SUPPLEMENT NO. 4 DATED 5 AUGUST 2016 TO THE OFFERING CIRCULAR DATED 10 MAY 2016

Bank of America Corporation

(a Delaware (U.S.A.) corporation)

Merrill Lynch B.V. (a Dutch Private Limited Liability Company)

Merrill Lynch International & Co. C.V. (a Curaçao Limited Partnership)

NOTE, WARRANT AND CERTIFICATE PROGRAMME

Irrevocably guaranteed

(in respect of Instruments issued by Merrill Lynch B.V., and (other than Secured W&C Instruments) issued by Merrill Lynch International & Co. C.V.)

by

Bank of America Corporation (*a Delaware* (U.S.A.) corporation)

This supplement (the "**Supplement**") constitutes a supplement to the offering circular of Bank of America Corporation ("**BAC**"), Merrill Lynch B.V. ("**MLBV**") and Merrill Lynch International & Co. C.V. ("**MLICo.**") dated 10 May 2016 (the "**Original Offering Circular**") (as supplemented on 6 July 2016, 15 July 2016 and 21 July 2016, the "**Offering Circular**"), prepared in connection with the Note, Warrant and Certificate Programme (the "**Programme**") of BAC, MLBV and MLICo. Terms defined in the Offering Circular have the same meanings when used in this Supplement.

This Supplement is supplemental to, and shall be read in conjunction with, the Offering Circular. To the extent that there is any inconsistency between (a) any statement in this Supplement or any statement incorporated by reference into the Offering Circular by this Supplement and (b) any other statement in or incorporated by reference into the Offering Circular, the statements in (a) above will prevail.

Each of BAC, MLBV and MLICo. accepts responsibility for the information contained in this Supplement and to the best of the knowledge of BAC, MLBV and MLICo. (each having taken all reasonable care to ensure that such is the case), the information contained in this Supplement is in accordance with the facts and does not omit anything likely to affect the import of such information.

Copies of this Supplement and the document incorporated by reference will be available for collection as set out in the section entitled "*General Information – Documents Available*" in the Offering Circular (at pages 717-718) and on the Luxembourg Stock Exchange's website at <u>www.bourse.lu</u>.

Incorporation by Reference of 1 August 2016 Form 10-Q

The BAC Form 10-Q dated 1 August 2016 in respect of the six months ended 30 June 2016 (the "1 August 2016 Form 10-Q") was filed with the U.S.Securities and Exchange Commission (the "SEC") on 1 August 2016. By virtue of this Supplement, the sections of the 1 August 2016 Form 10-Q referred to below are incorporated by reference into, and form part of, the Offering Circular. Any information included in the 1 August 2016 Form 10-Q that is not listed below shall not be deemed to be incorporated by reference into, and form part of, this Supplement and is given for information purposes only.

Information Incorporated by Reference From the 1 August 2016 Form 10-Q	Page Number
Part I	
Item 1. Financial Statements (unaudited)	
Consolidated Statement of Income	Page 114
Consolidated Statement of Comprehensive Income	Page 115
Consolidated Balance Sheet	Page 116
Consolidated Statement of Changes in Shareholders' Equity	Page 118
Consolidated Statement of Cash Flows	Page 119
Notes to Consolidated Financial Statements	Page 120
1 – Summary of Significant Accounting Principles	Page 120
2 – Derivatives	Page 122
3 – Securities	Page 134
4 – Outstanding Loans and Leases	Page 139
5 – Allowance for Credit Losses	Page 158
6 – Securitizations and Other Variable Interest Entities	Page 160
7 – Representations and Warranties Obligations and Corporate Guarantees	Page 167
8 – Goodwill and Intangible Assets	Page 171
9 – Federal Funds Sold or Purchased, Securities Financing Agreements and Short-term	Page 173
Borrowings	0
10 – Commitments and Contingencies	Page 176
11 – Shareholders' Equity	Page 180
12 – Accumulated Other Comprehensive Income (Loss)	Page 183
13 – Earning Per Common Share	Page 185
14 – Fair Value Measurements	Page 186
15 – Fair Value Option	Page 201
16 – Fair Value of Financial Instruments	Page 204
17 – Mortgage Servicing Rights	Page 205
18 – Business Segment Information	Page 207
Glossary	Page 211
Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations	Page 3

operations	
Executive Summary	Page 4
Recent Events	Page 5
Financial Highlights	Page 7
Balance Sheet Overview	Page 11
Supplemental Financial Data	Page 16
Business Segment Operations	Page 24
Consumer Banking	Page 25
Global Wealth & Investment Management	Page 32
Global Banking	Page 36
Global Markets	Page 40
All Other	Page 43
Off-Balance Sheet Arrangements and Contractual Obligations	Page 45
Managing Risk	Page 47
Capital Management	Page 48
Liquidity Risk	Page 58

Credit Risk Management	Page 64	
Consumer Portfolio Credit Risk Management	Page 65	
Commercial Portfolio Credit Risk Management	Page 81	
Non-U.S. Portfolio	Page 93	
Provision for Credit Losses	Page 95	
Allowance for Credit Losses	Page 95	
Market Risk Management	Page 101	
Trading Risk Management	Page 101	
Interest Rate Risk Management for the Banking Book	Page 106	
Mortgage Banking Risk Management	Page 109	
Complex Accounting Estimates	Page 109	
Item 3. Quantitative and Qualitative Disclosures about Market Risk	Page 113	
Item 4. Controls and Procedures	Page 113	
Part II Other Information		
Item 1. Legal Proceedings	Page 215	
Item 1A. Risk Factors	Page 215	
Item 2. Unregistered Sales of Equity Securities and Use of Proceeds	Page 216	
Item 6. Exhibits	Page 217	
Signature	Page 218	
Index to Exhibits	Page 219	
Exhibit 12	Page 225*	
This page number is a reference to the DDE page included in the 1 August 2016	Form 10 O	

*This page number is a reference to the PDF page included in the 1 August 2016 Form 10-Q.

Incorporation by Reference of BAC 1 August 2016 Form 8-K

Portions of the BAC Form 8-K dated 1 August 2016 reflecting the change in basis of presentation of BAC's business segments for the year ended December 31, 2015 (the "1 August 2016 Form 8-K") were filed with the SEC on 1 August 2016. By virtue of this Supplement, the sections of the 1 August 2016 Form 8-K referred to below are incorporated by reference into, and form part of, the Offering Circular. Any information included in the 1 August 2016 Form 8-K that is not listed below shall not be deemed to be incorporated by reference into, and form part of, this Supplement and is given for information purposes only.

Information Incorporated by Reference	
From the 1 August 2016 Form 8-K	Page Number
Item 8.01. Other Events	<i>Page 2**</i>
Exhibit 99.1	Pages 6 to 115**
Executive Summary	Page 3
Recent Events	Page 4
Financial Highlights	Page 6
Balance Sheet Overview	Page 9
Supplemental Financial Data	Page 12
Business Segment Operations	Page 14
Consumer Banking	Page 16
Global Wealth & Investment Management	Page 20
Global Banking	Page 22
Global Markets	Page 24
All Other	Page 26
Off-Balance Sheet Arrangements and Contractual Obligations	Page 27
Managing Risk	Page 30
Strategic Risk Management	Page 34

Capital Management	Page 34
Liquidity Risk	Page 41
Credit Risk Management	Page 46
Consumer Portfolio Credit Risk Management	Page 47
Commercial Portfolio Credit Risk Management	Page 58
Non-U.S. Portfolio	Page 67
Provision for Credit Losses	Page 69
Allowance for Credit Losses	Page 69
Market Risk Management	Page 73
Trading Risk Management	Page 74
Interest Rate Risk Management for Non-trading Activities	Page 78
Mortgage Banking Risk Management	Page 80
Compliance Risk Management	Page 80
Operational Risk Management	Page 80
Reputational Risk Management	Page 81
Complex Accounting Estimates	Page 81
2014 Compared to 2013	Page 86
Overview	Page 86
Business Segment Operations	Page 87
Statistical Tables	Page 89
Glossary	Page 108
Exhibit 99.2	Pages 116 to 237**

Consolidated Statement of Income	Page 4
Consolidated Statement of Comprehensive Income	Page 5
Consolidated Balance Sheet	Page 6
Consolidated Statement of Changes in Shareholders' Equity	Page 8
Consolidated Statement of Cash Flows	Page 9
Note 1 - Summary of Significant Accounting Principles	Page 10
Note 2 - Derivatives	Page 21
Note 3 - Securities	Page 31
Note 4 - Outstanding Loans and Leases	Page 36
Note 5 - Allowance for Credit Losses	Page 50
Note 6 - Securitizations and Other Variable Interest Entities	Page 52
Note 7 - Representations and Warranties Obligations and Corporate	Page 58
Guarantees	
Note 8 - Goodwill and Intangible Assets	Page 62
Note 9 - Deposits	Page 63
Note 10 - Federal Funds Sold or Purchased, Securities Financing Agreements	Page 63
and Short-term Borrowings	
Note 11 - Long-term Debt	Page 66
Note 12 - Commitments and Contingencies	Page 69
Note 13 - Shareholders' Equity	Page 77
Note 14 - Accumulated Other Comprehensive Income (Loss)	Page 81
Note 15 - Earnings Per Common Share	Page 83
Note 16 - Regulatory Requirements and Restrictions	Page 84
Note 17 - Employee Benefit Plans	Page 86
Note 18 - Stock-based Compensation Plans	Page 93
Note 19 - Income Taxes	Page 94
Note 20 - Fair Value Measurements	Page 97

Note 21 - Fair Value Option	Page 111
Note 22 - Fair Value of Financial Instruments	Page 114
Note 23 - Mortgage Servicing Rights	Page 115
Note 24 - Business Segment Information	Page 116
Note 25 - Parent Company Information	Page 120
Note 26 - Performance by Geographical Area	Page 122

** These page numbers are a reference to the PDF page included in the 1 August 2016 Form 8-K.

Amendments to the section entitled "Offering and Sale"

The section entitled "OFFERING AND SALE" shall be amended by deleting the subsection headed "INDIA" (on pages 698 to 706 of the Original Offering Circular) and replacing it with the following:

"INDIA

For Share Linked W&C Instruments in respect of which the LEPW Conditions apply and either (i) "National Stock Exchange of India" or "Bombay Stock Exchange" is specified as the "Exchange" in the applicable Final Terms or (ii) "Pre-IPO Share" is specified as applicable in the applicable Final Terms:

- (a) By the purchase of any W&C Instruments, on the date of purchase and on each day the W&C Instruments are being held, each Holder will be deemed to represent and warrant that its purchase of W&C Instruments is in full compliance with the following selling restrictions (as set out in paragraphs (a) and (b), the "Sales Restrictions") and it undertakes and agrees to the Sales Restrictions below:
 - (i) W&C Instruments shall not be offered, sold or transferred to (i) an Indian Resident, or (ii) a Non-Resident Indian (each of (i) and (ii), a "Restricted Entity"), or (iii) an unregulated Broad Based Fund which is classified as a Category II foreign portfolio investor by virtue of its investment manager being appropriately regulated or (iv) a Category III foreign portfolio investor (each of (iii) and (iv), a "Prohibited Entity").

For the purposes of these Sales Restrictions:

"Indian Resident" means a Person resident in India as per the following:

- (A) An individual is said to be resident in India in any previous year, if he:
 - (1) is in India in that year for a period or periods amounting in all to one hundred and eighty-two days or more; or
 - (2) having within the four years preceding that year been in India for a period or periods amounting in all to three hundred and sixty-five days or more, is in India for a period or periods amounting in all to sixty days or more in that year.

Provided in relation to clause (2) above the words "sixty days" will be replaced by "one hundred and eighty-two days" for:

(x) an individual being a citizen of India, who leaves India in any previous year as a member of the crew of an Indian ship as defined in Section 3(18) of the Merchant Shipping Act, 1958, or for the purposes of employment outside India; or (y) for an individual being a citizen of India, or a person of

Indian origin within the meaning of Explanation to Section 115C(e) of the Income Tax Act, 1961 (i.e. if he, or either of his parents or any of his grand-parents, was born in undivided India), who, being outside India, comes on a visit to India in any previous year.

- (B) A Hindu undivided family, firm or other association of persons is said to be resident in India in any previous year in every case except where during that year the control and management of its affairs is situated wholly outside India.
- (C) A company is said to be resident in India in any previous year, if:
 - (1) it is an Indian company; or
 - (2) during that year, the control and management of its affairs is situated wholly in India.
- (D) Every other person is said to be resident in India in any previous year in every case, except where during that year the control and management of his affairs is situated wholly outside India.

"**Non-Resident Indian**" means a Person Resident Outside India who is a citizen of India or is a Person of Indian Origin.

"**Person**" means (A) an individual; (B) a Hindu Undivided Family; (C) a company; (D) a firm; (E) an association of persons or a body of individuals, whether incorporated or not; (F) a local authority; or (G) every artificial juridical person, not falling within any of the preceding categories.

"Person Resident Outside India" means a Person who is not an Indian Resident.

"**Person of Indian Origin**" has the meaning given to such term in the Foreign Exchange Management (Deposit) Regulations, 2016, as notified by the Reserve Bank of India.

"**Broad Based Fund**" as the term is defined in Explanation 2 to Regulation 5(b) of the FPI Regulations means a fund, established or incorporated outside India, which has at least twenty investors, with no single individual investor holding more than forty nine per cent. of the shares or units of the fund, provided that (A) if the Broad Based Fund has an institutional investor who holds more than forty nine per cent. of the shares or units in the fund, then such institutional investor must itself be a Broad Based Fund, (B) for the purposes of sub-clause (A), for ascertaining the number of investors in a fund, direct investors as well as underlying investors of entities which have been set up for the sole purpose of pooling funds and making investments, shall be considered for the purpose of determining underlying investors.

"Category II foreign portfolio investor", in terms of Regulation 5(b)(iii) of the FPI Regulations includes Broad Based Funds that are not appropriately regulated

but whose investment manager is appropriately regulated, provided that (A) the investment manager of such Broad Based Fund is itself registered as Category II foreign portfolio investor; and (B) the investment manager undertakes that it shall be responsible and liable for all acts of commission and omission of all its underlying Broad Based Funds and other deeds and things done by such Broad Based Funds under the FPI Regulations.

"**Category III foreign portfolio investor**" as the term is defined in Regulation 5(c) of the FPI Regulations includes all others not eligible under Category I and II foreign portfolio investors such as endowments, charitable societies, charitable trusts, foundations, corporate bodies, trusts, individuals and family offices.

"**FPI Regulations**" means the Securities and Exchange Board of India (Foreign Portfolio Investors) Regulations, 2014, and notifications, circulars, rules and guidelines of the Securities and Exchange Board of India issued from time to time as may be amended and supplemented from time to time.

(ii) W&C Instruments shall not be offered, sold or transferred to any person/entity whose controller is a Restricted Entity or a Prohibited Entity.

For the purposes of these Sales Restrictions, a "controller" means any person/entity or group of persons (acting pursuant to any agreement or understanding (whether formal or informal, written or otherwise)) that, in respect of a person/entity, who:

- (A) is/are entitled to exercise, or control the exercise of, a majority or more of the voting power of such person/entity; or
- (B) holds or is otherwise entitled to a majority or more of the economic interest in such person/entity; or
- (C) who in fact exercises control over such person/entity.

For the purposes of these Sales Restrictions, "control" includes the right to appoint majority of the directors or to control the management or policy decisions exercisable by a person or persons acting individually or in concert, directly or indirectly, including by virtue of their shareholding or management rights or shareholders agreements or voting agreements or in any other manner. However, a director or officer will not be considered to be in control, merely by virtue of holding such position.

Notwithstanding the foregoing definition, in the case only where a person's/entity's investments are being managed on a discretionary basis by an investment manager, such investment manager shall not be deemed to be such person's/entity's controller for the purposes of these Sales Restrictions by reason only of it being able to control decision-making in relation to the person's/entity's financial, investment and /or operating policies.

- (iii) W&C Instruments shall only be offered, sold or transferred to:
 - (A) a resident of a country whose securities market regulator is a signatory to International Organization of Securities Commission's Multilateral Memorandum of Understanding (Appendix A Signatories) or a signatory

to bilateral Memorandum of Understanding with the Securities and Exchange Board of India ("SEBI") which, inter alia, provides for information sharing arrangements under Section 11(2)(ib) of the SEBI Act, 1992;

- (B) where the Holder is a bank, a resident of a country whose central bank is a member of Bank for International Settlements.
- (iv) W&C Instruments shall not be offered, sold or transferred to a resident in a country identified in the public statement of Financial Action Task Force as (A) a jurisdiction having a strategic Anti-Money Laundering or Combating the Financing of Terrorism deficiencies to which counter measures apply; or (B) a jurisdiction that has not made sufficient progress in addressing the deficiencies or has not committed to an action plan developed with the Financial Action Task Force to address the deficiencies.
- (v) (A) W&C Instruments shall only be offered, sold or transferred to a person/entity who does not have an Opaque Structure under the terms of the FPI Regulations, or where a person/entity has an Opaque Structure:
 - by virtue of ring fencing its assets and liabilities from other funds or sub-funds, such ring fencing is required by its regulator or under any law;
 - (2) such person/entity is regulated in its home jurisdiction;
 - (3) each fund and sub-fund in such person/entity satisfies the Broad Based Fund criteria; and
 - (4) such person/entity undertakes to provide information regarding its beneficial owners (as such term is defined under the Master circular on Anti Money Laundering Standards or Combating the Financing of Terrorism, issued by SEBI from time to time) as and when the Issuer or SEBI seeks this information, as the case may be.

For the purposes of this clause (v)(A), the definition of Broad Based Fund will apply *mutatis mutandis* to sub-funds.

(B) W&C Instruments shall only be offered, sold or transferred to a person/entity who does not have a multi class share vehicle structure, or where a person/entity has more than one class of shares or an equivalent structure, W&C Instruments shall only be offered, sold or transferred to such person/entity if: (1) a common portfolio is maintained by such person/entity across all its share classes and such person/entity satisfies the Broad Based Fund criteria, or (2) a segregated portfolio is maintained by such person/entity for separate classes of shares, and each share class satisfies the Broad Based Fund criteria.

For the purposes of this clause (v)(B), the definition of Broad Based Fund will apply *mutatis mutandis* to share classes.

For the purposes of these Sales Restrictions:

"**Opaque Structure**" as the term is defined in Regulation 32(1)(f) of the FPI Regulations, shall mean any structure such as protected cell company, segregated cell company or equivalent, including a multi class share vehicle, where the details of the beneficial owners are not accessible or where the beneficial owners are ring fenced from each other or where the beneficial owners are ring fenced with regard to enforcement, where the definition of "beneficial owner" shall be as provided under the Master circular on Anti Money Laundering Standards or Combating the Financing of Terrorism, issued by SEBI from time to time.

- (vi) W&C Instruments shall only be purchased if such purchase would not result in Prohibited Entities indirectly subscribing to or dealing in W&C Instruments in contravention of Regulation 22 of the FPI Regulations.
- (vii) W&C Instruments shall not be purchased by, or offered, sold or transferred to, any person/entity if such purchase, offer, sale or transfer violates any applicable laws (including, without limitation, any legislations, rules, regulations, notifications, circulars or guidelines), or, any orders or directives, which may be issued from time to time, including in relation to the eligibility and permissibility of each purchaser to transact in the W&C Instruments.
- (viii) W&C Instruments shall only be purchased and held by the Holder as a principal for its own account and not as an agent, nominee, trustee or representative of any other person/entity and no agreement or arrangement for the issuance of a back-to-back offshore derivatives instrument ("ODI") (as such term is defined for the purposes of the FPI Regulations) can be entered into against the W&C Instruments.
- (ix) W&C Instruments shall not be dealt in or purchased, sold, offered or transferred with the intent of circumventing or otherwise avoiding any requirements applicable under any laws applicable in India (including, without limitation, the FPI Regulations and any restrictions applying to foreign portfolio investors in relation to their issuances and/or other dealings of or in the W&C Instruments with Restricted Entities, Prohibited Entities and any person/entity which is not an Eligible Entity (as defined below) or laws governing dealing in the securities market, including the Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015, Securities and Exchange Board of India (Prohibition of Fraudulent and Unfair Trade Practices relating to Securities Markets) Regulations, 2003 and Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, each as amended from time to time, together with any modifications thereto or re-enactments thereof).
- (x) W&C Instruments shall only be purchased by, or sold, offered or transferred to, an Eligible Entity.

For the purposes of these Sales Restrictions, "Eligible Entity" shall refer to:

(A) a Person who is regulated by an appropriate foreign regulatory authority; or

- (B) Sovereign Wealth Funds and Foreign Government Bodies, Foreign Central Banks, Foreign Governmental Agencies and International or Multilateral Organisations Agencies; or
- (C) insurance and reinsurance companies, if they are regulated or supervised by the relevant regulator in their concerned foreign jurisdiction in the same capacity in which they propose to make investments in India; or
- (D) university funds and pension funds, and university related endowments already registered with SEBI as of 31 May 2014 as foreign institutional investors or subaccounts, which are regulated or supervised by the relevant regulator in their concerned foreign jurisdiction.

"Person who is regulated by an appropriate foreign regulatory authority" as the term is defined in Regulation 22 of the FPI Regulations has the same meaning as referred to under Explanation 1 to Regulation 5(b) of the FPI Regulations, means a person shall be considered to be "appropriately regulated" if it is regulated or supervised by the securities market regulator or the banking regulator of the concerned foreign jurisdiction, in the same capacity in which it proposes to make investments in India.

- (xi) W&C Instruments shall only be purchased and held by a person/entity who:
 - (A) is legally permitted to invest in securities outside the country of its incorporation or establishment or place of business;
 - (B) is authorised by its Memorandum of Association and Articles of Association or equivalent document(s) or the agreement to transact in W&C Instruments;
 - (C) is a fit and proper person based on the criteria specified in Schedule II of the Securities and Exchange Board of India (Intermediaries) Regulations, 2008; and
 - (D) has sufficient experience, good track record, is professionally competent, financially sound and has a generally good reputation of fairness and integrity.
- (xii) W&C Instruments shall only be purchased and held by a person/entity who has not been restricted or constrained (including, without limitation, by any authority, regulator or court), from investing in its home country or overseas, or, convicted for any money laundering related offence.
- (xiii) W&C Instruments or any interest in any W&C Instruments cannot be sold, transferred, assigned or novated or otherwise disposed of and no agreement or arrangement for the issuance of any back-to-back ODIs against the W&C Instruments may be entered into and no agreement or arrangement with respect to any of the foregoing may be entered into by the Holder, its nominees, associates or affiliates (each, a "Transfer") with, any person/entity which is a Restricted Entity, a Prohibited Entity or any person or entity which is not an Eligible Entity.

- (b) Further, by the purchase of any W&C Instruments, each Holder of the W&C Instruments is deemed to have agreed and undertaken as follows (and for the avoidance of doubt, such agreements and undertakings shall survive the maturity or expiration date of such W&C Instruments):
 - (i) It will provide such information and documents (including in relation to any procedures on identification and verification of identity) as may be requested by the Issuer and/or its associates/affiliates in relation to its beneficial owners. Without prejudice to the generality of the foregoing undertaking, each Holder of the W&C Instruments confirms and agrees and is deemed to have confirmed and agreed that it shall promptly notify the Issuer and/or its associates/affiliates at any time a person or beneficiary as set out below can be identified, and that it shall further provide such information and documents as required by the Issuer and/or its associates/affiliates (including in relation to any procedures on identification and verification of the identity of such person or beneficiary and the beneficial owner of such person or beneficiary) (for the purposes of this clause (i), the term "beneficial owner" shall be as provided under sub rule (3) of Rule 9 of the Prevention of Money-laundering (Maintenance of Records) Rules, 2005 read ("PML Rules") with the SEBI Circular bearing ref no. CIR/IMD/FPI&C/59/2016 dated June 10, 2016 and the relevant provisions of the FPI Regulations, as amended and modified from time to time):
 - (a) where the Holder is a company (other than a company listed on a stock exchange or a subsidiary of such listed company), a person, who whether acting alone or together, or through one or more person, has a controlling ownership interest or exercises control through other means. For the purposes of this sub-clause (a), the term "controlling ownership interest" shall have the same meaning as set out in clause (a) of sub rule (3) of Rule 9 of the PML Rules (which, as of August 1, 2016, means ownership of or entitlement to more than 25% of shares or capital or profits of the company), and the term "control" shall have the same meaning as set out in clause (a) of sub rule (3) of Rule 9 of the PML Rules (which, as of August 1, 2016, shall include the right to appoint majority of the directors or to control the management or policy decisions including by virtue of their shareholding or management rights or shareholders agreements or voting agreements);
 - (b) where the Holder is a trust, beneficiaries with 15% or more interest in the Holder;
 - (c) where the Holder is a partnership firm, a person who, whether acting alone or together, or through one or more person, has ownership of/entitlement to more than 15% of capital or profits of the partnership; and
 - (d) where the Holder is an unincorporated association or a body of individuals, a person who, whether acting alone or together, or through one or more person, has ownership of or entitlement to more than 15% of the property or capital or profits of such association or body of individuals.
 - (ii) It will, in the case where (a) no material shareholder/owner is identified applying the thresholds under clause (i) above; or (b) at any time a material shareholder/ owner previously identified under clause (i) above falls below the relevant

thresholds, (x) in the case of (b) above only, promptly notify the Issuer; and (y) in the case of (a) and (b), provide such information and documents (including in relation to any procedures on identification and verification of identity) as may be requested by the Issuer and/or its associates/affiliates including in relation to the natural person who holds the position of senior managing official of the Holder, the investment manager or the investment adviser or the investment controller, or, the person who controls the operations, and promptly notify the Issuer and/or its associates/affiliates in case of any change in relation to the person holding such position or controlling the operations.

- (iii) It will, in the case where it or its nominees, associates or affiliates sell, transfer, assign, novate or otherwise dispose of the W&C Instruments or any interest in any W&C Instruments to, or enter into any back-to-back ODIs or enter into an agreement or arrangement with respect to any of the foregoing with any party, comply with the restrictions in the paragraph entitled "Restrictions on Transfer" below.
- (iv) The relevant Issuer and its associates/affiliates are authorised to provide information in their possession regarding it, any transferee, each of the nominees or associates/affiliates of it and/or the transferee, the W&C Instruments and any breach of the terms of these Sales Restrictions, representations, warranties, agreements and undertaking to any Indian governmental or regulatory authorities (each an "Authority") as the relevant Issuer or its associates/affiliates reasonably deems necessary or appropriate in order to comply with regulations or requests of such Authority from time to time, including but not limited to disclosures in periodic reportings made by the relevant Issuer or its associates/affiliates to any Authority.
- (v) It will and shall ensure that investment (including, synthetically through ODIs) by it, whether directly in its own name as a foreign portfolio investor or as an ODI subscriber, or by entities in the Investor Group to which it belongs, in equity shares of each Indian company is below ten per cent. of the total issued capital of the company and the holder shall provide information in this regard to the Issuer, as and when and in such form and manner as may be required.

For the purpose of these Sales Restrictions, "Investor Group" shall include:

- (A) in case of individual investors, the individual and his/her relatives, within the meaning of Section 2(77) of the Companies Act, 2013;
- (B) in case of other investors, all such entities having direct or indirect common shareholding/ beneficial ownership/ beneficial interest of more than 50%, where the common beneficiary owner shall be identified on the basis of (i) shareholding; (ii) voting rights; or (iii) any other forms of control, in excess of 50%, if any.
- (vi) It will and shall procure its nominees or associates/affiliates to, provide the relevant Issuer, the Guarantor or any of their respective associates/affiliates (as the case may be) promptly with such additional information that the relevant Issuer, the Guarantor or any of their respective associates/affiliates (as the case may be) reasonably deems necessary or appropriate in order to comply with regulations or requests of any Authority from time to time.

- (vii) It acknowledges that non-compliance with, or breach, violation or contravention of, any terms or obligations under these Sales Restrictions (including, without limitation, any restrictions with respect to a Transfer) ("ODI Holder Obligations") may result in non-compliance with, or breach, violation or contravention of, applicable laws, rules, regulations, governmental orders or directions, or in regulatory sanctions or other actions against the relevant Issuer and/or its associates/affiliates and may cause irreparable harm to the relevant Issuer and/or its associates/affiliates. Accordingly, it further acknowledges that, in the event of any non-compliance with, or breach, violation or contravention of any ODI Holder Obligations by it, the relevant Issuer and/or its associates/affiliates may notify any Authority of any such breach, violation or contravention and exercise any rights and take any measures available to the relevant Issuer and/or its associates/affiliates under the terms of any W&C Instruments including these Sales Restrictions, or any other measures to prevent, avoid, mitigate, remedy or cure such non-compliance, breach, violation or contravention, including but not limited to termination or compulsory redemption of the W&C Instruments by the relevant Issuer or its associates/affiliates.
- (viii) It will and shall notify the Issuer or its associates/affiliates immediately, as soon as the Holder is registered as a Prohibited Entity, either consequent to filing of an application with a Designated Depository Participant or as a result of a recategorisation, and it shall take all steps as may be required by the Issuer or its associates/affiliates, including, if required, to ensure that the W&C Instruments transaction is terminated immediately and in the manner required by the Issuer; for the purpose of this undertaking and in terms of the FPI Regulations, a Designated Depository Participant refers to a person who has been approved by SEBI under Chapter III of the FPI Regulations and is the intermediary responsible for granting certificates of registration to act as foreign portfolio investor.
- (ix) In the case where it changes investment managers/advisers/subadvisers (each, a "Manager/Adviser Transfer"), it will and shall issue a written notice to the Issuer or its associates/affiliates in such form as the Issuer or its associates/affiliates may determine thirty (30) Hong Kong business days prior to the Manager/Adviser Transfer.
- (x) It will promptly notify the relevant Issuer, the Guarantor or any of their respective associates/affiliates should any of the Sales Restrictions, representations, warranties, acknowledgements, agreements, undertakings and material information given by it be in breach, changes or no longer holds true.

Restrictions on Transfer

The W&C Instruments are not transferable except in accordance with the procedures set out in the paragraph below entitled "Transfer Procedures" and any Transfer in violation of this restriction shall be absolutely null and void ab initio and shall vest no rights in the purported transferee (such purported transferee, a "**Disqualified Transferee**") and the last preceding holder of such interest that was not a Disqualified Transferee shall be restored to all rights as a holder thereof retroactively to the date of such transfer of such interest by such holder.

Transfer Procedures

Each purchaser of W&C Instruments shall not, and shall ensure that none of its nominees, associates or affiliates shall, Transfer any W&C Instruments unless the following conditions have been satisfied in the absolute determination of the relevant Issuer prior to such Transfer being undertaken in respect of the W&C Instruments:

- (i) each purchaser shall obtain prior written consent of the Issuer and/or the Issuer's associates/affiliates, which consent may be provided or withheld by the relevant Issuer and/or the Issuer's associates/affiliates acting in its absolute discretion;
- (ii) each purchaser shall issue a written notice (a "**Transfer Notice**") to the relevant Issuer in such form as the relevant Issuer may determine for the purpose of obtaining such prior written consent;
- (iii) upon receipt of the Transfer Notice, the relevant Issuer, its associates and affiliates shall have the right to require the person/entity to whom the Transfer is proposed to be made ("Proposed Transferee") to provide, and each purchaser shall procure that the Proposed Transferee promptly provides the relevant Issuer or the Issuer's associates/affiliates (as the case may be) with, all such information that the relevant Issuer or such Issuer's associates/affiliates (as the case may be) may require with respect to its or their client on-boarding programme, anti- money laundering programme or other such regulatory compliance programme, policies or procedures, or otherwise for confirming the suitability of the Proposed Transferee to acquire or hold the W&C Instruments;
- (iv) each purchaser shall provide notice of these Sales Restrictions to the Proposed Transferee; and
- (v) the Proposed Transferee shall issue a written undertaking to the relevant Issuer and/or the Issuer's associates/affiliates in such form as the relevant Issuer and/or the Issuer's associates/affiliates may determine in its absolute discretion.

For the avoidance of doubt it is clarified that this paragraph shall not apply: (A) in the event the Transfer is pursuant to a direct sale and purchase of the W&C Instruments to and by the relevant Issuer or its associates or affiliates, or (B) to the registration on behalf of the holder of any W&C Instruments in the name of any custodian, sub-custodian or nominee."