MORGAN STANLEY B.V.

Issue of USD 8,606,000 Autocallable Notes due 25 June 2018

Guaranteed by Morgan Stanley

under the Regulation S Program for the Issuance of Notes, Series A and Series B, Warrants and Certificates

PART A - CONTRACTUAL TERMS

This document constitutes Final Terms relating to the issue of Notes described herein. Terms used herein shall be deemed to be defined as such for the purposes of the Terms and Conditions of the Notes set forth in the Base Prospectus dated 16 December 2014 and the supplement dated 12 May 2015 which together constitute a base prospectus (the "Base Prospectus") for the purposes of the Prospectus Directive (Directive 2003/71/EC) (the "Prospectus Directive"). This document constitutes the Final Terms of the Notes described herein for the purposes of Article 5.4 of the Prospectus Directive and must be read in conjunction with the Base Prospectus as so supplemented. 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 and the Base Prospectus. However, a summary of the Issue is annexed to these Final Terms. Copies of the Base Prospectus are available from the offices of Morgan Stanley & Co. International plc at 25 Cabot Square, Canary Wharf, London, E14 4QA and on the Issuers' website at www.morganstanleyiq.eu and copies of the Base Prospectus and these Final Terms are available on the website of the Luxembourg Stock Exchange at www.bourse.lu.

1.	(i)	Series Number:	EU276
	(ii)	Series designation:	Series A
	(iii)	Tranche Number:	1
2.	Specifi Curren	ied Currency or icies:	US dollars ("USD")
3.	Aggreg the No	gate Nominal Amount of tes:	
	(i)	Series:	USD 8,606,000
	(ii)	Tranche:	USD 8,606,000
4.	Issue P	rice	100 per cent. of par per Note
4.5.	Issue P (i)	rice Specified Denominations (Par):	100 per cent. of par per Note USD 2,000
		Specified	
	(i)	Specified Denominations (Par):	USD 2,000
5.	(i) (ii)	Specified Denominations (Par): Calculation Amount:	USD 2,000 USD 2,000
5.	(i) (ii) (i)	Specified Denominations (Par): Calculation Amount: Issue Date:	USD 2,000 USD 2,000 24 June 2015

(v) Determination Date:

11 June 2018

7. Maturity Date:

25 June 2018

8. Specified Day(s):

Applicable

Five (5) Business Days

9. Interest Basis:

Equity-Linked Interest

10. Redemption/Payment Basis:

Equity-Linked Redemption

11. Put/Call Options:

(i) Redemption at the option of the Issuer:

Not Applicable

(General Condition 15.5)

(ii) Redemption at the option of the Noteholders:

Not Applicable

(General Condition 15.7)

12. Method of distribution:

Non-syndicated

PROVISIONS RELATING TO INTEREST (IF ANY) PAYABLE

13. Linked Interest Provisions: Applicable Relevant Underlying

(General Conditions 6.8 and 8)

(A) Single Share-Linked Interest Notes / Share Basket-Linked Interest Notes:

Not Applicable

(B) Single Index-Linked Interest Notes / Index Basket-Linked Interest Notes:

Applicable

(i) Types of Notes:

Index Basket-Linked Interest Notes

(ii) Index / Indices:

S&P 500 Index and Eurostoxx 50 Index

(iii) Exchange[s]:

Index	Exchange		
S&P 500 Index	which is a Multi-Exchange		
	Index		
Eurostoxx 50	which is a Multi-Exchange		
Index	Index		

(iv) Related Exchange[s]:

All Exchanges

(v) Determination Agent responsible for calculating Interest Amount;

Morgan Stanley & Co International Plc

(vii) Additional Disruption Change in Law, Hedging Disruption and Increased Cost Events: of Hedging shall apply (General Condition 9.6) (viii) Correction Cut Off within one Settlement Cycle after the original Time; publication and prior to the relevant Interest Payment Date (General Condition 9.2(c)(iv) Weighting for each Not Applicable Index comprised in the Basket: (C) Single ETF-Linked Notes, Not Applicable ETF Basket Linked Interest Notes: (D) Commodity-Linked Interest Not Applicable Notes (General Condition 10) (E) Currency Linked Interest Not Applicable Notes (General Condition 11) (F) Inflation-Linked Interest Not Applicable Notes (General Condition 12) (G) **Fund-Linked Interest Notes** Not Applicable (General Condition 13) 14, Linked Interest Provisions: Applicable **Interest Terms** (Condition 6.8 and Section 3 of the Additional Terms and Conditions) (A) Autocallable Notes Not Applicable (No Coupon): Autocallable Notes (Regular Not Applicable **(B)** Coupon): **(C)** Autocallable Notes (Barrier Applicable Conditional Coupon): (i) Interest 24 December 2015, 24 June 2016, 24 December 2016, Payment Dates: 24 June 2017, 24 December 2017 and 25 June 2018

As per Condition 9.9

(vi)

Determination Time;

(ii) Memory Barrier Not Applicable Conditional Coupon:

(iii) Coupon Amount is payable if Knock-in Value as of:

each Barrier Observation Date in respect of the relevant Interest Determination Date is greater than or equal to the relevant Coupon Barrier Value

(iv) Knock-in Value:

Relevant Underlying Performance is applicable

(v) Coupon Rate:

2.50 per cent.

(vi) Coupon Value: Barrier 60 per cent. of Initial Reference Value

(vii) Interest Determination

Date(s):

11 December 2015, 11 June 2016, 11 December 2016, 11 June 2017, 11 December 2017 and 11 June 2018

(viii) Barrier Observation
Dates in respect of
each Interest
Determination Date:

As specified in Barrier Observation Period

(ix) Barrier Observation
Period in respect of
each Interest
Determination Date:

Interest Determination Date	Barrier Observation Period
11 December 2015	Each Scheduled Trading Day beginning on (and including) 25 June 2015 and ending on (but excluding) 12 December 2015
11 June 2016	Each Scheduled Trading Day beginning on (and including) 12 December 2015 and ending on (but excluding) 12 June 2016
11 December 2016	Each Scheduled Trading Day beginning on (and including) 12 June 2016 and ending on (but excluding) 12 December 2016
11 June 2017	Each Scheduled Trading Day beginning on (and including) 12 December 2016 and ending on (but excluding) 12 June 2017
11 December 2017	Each Scheduled Trading Day beginning on (and including) 12 June 2017 and ending on (but excluding) 12 December 2017
11 June 2018	Each Scheduled Trading Day beginning on (and including) 12 December 2017 and ending on (but excluding) 12 June 2018

(x) Business Convention:

Day Following Business Day Convention

(xi) Initial Reference Determined in accordance with the Value Determination Value: Terms specified below

(xii) Value Determination Closing Value Terms for Initial Reference Value:

(Section 7 of the Additional Conditions)

(xiii) Value Determination Closing Value Terms for Final Reference Value (Coupon):

(Section 7 of the Additional Conditions)

(xiv) Value Determination Closing Value Terms for Relevant Underlying Value:

(Section 7 of the Additional Conditions)

PROVISIONS RELATING TO REDEMPTION

15. Call Option Not Applicable

(General Condition 15.5)

16. Put Option Not Applicable

(General Condition 15.7)

17. Final Redemption Amount As determined in accordance with paragraph 19 (Linked of each Note Redemption Provisions: Final Redemption Amount) below.

(General Condition 15.1)

18. Linked Redemption Applicable Provisions: Relevant Underlying

(General Condition 8 and 15)

(A) Single Share-Linked Not Applicable Redemption Notes, Share Basket-Linked Redemption Notes:

(General Condition 8)

(B) Single Index-Linked Applicable Redemption Notes/ Index Basket-Linked Redemption Notes:

(General Condition 8)

(i) Types of Notes:

Index Basket-Linked Redemption Notes

(ii) Index / Indices:

S&P 500 Index and Eurostoxx 50 Index

(iii) Exchange[s]:

Index	Exchange		
S&P 500 Index	which is a Multi-Exchange Index		
Eurostoxx 50 Index	which is a Multi-Exchange Index		

(iv) Related Exchange[s]: All Exchanges

Determination Agent (v)

responsible for calculating Interest Amount;

Morgan Stanley & Co International Plc

(vi) Determination Time; As per Condition 9.9

(vii) Additional Disruption

Events:

Change in Law, Hedging Disruption and Increased Cost of Hedging shall apply

Correction Cut Off (viii)

Time;

within one Settlement Cycle after the original publication and prior to the relevant Interest Payment

(Condition 9.2(c))

(ix) Weighting for each Index:

Not Applicable

(C) Single ETF-Linked Redemption Notes/ ETF Basket-Linked Redemption

Not Applicable

(D) Commodity-Linked

Notes:

Not Applicable

(General Condition 10)

Redemption Notes

(E) Currency-Linked **Redemption Notes**

Not Applicable

(General Condition 11)

(F) Inflation-Linked **Redemption Provisions**

Not Applicable

(General Condition 12)

(G) Fund-Linked Redemption Not Applicable **Provisions**

(General Condition 13)

19. Linked Redemption **Provisions:** Final **Redemption Amount**

> (General Condition 15 and Section 3 of the Additional Conditions)

(i) Autocallable Notes (Fixed Not Applicable Redemption):

(Paragraph 3.1 of Section 3 of the Additional Conditions)

(ii) Autocallable Notes (Capitalised Non-Memory Redemption):

Not Applicable

(Paragraph 3.2 of Section of the Additional Conditions)

(iii) Autocallable Notes (Capitalised Memory Redemption):

Not Applicable

(Paragraph 3.3 of the

Additional Conditions)

(iv) Autocallable Notes (Basic Performance Linked Redemption):

Not Applicable

(Paragraph 3.4 of the Additional Conditions)

(v) Autocallable Notes (Single Barrier Final Redemption):

Applicable

(Paragraph 3.5 of the Additional Conditions)

Knock-in Value:

Worst Performance

Elections for Paragraph 3.5(a) of Section 3 of Part 2 of the Terms and Conditions:

If the Determination Agent determines that the Knockin Value as of the Determination Date is greater than or equal to the Final Redemption Barrier Value, Fixed Redemption shall apply.

Elections for Paragraph 3.5(b) of Section 3 of Part 2 of the Terms and Conditions:

Worst-of Basket Performance-Linked Redemption 1

 Elections for Paragraph 3.5(c) of Section 3 of Part 2 of the Terms and Conditions: Not Applicable

• Final Redemption Barrier Value:

60 per cent of Initial Reference Value

• Final Redemption Rate:

Not Applicable.

• Specified Rate 1:

100 per cent.

Specified Rate 2:

100 per cent.

• Participation Rate:

100 per cent.

 Knock-in Barrier Value: 60 per cent of Initial Reference Value

(vi) Autocallable Notes (Dual Barrier Final Redemption 1):

Not Applicable

(Paragraph 3.6 of Section 3 of Part 2 of the Terms and Conditions)

20. Early Redemption

(A) Autocallable (Autocall 1):

Notes .

Applicable

(Paragraph 2.1 of Section 3 of the Additional Conditions)

(i) Knock-in Value:

Relevant Underlying Performance is applicable

(ii) Automatic Early Redemption Event occurs if: the Knock-in Value as of each Barrier Observation Date in respect of the Automatic Early Redemption Determination Date is greater than or equal to the Autocall Barrier Value in respect of such Automatic Early Redemption Determination Date.

(iii) Automatic Early
Redemption
Determination Date(s):

11 December 2015, 11 June 2016, 11 December 2016, 11 June 2017 and 11 December 2017

(iv) Barrier Observation Date(s):

11 December 2015, 11 June 2016, 11 December 2016, 11 June 2017 and 11 December 2017

(v) Barrier Period: Observation

Not Applicable

(vi) Automatic Early Redemption Date(s):

24 December 2015, 24 June 2016, 24 December 2016, 24 June 2017 and 24 December 2017

(vii) Autocall Barrier Value:

100 per cent. of the Initial Reference Value

(viii) Automatic

100 per cent. Early

Redemption Rate:

(ix) Specified Rate:

100 per cent.

Closing Value

(x) Initial Reference Value:

Determined in accordance with the Value Determination

Terms specified below

(xi) Value Determination

Terms for Initial Reference Value as of

Strike Date:

(Section 7 of the Additional Conditions)

(xii) Value Determination

Terms for determining Final Reference Value (Autocall):

Closing Value

(xiii) Value

> Determination **Terms** for Relevant Underlying Value as of the relevant date or period:

Closing Value

(Section 7 of Additional Conditions)

(B) Autocallable (Autocall 2):

Notes Not Applicable

(Paragraph 2.2, Section 3 of the Additional Conditions)

(C) Autocallable Notes (Autocall Not Applicable

(Paragraph 2.3 of Section 3 of the Additional Conditions)

(D) Early Redemption Amount upon Event of Default (Condition 20):

Qualified Financial Institution Determination. The Determination Agent will determine the amount a Qualified Financial Institution would charge to assume all of the Issuer's payment and other obligations with respect to such Notes as if no such Event of Default had occurred or to undertake obligations that would have the effect of preserving the economic equivalent of any payment by the Issuer to the Noteholder with respect to

the Notes.

(E) Inconvertibility Provisions:

Event Not Applicable

(Condition 31)

GENERAL PROVISIONS APPLICABLE TO THE NOTES

21. Form of Notes:

Registered Notes

Global Note Certificate registered in the name of a

(Condition 3)

nominee for a common depositary for Euroclear and Clearstream, Luxembourg, exchangeable for Individual Note Certificates in the limited circumstances described in the Global Note Certificate.

22. Additional Business Centre(s) or other special provisions relating to Payment Dates:

Not Applicable

23. Record Date:

As set out in the Conditions

24. Redenomination, renominalisation and reconventioning provisions:

The provisions in Condition 31 (Redenomination, Renominalisation and Reconventioning) apply

25. Taxation:

(i) Condition 19.1:

"Additional Amounts" is Not Applicable

(ii) Condition 19.3:

Implementation of Financial Transaction Tax Event is Applicable

DISTRIBUTION

(i) If syndicated, names and addresses of Managers

Not Applicable

(ii) Date of SubscriptionAgreeme

Not Applicable

(iii) Stabilising Manager(s) (if any):

Not Applicable

26. If non-syndicated, name and address of Dealer:

Morgan Stanley & Co. International plc 25 Cabot Square London E14 4OA

27. Non-exempt offer:

Not Applicable

28. Total commission and concession:

In connection with the offer and sale of the Notes, the Issuer or Morgan Stanley & Co. International plc will pay Banco BPI S.A. a one time or recurring distribution fee amount equal to a maximum of 1.12% of the Aggregate Nominal Amount. No fees will be paid by the Issuer or Morgan Stanley & Co. International plc, directly or indirectly, in connection with any advised sale of Notes

Signed on behalf of the Issuer:

TMF Management B.V.

Managing Director

By:

Duly authorised

Series EU275

PART B - OTHER INFORMATION

1. LISTING AND ADMISSION TO TRADING

Listing and admission to Trading:

Application is expected to be made by the Issuer (or on its behalf) for the Notes to be admitted to listing and/or trading on Irish Stock Exchange's Regulated Market with effect from the Issue Date.

No assurances can be given that such application for listing and/or admission to trading will be granted (or, if granted, will be granted by the Issue Date. The Issuer has no duty to maintain the listing (if any) of the Notes on the relevant stock exchange(s) over their entire lifetime.

Last day of Trading:

Final Valuation Date

2. RATINGS

Ratings:

The Notes will not be rated

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

Need to include a description of any interest, including conflicting ones, that is material to the issue/offer, detailing the persons involved and the nature of the interest. May be satisfied by the inclusion of the following statement:

"Save as discussed in "Subscription and Sale" of the Base Prospectus dated 16 December 2014, so far as the Issuer is aware, no person involved in the offer of the Notes has an interest material to the offer".

4. REASONS FOR THE OFFER, ESTIMATED NET PROCEEDS AND TOTAL EXPENSES

(i) Reasons for the offer:

Not Applicable

(ii) Net proceeds:

USD 8,606,000

(iii) Estimated total expenses:

Not Applicable

5. PERFORMANCE OF INDEX/ EXPLANATION OF EFFECT ON VALUE OF INVESTMENT AND ASSOCIATED RISKS AND OTHER INFORMATION CONCERNING THE UNDERLYING

Past and future performance including the volatility of the Underlying Indices can be obtained from the Bloomberg Pages: S&P 500 Index and the Eurostoxx 50 Index.

The interest and redemption amounts payable on the Notes are dependent on the value or performance of the Relevant Underlying not reaching a threshold or barrier and a small increase or decrease in the value or performance of the Relevant Underlying near to the threshold or barrier may lead to a significant increase or decrease in the return of the Notes and Noteholders may receive no interest at all.

The interest and redemption amounts payable on the Notes are linked to the value or performance of the Relevant Underlying as of one or more predefined dates and, irrespective of the level of the Relevant Underlying between these dates, the values or performance of the Relevant Underlying on these dates will affect the value of the Notes more than any other factor.

The Final Redemption Amount payable on the Notes is linked to a specified percentage of the performance of the Relevant Underlying and Noteholders may not receive the amount initially invested, and may receive a significantly lesser amount.

The market price or value of the Notes at any time is expected to be affected by changes in the value of the Relevant Underlying to which the Notes are linked.

The market price or value of the Notes could, in certain circumstances, be affected by fluctuations in the actual or anticipated rates of dividend (if any) or any other distributions on the Relevant Underlying.

The Issuer does not intend to provide post-issuance information.

6. OPERATIONAL INFORMATION

ISIN Code:

XS1138858078

Common Code:

113885807

Any clearing system(s) other than Euroclear Bank S.A./N.V. and Clearstream Banking société anonyme and the relevant identification number(s):

Not Applicable

Delivery:

Delivery free of payment

Names and addresses of initial Paying Agent(s):

Not Applicable

Names and addresses of additional Paying Agent(s)

Not Applicable

(if any):

Intended to be held in a manner which would allow

No

Eurosystem eligibility:

7. TERMS AND CONDITIONS OF THE OFFER

Offer Price:

Issue Price

Conditions to which the offer is subject:

Offers of the Notes are conditional

upon their issue

Description of the application process:

Not Applicable

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

Not Applicable

applicants:

Details of the minimum and/or maximum amount of Not Applicable application:

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

Not Applicable

Manner in and date on which results of the offer are Not Applicable to be made public:

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

Not Applicable

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

Not Applicable

Amount of any expenses and taxes specifically charged to the subscriber or purchaser:

Not Applicable

Name(s) and address(es), to the extent known to the Issuer, of the placers in the various countries where the offer takes place.

Not Applicable

8. PLACING AND UNDERWRITING

Name and address of the co-ordinator(s) of the Not Applicable global offer and of single parts of the offer and, to the extend known to the issuer or to the offeror, of the placers in the various countries where the offer takes place:

Name and address of any paying agents and depository agents in each country:

Not Applicable

Entities agreeing to underwrite the issue on a firm commitment basis, and entities agreeing to place the issue without a firm commitment or under "best efforts" agreements. Where not all of the issue is underwritten, a statement of the portion not covered:

Not Applicable

9. OTHER MARKETS

All the regulated markets or equivalent markets on which, to the knowledge of the issuer, securities of the same class of securities to be offered or admitted to trading are already admitted to trading:

ANNEX

ISSUE-SPECIFIC SUMMARY OF THE NOTES

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

This Summary contains all the Elements required to be included in a Summary for this type of securities and issuer. Because some Elements are not required to be addressed, there may be gaps in the numbering sequence of the Elements.

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

		Section A—Introduction and warnings	
A.1	Introduction and warnings:	This summary should be read as an introduction to the Base Prospectus. And decision to invest in the securities should be based on consideration of this Base Prospectus as a whole by the investor. Where a claim relating to the information contained in this Base Prospectus is brought before a court, the plaintiff invest might, under the national legislation of the Member States, have to bear the costs of translating this Base Prospectus before the legal proceedings a initiated. Civil liability attaches only to those persons who have tabled the Summary including any translation thereof, but only if the Summary misleading, inaccurate or inconsistent when read together with the other parts of this Base Prospectus or it does not provide, when read together with the other parts of this Base Prospectus, key information in order to aid investors who considering whether to invest in such Notes.	
A.2	Consent:		
		Section B – Issuer and Guarantor	
B.1	Legal name and commercial name of the Issuer:	Morgan Stanley B.V. ("MSBV")	
B.2	Domicile and legal form of the Issuer, the legislation under which the Issuer operates and its country of incorporation:	MSBV was incorporated as a private company with limited liability (besloten vennootschap met beperkte aansprakelijkheid) under the laws of The Netherlands. MSBV is registered at the commercial register of the Chamber of Commerce and Industries (Kamer van Koophandel) for Amsterdam. It has its corporate seat at Amsterdam, The Netherlands and is subject to the laws of The Netherlands.	
B.4b	Trends:	The business of Morgan Stanley, the ultimate holding company of MSBV, in the past have been, and in the future may continue to be, materially affected by many factors, including the effect of economic and political conditions and geopolitical events; the effect of market conditions, particularly in the global equity, fixed income, credit and commodities markets, including corporate and mortgage (commercial and residential) lending and commercial real estate markets; the impact of current, pending and future legislation (including the Dodd-Frank Wall Street Reform and Consumer Protection Act (the "Dodd-Frank Act")), regulation (including capital, leverage and liquidity requirements), policies (including fiscal and monetary) and legal and regulatory actions in the United States of America ("U.S.") and worldwide; the level and volatility of equity, fixed income, and commodity prices, interest rates, currency values and other market indices; the availability and cost of both credit and capital as well as the credit ratings assigned to Morgan Stanley's unsecured short-term and long-term debt; investor, consumer and business sentiment and	

		confidence in the financial markets; the performance of Morgan Stanley's acquisitions, divestitures, joint ventures, strategic alliances or other strategic arrangements, (including with Mitsubishi, UFJ Financial Group, Inc. ("MUFG"); Morgan Stanley's reputation; inflation, natural disasters and acts of war or terrorism; the actions and initiatives of current and potential competitors as well as governments, regulators and self-regulatory organizations; the effectiveness of Morgan Stanley's risk management policies; and technological changes and risks, including cybersecurity risks; or a combination of these or other factors. In addition, legislative, legal and regulatory developments related to Morgan Stanley's businesses are likely to increase costs, thereby affecting results of operations. These factors also may have an adverse impact on Morgan Stanley's ability to achieve its strategic objectives.			
B.5	The group and the Issuer's position within the group:	MSBV has no subsidiaries.	It is ultimately controlle	d by Morgan Stanley.	
B.9	Profit Forecast:	Not Applicable. MSBV doc	es not provide profit fore	casts.	
B.10	Audit Report Qualifications:	Not Applicable. There are no qualifications in the auditor's reports on the financial statements of MSBV for the years ended 31 December 2013 and 31 December 2014.			
B.12	Selected Historical Key Financial Information:	Selected key financial info	rmation relating to MS	BV:	
				-	
		Statement of financial position (in EUR '000)	31 December 2013	31 December 2014	
		Total assets	8,170,610	8,081,802	
		Total liabilities and equity Statement of	8,170,610 31 December 2013	8,081,802	
		comprehensive income (in EUR '000)		31 December 2014	
		Net gains/ (losses) on financial instruments classified as held for trading	509,271	185,570	
		Net gains/ (losses) on financial instruments designated at fair value through profit or loss	(509,271)	(185,570)	
		Profit before income tax	6,094	6,658	
		Profit and total comprehensive income for the year/period	4,576	4,993	
		There has been no material December 2014, the date of MSBV, nor any significant coince 31 December 2014, accounts of MSBV.	f the latest published a change in the financial or	nnual audited accounts of trading position of MSBV	
B.13	Recent Events materially relevant to evaluation of solvency:	Not Applicable. MSBV considers that no event particular to itself and which is to a material extent relevant to the evaluation of its solvency has taken place since the publication of its last annual financial statements.			
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	other entities within the group:		
		MSBV is ultimately controlled by Morgan Stanley.	
B.15	The Issuer's principal activities:	MSBV's principal activity is the issuance of financial instruments and the hedging of obligations arising pursuant to such issuances.	
B.16	Controlling Persons:	MSBV is ultimately controlled by Morgan Stanley.	
B.17	Credit Ratings:	Not applicable. MSBV is not rated.	
		The Notes are not rated.	
B.18	Nature and scope of the Guarantee:	The payment obligations of MSBV in respect of the Notes are unconditionally and irrevocably guaranteed by Morgan Stanley pursuant to a guarantee dated as of 17 July 2013 and governed by New York law. The Guarantor's obligations under the Guarantee constitute direct and general obligations of the Guarantor which rank <i>pari passu</i> among themselves.	
B.19	Information about the Guarantor:	Please see below in relation to the Guarantor.	
B.19 (B.1)	Legal name and commercial name of the Guarantor:	Morgan Stanley	
B.19 (B.2)	Domicile and legal form of the Guarantor, the legislation under which the Guarantor operates and its country of incorporation:	Morgan Stanley was incorporated under the General Corporation Law of the State of Delaware. As a financial holding company, it is regulated by the Board of Governors of the Federal Reserve System under the Bank Holding Company Act of 1956, as amended. Morgan Stanley has its registered office in Delaware, U.S.A.	
B.19 (B.4b)	Trends:	The business of Morgan Stanley in the past have been, and in the future may continue to be, materially affected by many factors, including the effect of economic and political conditions and geopolitical events; the effect of market conditions, particularly in the global equity, fixed income, credit and commodities markets, including corporate and mortgage (commercial and residential) lending and commercial real estate markets; the impact of current, pending and future legislation (including the Dodd-Frank Wall Street Reform and Consumer Protection Act (the "Dodd-Frank Act")), regulation (including capital, leverage and liquidity requirements), policies (including fiscal and monetary) and legal and regulatory actions in the United States of America ("U.S.") and worldwide; the level and volatility of equity, fixed income, and commodity prices, interest rates, currency values and other market indices; the availability and cost of both credit and capital as well as the credit ratings assigned to Morgan Stanley's unsecured short-term and long-term debt; investor, consumer and business sentiment and confidence in the financial markets; the performance of Morgan Stanley's acquisitions, divestitures, joint ventures, strategic alliances or other strategic arrangements (including with Mitsubishi UFJ Financial Group, Inc. ("MUFG")); Morgan Stanley's reputation; inflation, natural disasters and acts of war or terrorism; the actions and initiatives of current and potential competitors as well as governments, regulators and self-regulatory organizations; the effectiveness of Morgan Stanley's risk management policies; technological changes and risks, including	

		cybersecurity risks; or a combination of these or other factors. In addition, legislative, legal and regulatory developments related to Morgan Stanley's businesses are likely to increase costs, thereby affecting results of operations. These factors also may have an adverse impact on Morgan Stanley's ability to achieve its strategic objectives.			
B.19 (B.5)	The group and the Guarantor's position within the group:	Morgan Stanley is the ultimate parent undertaking of the group comprising Morgan Stanley and its consolidated subsidiaries (the "Morgan Stanley Group").			
B.19 (B.9)	Profit Forecast:	Not applicable. Morgan Stanle	ey does not provide pro	fit forecasts.	
B.19 (B.10)	Audit Report Qualifications:	Not Applicable. There are no qualifications in the auditor's reports on the financial statements of Morgan Stanley for the years ended 31 December 2013 and 31 December 2014, as contained in Morgan Stanley's Annual Report on Form 10-K for the year ended 31 December 2014.			
B.19 (B.12)	Selected Historical Key Financial Information:	Selected key financial information relating to Morgan Stanley:			
		Balance Sheet (\$ in millions)	31 December 2013	31 December 2014	
		Total assets	832,702	801,510	
	:	Total liabilities and equity	832,702	801,510	
		Consolidated Statements of Income (\$\mathbe{s}\$ in millions)	31 December 2013	31 December 2014	
		Net revenues Income from continuing	32,493	34,275	
		operations before income taxes	4,558	3,591	
		Net income	3,613	3,667	
B.19 (B.13) Recent Events materially relevant to evaluation of solvency: There has been no material adverse change in the psince 31 December 2014, the date of the lates accounts of Morgan Stanley, nor any significant trading position of Morgan Stanley since 31 December 2014, the date of the lates accounts of Morgan Stanley since 31 December 2014, the date of the lates accounts of Morgan Stanley since 31 December 2014, the date of the lates accounts of Morgan Stanley since 31 December 2014, the date of the lates accounts of Morgan Stanley since 31 December 2014, the date of the lates accounts of Morgan Stanley since 31 December 2014, the date of the lates accounts of Morgan Stanley since 31 December 2014, the date of the lates accounts of Morgan Stanley since 31 December 2014, the date of the lates accounts of Morgan Stanley since 31 December 2014, the date of the lates accounts of Morgan Stanley since 31 December 2014, the date of the lates accounts of Morgan Stanley since 31 December 2014, the date of the lates accounts of Morgan Stanley since 31 December 2014, the date of the lates accounts of Morgan Stanley since 31 December 2014, the date of the lates accounts of Morgan Stanley since 31 December 2014, the date of the lates accounts of Morgan Stanley since 31 December 2014, the date of the lates accounts of Morgan Stanley since 31 December 2014, the date of the lates accounts of Morgan Stanley since 31 December 2014, the date of the lates accounts of Morgan Stanley since 31 December 2014, the date of the lates accounts of Morgan Stanley since 31 December 2014, the date of the lates accounts of Morgan Stanley since 31 December 2014, the date of Morgan Stanley since 31 December 2014, the date of Morgan Stanley since 31 December 2014, the date of Morgan Stanley since 31 December 2014, the date of Morgan Stanley since 31 December 2014, the date of Morgan Stanley since 31 December 2014, the date of Morgan Stanley since 31 December 2014, the date of Morgan Stanley since 31 December 2014, the date of Morgan Stanl			nor any significant of tanley since 31 Decem accounts of Morgan St nley considers that no elevant to the evaluation	published annual audited hange in the financial or ber 2014, the date of the anley. event particular to itself to of its solvency has taken	
B.19 (B.14)	Dependence upon other entities within the group:	See Element B.19 (B.5) for the group and the Guarantor's position within Morgan Stanley Group. Morgan Stanley is a holding company and depends on payments from its subsidiaries to fund dividend payments and to fund all payments on its obligations, including debt obligations.			
B.19 (B.15)	The Guarantor's principal	Morgan Stanley, a financial holding company, is a global financial services firm that, through its subsidiaries and affiliates, provides a wide variety of products and services to a large and diversified group of clients and customers, including			

	activities:	corporations, governments, financial institutions and individuals. It maintains significant market positions in each of its business segments — Institutional Securities, Wealth Management and Investment Management.	
B.19 (B.16)	Controlling Persons:	Not applicable; Morgan Stanley is a publicly-held company listed on the New York Stock Exchange and not directly or indirectly owned or controlled by any shareholder or affiliated group of shareholders.	
B.19 (B.17)	Credit Rating:	As of 16 December 2014, Morgan Stanley's short-term and long-term debt has been respectively rated (i) R-1 (middle) and A (high), with a stable outlook, by Dominion Bond Rating Service Limited. ("DBRS"), (ii) F1 and A, with a stable outlook, by Fitch Ratings, Ltd. ("Fitch"), (iii) P-2 and Baa2, with a positive outlook, by Moody's Investors Service, Inc. ("Moody's"), (iv) a-1 and A, with a negative outlook, by Ratings and Investment Information, Inc. ("R&I") and (v) A-2 and A-, with a negative outlook, by Standard & Poor's Financial Services LLC through its business unit Standard & Poor's Ratings Services ("S&P").	
		Section C - The Notes	
C.1	Type and class of the Notes and ISIN number:	ISIN: XS1138858078. The Notes are not Notes in respect of which physical settlement may apply or may be elected to apply ("Cash Settlement Notes").	
		Interest is payable on the notes, as further described in Element C.9 below calculated by reference to the value or performance of equity indices ("Equity Linked Interest Notes")".	
		Redemption amounts payable in respect of the Notes are linked to the value or performance of equity indices ("Equity-Linked Redemption Notes").	
		See Element C.9 and C.20 below for further details.	
C.2	Currency of Issue:	Notes are denominated in US dollar (USD).	
C.5	Restrictions on free transferability:	The Notes cannot be offered or sold in the U.S. or to U.S. persons, nor held in the U.S. or by U.S. Persons at any time. The Notes may not be acquired or held by, or acquired with the assets of, any employee benefit plan subject to Title I of the United States Employee Retirement Income Security Act of 1974, as amended ("ERISA"), any individual retirement account or plan subject to Section 4975 of the United States Internal Revenue Code of 1986, as amended, or any entity whose underlying assets include "plan assets" within the meaning of Section 3(42) of ERISA by reason of any such employee benefit plan's account's or plan's investment therein. THE NOTES HAVE NOT BEEN AND WILL NOT BE REGISTERED	
		UNDER THE UNITED STATES SECURITIES ACT OF 1933, AS AMENDED (THE "SECURITIES ACT"), OR THE SECURITIES LAWS OF ANY STATE IN THE UNITED STATES, AND ARE SUBJECT TO U.S. TAX LAW REQUIREMENTS. THE NOTES MAY NOT BE OFFERED, SOLD OR DELIVERED AT ANY TIME, DIRECTLY OR INDIRECTLY, WITHIN THE UNITED STATES OR TO OR FOR THE ACCOUNT OR BENEFIT OF U.S. PERSONS (AS DEFINED IN REGULATION S UNDER THE SECURITIES ACT).	
C.8	The Rights attached to the Notes, Ranking and Limitations to those Rights:	Interest: See Element C.9 for interest payable in respect of the Notes. Redemption: See Element C.9 for the redemption amount payable on the Maturity Date.	

The Ag ins	deemed prior to their Maturity Date at the Early Redemption Amount if the oteholders of not less than 25% in aggregate principal amount of the Notes we written notice to the Issuer declaring the Notes to be immediately due and yable. The Early Redemption Amount will be determined by the Determination gent to be the amount a qualified financial institution (being a financial).
Ag ins Ur the	gent to be the amount a qualified financial institution (being a financial
Iss	stitution organised under the laws of any jurisdiction in the USA, European aion or Japan and which satisfies certain credit ratings requirements, which the Determination Agent selects for this purposes at the time when the Early elemption Amount is to be determined) would charge to assume all of the suer's obligations in respect of the Notes or to undertake obligations that build have the effect of preserving the economic equivalent of any payments of the Issuer to the Noteholder with respect to the Notes.
Th	e Events of Default applicable to the Notes are as follows:
	non-payment by the Issuer or the Guarantor of any amount of principal (within 7 days of the due date) or any amount of interest (within 30 days of the due date) in respect of the Notes;
(2)	default in the performance or observance by the Issuer [or the Guarantor in respect of any of their other (non-payment) obligations under or in respect of the Notes and such default remains unremedied for 60 days (after written notice to the Issuer by Noteholders of not less than 25% in aggregate principal amount of the relevant Series); and
(3)	the Issuer or the Guarantor becomes insolvent or is unable to pay its debts as they fall due, or an administrator or liquidator is appointed in respect of the Issuer or the Guarantor or the whole or a substantial part of its undertaking, assets and revenues (otherwise than for the purposes of or pursuant to an amalgamation, reorganisation or restructuring whilst solvent), or the Issuer or the Guarantor takes any action for a composition with or for the benefit of its creditors generally, or an order is made or an effective resolution is passed for the winding up, liquidation or dissolution of the Issuer or the Guarantor (otherwise than for the purposes of or pursuant to an amalgamation, reorganisation or restructuring whilst solvent) and in the case of the Guarantor such order or effective resolution has remained in force and has not been rescinded, revoked or set aside for sixty days after the date on which such order is made or effective resolution is passed.
Sta Iss	ttus of the Notes: The Notes constitute direct and general obligations of the uer ranking pari passu among themselves.
Lin	nitations to the rights:
No	escription. Claims for principal and interest on redemption in respect of the tes shall become void unless the relevant Note Certificates are surrendered payment within ten years of the due date for payment.

		Early Redemption.		
		Call Option: Not Applicable		
		"Autocallable Notes (Autocall 1)" Where: Automatic Early Redemption Dates means 24 December 2015, 24 June 2016, 24 December 2016, 24 June 2017 and 24 December 2017; Relevant Underlying Value is the value of the Relevant Underlying, determined according to the Valuation Determination Terms specified below; Knock-in Value means the Relevant Underlying Value of the worst performing Basket Component, determined according to the Value Determination Terms specified below;		
		Specified Rate is 100%; and		
		Automatic Early Redemption Determ Autocall Barrier Values are as set out in	ination Dates and the corresponding the table below:	
		Automatic Early Redemption Determination Dates	Autocall Barrier Value	
l		11 December 2015	100%	
		11 June 2016	100%	
		11 December 2016	100%	
		11 June 2017	100%	
		11 December 2017	100%	
		Value Determination Terms for determining Relevant Underlying Va The Determination Agent will determine the value of the Relevant Underly as of the scheduled weekday closing time of the exchange. Value Determination Terms for determining Initial Reference Value: Determination Agent will determine the value of the Relevant Underlying a the scheduled weekday closing time of the exchange. Value Determination Terms for determining Final Reference Va (Autocall): The Determination Agent will determine the value of the Relevant Underlying as of the scheduled weekday closing time of the exchange.		
C.9	Interest,	See Element C.8 above.		
	Redemption and			
	Representation:	See further Element C.10 below. Nominal Interest Rate:		
		Date from which interest becomes paya	ble and the due dates for interest:	
			_	
	Interest Commencement Date is 25 June 2015 and the Interest Dates are scheduled to fall on 24 December 2015, 24 June 2016, 2016, 24 June 2017, 24 December 2017 and 25 June 2018, and adjustment for non-business days.		nber 2015, 24 June 2016, 24 December	
		Description of the Relevant Underlyi linked:	ing to which interest payments are	
		Interest amounts payable in respect of performance of a basket of indices, "Relevant Underlying". See Element C.	such basket of underlyings being a	

Maturity Date: 25 June 2018, subject to adjustment for valuation and nonbusiness days. Yield: Not applicable. The Notes are not Fixed Rate Notes. Arrangements for the amortisation of the loan including repayment procedures: "Autocallable Notes (Single Barrier Final Redemption)" applies. If, on the Determination Date, the Determination Agent determines that the Knock-in Value is at or greater than or equal to the Final Redemption Barrier Value, the Issuer will pay an amount per Calculation Amount equal to (i) the product of the Calculation Amount and the Specified Rate 1. In all other cases, the Issuer will pay an amount per-Calculation Amount equal to the product of the Calculation Amount and the sum of (A) the Specified Rate 2 and (B) the product of the Participation Rate and the value which is the Final Reference Value of the worst performing Basket Component divided by the Initial Reference Value of the worst performing Basket Component. Where Final Redemption Barrier Value: 60% of the Initial Reference Value; Specified Rate 1 is 100%: Specified Rate 2 is 100%; Participation Rate is 100%; Final Reference Value is the Relevant Underlying Value as of the Determination Date: Knock-in Value means the Relevant Underlying Value of the worst performing Basket Component, determined according to the Value Determination Terms specified below: Determination Date is 11 June 2018: Initial Reference Value is the Relevant Underlying Value as of the Strike Date: Strike Date is 24 June 2015: Relevant Underlying Value is the value of the Relevant Underlying, determined according to the Value Determination Terms specified below. Value Determination Terms for determining Relevant Underlying Value: The Determination Agent will determine the value of the Relevant Underlying as of the scheduled weekday closing time of the exchange. Value Determination Terms for determining Initial Reference Value: The Determination Agent will determine the value of the Relevant Underlying as of the scheduled weekday closing time of the exchange. Value Determination Terms for determining Final Reference Value: The Determination Agent will determine the value of the Relevant Underlying as of the scheduled weekday closing time of the exchange. Repayment procedure: While in global form, payments in respect of the Notes

shall be made against the presentation and surrender of the global note certificate at the specified office of or to the order of a paying agent. All payments will be made subject to the fiscal laws in force in the place of presentation and payment.

Representation: Not applicable. No representatives of debt security holders are appointed.

component in interest payment (explanation as to how the value of the investment is affected by the value of the Relevant

Underlying, especially under

circumstances

where the risks are most evident):

Derivative

C.10

Derivative component in interest payment:

The Notes are "Autocallable Notes (Barrier Conditional Coupon)". On each Barrier Observation Date relating to an Interest Determination Date, if the Determination Agent determines that the Knock-in Value is greater than or equal to the Coupon Barrier Value in respect of that Interest Determination Date, the Issuer will pay the Coupon Amount on the immediately succeeding Interest Payment Date. No interest will otherwise be paid by the Issuer. The Coupon Amount, if payable, will be an amount per Calculation Amount calculated by the Determination Agent by multiplying the Coupon Rate in respect of that Interest Determination Date and the Calculation Amount and subtracting from this amount any interest which had been previously determined as being payable in respect of the Notes.

Where:

Initial Reference Value is the Relevant Underlying Value as of the Strike Date:

Strike Date: 24 June 2015;

Knock-in Value means the Relevant Underlying Value of the worst performing Basket Component, determined according to the Value Determination Terms specified below;

Interest Payment Dates means: 24 December 2015, 24 June 2016, 24 December 2016, 24 June 2017, 24 December 2017 and 25 June 2018;

Barrier Observation Dates means as specified in Barrier Observation Period; and

Interest Determination Dates and the corresponding Coupon Rates, Coupon Barrier Values and Barrier Observation Period are as set out in the table below:

Interest Determination Date	Coupon Rate	Coupon Barrier Value	Barrier Observation Period
11 December 2015	2.50%	60%	Each Scheduled Trading Day beginning on (and including) 25 June 2015 and ending on (but excluding) 12 December 2015
11 June 2016	2.50%	60%	Each Scheduled Trading Day beginning on (and including) 12 December 2015 and ending on (but excluding) 12 June 2016
11 December 2016	2.50%	60%	Each Scheduled Trading Day beginning on (and including) 12 June 2016 and ending on (but excluding) 12 December 2016
11 June 2017	2.50%	60%	Each Scheduled Trading Day beginning on (and

	at least EUR100,000):	increase or decrease in the return of the Notes. The interest and redemption amounts payable on the Notes are linked to the value or performance of the Relevant Underlying as of one or more predefined dates and, irrespective of the level of the Relevant Underlying between these dates, the values or performance of the Relevant Underlying on these dates will				
	affected by the Relevant Underlying (unless the securities have a denomination of	performance of the l barrier and a small i Relevant Underlying	Relevant Under increase or dec near to the thre	rlying Value no rease in the val eshold or barrie	dependent on the value or of reaching a threshold or lue or performance of the r may lead to a significant	
C.15	How the value of the investment is	The market price or changes in the value of	value of Notes of the Relevant	at any time is Underlying to w	expected to be affected by which the Notes are linked.	
C.11	Admission to Trading:	Application has been the Irish Stock Excha	made for Note nge's Regulated	s to be listed an d Market.	d or admitted to trading on	
		and lead to adjust Determination Agent price sources are affirmay make adjustment account for relevant Underlying. In additerminate the Notes each Note, the Issue	ments and/or the shall determine the state of the Note of the state of	early redemptine whether the levents on a relevants, or take any correvents in circumstances, any such event.	ot the Relevant Underlying ion of the Notes. The Notes or any exchanges or vant date of valuation, and other appropriate action, to relation to the Relevant the Issuer may redeem or In this case, in relation to h amount may, in certain which may be less than the	
		The following disrup Change in Law / Hed	otion events app ging Disruption	oly in relation to and Increased	o the Relevant Underlying: Cost of Hedging.	
		See Element C.15 for a description of how the value of the investment is affected by the Relevant Underlying.				
		Value Determination Terms for determining Final Reference Value: The Determination Agent will determine the value of the Relevant Underlying as of the scheduled weekday closing time of the exchange.				
		Value Determination Determination Agent the scheduled weekd	t will determine	the value of the	itial Reference Value: The Relevant Underlying as of e.	
		Value Determination The Determination A as of the scheduled w	Agent will deter	mine the value	elevant Underlying Value: of the Relevant Underlying hange.	
		11 June 2018	2.50%	60%	Each Scheduled Trading Day beginning on (and including) 12 December 2017 and ending on (but excluding) 12 June 2018	
		11 December 2017	2.50%	60%	Each Scheduled Trading Day beginning on (and including) 12 June 2017 and ending on (but excluding) 12 December 2017	
					including) 12 December 2016 and ending on (but excluding) 12 June 2017	

		affect the value of the Notes more than any of	ther factor.		
		The Final Redemption Amount payable on the Notes is contingently linked to a specified percentage of the performance of the Relevant Underlying and Noteholders may not receive the amount initially invested, and may receive a significantly lesser amount. The market price or value of the Notes at any time is expected to be affected by			
		changes in the value of the Relevant Underlying to which the Notes are linked.			
		See also Element C.9.			
C.16	Expiration/ maturity date of the derivative securities – the exercise date/final reference date:	Unless previously redeemed, each series of Notes will be redeemed on the applicable Maturity Date at their Final Redemption Amount.			
C.17	Settlement procedure of the derivative	The Notes are Cash Settlement Notes and will be redeemed by the payment of the Final Redemption Amount.			
	On the relevant date for redemption of the Notes, the Issuer relevant redemption amount per Calculation Amount to the through the relevant clearing systems, and such amounts shall be relevant Noteholders' respective accounts held either with systems or with a financial intermediary that is a member of systems.				
C.18	How the return on the derivative securities takes place:	Notes are not ordinary debt securities and the the performance of the equity indices identifie Relevant Underlying (each a 'Basket	e redemption amount is linked to d as the Relevant Underlying. Bloomberg Code		
	placer	Component' and together the 'Basket')	Distance Code		
		S&P 500 Index	SPX Index		
		Eurostoxx 50 Index	SX5E Index		
		See also Elements C.9 and C.15.			
C.19	Exercise price/final reference price of the underlying:	The Final Reference Value for the purpose of determining the performance of a Relevant Underlying will be determined by the Determination Agent by reference to the level of an equity index.			
C.20	Type of underlying and where	The Notes are Equity-Linked Interest Notes.			
	information on the underlying can be found:	The Notes are Equity-Linked Redemption Notes.			
		"Relevant Underlying" means the Basket Components as set out in the table above at C.18.			
		Weighting applicable to each Basket Component: Not Applicable			
		Information about the past and the further performance of the Relevant Underlying and its volatility can be obtained from:			
		in respect of the S&P 500® Index: Bloomberg Code: SPX; and			

		http://www.standardandpoors.com/indices/sp-500/en/us/?indexId=spusa-500-usdufp-us-l in respect of the S&P 500® Index; and
		in respect of the Eurostoxx 50® Index: Bloomberg Code: SX5E Index; and
		http://www.stoxx.com/indices/index_information.html?symbol=sx5e
C.21	Indication of market where securities will be traded and for which prospectus has been published:	Not Applicable.
		Section D = Risks
D.2	Key Risks Specific to the Issuers and the Guarantor:	The following key risks affect Morgan Stanley and, since Morgan Stanley is the ultimate holding company of MSBV, also impact MSBV:
		Liquidity and funding risk: Liquidity is essential to Morgan Stanley's businesses and Morgan Stanley relies on external sources to finance a significant portion of its operations. Morgan Stanley's borrowing costs and access to the debt capital markets depend significantly on its credit ratings, which may change. Further, Morgan Stanley is a holding company and depends on payments from its subsidiaries. As a result, there is a risk that Morgan Stanley will be unable to finance its operations due to a loss of access to the capital markets or difficulty in liquidating its assets. Further, Morgan Stanley's liquidity and financial condition have in the past been, and in the future could be, adversely affected by U.S. and international markets and economic conditions.
		Market risk: Morgan Stanley's results of operations may be materially affected by market fluctuations and by global and economic conditions and other factors. Morgan Stanley may experience declines in value of its financial instruments and other losses related to volatile and illiquid market conditions. Holding large and concentrated positions may expose Morgan Stanley to losses. In particular, Morgan Stanley has incurred, and may continue to incur, significant losses in the real estate. These factors may result in losses for a position or portfolio held by Morgan Stanley or its consolidated subsidiaries.
		Credit Risk: Morgan Stanley is exposed to the risk that third parties that are indebted to it will not perform their obligations, as well as that a default by another large financial institution could adversely affect financial markets generally. Such factors give rise to a risk that risk of loss arising when a borrower, counterparty or issuer does not meet its financial obligations.
		Operational Risk: Morgan Stanley is subject to the risk of financial or other loss, or potential damage to a firm's reputation, resulting from inadequate or failed internal processes, people, resources and systems or from external events (e.g. fraud, legal and compliance risks or damage to physical assets). Morgan Stanley may incur operational risk across the full scope of its business activities, including revenue-generating activities (e.g. sales and trading) and control groups (e.g. information technology and trade processing).
		Legal, Regulatory and Compliance Risk: Morgan Stanley is subject to the risk of legal or regulatory sanctions, material financial loss including fines, penalties, judgments, damages and/or settlements, or loss of reputation as a result of failure to comply with laws, regulations, rules, related self-regulatory organization standards and codes of conduct applicable to its business activities. Morgan Stanley is subject to contractual and commercial risk such as

1		the risk that a counterpartyla parformance chlication will be a second or se
		the risk that a counterparty's performance obligations will be unenforceable. Further, in today's environment of rapid and possibly transformational regulatory change, Morgan Stanley also views regulatory change as a component of legal, regulatory and compliance risk
		Risk Management: Morgan Stanley's hedging strategies and other risk management techniques may not be fully effective in mitigating its risk exposure in all market environments or against all types of risk.
		Competitive Environment Risk: Morgan Stanley faces strong competition from other financial services firms, which could lead to pricing pressures that could materially adversely affect its revenue and profitability. Further automated trading markets may adversely affect Morgan Stanley's business (for example by putting downward pressure on trading commissions or comparable fees). Finally, Morgan Stanley's ability to retain and attract qualified employees is critical to the success of its business and the failure to do so may materially adversely affect its performance
		International Risk: Morgan Stanley is subject to numerous political, economic, legal, operational, franchise and other risks as a result of its international operations (including risks of possible nationalization, expropriation, price, capital or exchange controls, increased taxes and levies and other restrictive governmental actions, as well as the outbreak of hostilities or political and governmental instability) which could adversely impact its businesses in many ways.
		Acquisition and Joint Venture Risk: in relation to past and future acquisitions, Morgan Stanley may be unable to fully capture the expected value from acquisitions, joint ventures, minority stakes and strategic alliances.
		All material assets of MSBV are obligations of one or more companies in the Morgan Stanley group and MSBV's ability to perform its obligations is dependent upon such companies fulfilling their obligations to MSBV. Should such companies prospects be impaired, holders of securities issued by MSBV may also be exposed to a risk of loss.
D.3	Key Risks Specific to the Notes:	The securities are subject to the following risks:
		• THE NOTES ARE NOT BANK DEPOSITS AND ARE NOT INSURED BY THE U.S. FEDERAL DEPOSIT INSURANCE CORPORATION OR ANY OTHER GOVERNMENTAL AGENCY, NOR ARE THEY OBLIGATIONS OF, OR GUARANTEED BY, A BANK.
		Investors may receive no or a limited amount of interest.
		Payments may occur at a different time than expected.
		Investors may lose all or a substantial portion of their investment if the value / performance of the Relevant Underlying does not move in the anticipated direction.
		• The terms of certain Notes differ from those of ordinary debt securities because the Notes may not pay interest and, on maturity, depending on the performance of the Relevant Underlying, may return less than the amount invested or nothing, or may return assets or securities of an issuer that is not affiliated with the Issuer, the value of which is less than the amount invested.

	Τ	A 30
	•	Any person intending to use the Notes as a hedge instrument should recognise that the Notes may not hedge exactly a Relevant Underlying or portfolio of which a Relevant Underlying forms a part.
	•	Secondary trading of the Notes may be limited. Further, if the Notes are traded via one or more electronic trading systems and these systems become partially or completely unavailable, this would effect the investor's ability to trade the Notes.
	•	Potential conflicts of interest may exist between the investor and the Determination Agent, who, under the terms of the Notes, may make such adjustments as it considers appropriate as a consequence of certain events affecting the Relevant Underlying, and in doing so, is entitled to exercise substantial discretion.
	•	Because the Global Note Certificates may be held by or on behalf of a clearing system investors will have to rely on such clearing system's procedures for transfer, payment and communication with the relevant Issuer.
	•	The terms and conditions applicable to the Notes permit defined majorities to bind all holders of the Notes, including those who did not attend and vote at the relevant meeting.
	•	The Issuer may enter into distribution agreements with various financial institutions and other intermediaries as determined by the Issuer, (i) to whom a periodic fee may be payable and (ii) who may sell the Notes to investors at a price different from the price at which they purchase the Notes.
	•	U.S. federal tax law may impose a withholding tax of up to 30% on payments or deemed payments made to non-U.S. persons that are contingent upon or determined directly or indirectly by reference to U.Ssource dividends. If withholding is so required, none of the Issuers, the Guarantor or any intermediary will be required to pay any additional amounts with respect to the amounts so withheld.
	•	Notes may be redeemed early if the Issuer or Guarantor is obliged to increase the amounts payable in respect of any Notes due to any withholding or deduction for or on account of, any present or future taxes or such levies.
	•	If an event of default occurs in respect of the Issuer or the Guarantor, investor would have an unsecured claim against the Issuer or the Guarantor for the amount due on the early redemption of the Notes.
	•	An Issuer may amend the terms and condition of the Notes, the Guarantee and the deed of covenant dated 17 July 2013 (as amended or supplemented from time to time) in relation to, amongst others, the Notes, without Noteholder consent if, in its opinion, such amendments are not materially prejudicial to Noteholders.
	•	The market price of Notes may be very volatile. Further, investors in Notes may receive no interest and payment or payment of principal or interest, if applicable, may occur at a different time or in a different currency than expected. The Relevant Underlying may be subject to significant fluctuations that may not correlate with changes in interest rates, currencies or other indices. The timing of changes in a Relevant Underlying may affect the actual yield to investors, even if the average level is consistent with their expectations. In general, the

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	earlier the change in the Relevant Underlying the greater the effect on yield.
•	It is impossible to predict how the level of the Relevant Underlying will vary over time. The historical performance value (if any) of the Relevant Underlying does not indicate the future performance of the Relevant Underlying. Factors such as volatility, interest rates, remaining term of the Notes or exchange rates will influence the price investors will receive if an investor sells its Notes prior to maturity.
•	The Issuer's and/or its affiliates' hedging costs tend to be higher the less liquidity the Relevant Underlying has or the greater the difference between the "buy" and "sell" prices for the Relevant Underlying or derivatives contracts referenced to the Relevant Underlying, and this may impact payments on the Notes.
•	General exchange rate and exchange control risks, including the risk that exchange rates will affect an investment in the Notes, the risk of the Issuer's lack of any control over exchange rates and the risk that some currencies may become unavailable and of an alternative payment method used if the payment currency becomes unavailable.
•	The Determination Agent may determine that a Disruption Event has occurred and such events can affect the Relevant Underlying and lead to adjustments and/or early redemption of the Notes.
	Indices are comprised of a synthetic portfolio of other assets, and its performance may be dependent on the performance of such assets. Returns on the Notes do not reflect a direct investment in underlying shares or other assets comprising the Index. A change in the composition or discontinuance of an Index could adversely affect the market value of the Notes. Notes are not sold or promoted by an Index or the sponsor of such Index. The Issuer or its affiliates are not liable for the actions or omissions of the sponsor of an Index, any information concerning an Index, the performance of such Index or use thereof in connection with the Notes.
•	The investors will bear the risk of the performance of each of the Basket Components. A high correlation of Basket Components may have a significant effect on amounts payable. The negative performance of a single Basket Component may outweigh a positive performance of one or more other Basket Components.
•	Amounts payable in respect of the Notes are linked to the value / performance of the worst performing Basket Component, irrespective on the value / performance of the other Basket Components.
•	Payment of interest and redemption and early redemption amounts on the Notes is conditional on the value or performance of the Relevant Underlying being greater than or equal to a specified barrier value, and if such condition (a "barrier condition") is not satisfied, then the amount of interest payable will be zero. Further, the barrier condition needs to be satisfied by the value / performance of the worst performing Basket Component, irrespective of the performance of the other Basket Components.
•	The Notes will be redeemed early if the Relevant Underlying Value of the worst performing Basket Component on any Automatic Early Redemption Valuation Date is greater than or equal to a specified

		barrier value.
		An investment in the Notes bears the risk that the Issuer or the Guarantor is not able to fulfil its obligations in respect of such Notes at maturity or before maturity of the Notes. In certain circumstances holders may lose all or a substantial portion of their principal or investment.
D.6	Risk Warning:	See Element D.3 for the key risks that are specific to the Notes.
		WARNING: INVESTORS IN NOTES CONSTITUTING DERIVATIVE SECURITIES UNDER REGULATION EC/809/2004, AS AMENDED, MAY LOSE THE VALUE OF THEIR ENTIRE INVESTMENT, OR PART OF IT.
		Section E = Offer
E.2b	Reasons for the Offer and Use of Proceeds:	The net proceeds of each issue of Notes will be used by the relevant Issuer for general corporate purposes and/or in connection with hedging its obligations under the Notes.
E.3	Terms and Conditions of the Offer:	Conditions, offer statistics, expected timetable and action required to apply for the offer
	Offer.	Not Applicable
		Plan of distribution and allotment
		Not Applicable
		Pricing
		Not Applicable
		Placing and Underwriting
		Calculation Agent: Morgan Stanley & Co International plc
		Determination Agent: Morgan Stanley & Co International plc
E.4	Interests Material to the Issue:	Subject to potential conflicts between the investor and the Determination Agent when MSI plc and other affiliates or subsidiaries of Morgan Stanley carry out hedging activities or trades, each of Morgan Stanley, MSBV and Morgan Stanley & Co International plc do not have interests material to the issue.
E.7	Estimated Expenses charged to the investor by the Issuer or the offeror:	There are no estimated expenses charged to the investor by the Issuer or the Authorised Offeror.