	16,782	15,95	N/A
Empréstimos e créditos a clientes (Empréstimos a clientes a custo amortizado)	459,254	485,449	494,32	506,64	N/A
Depósitos de clientes (Depósitos de clientes)	530,947	541,677	536,2	530,76	N/A
Capital próprio total (Capital próprio total dos acionistas, subtotal do capital próprio, participação do Grupo)	67,342	65,975	68,46	66,970	N/A
Crédito não produtivo (com base no valor líquido contabilístico) / Empréstimos e créditos a receber (Empréstimos de reembolso incerto)	15,0	16,1	15,9	15,9	N/A
Rácio Common Equity Tier 1 capital (CET1)	13,2% ⁽¹⁾	13,1% ⁽¹⁾	13,5% ⁽¹⁾	13,5% ⁽¹⁾	10,22% **

(ou outro rácio de adequação prudencial dos fundos próprios relevantes, dependendo da emissão) (Rácio Common Equity Tier 1)					
Rácio de capital total (Rácio de capital total)	18,7% ⁽¹⁾	18,2% ⁽¹⁾	19,4% ⁽¹⁾	19,4% ⁽¹⁾	N/A
Rácio de alavancagem calculado ao abrigo do quadro regulamentar aplicável	4,2% ⁽¹⁾	4,3% ⁽¹⁾	4,2% ⁽¹⁾	4,4% ⁽¹⁾	N/A

^{**} Tendo em conta as reservas regulamentares combinadas, o nível do rácio CET1 faseado que desencadearia o mecanismo do Montante Máximo Distribuível seria de 10,22% a 31 de março de 2024.

O relatório de auditoria não contém qualquer ênfase.

Riscos fundamentais específicos do garante:

Devido ao papel da Société Générale como garante e contraparte das operações de cobertura de risco do Emitente, os investidores estão essencialmente expostos ao risco de crédito da Société Générale e não têm qualquer recurso contra o Emitente em caso de incumprimento por parte do Emitente.

QUAIS SÃO OS PRINCIPAIS RISCOS ESPECÍFICOS DOS VALORES MOBILIÁRIOS?

Qualquer venda das Obrigações pelo investidor antes da data de reembolso implicará a perda da proteção total do capital investido.

Certas circunstâncias excecionais podem ter um efeito negativo na liquidez do produto. O investidor poderá não conseguir vender o produto facilmente ou pode ter de o vender a um preço que resulte numa perda total ou parcial do montante investido.

O valor de mercado das Obrigações depende da evolução dos parâmetros de mercado no momento do resgate (nível de preços do(s) Ativo(s) Subjacente(s) de Referência, taxas de juro, volatilidade e *spreads* de crédito) e pode, portanto, resultar num risco de perda total ou parcial do montante inicialmente investido.

Eventos não relacionados com o(s) Ativo(s) Subjacente(s) de Referência (por exemplo, alteração da lei, incluindo alterações fiscais, força maior, e número de valores mobiliários em circulação) podem levar ao reembolso antecipado das Obrigações e, por conseguinte, à perda total ou parcial do montante investido.

Eventos que afetem o(s) Ativo(s) Subjacente(s) de Referência ou operações de cobertura de risco podem levar a ajustes, desindexação, substituição do(s) Ativo(s) Subjacente(s) de Referência ou ao reembolso antecipado das Obrigações e, consequentemente, a perdas do montante investido, inclusive no caso de proteção do capital.

Se a moeda das principais atividades do investidor for diferente da moeda do produto, o investidor está exposto ao risco cambial, especialmente no caso de controlos cambiais, o que pode reduzir o montante investido.

O desempenho da(s) taxa(s) de referência depende de fatores políticos e económicos. Tais fatores poderão ter um impacto negativo no desempenho da(s) taxa(s) de referência e, consequentemente, no valor das Obrigações. É expectável que estes fatores se intensifiquem em períodos de instabilidade financeira.

SECÇÃO D - INFORMAÇÕES FUNDAMENTAIS SOBRE A OFERTA DE VALORES MOBILIÁRIOS AO PÚBLICO E/OU ADMISSÃO À NEGOCIAÇÃO NUM MERCADO REGULAMENTADO

EM QUE CONDIÇÕES E PRAZOS POSSO INVESTIR NESTES VALORES MOBILIÁRIOS?

DESCRIÇÃO DOS TERMOS E CONDIÇÕES DA OFERTA:

Jurisdição(ões) de Oferta Não Isenta(s): Portugal

Período da Oferta: De 21/01/2025 a 18/02/2025

⁽¹⁾ Rácio faseado.





Preço da Oferta: As Obrigações serão oferecidas ao Preço de Emissão

Condições a que a oferta está sujeita: As ofertas das Obrigações estão condicionadas à sua emissão e, a quaisquer condições adicionais estabelecidas nas condições normais de atividade dos intermediários financeiros, notificadas aos investidores por esses intermediários financeiros.

O Emitente reserva-se o direito de terminar o Período da Oferta antes do seu termo previsto, por qualquer razão. O Emitente reserva-se no direito de retirar a oferta e cancelar a emissão das Obrigações por qualquer razão, a qualquer momento, na Data de Emissão ou antes dela.

Para evitar dúvidas, se tiver sido apresentado qualquer pedido por um potencial investidor e o Emitente exercer esse direito, nenhum potencial investidor terá o direito de subscrever ou adquirir as Obrigações.

Em cada caso, será publicada uma notificação aos investidores sobre o vencimento antecipado ou revogação da oferta, conforme aplicável, no sítio *Web* do Emitente (http://prospectus.socgen.com).

Preço de Emissão: 100 % do Montante Nominal Agregado

Estimativa das despesas totais relacionadas com a emissão ou a oferta, incluindo as despesas estimadas cobradas ao investidor pelo Emitente ou pelo oferente: Os custos pontuais (custos de entrada), custos recorrentes e potenciais penalizações de resgate previstas podem ter um impacto no retorno que o investidor pode obter do seu investimento.

Plano de distribuição: O produto será disponibilizado a investidores de retalho e será oferecido em Portugal.

QUEM É O OFERENTE E/OU A ENTIDADE QUE SOLICITA A ADMISSÃO À NEGOCIAÇÃO?

Société Générale como Intermediário Financeiro Tour Société Générale - 17 Cours Valmy 92987 Paris La Défense Cedex, France

Sede: 29, boulevard Haussmann, 75009 Paris, France

Forma jurídica: Sociedade anónima de responsabilidade limitada (société anonyme)

Lei aplicável: Lei Francesa País de constituição: França

POR QUE MOTIVO ESTÁ A SER ELABORADO ESTE PROSPETO?

Este prospeto é elaborado para efeitos da oferta pública das Obrigações.

Motivos da oferta e utilização das receitas: O produto líquido de cada emissão de Obrigações será aplicado em financiamento geral do Grupo *Société Générale*, o que inclui a obtenção de lucros.

Receitas líquidas estimadas: Não Aplicável

Garantia de Subscrição: Existe um acordo de subscrição numa base de tomada firme com: Société Générale

Interesses das pessoas singulares e individuais da emissão/oferta:

Salvo no caso de serem devidas comissões a pagar ao Intermediário Financeiro, e tanto quanto é do conhecimento do Emitente, nenhuma pessoa envolvida na emissão das Obrigações tem um interesse material na oferta.

O Intermediário Financeiro e os seus afiliados participaram, e poderão no futuro participar, em transações de banca de investimento e/ou de banca comercial com, e poderão prestar outros serviços ao Emitente e aos seus afiliados no decurso normal da sua atividade. A Société Générale atuará enquanto fornecedor de instrumentos de cobertura de risco ao Emitente das Obrigações e Agente de Cálculo das Obrigações.

Não pode ser afastada a possibilidade de existirem conflitos de interesses emergentes, por um lado, das diferentes funções desempenhadas pela Société Générale e, por outro lado, entre os interesses da Société Générale no desempenho dessas funções e os interesses dos titulares de Obrigações. Adicionalmente, dadas as atividades bancárias da Société Générale agindo nestas capacidades (incluindo relações comerciais com os emitentes dos instrumentos financeiros subjacentes às Obrigações ou a posse de informação não pública em relação aos mesmos) e os dos titulares de Obrigações. Por último, as atividades da Société Générale sobre o(s) instrumento(s) financeiro(s) subjacente(s), por conta própria ou por conta dos seus clientes, ou o estabelecimento de transações de cobertura de risco, podem também ter um impacto no preço destes instrumentos e na sua liquidez, podendo assim entrar em conflito com os interesses dos titulares de Obrigações.