

NOTICE OF FINAL ISSUE SIZE AND OTHER INFORMATION

GOLDMAN SACHS INTERNATIONAL

(Incorporated with unlimited liability in England)

Series K Programme for the issuance of Warrants, Notes and Certificates

Issue of EUR 20,000,000 Six-Year EUR Autocallable Certificates on a Share Basket, due September 30, 2024

(the "Certificates" or the "Securities")

ISIN: FI4000340476 Valoren: 42922855

PIPG Tranche: 111537

We refer to the final terms dated August 2, 2018 relating to the Securities (the "Final Terms") and the base prospectus dated November 15, 2017 (as supplemented, the "Base Prospectus"). The Base Prospectus constitutes a base prospectus for the purposes of Directive 2003/71/EC (as amended, including by Directive 2010/73/EU) (the "Prospectus Directive"). The Issuer hereby gives notice of the following information in accordance with Article 8(1) of the Prospectus Directive and the terms of the Final Terms:

1. Issue Size

The Aggregate Nominal Amount of Certificates in the Series and in the Tranche is EUR 20,000,000.

2. Autocall Event Amount

The Autocall Event Amount is, in respect of the Valuation Date scheduled to fall on:

- (a) September 16, 2019, EUR 1,114.00;
- (b) March 16, 2020, EUR 1,171.00;
- (c) September 14, 2020, EUR 1,228.00;
- (d) March 15, 2021, EUR 1,285.00;
- (e) September 14, 2021, EUR 1,342.00;
- (f) March 14, 2022, EUR 1,399.00;
- (g) September 14, 2022, EUR 1,456.00;
- (h) March 14, 2023, EUR 1,513.00;
- (i) September 14, 2023, EUR 1,570.00;
- (j) March 14, 2024, EUR 1,627.00;

3. Trigger Percentage

The Trigger Percentage is 168.40 per cent. (168.40%).

Capitalised terms not defined herein shall have the meaning given thereto in the Final Terms.

This Notice will be filed with the *Luxembourg Commission de Surveillance du Secteur Financier*.

67115039(Ver2)/Ashurst(BJANG)/





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Final Terms dated August 2, 2018

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CONTRACTUAL TERMS

Terms used herein shall have the same meaning as in the General Instrument Conditions, the Payout Conditions, the Autocall Payout Conditions and the applicable Underlying Asset Conditions set forth in the base prospectus dated November 15, 2017 (the "Base Prospectus") as supplemented by the supplements to the Base Prospectus dated January 5, 2018, January 19, 2018, March 9, 2018, March 28, 2018, April 25, 2018, May 25, 2018 and July 27, 2018, which together constitute which constitutes a base prospectus for the purposes of Directive 2003/71/EC (as amended, including by Directive 2010/73/EU) (the "Prospectus Directive"). This document constitutes the Final Terms of the Certificates described herein for the purposes of Article 5.4 of the Prospectus Directive and must be read in conjunction with such Base Prospectus as so supplemented. Full information on the Issuer and the offer of the Certificates is only available on the basis of the combination of these Final Terms and the Base Prospectus as so supplemented. The Base Prospectus and the supplements to the Base Prospectus are available for viewing at www.bourse.lu and during normal business hours at the registered office of the Issuer, and copies may be obtained from the specified office of the Luxembourg Paying Agent. These Final Terms are available for viewing at www.bourse.lu.

A summary of the Certificates (which comprises the summary in the Base Prospectus as amended to reflect the provisions of these Final Terms) is attached to these Final Terms.

1. Tranche Number: One.

2. Settlement Currency: EUR.

3. Aggregate Nominal Amount of Certificates in the Series:

(i) Series: EUR 20,000,000.

(ii) Tranche: EUR 20,000,000.

(iii) Trading in Nominal: Applicable.

(iv) Non-standard Securities Format: Not Applicable.

(v) Nominal Amount: EUR 1,000.

4. **Issue Price:** 100 per cent. (100%) of the Aggregate Nominal Amount.

5. **Calculation Amount:** EUR 1,000.

6. **Issue Date:** September 14, 2018.

7. **Maturity Date:** Scheduled Maturity Date is September 30, 2024.

(i) Strike Date: Not Applicable.

(ii) Relevant Determination Date Latest Reference Date in respect of the Final Reference Date.

(General Instrument Condition

2(a)):

(iii) Scheduled Determination Date: Not Applicable.

(iv) First Maturity Date Specific Not Applicable.

Adjustment:

(v) Second Maturity Date Specific Applicable.

Adjustment:

Specified Day(s) for the 10 Business Days.

purposes of "Second Maturity Date Specific

Adjustment":

Maturity Date Business Following Business Day Convention.

Day Convention for the purposes of the "Second Maturity Date Specific

Adjustment":

(vi) Business Day Adjustment: Not Applicable.

(vii) American Style Adjustment: Not Applicable.

8. **Underlying Asset(s):** The Shares (as defined below).

VALUATION PROVISIONS

9. Valuation Date(s): September 16, 2019, March 16, 2020, September 14, 2020,

March 15, 2021, September 14, 2021, March 14, 2022, September 14, 2022, March 14, 2023, September 14, 2023,

March 14, 2024 and September 16, 2024.

- Final Reference Date: The Valuation Date scheduled to fall on September 16, 2024.

10. **Entry Level Observation Dates:** Not Applicable.

11. **Initial Valuation Date:** September 14, 2018.

12. **Averaging:** Not Applicable.

13. **Asset Initial Price**: In respect of each Underlying Asset, the Initial Closing Price

of such Underlying Asset.

14. Adjusted Asset Final Reference Date: Not Applicable.

15. Adjusted Asset Initial Reference Date: Not Applicable.

16. **FX (Final) Valuation Date:** Not Applicable.

17. **FX (Initial) Valuation Date:** Not Applicable.

18. **Final FX Valuation Date:** Not Applicable.

19. **Initial FX Valuation Date:** Not Applicable.

COUPON PAYOUT CONDITIONS

20. Coupon Payout Conditions: Not Applicable.

21. Interest Basis: Not Applicable.

22. **Interest Commencement Date:** Not Applicable.

23. **Fixed Rate Instrument Conditions** Not Applicable. (General Instrument Condition 11):

24. **BRL FX Conditions (Coupon Payout** Not Applicable. **Condition 1.1(c))**:

25. **FX Security Conditions (Coupon** Not Applicable. **Payout Condition 1.1(d))**:

26. Floating Rate Instrument Conditions Not Applicable. (General Instrument Condition 12):

27. Change of Interest Basis (General Not Applicable. Instrument Condition 13):

28. **Conditional Coupon (Coupon Payout** Not Applicable. **Condition 1.3):**

29. Range Accrual Coupon (Coupon Not Applicable. Payout Condition 1.4):

AUTOCALL PAYOUT CONDITIONS

30. Automatic Early Exercise (General Applicable. Instrument Condition 15):

(i) Applicable Date(s): Each Autocall Observation Date.

(ii) Automatic Early Exercise Each date set forth in the Autocall Table in the column Date(s): entitled "Automatic Early Exercise Date".

(a) First Automatic Early Not Applicable. Exercise Date Specific Adjustment:

(b) Second Automatic Early Applicable.

Exercise Date Specific

Adjustment:

Automatic Early Exercise

Specified Day(s) for the purposes of "Second Automatic Early Exercise Date Specific

10 Business Days.

Adjustment":

Relevant Automatic Early
 Exercise Determination

Date:

The Latest Reference Date in respect of the Applicable Date corresponding to such Scheduled Automatic Early Exercise Date.

Automatic Early Exercise

Amount(s):

In respect of each Applicable Date, the Autocall Event

Amount corresponding to such Applicable Date.

31. Autocall Payout Conditions: Applicable.

(i) Autocall Event: Applicable, for the purposes of the definition of "Autocall

Event" in the Autocall Payout Conditions, Autocall Reference Value greater than or equal to the Autocall Level is applicable in respect of each Autocall Observation Date.

- No Coupon Amount

payable following

Autocall Event:

Not Applicable.

(ii) Autocall Reference Value: Autocall Basket Value.

(a) Autocall Asset Price: Autocall Closing Price.

(b) Weight: In respect of each Underlying Asset, as set forth in the

Underlying Asset Table in the column entitled "Weight" in

the row corresponding to such Underlying Asset.

(iii) Autocall Level: In respect of each Autocall Observation Date, 1.0.

(iv) Autocall Observation Date: Each date set forth in the Autocall Table in the column

entitled "Autocall Observation Date".

(v) Autocall Event Amount: In respect of each Autocall Observation Date, the amount set

forth in the Autocall Table in the column "Autocall Event Amount" in the row corresponding to such Autocall

Observation Date.

AUTOCALL TABLE			
Autocall Observation Date			
The Valuation Date scheduled to	September 30, 2019	An amount as determined by the	

fall on September 16, 2019		Calculation Agent on or around September 14, 2018 based on market conditions and which will be specified in a notice published by the Issuer on or around the Issue Date. As of the date of these Final Terms, the Autocall Event Amount is indicatively set at EUR 1,110, but which may be a lesser or greater amount provided that it will not be less than EUR 1,100.
The Valuation Date scheduled to fall on March 16, 2020	March 30, 2020	An amount as determined by the Calculation Agent on or around September 14, 2018 based on market conditions and which will be specified in a notice published by the Issuer on or around the Issue Date. As of the date of these Final Terms, the Autocall Event Amount is indicatively set at EUR 1,165, but which may be a lesser or greater amount provided that it will not be less than EUR 1,150.
The Valuation Date scheduled to fall on September 14, 2020	September 28, 2020	An amount as determined by the Calculation Agent on or around September 14, 2018 based on market conditions and which will be specified in a notice published by the Issuer on or around the Issue Date. As of the date of these Final Terms, the Autocall Event Amount is indicatively set at EUR 1,220, but which may be a lesser or greater amount provided that it will not be less than EUR 1,200.
The Valuation Date scheduled to fall on March 15, 2021	March 29, 2021	An amount as determined by the Calculation Agent on or around September 14, 2018 based on market conditions and which will be specified in a notice published by the Issuer on or around the Issue Date. As of the date of these Final Terms, the Autocall Event Amount is indicatively set at EUR 1,275, but which may be a lesser or greater amount provided that it will not be less than EUR 1,250.

The Valuation Date scheduled to fall on September 14, 2021	September 28, 2021	An amount as determined by the Calculation Agent on or around September 14, 2018 based on market conditions and which will be specified in a notice published by the Issuer on or around the Issue Date. As of the date of these Final Terms, the Autocall Event Amount is indicatively set at EUR 1,330, but which may be a lesser or greater amount provided that it will not be less than EUR 1,300.
The Valuation Date scheduled to fall on March 14, 2022	March 28, 2022	An amount as determined by the Calculation Agent on or around September 14, 2018 based on market conditions and which will be specified in a notice published by the Issuer on or around the Issue Date. As of the date of these Final Terms, the Autocall Event Amount is indicatively set at EUR 1,385, but which may be a lesser or greater amount provided that it will not be less than EUR 1,350.
The Valuation Date scheduled to fall on September 14, 2022	September 28, 2022	An amount as determined by the Calculation Agent on or around September 14, 2018 based on market conditions and which will be specified in a notice published by the Issuer on or around the Issue Date. As of the date of these Final Terms, the Autocall Event Amount is indicatively set at EUR 1,440, but which may be a lesser or greater amount provided that it will not be less than EUR 1,400.
The Valuation Date scheduled to fall on March 14, 2023	March 28, 2023	An amount as determined by the Calculation Agent on or around September 14, 2018 based on market conditions and which will be specified in a notice published by the Issuer on or around the Issue Date. As of the date of these Final Terms, the Autocall Event Amount is indicatively set at EUR 1,495, but which may be a lesser or greater amount provided that it will not be

		less than EUR 1,450.
The Valuation Date scheduled to fall on September 14, 2023	September 28, 2023	An amount as determined by the Calculation Agent on or around September 14, 2018 based on market conditions and which will be specified in a notice published by the Issuer on or around the Issue Date. As of the date of these Final Terms, the Autocall Event Amount is indicatively set at EUR 1,550, but which may be a lesser or greater amount provided that it will not be less than EUR 1,500.
The Valuation Date scheduled to fall on March 14, 2024	March 28, 2024	An amount as determined by the Calculation Agent on or around September 14, 2018 based on market conditions and which will be specified in a notice published by the Issuer on or around the Issue Date. As of the date of these Final Terms, the Autocall Event Amount is indicatively set at EUR 1,605, but which may be a lesser or greater amount provided that it will not be less than EUR 1,550.

SETTLEMENT AMOUNT AND PAYOUT CONDITIONS

32. **Settlement:** Cash Settlement is applicable.

33. Single Limb Payout (Payout Condition Not Applicable.1.1):

34. **Multiple Limb Payout (Payout** Applicable. Condition 1.2):

(i) **Trigger Event (Payout** Applicable. **Condition 1.2(a)(i)**):

(a) Trigger Payout 1: Applicable.

- Trigger Percentage: A percentage as determined by the Calculation Agent on or

around September 14, 2018 based on market conditions and which is specified in a notice published by the Issuer on or around the Issue Date. As of the date of these Final Terms, the Trigger Percentage is indicatively set at 166 per cent. (166%), but which may be a lesser or greater amount provided that it will not be less than 160 per cent (160%).

(b) Trigger Payout 2: Not Applicable.

(c) Trigger Cap: Not Applicable.

(d) Trigger Floor: Not Applicable.

(ii) Payout 1 (Payout Condition Applicable. 1.2(b)(i)(A)):

- Redemption Percentage: 100 per cent. (100%).

(iii) Payout 2 (Payout Condition Not Applicable. 1.2(b)(i)(B)):

(iv) **Payout 3 (Payout Condition** Not Applicable. **1.2(b)(i)(C)):**

(v) **Payout 4 (Payout Condition** Not Applicable. **1.2(b)(i)(D)):**

(vi) **Payout 5 (Payout Condition** Not Applicable. **1.2(b)(i)(E)):**

(vii) **Payout 6 (Payout Condition** Not Applicable. **1.2(b)(i)(F)):**

(viii) Payout 7 (Payout Condition Not Applicable. 1.2(b)(i)(G)):

(ix) Payout 8 (Payout Condition Not Applicable. 1.2(b)(i)(H)):

(x) **Downside Cash Settlement** Applicable, for the purpose of Payout Condition 1.2(c)(i)(A), (Payout Condition 1.2(c)(i)(A)): Weighted Basket is applicable.

(a) Minimum Percentage: Not Applicable.

(b) Final Value: Not Applicable; the Reference Price (Final) is the Final Closing Price.

(c) Initial Value: Not Applicable.

(d) Downside Cap: Not Applicable.

(e) Downside Floor: Not Applicable.

(f) Final/Initial (FX): Not Applicable.

(g) Asset FX: Not Applicable.

(h) Buffer Level: Not Applicable.

(xi) **Downside Physical Settlement** Not Applicable. (Payout Condition 1.2(c)(ii)):

35. Warrants Payout (Payout Condition Not Applicable.1.3):

36. Barrier Event Conditions (Payout Applicable. Condition 2):

(i) Barrier Event: Applicable, for the purposes of the definition of "Barrier

Event" in the Payout Conditions, Barrier Reference Value

less than the Barrier Level is applicable.

(ii) Barrier Reference Value: Barrier Basket Value is applicable.

(a) Barrier Asset Price: Barrier Closing Price.

(b) Weight: In respect of each Underlying Asset, as set forth in the

Underlying Asset Table in the column entitled "Weight" in

the row corresponding to such Underlying Asset.

(iii) Barrier Level: 0.70.

(iv) Barrier Observation Period: Not Applicable.

(v) Lock-In Event Condition: Not Applicable.

37. Trigger Event Conditions (Payout Applicable.

Condition 3):

(i) Trigger Event: Applicable, for the purposes of the definition of "Trigger

Event" in the Payout Conditions, Trigger Reference Value

less than the Trigger Level is applicable.

(ii) Trigger Reference Value: Trigger Basket Value.

(a) Trigger Asset Price: Trigger Closing Price.

(b) Weight: In respect of each Underlying Asset, as set forth in the

Underlying Asset Table in the column entitled "Weight" in

the row corresponding to such Underlying Asset.

(iii) Trigger Level: 1.0.

(iv) Trigger Observation Period: Not Applicable.

38. **Currency Conversion:** Not Applicable.

39. **Physical Settlement (General** Not Applicable.

Instrument Condition 7(e)):

40. **Non-scheduled Early Repayment** Fair Market Value. **Amount:**

- Adjusted for any reasonable Applicable.

expenses and costs:

EXERCISE PROVISIONS

41. Exercise Style of Certificates (General The Certificates are European Style Instruments. General

Instrument Condition 7): Instrument Condition 7(b) is applicable.

42. **Exercise Period:** Not Applicable.

43. Specified Exercise Dates: Not Applicable.

44. Expiration Date:

If:

- (i) an Automatic Early Exercise Event does not occur on any Applicable Date, the Latest Reference Date in respect of the Final Reference Date; or
- (ii) an Automatic Early Exercise Event occurs on any Applicable Date, the Latest Reference Date in respect of such Applicable Date.
- Expiration Date is Not Applicable.
 Business Day Adjusted:
- 45. Redemption at the option of the Issuer Not Applicable. (General Instrument Condition 16):
- 46. **Automatic Exercise (General** The Certificates are Automatic Exercise Instruments **Instrument Condition 8(e)):** General Instrument Condition 8(e) is applicable.
- 47. **Minimum Exercise Number (General** Not Applicable. **Instrument Condition 10(a)):**
- 48. **Permitted Multiple (General** Not Applicable. **Instrument Condition 10(a)):**
- 49. **Maximum Exercise Number:** Not Applicable.
- 50. **Strike Price:** Not Applicable.
- 51. Closing Value: Not Applicable.

SHARE LINKED INSTRUMENT / INDEX LINKED INSTRUMENT / COMMODITY LINKED INSTRUMENT / FX LINKED INSTRUMENT / INFLATION LINKED INSTRUMENT / MULTI-ASSET BASKET LINKED INSTRUMENT

52. **Type of Certificates:** The Certificates are Share Linked Instruments – the Share Linked Conditions are applicable.

UNDERLYING ASSET TABLE					
Underlying Asset	Bloomberg / Reuters	ISIN	Exchange	Reference Price (Initial)	Weighting/ Weight
The ordinary shares of Orion OYJ –B	ORNBV FH <equity> / ORNBV.HE</equity>	FI0009014377	OMX-Helsinki	100 per cent. of the Initial Closing Price	0.20
The ordinary shares of Nokia Oyj	NOKIA FH <equity> / NOKIA.HE</equity>	FI0009000681	OMX-Helsinki	100 per cent. of the Initial Closing	0.20

				Price	
The ordinary shares of Nordea Bank AB	NDA SS <equity> / NDA.ST</equity>	SE0000427361	NASDAQ Stockholm Stock Exchange	100 per cent. of the Initial Closing Price	0.20
The ordinary shares of Telia Company AB	TELIA SS <equity> / TELIA.ST</equity>	SE0000667925	NASDAQ Stockholm Stock Exchange	100 per cent. of the Initial Closing Price	0.20
The ordinary shares of Sampo Oyj	SAMPO FH <equity> / SAMPO.HE</equity>	FI0009003305	OMX-Helsinki	100 per cent. of the Initial Closing Price	0.20

53. Share Linked Instruments:

(ii)

Applicable.

Share Basket.

(i) Single Share or Share Basket or

Multi-Asset Basket:

Name of Share(s):

Underlying Asset Table.

(iii) Exchange(s): In respect of each Share, as specified in the column entitled

Not Applicable.

"Exchange" in the Underlying Asset Table.

As specified in the column entitled "Underlying Asset" in the

(iv) Related Exchange(s): In respect of each Share, All Exchanges.

(v) Options Exchange: In respect of each Share, Related Exchange.

(vi) Valuation Time: Default Valuation Time.

(vii) Single Share and Reference Dates

- Consequences of Disrupted

Days:

(viii) Single Share and Averaging Not Applicable.

Reference Dates - Consequences

of Disrupted Days:

(ix) Share Basket and Reference Not Applicable.

Dates – Basket Valuation (Individual Scheduled Trading Day and Individual Disrupted Day):

(x) Share Basket and Averaging Not Applicable.

Reference Dates – Basket Valuation (Individual Scheduled Trading Day and Individual Disrupted Day):

(xi) Share Basket and Reference
 Dates – Basket Valuation
 (Common Scheduled Trading
 Day but Individual Disrupted
 Day):

Applicable in respect of each Reference Date – as specified in Share Linked Condition 1.5.

(-) M---:-

(a) Maximum Days of As specif

As specified in Share Linked Condition 7.

Disruption:

(b) No Adjustment:

Not Applicable.

Not Applicable.

 (xii) Share Basket and Averaging Reference Dates – Basket
 Valuation (Common Scheduled Trading Day but Individual

Disrupted Day):

(xiii) Share Basket and Reference Not Applicable.

Dates – Basket Valuation (Common Scheduled Trading Day and Common Disrupted

Day):

(xiv) Share Basket and Averaging Not Applicable.

Reference Dates – Basket Valuation (Common Scheduled Trading Day and Common

Disrupted Day):

(xv) Fallback Valuation Date: Not Applicable.

(xvi) Change in Law: Applicable.

(xvii) Extraordinary Event – Share Applicable.

Substitution:

(xviii) Correction of Share Price: Applicable.

(xix) Correction Cut-off Date: Default Correction Cut-off Date is applicable in respect of

each Reference Date.

(xx) Depositary Receipts Provisions: Not Applicable.

54. **Index Linked Instruments:** Not Applicable.

55. Commodity Linked Instruments Not Applicable.

(Single Commodity or Commodity

Basket):

56. Commodity Linked Instruments Not Applicable.

(Single Commodity Index or

Commodity Index Basket):

57. **FX Linked Instruments:** Not Applicable.

58. **Inflation Linked Instruments:** Not Applicable.

59. Multi-Asset Basket Linked Not Applicable.

Instruments:

GENERAL PROVISIONS APPLICABLE TO THE CERTIFICATES

60. **FX Disruption Event/CNY FX** Not Applicable.

Disruption Event/Currency Conversion Disruption Event (General

Instrument Condition 14):

61. Rounding (General Instrument Condition 24):

(i) Non-Default Rounding - Not Applicable.

calculation values and

percentages:

(ii) Non-Default Rounding – amounts Not Applicable.

due and payable:

(iii) Other Rounding Convention: Not Applicable.

62. Additional Business Centre(s): TARGET and Helsinki.

Non-Default Business Day: Applicable.

63. **Principal Financial Centre:** Not Applicable.

64. **Form of Certificates:** Euroclear Finland Registered Instruments.

65. Minimum Trading Number (General Fi

Instrument Condition 5(b)):

Five Certificates (corresponding to an aggregate nominal

amount of EUR 5,000).

66. Permitted Trading Multiple (General

Instrument Condition 5(b)):

One Certificate (corresponding to a nominal amount of EUR

1,000).

67. Calculation Agent (General

Instrument Condition 19):

Goldman Sachs International.

DISTRIBUTION

68. **Method of distribution:** Non-syndicated.

(i) If syndicated, names and Not Applicable. addresses of Managers and

underwriting commitments:

(ii) Date of Subscription Agreement: Not Applicable.

If non-syndicated, name and (iii) address of Dealer:

Goldman Sachs International, Peterborough Court, 133 Fleet Street, London EC4A 2BB, England.

69. Non-exempt Offer: An offer of the Certificates may be made by the placers other than pursuant to Article 3(2) of the Prospectus Directive in the Republic of Finland (the "Public Offer Jurisdiction") during the period commencing on (and including) August 2, 2018 and ending on (and including) August 31, 2018 ("Offer Period"). See further paragraph entitled "Terms and Conditions of the Offer" below.

Prohibition of Sales to EEA Retail Not Applicable. **Investors:**

Signed on behalf of Goldman Sachs International:

By:

Duly authorised

66078254(Ver4)/Ashurst(BJANG)/BG

OTHER INFORMATION

1. LISTING AND ADMISSION TRADING

Application will be made by the Issuer (or on its behalf) for the Certificates to be listed on the Official List and admitted to trading on the regulated market of the Luxembourg Stock Exchange with effect from, at the earliest, the Issue Date.

No assurances can be given that such application for listing and 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 Certificates on the relevant stock exchange(s) over their entire lifetime. The Certificates may be suspended from trading and/or de-listed at any time in accordance with applicable rules and regulations of the relevant stock exchange(s).

2. **LIQUIDITY ENHANCEMENT** Not Applicable. **AGREEMENTS**

3. **RATINGS** Not Applicable.

4. INTERESTS OF NATURAL AND LEGAL PERSONS INVOLVED IN THE OFFER

A selling commission of up to 5.00 per cent. (5.00%) of the Aggregate Nominal Amount has been paid to the distributor in respect of this offer.

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

(i) Reasons for the offer: Not Applicable.

(ii) Estimated net proceeds: Not Applicable.

(iii) Estimated total expenses: Not Applicable.

6. PERFORMANCE AND VOLATILITY OF THE UNDERLYING ASSET

Details of the past and further performance and volatility of each Underlying Asset may be obtained from Bloomberg and Reuters. However, past performance is not indicative of future performance.

See the section entitled "Examples" below for examples of the potential return on the Securities in various hypothetical scenarios.

7. **OPERATIONAL INFORMATION**

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

Delivery: Delivery against payment.

Names and addresses of additional Paying Not Applicable. Agent(s) (if any):

Operational contact(s) for Principal eq-sd-operations@gs.com. Programme Agent:

8. TERMS AND CONDITIONS OF THE OFFER

Offer Period: An offer of the Certificates may be made by the placers

> other than pursuant to Article 3(2) of the Prospectus Directive in the Public Offer Jurisdiction during the period commencing on (and including) August 2, 2018

and ending on (and including) August 31, 2018.

Offer Price: Issue Price.

The offer of the Certificates for sale to the public in the Conditions to which the offer is subject:

> Public Offer Jurisdiction is subject to the relevant regulatory approvals having been granted, and the

Certificates being issued.

The Offer Period is subject to adjustment by or on behalf of the Issuer in accordance with the applicable regulations and any adjustments to such period will be published by way of notice which will be available on

the website of the Issuer (www.gspip.info).

The offer of the Certificates may be withdrawn in whole or in part at any time before the Issue Date at the

discretion of the Issuer.

The subscription forms will be collected by the Description of the application process:

> distributor either directly from end investors or via brokers who are allowed to collect forms on behalf of the distributor. There is no preferential subscription right for

this offer.

Description of possibility to reduce subscriptions and manner for refunding

excess amount paid by applicants:

Not Applicable.

Details of the minimum and/or maximum

amount of application:

The minimum amount of application per investor will be EUR 1,000 in nominal amount of the Securities.

The maximum amount of application will be subject

only to availability at the time of application.

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

Each subscriber shall pay the Issue Price to the relevant distributor who shall pay the Issue Price reduced by the

selling commission to the Issuer.

The delivery of the subscribed Securities will be made

after the Offer Period on the Issue Date.

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

The results of the offer will be filed with the *Commission* de Surveillance du Secteur Financier (CSSF) and published on the website of the Issuer (www.gspip.info) on or around the Issue Date.

Procedure for exercise of any right of preemption, negotiability of subscription rights and treatment of subscription rights not exercised:

Not Applicable.

Whether tranche(s) have been reserved for certain countries:

The Certificates will be offered to the public in the Public Offer Jurisdiction.

Offers may only be made by offerors authorised to do so in the Public Offer Jurisdiction. Neither the Issuer nor the Dealer has taken or will take any action specifically in relation to the Certificates referred to herein to permit a public offering of such Certificates in any jurisdiction other than the Public Offer Jurisdiction.

In other EEA countries, offers will only be made pursuant to an exemption from the obligation under the Prospectus Directive as implemented in such countries to publish a prospectus.

Notwithstanding anything else in the Base Prospectus, the Issuer will not accept responsibility for the information given in the Base Prospectus or these Final Terms in relation to offers of Certificates made by an offeror not authorised by the Issuer to make such offers.

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

Allocation of Securities is simultaneous with the acceptance of the offer by each individual investor and subject to (i) the availability of funds in his or her account for the total amount invested and (ii) the total amount for which acceptances have been received not exceeding the maximum Aggregate Nominal Amount of Certificates in the Series.

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

There are no expenses specifically charged to the subscriber or purchaser other than that specified in the following paragraph.

The Issue Price of 100 per cent. (100%) of the Aggregate Nominal Amount includes a selling commission of up to 5.00 per cent. (5.00%) of the Aggregate Nominal Amount which has been paid by the Issuer.

Please refer to "Finnish Tax Considerations" and "Luxembourg Tax Considerations" in the section entitled "Taxation" in the Base Prospectus.

Name(s) and address(es), to the extent Alexandria Markets Oy and Alexandria Pankkiiriliike

known to the Issuer, of the placers in the various countries where the offer takes place:

Oyj, Eteläesplanadi 22A, 4th Floor, 00130 Helsinki, and such other placers as may be notified to potential investors from time to time by publication on the Issuer's website (www.gspip.info) in accordance with the applicable laws and regulations of the Public Offer Jurisdiction.

Consent to use the Base Prospectus

Identity of financial intermediary(ies) that are allowed to use the Base Prospectus:

Alexandria Markets Oy and Alexandria Pankkiiriliike Oyj, Eteläesplanadi 22A, 4th Floor, 00130 Helsinki, and such other placers as may be notified to potential investors from time to time by publication on the Issuer's website (*www.gspip.info*) in accordance with the applicable laws and regulations of the Public Offer Jurisdiction.

Offer period during which subsequent resale or final placement of Instruments by financial intermediaries can be made: The Offer Period.

Conditions attached to the consent:

The Issuer consents to the use of the Base Prospectus in connection with the making of an offer of the Securities to the public requiring the prior publication of a prospectus under the Prospectus Directive (a "Non-exempt Offer") by the financial intermediary/ies (each, an "Authorised Offeror") in the Public Offer Jurisdiction.

Each Authorised Offeror (i) has the Issuer's consent to use the Base Prospectus in respect of offers of the Securities made in the Public Offer Jurisdiction provided that it complies with all applicable laws and regulations, and (ii) has the Issuer's consent to use the Base Prospectus in respect of private placements of the Securities that do not subject the Issuer or any affiliate of the Issuer to any additional obligation to make any filing, registration, reporting or similar requirement with any financial regulator or other governmental or quasigovernmental authority or body or securities exchange, or subject any officer, director or employee of the Issuer or any affiliate of the Issuer to personal liability, where such private placements are conducted in compliance with the applicable laws of the relevant jurisdictions thereof.

9. UNITED STATES TAX CONSIDERATIONS

Section 871(m) Withholding Tax

The U.S. Treasury Department has issued regulations under which amounts paid or deemed paid on certain financial instruments that are treated as attributable to U.S.-source dividends could be treated, in

whole or in part depending on the circumstances, as a "dividend equivalent" payment that is subject to tax at a rate of 30 per cent. (or a lower rate under an applicable treaty). We have determined that, as of the issue date of the Certificates, the Certificates will not be subject to withholding under these rules. In certain limited circumstances, however, it is possible for United States alien holders to be liable for tax under these rules with respect to a combination of transactions treated as having been entered into in connection with each other even when no withholding is required. United States alien holders should consult their tax advisor concerning these regulations, subsequent official guidance and regarding any other possible alternative characterisations of their Certificates for United States federal income tax purposes. See "United States Tax Considerations – Dividend Equivalent Payments" in the Base Prospectus for a more comprehensive discussion of the application of Section 871(m) to the Certificates.

10. INDEX DISCLAIMER

Not Applicable.

EXAMPLES THE EXAMPLES PRESENTED BELOW ARE FOR ILLUSTRATIVE PURPOSES ONLY.

For the purposes of each Example:

- (i) the Nominal Amount per Certificate is EUR 1,000, the Issue Price is 100 per cent. (100%) of the Aggregate Nominal Amount, the Aggregate Nominal Amount is EUR 20,000,000 and the Calculation Amount is EUR 1,000;
- (ii) the Autocall Level is 1.00, the Trigger Level is 1.00, and the Barrier Level is 0.70; and
- (iii) the Basket Performance is the arithmetic average of the performance of each Underlying Asset in respect of the relevant date.

For the purposes of these Examples only, (i) the Autocall Event Amount for the first Autocall Observation Date (being the Valuation Date scheduled to fall on September 16, 2019) is deemed to be EUR 1,110, (ii) the Autocall Event Amount for the third Autocall Observation Date (being the Valuation Date scheduled to fall on September 14, 2020) is deemed to be EUR 1,220, and (iii) the Trigger Percentage is deemed to be 166 per cent. (166%). The actual Autocall Event Amount for the first Autocall Observation Date and the third Autocall Observation Date and the Trigger Percentage will each be determined by the Calculation Agent on or around September 14, 2018 and, in respect of (i) the Autocall Event Amount for the first Autocall Observation Date may be a lesser or greater amount than EUR 1,110 (but shall not be less than EUR 1,100), (ii) the Autocall Event Amount for the third Autocall Observation Date may be a lesser or greater amount than EUR 1,220 (but shall not be less than EUR 1,200) and (iii) the Trigger Percentage may be a lesser or greater percentage than 166 per cent. (166%) (but shall not be less than 160 per cent. (160%)). Therefore, as the actual Autocall Event Amount for the first Autocall Observation Date, the third Autocall Observation Date and the Trigger Percentage may each be lower than the deemed values used for the purposes of these Examples, the actual amounts received by investors may be less than the amounts stated in the Examples below.

For the purposes of these scenarios only, the amount payable per Certificate is deemed to be rounded to two decimal places (with 0.005 being rounded upwards) per Certificate; the actual rounding under the General Instrument Conditions is different and so the amounts (if any) payable per Certificate may be different.

AUTOMATIC EARLY EXERCISE

<u>Example 1 – Automatic Early Exercise:</u> The Basket Performance on the first Valuation Date (scheduled to fall on September 16, 2019) is greater than or equal to the Autocall Level.

In this Example, the Certificates will be exercised on such Valuation Date, and the Automatic Early Exercise Amount payable per Certificate (of the Nominal Amount) on the Automatic Early Exercise Date immediately following such Valuation Date will be an amount equal to the Autocall Event Amount, i.e., EUR 1,110.

<u>Example 2 – no Automatic Early Exercise:</u> The Basket Performance on the first Valuation Date (scheduled to fall on September 16, 2019) is less than the Autocall Level.

In this Example, the Certificates will not be exercised on such Valuation Date.

<u>Example 3 – Automatic Early Exercise:</u> The Basket Performance on the third Valuation Date (scheduled to fall on September 14, 2020) is greater than or equal to the Autocall Level.

In this Example, the Certificates will be exercised on such Valuation Date, and the Automatic Early Exercise Amount payable per Certificate (of the Nominal Amount) on the Automatic Early Exercise Date immediately following such Valuation Date will be an amount equal to the Autocall Event Amount, i.e., EUR 1,220.

<u>Example 4 – no Automatic Early Exercise:</u> The Basket Performance on the third Valuation Date (scheduled to fall on September 14, 2020) is less than the Autocall Level.

In this Example, the Certificates will not be exercised on such Valuation Date.

SETTLEMENT AMOUNT

Example 5 – positive scenario: The Certificates have not been exercised on an Applicable Date, and the Basket Performance on the final Valuation Date (scheduled to fall on September 16, 2024) is greater than or equal to the Trigger Level.

In this Example, the Certificates will be exercised on the Final Reference Date and the Settlement Amount payable per Certificate (of the Nominal Amount) on the Maturity Date will be an amount equal to the *product* of (i) the Calculation Amount, *multiplied* by (ii) the Trigger Percentage, i.e., EUR 1,660.

<u>Example 6 – neutral scenario:</u> The Certificates have not been exercised on an Applicable Date, and the Basket Performance on the final Valuation Date (scheduled to fall on September 16, 2024) is 0.99.

In this Example, the Certificates will be exercised on the Final Reference Date and the Settlement Amount payable per Certificate (of the Nominal Amount) on the Maturity Date will be equal to the Calculation Amount, i.e., EUR 1,000.

<u>Example 7 – neutral scenario:</u> The Certificates have not been exercised on an Applicable Date, and the Basket Performance on the final Valuation Date (scheduled to fall on September 16, 2024) is 0.70.

In this Example, the Certificates will be exercised on the Final Reference Date and the Settlement Amount payable per Certificate (of the Nominal Amount) on the Maturity Date will be equal to the Calculation Amount, i.e., EUR 1,000.

<u>Example 8 – negative scenario:</u> The Certificates have not been exercised on an Applicable Date, and the Basket Performance on the final Valuation Date (scheduled to fall on September 16, 2024) is 0.69.

In this Example, the Certificates will be exercised on the Final Reference Date and the Settlement Amount payable per Certificate (of the Nominal Amount) on the Maturity Date will be an amount equal to the *product* of (i) the Calculation Amount, *multiplied* by (ii) the Basket Performance, i.e. EUR 690. In this Example, an investor who purchased the Certificates at the Issue Price will sustain a substantial loss of the amount invested in the Certificates.

<u>Example 9 – negative scenario:</u> The Certificates have not been exercised on an Applicable Date, and the Basket Performance on the final Valuation Date (scheduled to fall on September 16, 2024) is zero.

In this Example, the Certificates will be exercised on the Final Reference Date and the Settlement Amount payable per Certificate (of the Nominal Amount) on the Maturity Date will be zero. In this Example, an investor who purchased the Certificates at the Issue Price will sustain a total loss of the amount invested in the Certificates.

ISSUE-SPECIFIC SUMMARY OF THE SECURITIES

- 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 security 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 security 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".

SECT	SECTION A - INTRODUCTION AND WARNINGS				
A.1	Introduction and warnings	This summary should be read as an introduction to the Base Prospectus. Any decision to invest in the Securities should be based on consideration of the Base Prospectus as a whole by the investor. Where a claim relating to the information contained in the Base Prospectus is brought before a court, the plaintiff investor might, under the national legislation of the Member States, have to bear the costs of translating the Base Prospectus before the legal proceedings are initiated. Civil liability attaches only to those persons who have tabled the summary including any translation thereof, but only if the summary is misleading, inaccurate or inconsistent when read together with the other parts of the Base Prospectus or it does not provide, when read together with the other parts of the Base Prospectus, key information in order to aid investors when considering whether to invest in such Securities.			
A.2	Consents	Subject to the conditions set out below, in connection with a Non-exempt Offer (as defined below) of Securities, the Issuer consents to the use of the Base Prospectus by:			
		(1) Alexandria Markets Oy and Alexandria Pankkiiriliike Oyj, Eteläesplanadi 22A, 4th Floor, 00130 Helsinki (the "Initial Authorised Offeror"); and			
		(2) if the Issuer appoints additional financial intermediaries after the date of the Final Terms dated August 2, 2018 and publishes details in relation to them on its website (www.gspip.info), each financial intermediary whose details are so published,			
		in the case of (1) or (2) above, for as long as such financial intermediaries are authorised to make such offers under the Markets in Financial Instruments Directive (Directive 2004/39/EC)			
		(each an "Authorised Offeror" and together the "Authorised Offerors").			
		The consent of the Issuer is subject to the following conditions:			
		(i) the consent is only valid during the period from (and including) August 2, 2018 to (and including) August 31, 2018 (the "Offer Period"); and			
		(ii) the consent only extends to the use of the Base Prospectus to make Non-exempt Offers (as defined below) of the tranche of Securities in the Republic of Finland.			
		A "Non-exempt Offer" of Securities is an offer of Securities that is not within an exemption from the requirement to publish a prospectus under Directive 2003/71/EC (as amended, including by Directive 2010/73/EU).			
		Any person (an "Investor") intending to acquire or acquiring any Securities from an Authorised Offeror will do so, and offers and sales of Securities to an Investor by an Authorised Offeror will be made, in accordance with any terms and other arrangements in place between such Authorised Offeror and such Investor including as to price, allocations and settlement arrangements. The Issuer will not be a party to any such arrangements with Investors in connection with the offer or sale of the Securities and, accordingly, the Base Prospectus and the Final Terms will not contain such information and an			

		Information in r	elation to an o fer is made, an	offer to the pu	blic will be ma	uthorised Offeron ade available at th be provided by th
SECTI	ON B – ISSUER A	AND GUARANTO	R (IF APPLIC	CABLE)		
B.1	Legal and commercial name of the Issuer	Goldman Sachs International ("GSI" or the "Issuer").				
B.2	Domicile, legal form, legislation and country of incorporation of the Issuer	GSI is a private unlimited liability company incorporated in England and Wales. GSI mainly operates under English law. The registered office of GSI is Peterborough Court, 133 Fleet Street, London EC4A 2BB, England.				
B.4b	Known trends with respect to the Issuer	regional and natio activity levels, in movements, politi levels and legal	GSI's prospects will be affected, potentially adversely, by developments in global, regional and national economies, including in the United Kingdom, movements and activity levels, in financial, commodities, currency and other markets, interest rate movements, political and military developments throughout the world, client activity levels and legal and regulatory developments in the United Kingdom and other countries where GSI does business.			
B.5	The Issuer's group	Goldman Sachs Group UK Limited, a company incorporated under English law has a 100 per cent. shareholding in GSI. Goldman Sachs (UK) L.L.C. is established under the laws of the State of Delaware and holds 100 per cent. of the ordinary shares of Goldman Sachs Group UK Limited. The Goldman Sachs Group, Inc. is established in Delaware and has a 100 per cent. shareholding in Goldman Sachs (UK) L.L.C.				
B.9	Profit forecast or estimate	Not applicable; G	SI has not made	any profit fore	ecasts or estimat	es.
B.10	Audit report qualifications	Not applicable; th financial informat		fications in the	audit report of	GSI on its historica
B.12	Selected historical key	The following tab GSI:	le shows selecte	ed key historica	l financial info	mation in relation t
	financial information		As at and for th			the year ended
	of the Issuer	(in USD millions)	ended (ui March 31, 2018	March 31, 2017	December 31, 2017	lited) December 31, 2016
		Operating Profit Profit on ordinary activities before taxation	796 737	676 584	2,389 2,091	2,280 1,943
		Profit for the financial period	539	428	1,557	1,456
		(in USD millions)	As of (un March 3		As of (a December 31, 2017	audited) December 31, 2016
		Fixed Assets Current Assets Total Shareholder's	1,009	,915	210 939,863 31,701	140 934,129 27,533

D 12		position particular to GSI subsequent to March 31, 2018.	
B.13	Recent events material to the evaluation of the Issuer's solvency	Not applicable; there have been no recent events particular to GSI which are to a material extent relevant to the evaluation of GSI's solvency.	
B.14	Issuer's	Please refer to Element B.5 above.	
	position in its corporate group	GSI is part of a group of companies of which The Goldman Sachs Group, Inc. is the holding company (the "Goldman Sachs Group") and transacts with, and depends on, entities within such group accordingly.	
B.15	Principal activities	The principal activities of GSI consist of securities underwriting and distribution, trading of corporate debt and equity services, non-U.S. sovereign debt and mortgage securities, execution of swaps and derivative instruments, mergers and acquisitions, financial advisory services for restructurings/private placements/lease and project financings, real estate brokerage and finance, merchant banking, stock brokerage and research.	
B.16	Ownership and control of the Issuer	Goldman Sachs Group UK Limited, a company incorporated under English law has a 100 per cent. shareholding in GSI. Goldman Sachs (UK) L.L.C. is established under the laws of the State of Delaware and holds 100 per cent. of the ordinary shares of Goldman Sachs Group UK Limited. The Goldman Sachs Group, Inc. is established in Delaware and has a 100 per cent. shareholding in Goldman Sachs (UK) L.L.C.	
		SECTION C – SECURITIES	
C.1	Type and class of Securities	Cash settled Securities comprised of Share Linked Securities, being EUR 20,000,000 Six-Year EUR Autocallable Certificates on a Share Basket, due September 30, 2024 (the "Securities").	
		ISIN: FI4000340476; Valoren: 42922855.	
C.2	Currency	The currency of the Securities will be Euro ("EUR").	
C.5	Restrictions on the free transferability	The Securities and (if applicable) securities to be delivered upon exercise or settlement of the Securities may not be offered, sold or delivered within the United States or to U.S. persons as defined in Regulation S under the Securities Act ("Regulation S"), except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act and applicable state securities law. Rights arising under the Securities (if applicable) will be exercisable by the holder	
		of Securities only upon certification as to non-U.S. beneficial ownership.	
		Further, the Securities may not be acquired by, on behalf of, or with the assets of any plans subject to ERISA or Section 4975 of the U.S. Internal Revenue Code of 1986, as amended, other than certain insurance company general accounts.	
		Subject to the above, the Securities will be freely transferable.	
C.8	Rights attached to the securities	Rights : The Securities give the right to each holder of Securities (a " Holder ") to receive a potential return on the Securities (see Element C.18 below), together with certain ancillary rights such as the right to receive notice of certain determinations and events and to vote on future amendments. The terms and conditions are governed under English law provided that Finnish law will apply in respect of the title and registration of the Securities.	
		Ranking : The Securities are direct, unsubordinated and unsecured obligations of the Issuer and rank equally with all other direct, unsubordinated and unsecured obligations of the Issuer.	
		Limitations to rights:	

	• Notwithstanding that the Securities are linked to the performance of the underlying assets, Holders do not have any rights in respect of the underlying asset(s).
	• The terms and conditions of the Securities contain provisions for calling meetings of Holders to consider matters affecting their interests generally and these provisions permit defined majorities to bind all Holders, including holders who did not attend and vote at the relevant meeting and holders who voted in a manner contrary to the majority. Further, in certain circumstances, the Issuer may amend the terms and conditions of the Securities, without the Holders' consent.
	• The terms and conditions of the Securities permit the Issuer and the Calculation Agent (as the case may be), on the occurrence of certain events and in certain circumstances, without the Holders' consent, to make adjustments to the terms and conditions of the Securities, to redeem the Securities prior to maturity, (where applicable) to postpone valuation of the underlying assets or scheduled payments under the Securities, to change the currency in which the Securities are denominated, to substitute the Issuer with another permitted entity subject to certain conditions, and to take certain other actions with regard to the Securities and the underlying assets (if any).
Admission to trading on a regulated market	Application will be made to admit the Securities to trading on the regulated market of the Luxembourg Stock Exchange.
Effect of underlying	The amount payable on the Securities will depend on the performance of the underlying assets.
instrument on value of investment	If the Securities are not exercised early, then the cash settlement amount payable on the maturity date will be determined in accordance with Element C.18 of this Summary.
	If the Securities are exercised early following an Autocall Event, the Autocall Event Amount payable on the Autocall Payment Date will be determined in accordance with Element C.18 of this Summary.
Expiration or maturity date	Provided that an Autocall Event does not occur or the Securities are not otherwise redeemed early, the maturity date is September 30, 2024, subject to adjustment in accordance with the terms and conditions.
Settlement	Settlement of the Securities shall take place through Euroclear Finland Oy.
procedure	The Issuer will have discharged its payment obligations by payment to, or to the order of, the relevant clearing system in respect of the amount so paid.
Return on the	The return on the Securities will derive from:
Securities	• the potential payment of an Autocall Event Amount following redemption of the Securities prior to scheduled maturity due to the occurrence of an "Autocall Event" (as described below);
	• the potential payment of a Non-scheduled Early Repayment Amount upon an unscheduled early redemption of the Securities (as described below); and
	if the Securities are not previously exercised, or purchased and cancelled, the payment of the Settlement Amount on the scheduled maturity date of the Securities.
	<u>Autocall</u>
	If an Autocall Event occurs on an Autocall Observation Date, then the Issuer shall exercise each Security on such Autocall Observation Date and shall pay the Autocall Event Amount corresponding to such Autocall Observation Date on the immediately
	trading on a regulated market Effect of underlying instrument on value of investment Expiration or maturity date Settlement procedure

following Autocall Payment Date.

Defined terms used above:

- Autocall Event: see below.
- Autocall Event Amount: an amount as determined by the Calculation Agent on or around September 14, 2018, based on market conditions and which will be notified by the Issuer on or around the issue date (September 14, 2018), and which as of the date of these Final Terms is, for each Autocall Observation Date, as set forth in the table below in the row corresponding to such Autocall Observation Date.
- **Autocall Observation Date**: each date set out in the column entitled "Autocall Observation Date" in the table below, in each case, subject to adjustment in accordance with the terms and conditions.
- **Autocall Payment Date**: each date set out in the column entitled "Autocall Payment Date" in the table below, in each case, subject to adjustment in accordance with the terms and conditions.

Autocall Observation Date	Autocall Payment Date	Autocall Event Amount
September 16, 2019	September 30, 2019	As of the date of these Final Terms, the Autocall Event Amount is indicatively set at EUR 1,110, but which may be a lesser or greater amount provided that it will not be less than EUR 1,100.
March 16, 2020	March 30, 2020	As of the date of these Final Terms, the Autocall Event Amount is indicatively set at EUR 1,165, but which may be a lesser or greater amount provided that it will not be less than EUR 1,150.
September 14, 2020	September 28, 2020	As of the date of these Final Terms, the Autocall Event Amount is indicatively set at EUR 1,220, but which may be a lesser or greater amount provided that it will not be less than EUR 1,200.
March 15, 2021	March 29, 2021	As of the date of these Final Terms, the

		Autocall Event Amount
		is indicatively set at EUR 1,275, but which may be a lesser or greater amount provided that it will not be less than EUR 1,250.
September 14, 2021	September 28, 2021	As of the date of these Final Terms, the Autocall Event Amount is indicatively set at EUR 1,330, but which may be a lesser or greater amount provided that it will not be less than EUR 1,300.
March 14, 2022	March 28, 2022	As of the date of these Final Terms, the Autocall Event Amount is indicatively set at EUR 1,385, but which may be a lesser or greater amount provided that it will not be less than EUR 1,350.
September 14, 2022	September 28, 2022	As of the date of these Final Terms, the Autocall Event Amount is indicatively set at EUR 1,440, but which may be a lesser or greater amount provided that it will not be less than EUR 1,400.
March 14, 2023	March 28, 2023	As of the date of these Final Terms, the Autocall Event Amount is indicatively set at EUR 1,495, but which may be a lesser or greater amount provided that it will not be less than EUR 1,450.
September 14, 2023	September 28, 2023	As of the date of these Final Terms, the Autocall Event Amount

		is indicatively set at EUR 1,550, but which may be a lesser or greater amount provided that it will not be less than EUR 1,500.
March 14, 2024	March 28, 2024	As of the date of these Final Terms, the Autocall Event Amount is indicatively set at EUR 1,605, but which may be a lesser or greater amount provided that it will not be less than EUR 1,550.

Autocall Event

An "Autocall Event" occurs if the Autocall Reference Value on any Autocall Observation Date is greater than or equal to the Autocall Level.

Defined terms used above:

- **Asset Initial Price**: the Initial Closing Price of the Underlying Asset.
- Autocall Asset Performance: in respect of an Underlying Asset and the relevant Autocall Observation Date, an amount calculated in accordance with the following formula:

Autocall Asset Price Asset Initial Price

- Autocall Asset Price: The Reference Price of the Underlying Asset on the relevant Autocall Observation Date.
- Autocall Level: 1.0.
- Autocall Reference Value: the sum of the weighted performance of each
 Underlying Asset in the Basket, which is calculated as the sum of (a) the
 product of the Weighting for the Underlying Asset, multiplied by (b) the
 Autocall Asset Performance of such Underlying Asset for the relevant
 Autocall Observation Date.
- **Reference Price**: the closing share price of the Share for the relevant date.
- Weighting: the weighting for the relevant Underlying Asset in the table below.

Non-scheduled Early Repayment Amount

Unscheduled early redemption: The Securities may be redeemed prior to the scheduled maturity (i) at the Issuer's option (a) if the Issuer determines a change in applicable law has the effect that performance by the Issuer or its affiliates under the Securities or hedging transactions relating to the Securities has become (or there is a substantial likelihood in the immediate future that it will become) unlawful or

impracticable (in whole or in part), (b) where applicable, if the Calculation Agent determines that certain additional disruption events or adjustment events as provided in the terms and conditions of the Securities have occurred in relation to the underlying assets or (ii) upon notice by a Holder declaring such Securities to be immediately repayable due to the occurrence of an event of default which is continuing.

In such case, the Non-scheduled Early Repayment Amount payable on such unscheduled early redemption shall be, for each Security, an amount representing the fair market value of the Security taking into account all relevant factors less all costs incurred by the Issuer or any of its affiliates in connection with such early redemption, including those related to unwinding of any underlying and/or related hedging and funding arrangement.

The Non-scheduled Early Repayment Amount may be less than your initial investment and therefore you may lose some or all of your investment on an unscheduled early redemption.

Settlement Amount

Unless previously exercised early, or purchased and cancelled, the Settlement Amount payable in respect of each Security on the maturity date will be:

If a Trigger Event has not occurred, the Settlement Amount payable in respect of each Security will be calculated in accordance with the formula below:

CA × Trigger Percentage

If a Barrier Event has not occurred but a Trigger Event has occurred, the Settlement Amount payable in respect of each Security will be calculated in accordance with the formula below:

CA× RedemptionPercentage

If a Barrier Event has occurred and a Trigger Event has occurred, the Settlement Amount payable in respect of each Security will be calculated in accordance with the formula below:

CA × Basket Performance

Defined terms used above:

- **Basket**: a basket comprised of each Underlying Asset.
- **Basket Performance**: the *sum* of the Weighted Performance of each Underlying Asset in the Basket.
- **CA**: Calculation Amount, EUR 1,000.
- **Final Closing Price**: in respect of an Underlying Asset, the Reference Price of such Underlying Asset on September 16, 2024, subject to adjustment in accordance with the terms and conditions.
- **Initial Closing Price**: in respect of an Underlying Asset, the Reference Price of such Underlying Asset on September 14, 2018, subject to adjustment in accordance with the terms and conditions.
- Redemption Percentage: 100 per cent. (100%).
- **Reference Price (Final)**: the Final Closing Price of the Underlying Asset.
- Reference Price (Initial): in respect of an Underlying Asset, 100 per cent. of the Initial Closing Price of such Underlying Asset.
- Trigger Percentage: a percentage as determined by the Calculation Agent on or around September 14, 2018, based on market conditions and which will be notified by the Issuer on or around the issue date (September 14, 2018), and

		which as of the date of these Final Terms is indicatively set at 166 per cent., but which may be a lesser or greater percentage provided that it will not be less than 160 per cent.			
		Weighting: the weighting for the relevant Underlying Asset in the table below.			
		Weighted Performance: in respect of each Underlying Asset in the Basket, an amount calculated in accordance with the formula below: $ \frac{\text{Reference Price (Final)}}{\text{Reference Price (Initial)}} $			
		Trigger Event			
		A " Trigger Event " occurs if the Trigger Reference Value is less than the Trigger Level.			
		Defined terms used above:			
		Trigger Asset Performance: in respect of an Underlying Asset, an amount calculated in accordance with the following formula:			
		Trigger Asset Price Asset Initial Price			
		• Trigger Asset Price: in respect of an Underlying Asset, the Final Closing Price.			
		• Trigger Level: 1.0.			
		Trigger Reference Value: the sum of the weighted performance of each Underlying Asset in the Basket, which is calculated as the sum of (a) the product of the Weighting for the Underlying Asset, multiplied by (b) the Trigger Asset Performance of such Underlying Asset.			
		Barrier Event			
		A "Barrier Event" occurs if the Barrier Reference Value is less than the Barrier Level.			
		Defined terms used above:			
		Barrier Asset Performance: in respect of an Underlying Asset, an amount calculated in accordance with the following formula:			
		Barrier Asset Price			
		Asset Initial Price			
		Barrier Asset Price: In respect of an Underlying Asset, the Final Closing Price.			
		Barrier Level: 0.70.			
		• Barrier Reference Value: the sum of the weighted performance of each Underlying Asset in the Basket, which is calculated as the sum of (a) the product of the Weighting for the Underlying Asset, multiplied by (b) the Barrier Asset Performance of such Underlying Asset.			
C.19	Exercise price/final reference price of the underlying	The closing share price of each Share will be determined on September 16, 2024, subject to adjustment in accordance with the terms and conditions.			
-					

C.20 The underlying assets

The underlying assets are specified in the column entitled "Underlying Asset" (each an "underlying asset" or "Underlying Asset"), in the table below.

Underlying Asset	Bloomberg/Reuters/IS IN	Exchange	Weighting	
The ordinary shares of Orion OYJ –B	ORNBV FH <equity> / ORNBV.HE</equity>	OMX-Helsinki	0.20	
The ordinary shares of Nokia Oyj	NOKIA FH <equity> / NOKIA.HE</equity>	OMX-Helsinki	0.20	
The ordinary shares of Nordea Bank AB	NDA SS <equity> / NDA.ST</equity>	NASDAQ Stockholm Stock Exchange	0.20	
The ordinary shares of Telia Company AB	TELIA SS <equity> / TELIA.ST</equity>	NASDAQ Stockholm Stock Exchange	0.20	
The ordinary shares of Sampo Oyj	SAMPO FH <equity> / SAMPO.HE</equity>	OMX-Helsinki	0.20	

Share: the ordinary share set forth in the table above in the column entitled "Underlying Asset".

SECTION D - RISKS

D.2 Key risks that are specific to the Issuer

The payment of any amount due on the Securities is subject to our credit risk. The Securities are our unsecured obligations. The Securities are not bank deposits and are not insured or guaranteed by the UK Financial Services Compensation Scheme or any other government or governmental or private agency, or deposit protection scheme in any jurisdiction. The value of and return on your securities will be subject to our credit risk and to changes in the market's view of our creditworthiness.

References in Element B.12 above to the "prospects" and "financial or trading position" of the Issuer, are specifically to the Issuer's ability to meet its full payment obligations under the Securities in a timely manner. Material information about the Issuer's financial condition and prospects is included in GSI's annual and interim reports. You should be aware, however, that each of the key risks highlighted below could have a material adverse effect on the Issuer's businesses, operations, financial and trading position and prospects, which, in turn, could have a material adverse effect on the return investors receive on the Securities.

The Issuer is subject to a number of key risks:

- GSI's businesses have been and may continue to be adversely affected by conditions in the global financial markets and economic conditions generally.
- GSI's businesses and those of its clients are subject to extensive and pervasive regulation around the world.
- GSI's businesses have been and may be adversely affected by declining asset values. This is particularly true for those businesses in which it has net "long" positions, receives fees based on the value of assets managed, or receives or posts collateral.
- GSI's businesses have been and may be adversely affected by disruptions in the credit markets, including reduced access to credit and higher costs of obtaining credit.
- GSI's investment banking, client execution and investment management businesses have been adversely affected and may continue to be adversely affected by market uncertainty or lack of confidence among investors and CEOs due to general declines in economic activity and other unfavourable economic, geopolitical or market conditions.

- GSI's investment management business may be affected by the poor investment performance of its investment products.
- GSI may incur losses as a result of ineffective risk management processes and strategies.
- GSI's liquidity, profitability and businesses may be adversely affected by an
 inability to access the debt capital markets or to sell assets or by a reduction in
 its credit ratings or by an increase in its credit spreads.
- A failure to appropriately identify and address potential conflicts of interest could adversely affect GSI's businesses.
- A failure in GSI's operational systems or infrastructure, or those of third
 parties, as well as human error, could impair GSI's liquidity, disrupt GSI's
 businesses, result in the disclosure of confidential information, damage GSI's
 reputation and cause losses.
- A failure to protect GSI's computer systems, networks and information, and GSI's clients' information, against cyber attacks and similar threats could impair GSI's ability to conduct GSI's businesses, result in the disclosure, theft or destruction of confidential information, damage GSI's reputation and cause losses.
- GSI's businesses, profitability and liquidity may be adversely affected by deterioration in the credit quality of, or defaults by, third parties who owe GSI money, securities or other assets or whose securities or obligations GSI holds.
- Concentration of risk increases the potential for significant losses in GSI's market-making, underwriting, investing and lending activities.
- The financial services industry is both highly competitive and interrelated.
- GSI faces enhanced risks as new business initiatives lead it to transact with a broader array of clients and counterparties and exposes it to new asset classes and new markets.
- Derivative transactions and delayed settlements may expose GSI to unexpected risk and potential losses.
- GSI's businesses may be adversely affected if GSI is unable to hire and retain qualified employees.
- GSI may be adversely affected by increased governmental and regulatory scrutiny or negative publicity.
- Substantial legal liability or significant regulatory action against GSI could have material adverse financial effects or cause significant reputational harm to GSI, which in turn could seriously harm GSI's business prospects.
- The growth of electronic trading and the introduction of new trading technology may adversely affect GSI's business and may increase competition.
- GSI's commodities activities, particularly its power generation interests and
 physical commodities activities, subject GSI to extensive regulation potential
 catastrophic events and environmental, reputational and other risks that may
 expose it to significant liabilities and costs.
- In conducting its businesses around the world, GSI is subject to political, economic, legal, operational and other risks that are inherent in operating in many countries.
- GSI may incur losses as a result of unforeseen or catastrophic events, including the emergence of a pandemic, terrorist attacks, extreme weather events or other natural disasters.

Favourable or simply less adverse developments or market conditions involving industries or markets in a business where GSI has a lower concentration of clients in such industry or market may result in GSI underperforming relative to a similar business of a competitor that has a higher concentration of clients in such industry or market. For example, GSI has a smaller corporate client base in its market-making businesses than many of its peers and therefore GSI's competitors may benefit more from increased activity by corporate clients. Certain of GSI's businesses and its funding may be adversely affected by changes in the reference rates, currencies, indexes, baskets, exchange-traded funds or other financial metrics to which the products offered by GSI or funding raised by GSI are linked. D.6 **Key risks that** Your capital is at risk. Depending on the performance of the underlying are specific to asset(s), you may lose some or all of your investment. the Securities You could also lose some or all of your investment in the Securities where: We (as Issuer) fail or are otherwise unable to meet our payment obligations; You do not hold your Securities to maturity and the secondary sale price you receive is less than the original purchase price; or Your Securities are redeemed early due to an unexpected event and the amount you receive is less than the original purchase price. The estimated value of your Securities (as determined by reference to pricing models used by us) at the time the terms and conditions of your Securities are set on the trade date, will be less than the original issue price of your Securities. Your Securities may not have an active trading market, and you may be unable to dispose of them. You will be required to make your investment decision based on the indicative amounts or indicative range rather than the actual amounts, levels, percentages, prices, rates or values (as applicable), which will only be fixed or determined at the end of the offer period after their investment decision is made but will apply to the Securities once issued. We give no assurance that application for listing and admission to trading will be granted (or, if granted, will be granted by the issue date) or that an active trading market in the Securities will develop. We may discontinue any such listing at any time. The potential for the value of the Securities to increase is limited as the performance of the underlying asset(s) to which the Securities are linked is capped. *Risks associated with Securities linked to underlying asset(s):* The value and return on the Securities depends on the performance of such underlying asset(s), which may be subject to unpredictable change over time. Past performance of an underlying asset is not indicative of future performance. You will not have any rights of ownership in the underlying asset(s), and our obligations under the Securities to you are not secured by any assets. Following a disruption event, the valuation of the underlying asset(s) may be postponed and/or valued by us (as Calculation Agent) in our discretion. Following the occurrence of certain extraordinary events in relation to the underlying asset(s) or in relation to index linked securities, following the

		occurrence of an index adjustment event, depending on the terms and conditions of the particular Securities, amongst other potential consequences, the terms and conditions of your Securities may be adjusted, the underlying asset may be substituted, or the Securities may be redeemed early at the non-scheduled early repayment amount. Such amount may be less than your initial investment and you could lose some or all of your investment.
		The performance of shares is dependent upon many unpredictable factors.
		You may receive a lower return on the Securities than you would have received from investing in the shares directly because the price of the shares may not include the value of dividends.
		The issuer of a share may take any actions in respect of a share without regard to your interests as Holders of the Securities, and any of these actions could negatively affect the value of and return on the Securities.
		A small basket will generally be more vulnerable to changes in the value of the underlying assets and a change in composition of a basket may have an adverse effect on basket performance.
		A high correlation of basket components may have a significant effect on amounts payable on the Securities and the negative performance of a single basket component may outweigh a positive performance of one or more other basket components and may have an impact on the return on the Securities.
		Your Securities may be adjusted or redeemed prior to maturity due to a change in law. Any such adjustment may have a negative effect on the value of and return on your Securities; the amount you receive following an early redemption may be less than your initial investment and you could lose some or all of your investment.
		The Issuer of your Securities may be substituted with another company.
		We may amend the terms and conditions of your Securities in certain circumstances without your consent.
SECTI	ON E – THE OF	FER
E.2b	Reasons for the offer and use of proceeds	The net proceeds of the offer will be used in the general business of the Issuer.
E.3	Terms and conditions of the offer	An offer of the Securities may be made other than pursuant to Article 3(2) of the Prospectus Directive in the Republic of Finland ("Public Offer Jurisdiction") during the period from (and including) August 2, 2018 to (and including) August 31, 2018 ("Offer Period") by the Authorised Offeror.
		The Offer Price is 100 per cent. (100%) of the Aggregate Nominal Amount (the "Issue Price"). The Authorised Offeror will offer and sell the Securities to its customers in accordance with arrangements in place between the Authorised Offeror and its customers by reference to the Issue Price and market conditions prevailing at the time.
E.4	Interests material to the issue/offer	Save as disclosed in Element E.7 below, so far as the Issuer is aware, no person involved in the issue of the Securities has an interest material to the offer, including conflicting interests.
E.7	Estimated expenses	The Issue Price of 100 per cent. (100%) of the Aggregate Nominal Amount includes a selling commission of up to 5.00 per cent. (5.00%) of the Aggregate Nominal Amount which has been paid by the Issuer. Other than such selling commission, there are no estimated expenses charged to investors.

LIIKKEESEENLASKUKOHTAINEN TIIVISTELMÄ

- Tiivistelmät koostuvat julkistamisvaatimuksista, joita kutsutaan "osatekijöiksi". Nämä osatekijät on numeroitu osissa A–E (A.1–E.7).
- Tämä tiivistelmä sisältää kaikki tämäntyyppisen arvopaperin ja liikkeeseenlaskijan (Issuer) tiivistelmältä vaadittavat osatekijät. Koska jotkin osatekijät eivät ole pakollisia, osatekijöiden numeroinnista saattaa puuttua joitakin numeroita.
- Vaikka jokin osatekijä olisi pakollinen tietyn arvopaperi- ja liikkeeseenlaskijatyypin kohdalla, sitä ei välttämättä voida antaa merkityksellisiä tietoja. Tällaisessa tapauksessa tiivistelmässä on esitetty osatekijän lyhyt kuvaus ja maininta "ei sovellu".

OSA A -	OSA A – JOHDANTO JA VAROITUKSET			
A.1	Johdanto ja varoitukset	Tämä tiivistelmä on luettava ohjelmaesitteen (Base Prospectus) johdantona. Sijoittajan on arvopapereihin liittyvää sijoituspäätöstä tehdessään otettava huomioon ohjelmaesite kokonaisuudessaan. Jos tämän ohjelmaesitteen sisältämiin tietoihin liittyvä kanne tulee käsiteltäväksi tuomioistuimessa, kanteen nostanut sijoittaja saattaa Euroopan unionin jäsenmaiden kansallisen lainsäädännön mukaan olla velvollinen käännättämään ohjelmaesitteen omalla kustannuksellaan ennen tuomioistuinkäsittelyn alkua. Siviilioikeudellinen vastuu on yksinomaan henkilöillä, jotka ovat julkistaneet tiivistelmän (sen käännös mukaan luettuna), mutta vain siinä tapauksessa, että tiivistelmä on harhaanjohtava, epätarkka tai epäjohdonmukainen ohjelmaesitteen muihin osiin verrattuna tai että se ei yhdessä ohjelmaesitteen muiden osien kanssa anna keskeisiä tietoja, jotka auttavat arvopapereihin sijoittamista harkitsevia henkilöitä.		
A.2	Suostumukset	Jos alla esitetyistä ehdoista ei muuta johdu, liikkeeseenlaskija suostuu siihen, että arvopaperien julkistamisvelvollisuuden alaisen tarjouksen (Non-exempt Offer, määritelty jäljempänä) yhteydessä ohjelmaesitettä voivat käyttää:		
		(1) Alexandria Markets Oy ja Alexandria Pankkiiriliike Oy, Eteläesplanadi 22A, 4. kerros, 00130 Helsinki ("alkuperäinen valtuutettu tarjoaja", Initial Authorised Offeror); ja (2) jos liikkeeseenlaskija nimittää ylimääräisiä rahoituksenvälittäjiä 2.8.2018 päivättyjen lopullisten ehtojen (Final Terms) päivämäärän jälkeen ja julkistaa näihin liittyvät lisätiedot verkkosivullaan (www.gspip.info), kukin rahoituksenvälittäjä, jonka tiedot tulevat näin julkistetuiksi, yllä kohdan (1) tai (2) tapauksessa niin kauan kuin kyseiset rahoituksenvälittäjät ovat valtuutettuja tekemään kyseisiä tarjouksia rahoitusvälineiden markkinat direktiivin (direktiivi 2004/39/EY (Markets in Financial Instruments Directive 2004/39/EC)) nojalla (kukin erikseen "valtuutettu tarjoaja" (Authorised Offeror) ja yhdessä "valtuutetut tarjoajat" (Authorised Offerors)). Liikkeeseenlaskijan suostumukseen sovelletaan seuraavia ehtoja: (i) suostumus on voimassa vain 2.8 – 31.8.2018 välisenä aikana (mainitut päivät mukaan luettuina) ("tarjousaika", Offer Period); ja (ii) suostumus koskee ainoastaan ohjelmaesitteen käyttöä julkistamisvelvollisuuden alaisten tarjousten (määritelty jäljempänä) tekemiseen arvopaperien erästä Suomessa. "Julkistamisvelvollisuuden alainen tarjous" (Non-exempt Offer) tässä tarkoitettujen arvopaperien osalta on arvopapereita koskeva tarjous, jota ei koske direktiivissä 2003/71/EY (muutoksineen, mukaan lukien direktiivi 2010/73/EU) määritetty vapautus ohjelmaesitteen julkistamisvelvollisuudesta. Henkilön ("sijoittaja", Investor) ostaessa arvopapereita valtuutetulta		
		Henkilön ("sijoittaja", Investor) ostaessa arvopapereita valtuutetulta		

		tarjoajalta tai suunnitellessa niiden ostamista sekä valtuutetun tarjoajan tehdessä sijoittajalle tarjouksen ja myydessä sijoittajalle arvopapereita on noudatettava valtuutetun tarjoajan ja sijoittajan välisiä ehtoja ja muita järjestelyjä, mukaan luettuina hinta- ja selvitysjärjestelyt. Liikkeeseenlaskija ei ole tällaisten sijoittajien kanssa tehtävien, arvopaperien tarjoamiseen tai myyntiin liittyvien järjestelyjen osapuolena, joten tämä ohjelmaesite ja lopulliset ehdot eivät sisällä niihin liittyviä tietoja. Sijoittajan on hankittava kyseiset tarjousehdot valtuutetulta tarjoajalta. Yleisölle tehtävään tarjoukseen liittyvät tarjousehdot ovat saatavissa tämän tarjouksen aikana, ja tiedot ovat saatavissa myös kyseiseltä valtuutetulta tarjoajalta tarjousaikana.	
OSA B -	LIIKKEESEENLA	ASKIJA JA TAKAAJA (TAPAUSKOHTAISESTI)	
B.1	Liikkeeseen- laskijan virallinen nimi ja kaupallinen nimi	Goldman Sachs International ("GSI" tai "Issuer").	
B.2	Liikkeeseen- laskijan kotipaikka, yhtiömuoto, liikkeeseenlaski- jaan sovellettava lainsäädäntö ja perustamismaa	GSI on Englannin ja Walesin lain mukaan perustettu yksityinen rajoittamattoman vastuun yhtiö (private unlimited liability company). GSI toimii pääasiallisesti Englannin lain alaisena. GSI:n rekisteröity pääkonttori sijaitsee Englannissa osoitteessa Peterborough Court, 133 Fleet Street, Lontoo EC4A 2BB.	
B.4b	Liikkeeseen- laskijaan liittyviä tiedossa olevia kehityssuuntia	GSI:n tulevaisuudennäkymiin saattavat vaikuttaa haitallisesti globaalin, alueellisen ja kansallisen taloustilanteen kehitys Iso-Britannia mukaan lukien, rahoitus-, hyödyke-, valuutta- ja muiden markkinoiden liikkeet ja tasot, korkotason vaihtelut, maailmanlaajuinen poliittinen ja sotilaallinen kehitys, asiakkaiden aktiivisuuden taso sekä lainsäädännön ja sääntelyn kehitys Isossa-Britanniassa ja muissa maissa, joissa GSI harjoittaa liiketoimintaa.	
B.5	Liikkeeseen- laskijan konserni	Englannin lain mukaan perustettu Goldman Sachs Group UK Limited -yhtiö omistaa 100 prosenttia GSI:n osakkeista. Goldman Sachs (UK) L.L.C. on perustettu Delawaren osavaltion lain mukaan, ja sillä on 100 prosentin omistusosuus Goldman Sachs Group UK Limited yhtiössä. The Goldman Sachs Group, Inc. on perustettu Delawaressa, ja se omistaa 100 prosenttia Goldman Sachs (UK) L.L.C. yhtiön osakkeista.	
B.9	Voittoennuste tai -arvio	Ei sovellu. GSI ei ole antanut voittoennusteita tai -arvioita.	
B.10	Huomautukset tilintarkastus- kertomuksessa	Ei sovellu. GSI:n päättyneen tilikauden tilintarkastuskertomuksessa ei ollut huomautuksia.	
B.12	Liikkeeseen- laskijan valikoituja taloudellisia tunnuslukuja päättyneiltä tilikausilta	Seuraavassa taulukossa esitetään GSI:n valikoituja taloudellisia tunnuslukuja päättyneiltä tilikausilta. Tilikauden ensimmäinen Tilikausi (tilintarkastettu) neljännes (tilintarkastamaton) (miljoonaa USD) 31.3.2018 31.3.2017 31.12.2017 31.12.2016 Liikevoitto 796 676 2 389 2 280	

		Varsinaisen toiminnan tulos ennen veroja	737	584	2 091	1 943
		Tilikauden tulos	539	428	1 557	1 456
			Tilikauden er neljännes (tilinta		Tilikausi (til	intarkastettu)
		(miljoonaa USD)	31.3.2	018	31.12.2017	31.12.2016
		Käyttöomaisuus	24	[210	140
		Vaihto-omaisuus	1 009	915	939 863	934 129
		Oma pääoma	32 3	47	31 701	27 533
		31.12.2017 jälkee	en. I:n taloudellises	sa tai liiket	toiminnallisessa	haitallista muutosta n asemassa ei ole
B.13	Viimeaikaiset tapahtumat, jotka vaikuttavat olennaisesti liikkeeseen- laskijan maksukyvyn arviointiin	Ei sovellu. Viim vaikuttaisivat ole				ä tapahtumia, jotka
B.14	Liikkeeseen- laskijan asema konsernissa		serniin, jonka ho	ldingyhtiö oi sen transaktio	ot ja riippuvuus	a Sachs Group, Inc. s muista konserniin
B.15	Pääasiallinen toiminta	velkakirjojen j	ja osakkeiden jen ja asuntola johdannaisins järjestämi leasingiin palvelut,	sekä mina-arvopape trumenttien nen, uu ja pi kiinteistövä	nuiden kuin rien kaupankä toteuttaminen idelleenjärjestel rojektirahoituks ilitys ja	yihin/suunnattuihin een liittyvät
B.16	Liikkeeseen- laskijan omistus ja hallinta	omistaa 100 pro perustettu Delav omistusosuus Go	senttia GSI:n o varen osavaltio Idman Sachs G perustettu Delav	osakkeista. C n lain muk oup UK Lim varessa, ja se	Goldman Sachs aan, ja sillä iited yhtiössä. T	UK Limited -yhtiö s (UK) L.L.C. on on 100 prosentin The Goldman Sachs prosenttia Goldman
OSA C -	ARVOPAPERIT					
C.1	Arvopaperien tyyppi ja luokka	käteisselvitettäviä osakesidonnaisist	ä sertifikaatteja l a arvopapereist	kuuden vuode a (Share Linl	en juoksuajalla, ked Securities)	ttuja Autocallable jotka muodostuvat ja jotka erääntyvät tificates on a Share

		Basket, due September 30, 2024, "arvopaperit", (Securities)).	
		ISIN: FI4000340476; Valoren: 42922855.	
C.2	Valuutta	Arvopaperien valuutta on euro ("EUR").	
C.5	Arvopaperien vapaan vaihto- kelpoisuuden rajoitukset	Tässä ohjelmaesitteessä tarkoitettuja arvopapereita ja (tapauskohtaisesti) tässä ohjelmaesitteessä tarkoitettujen arvopaperien toteuttamisen tai selvityksen yhteydessä luovutettavia arvopapereita ei saa Yhdysvaltain arvopaperilain Regulation S mukaan tarjota, myydä tai luovuttaa Yhdysvalloissa tai yhdysvaltalaisille henkilöille muutoin kuin transaktioissa, jotka on vapautettu arvopaperilain ja sovellettavien liittovaltion arvopaperilakien rekisteröintivaatimuksista tai johon kyseisiä lakeja ei sovelleta.	
		Arvopapereista johtuvat oikeudet (jos soveltuu) ovat toteutettavissa arvopaperinhaltijan toimesta vain tämän todistaessa, että arvopaperien tosiasiallinen edunsaaja ei ole yhdysvaltalainen henkilö.	
		Lisäksi arvopapereiden ostaminen saattaa olla kiellettyä Yhdysvaltain työeläkelain (ERISA) tai Yhdysvaltain verolain (U.S. Internal Revenue Code of 1986, muutettuna) kohdan 4975 tarkoittamissa järjestelyissä, niiden lukuun tai niiden varoilla, lukuun ottamatta tiettyjä vakuutusyhtiöiden vakuutusmaksutilejä.	
		Jos edellä mainitusta ei muuta johdu, arvopaperit ovat vapaasti vaihdettavissa.	
C.8	Arvopapereihin liittyvät oikeudet	Oikeudet: Arvopaperit antavat kullekin arvopaperien haltijalle ("arvopaperien haltija", Holder) oikeuden saada mahdollinen arvopaperien perusteella syntyvä tuotto (katso osatekijä C.18 alla) sekä tietyt lisäoikeudet, kuten oikeuden saada ilmoitus tietyistä päätöksistä ja tapahtumista sekä oikeuden äänestää tulevista muutoksista. Arvopaperien ehtoihin sovelletaan Englannin lakia ja Suomen lakia arvopaperien omistusoikeuden ja rekisteröinnin osalta.	
		Etuoikeusasema : Arvopaperit ovat liikkeeseenlaskijan suoria ja vakuudettomia velvoitteita, jotka eivät ole takasijaisia, jotka ovat maksunsaantijärjestyksessä samassa asemassa kaikkiin muihin liikkeeseenlaskijan suoriin ja vakuudettomiin velvoitteisiin, jotka eivät ole takasijaisia, nähden.	
		Oikeuksien rajoitus:	
		Vaikka arvopaperit ovat sidoksissa kohde-etuuksien kehitykseen, arvopaperien haltijoilla ei ole mitään oikeuksia kohde-etuuden tai kohde-etuuksien osalta.	
		 Arvopaperien ehdot sisältävät määräyksiä arvopaperien haltijoiden koollekutsumisesta heidän etuihinsa vaikuttavien seikkojen yleiseksi käsittelemiseksi, ja kyseisten määräysten mukaan tällaisessa kokouksessa asianmukaisella enemmistöllä tehty päätös sitoo kaikkia arvopaperien haltijoita, myös niitä, jotka eivät osallistuneet kokoukseen tai äänestivät kyseistä päätöstä vastaan. Lisäksi liikkeeseenlaskija voi tietyissä tilanteissa muuttaa arvopaperien ehtoja ilman arvopaperien haltijoiden suostumusta. 	
		Arvopaperien ehtojen mukaan liikkeeseenlaskijalla ja laskenta-asiamiehellä (tapauksen mukaan) on oikeus tietyissä tilanteissa ilman arvopaperien haltijoiden suostumusta muuttaa arvopaperien ehtoja, lunastaa arvopaperit ennen niiden erääntymispäivää (soveltuvissa tapauksissa), viivästyttää arvopapereihin liittyviä kohde-etuuksien arvostusta tai säännöllisiä maksuja, muuttaa arvopaperien nimellisvaluutta, vaihtaa liikkeeseenlaskijaksi jokin toinen tietyt ehdot täyttävä hyväksyttävä yhteisö sekä toteuttaa mahdollisia muita arvopapereihin ja kohde-etuuksiin liittyviä toimia.	
C.11	Kaupankäynnin kohteeksi	Arvopaperien ottamista kaupankäynnin kohteeksi Luxembourg Stock Exchange	

	ottaminen säännellyllä markkinalla	-pörssin säännellyllä markkinalla on tarkoitus hakea.
C.15	Kohde-etuus- instrumentin vaikutus sijoituksen arvoon	Arvopaperien perusteella maksettava määrä riippuu kohde-etuuksien kehityksestä. Jos arvopapereita ei toteuteta ennen erääntymispäivää, erääntymispäivänä maksettava käteisselvitysmäärä määritetään tämän tiivistelmän osatekijän C.18 mukaan. Jos arvopaperit toteutetaan ennenaikaisesti Autocall-tapahtuman (Autocall Event) jälkeen, Autocall-maksupäivänä (Autocall Payment Date) maksettava Autocall-tapahtuman määrä (Autocall Event Amount) määritetään tämän tiivistelmän osatekijän C.18 mukaan.
C.16	Päättymispäivä tai erääntymispäivä	Erääntymispäivä on 30.9.2024, mikäli Autocall-tapahtumaa ei esiinny tai arvopapereita ei muutoin lunasteta ennenaikaisesti, ja mikäli ehtojen määräyksistä ei muuta johdu.
C.17	Selvitys- menettely	Arvopaperien selvittäjänä toimii Euroclear Finland Oy. Liikkeeseenlaskijan maksuvelvoite katsotaan suoritetuksi, kun liikkeeseenlaskija on maksanut asianmukaisen maksun kyseiselle arvopaperien selvittäjälle tai suorittanut maksun arvopaperin selvittäjän määräyksestä.
C.18	Arvopaperien tuotto	 Arvopaperien tuotto tulee seuraavista maksuista: mahdollinen Autocall-tapahtuman määrän (Autocall Event Amount) maksu arvopaperien lunastuksen jälkeen ennen säännöllistä erääntymistä "Autocall-tapahtuman" (kuvattu jäljempänä) esiintymisen seurauksena; mahdollinen epätavanomaisen ennenaikaisen takaisinmaksun määrän (Non-scheduled Early Repayment Amount) maksu arvopaperien epätavanomaisen ennenaikaisen lunastuksen yhteydessä (kuvattu jäljempänä); ja jos arvopapereita ei ole toteutettu aiemmin tai ostettu ja peruttu, selvitysmäärän (Settlement Amount) maksu arvopaperien säännöllisenä erääntymispäivänä.
		Autocall Jos Autocall-tapahtuma (Autocall Event) esiintyy Autocall-tarkastelupäivänä (Autocall Observation Date), niin liikkeeseenlaskija toteuttaa kunkin arvopaperin kyseisenä Autocall-tarkastelupäivänä ja maksaa kyseistä Autocall-tarkastelupäivää vastaavan Autocall-tapahtuman määrän (Autocall Event Amount) välittömästi seuraavana Autocall-maksupäivänä (Autocall Payment Date). Termien määritelmät:
		 Autocall Event (Autocall-tapahtuma): katso alla. Autocall Event Amount (Autocall-tapahtuman määrä): laskentaasiamiehen noin 14.9.2018 määrittelemä määrä, joka perustuu markkinatilanteeseen ja jonka liikkeeseenlaskija ilmoittaa liikkeeseenlaskupäivänä (14.9.2018) tai sen tienoilla, ja joka on näiden lopullisten ehtojen päiväyksenä kunkin Autocall-tarkastelupäivän osalta esitetty alla olevassa taulukossa kyseistä Autocall-tarkastelupäivää vastaavalla rivillä.

- Autocall Observation Date (Autocall-tarkastelupäivä): kukin alla olevassa taulukossa "Autocall-tarkastelupäivä"-sarakkeessa esitetty päivä, mikäli ehtojen määräyksistä ei kussakin tapauksessa muuta johdu.
- Autocall Payment Date (Autocall-maksupäivä): kukin alla olevassa taulukossa "Autocall-maksupäivä"-sarakkeessa esitetty päivä, mikäli ehtojen määräyksistä ei kussakin tapauksessa muuta johdu.

Autocall- tarkastelupäivä	Autocall-maksupäivä	Autocall-tapahtuman määrä			
16.9.2019	30.9.2019	Näiden lopullisten ehtojen päivämääränä Autocall-tapahtuman määrä on alustavasti 1 110 euroa, mutta se voi olla myös pienempi tai suurempi määrä, ei kuitenkaan vähemmän kuin 1 100 euroa.			
16.3.2020	30.3.2020	Näiden lopullisten ehtojen päivämääränä Autocall-tapahtuman määrä on alustavasti 1 165 euroa, mutta se voi olla myös pienempi tai suurempi määrä, ei kuitenkaan vähemmän kuin 1 150 euroa.			
14.9.2020	28.9.2020	Näiden lopullisten ehtojen päivämääränä Autocall-tapahtuman määrä on alustavasti 1 220 euroa, mutta se voi olla myös pienempi tai suurempi määrä, ei kuitenkaan vähemmän kuin 1 200 euroa.			
15.3.2021	29.3.2021	Näiden lopullisten ehtojen päivämääränä Autocall-tapahtuman määrä on alustavasti 1 275 euroa, mutta se voi olla myös pienempi tai suurempi määrä, ei kuitenkaan vähemmän kuin 1 250 euroa.			
14.9.2021	28.9.2021	Näiden lopullisten ehtojen päivämääränä Autocall-tapahtuman määrä on alustavasti 1 330 euroa, mutta se voi olla myös pienempi tai suurempi määrä, ei kuitenkaan vähemmän			

		kuin 1 300 euroa.
14.3.2022	28.3.2022	Näiden lopullisten ehtojen päivämääränä Autocall-tapahtuman määrä on alustavasti 1 385 euroa, mutta se voi olla myös pienempi tai suurempi määrä, ei kuitenkaan vähemmän kuin 1 350 euroa.
14.9.2022	28.9.2022	Näiden lopullisten ehtojen päivämääränä Autocall-tapahtuman määrä on alustavasti 1 440 euroa, mutta se voi olla myös pienempi tai suurempi määrä, ei kuitenkaan vähemmän kuin 1 400 euroa.
14.3.2023	28.3.2023	Näiden lopullisten ehtojen päivämääränä Autocall-tapahtuman määrä on alustavasti 1 495 euroa, mutta se voi olla myös pienempi tai suurempi määrä, ei kuitenkaan vähemmän kuin 1 450 euroa.
14.9.2023	28.9.2023	Näiden lopullisten ehtojen päivämääränä Autocall-tapahtuman määrä on alustavasti 1 550 euroa, mutta se voi olla myös pienempi tai suurempi määrä, ei kuitenkaan vähemmän kuin 1 500 euroa.
14.3.2024	28.3.2024	Näiden lopullisten ehtojen päivämääränä Autocall-tapahtuman määrä on alustavasti 1 605 euroa, mutta se voi olla myös pienempi tai suurempi määrä, ei kuitenkaan vähemmän kuin 1 550 euroa.

Autocall-tapahtuma

Termien määritelmät:

[&]quot;Autocall-tapahtuma" (Autocall Event) esiintyy, jos Autocall-viitearvo (Autocall Reference Value) jonain Autocall-tarkastelupäivänä (Autocall Observation Date) on suurempi kuin tai yhtä suuri kuin Autocall-taso (Autocall Level).

- Asset Initial Price (Kohde-etuusvaran alustava hinta): kohde-etuuden (Underlying Asset) alustava päätöshinta.
- Autocall Asset Performance (Autocall-kohde-etuusvaran kehitys): kohde-etuuden ja kyseisen Autocall-tarkastelupäivän osalta summa, joka lasketaan seuraavan kaavan mukaan:

Autocall Asset Price

Asset Initial Price

- Autocall Asset Price (Autocall-kohde-etuusvaran hinta): kohdeetuuden viitehinta asiaankuuluvana Autocall-tarkastelupäivänä.
- Autocall Level (Autocall-taso): 1,0.
- Autocall Reference Value (Autocall-viitearvo): korin kunkin kohdeetuuden painotetun kehityksen summa, joka lasketaan kertomalla (a) kohde-etuuden painotuksen tulo (b) kyseisen kohde-etuuden Autocalkohde-etuusvaran kehityksellä kyseisenä Autocall-tarkastelupäivänä.
- Reference Price (viitehinta): osakkeen kyseisen päivän päätöshinta.
- Weighting (painotus): kyseisen kohde-etuuden painotus alla olevan taulukon mukaan.

Epätavanomaisen ennenaikaisen takaisinmaksun määrä

Epätavanomainen ennenaikainen lunastus: Arvopaperit voidaan lunastaa ennen säännöllistä erääntymispäivää (i) liikkeeseenlaskijan päätöksestä (a) liikkeeseenlaskijan todettua, että sovellettavan lainsäädännön muutoksen vuoksi liikkeeseenlaskijan tai sen tytäryhtiöiden toiminnasta arvopaperien osalta taikka arvopapereihin liittyvistä suojausjärjestelyistä on tullut (tai lähitulevaisuudessa hyvin todennäköisesti tulee) lainvastaisia tai mahdottomia toteuttaa (kokonaan tai osittain), (b) soveltuvissa tapauksissa laskenta-asiamiehen (Calculation Agent) todettua, että kohde-etuuksien osalta on esiintynyt tiettyjä arvopaperien ehdoissa määritettyjä ylimääräisiä häiriö- tai muutostapahtumia tai (ii) arvopaperien haltijan vaadittua kyseisten arvopaperien välitöntä takaisinmaksua jatkuvan maksulaiminlyönnin vuoksi.

Tällaisessa tapauksessa kyseisen epätavanomaisen ennenaikaisen lunastuksen yhteydessä maksettava epätavanomaisen ennenaikaisen takaisinmaksun määrä (Non-scheduled Early Repayment Amount) on kunkin arvopaperin kohtuullinen markkina-arvo, jossa on otettu huomioon kaikki asiaankuuluvat tekijät ja josta on vähennetty kaikki ennenaikaisesta lunastuksesta liikkeeseenlaskijalle tai sen tytäryhtiölle aiheutuvat kulut, mukaan lukien kohde-etuuden ja/tai siihen liittyvän suojaus- ja rahoitusjärjestelyn purkamisesta johtuvat kulut.

Epätavanomaisen ennenaikaisen takaisinmaksun määrä saattaa olla pienempi kuin alkuperäisen sijoituksen määrä, joten sijoittaja saattaa epätavanomaisen ennenaikaisen lunastuksen yhteydessä menettää koko sijoittamansa pääoman tai osan siitä.

Selvitysmäärä

Jos arvopapereita ei ole toteutettu ennenaikaisesti aiemmin tai ostettu ja peruttu, kunkin arvopaperin osalta erääntymispäivänä maksettava selvitysmäärä (Settlement Amount) on:

Jos trigger-tapahtumaa (Trigger Event) ei ole esiintynyt, maksettava selvitysmäärä kunkin arvopaperin osalta lasketaan seuraavan kaavan mukaan:

CA × Trigger Percentage

Jos rajatapahtumaa (Barrier Event) ei ole esiintynyt, mutta trigger-tapahtuma on esiintynyt, maksettava selvitysmäärä kunkin arvopaperin osalta lasketaan seuraavan kaavan mukaan:

CA × Redemption Percentage

Jos rajatapahtuma (Barrier Event) ja trigger-tapahtuma on esiintynyt, maksettava selvitysmäärä kunkin arvopaperin osalta lasketaan seuraavan kaavan mukaan:

CA × Basket Performance

Termien määritelmät:

- **Basket (kori)**: kori, joka koostuu jokaisesta kohde-etuudesta.
- Basket Performance (korin kehitys): kunkin korissa olevan kohdeetuuden painotetun kehityksen (Weighted Performance) summa.
- CA (Calculation Amount, laskentamäärä): 1 000 euroa.
- **Final Closing Price (lopullinen päätöshinta**): kohde-etuuden osalta kohde-etuuden viitehinta 16.9.2024, mikäli ehtojen määräyksistä ei muuta johdu.
- Initial Closing Price (alustava päätöshinta): kohde-etuuden osalta kohde-etuuden viitehinta 14.9.2018, mikäli ehtojen määräyksistä ei muuta johdu.
- Redemption Percentage (lunastuksen prosenttiosuus): 100 prosenttia (100 %).
- Reference Price (Final) (lopullinen viitehinta): kohde-etuuden lopullinen päätöshinta.
- Reference Price (Initial) (alustava viitehinta): kohde-etuuden osalta 100 prosenttia kyseisen kohde-etuuden alustavasta päätöshinnasta.
- Trigger Percentage (trigger-prosentti): laskenta-asiamiehen noin 14.9.2018 määrittelemä prosentti, joka perustuu markkinatilanteeseen ja jonka liikkeeseenlaskija ilmoittaa liikkeeseenlaskupäivänä (14.9.2018) tai sen tienoilla, ja joka näiden lopullisten ehtojen päiväyksenä on alustavasti asetettu 166 prosenttiin, mutta joka voi olla matalampi tai korkeampi olematta kuitenkaan pienempi kuin 160 prosenttia.
- Weighting (painotus): kyseisen kohde-etuuden painotus alla olevan taulukon mukaan.
- Weighted Performance (painotettu kehitys): korin kunkin kohdeetuuden osalta määrä, joka lasketaan seuraavan kaavan mukaan:

Weighting
$$\times \frac{\text{Reference Price (Final)}}{\text{Reference Price (Initial)}}$$

Trigger-tapahtuma (Trigger Event)

"Trigger-tapahtuma" (Trigger Event) esiintyy, jos trigger-viitearvo (Trigger Reference Value) on pienempi kuin trigger-taso (Trigger Level).

Termien määritelmät:

• Trigger Asset Performance (trigger-kohde-etuusvaran kehitys):

		kohde-etuuder	n osalta määrä, joka la	ısketaan seuraavan	kaavan mukaan:
İ		Trigger Asset Price			
			Asset In	itial Price	
			set Price (trigger- alta lopullinen päätösl		
		• Trigger Level (trigger-taso): 1,0.			
		Trigger Reference Value (trigger-viitearvo): korin kunkin kohde- etuuden painotetun kehityksen summa, joka lasketaan kertomalla (a) kohde-etuuden painotuksen tulo (b) kyseisen kohde-etuuden trigger- kohde-etuusvaran kehityksellä (Trigger Asset Performance)			
			Rajatapahtuma (I	Barrier Event)	
		" Rajatapahtuma " (I Value) on pienempi k			(Barrier Reference
		Termien määritelmät	:		
			t Performance (raja määrä, joka lasketaan		
			Barrier A	Asset Price	
			Asset In	itial Price	
		Barrier Level	l (rajataso): 0,70.		
		Barrier Reference Value (rajaviitearvo): korin kunkin kohde-etuuden painotetun kehityksen summa, joka lasketaan kertomalla (a) kohde-etuuden painotuksen tulo (b) kyseisen kohde-etuuden rajakohde-etuusvaran kehityksellä (Barrier Asset Performance).			
C.19	Kohde-etuuden toteutushinta/	Kunkin osakkeen päätöshinta määritetään 16.9.2024, mikäli ehtojen määräyksistä ei muuta johdu.			
	lopullinen viitehinta				
C.20	•	Kohde-etuudet on n (kukin "kohde-etuus			-etuus"-sarakkeessa
C.20	viitehinta				e-etuus"-sarakkeessa
C.20	viitehinta	(kukin "kohde-etuus	", Underlying Asset). Bloomberg/Reuters/I		T
C.20	viitehinta	(kukin "kohde-etuus Kohde-etuus Orion OYJ:n kantaosakkeet	", Underlying Asset). Bloomberg/Reuters/I SIN ORNBV FH <equity></equity>	Pörssi	Painotus
C.20	viitehinta	Kohde-etuus Orion OYJ:n kantaosakkeet B-osakkeet Nokia Oyj:n	", Underlying Asset). Bloomberg/Reuters/I SIN ORNBV FH < Equity> / ORNBV.HE NOKIA FH < Equity>	Pörssi OMX-Helsinki	Painotus 0,20
C.20	viitehinta	Kohde-etuus Orion OYJ:n kantaosakkeet B-osakkeet Nokia Oyj:n kantaosakkeet Nordea Bank AB:n	", Underlying Asset). Bloomberg/Reuters/I SIN ORNBV FH < Equity> / ORNBV.HE NOKIA FH < Equity> / NOKIA.HE NDA SS < Equity> /	Pörssi OMX-Helsinki OMX-Helsinki NASDAQ Stockholm Stock	0,20 0,20
C.20	viitehinta	Kohde-etuus Orion OYJ:n kantaosakkeet B-osakkeet Nokia Oyj:n kantaosakkeet Nordea Bank AB:n kantaosakkeet	", Underlying Asset). Bloomberg/Reuters/I SIN ORNBV FH <equity> / ORNBV.HE NOKIA FH <equity> / NOKIA.HE NDA SS <equity> / NDA.ST TELIA SS <equity> /</equity></equity></equity></equity>	Pörssi OMX-Helsinki OMX-Helsinki NASDAQ Stockholm Stock Exchange NASDAQ Stockholm Stock	0,20 0,20 0,20

		lueteltu kantaosakkeet.
OSA D -	- RISKIT	
D.2	Liikkeeseen- laskijaan liittyvät keskeiset riskit	Kaikkiin arvopaperien perusteella suoritettaviin maksuihin kohdistuu liikkeeseenlaskijan luottoriski. Arvopaperit ovat liikkeeseenlaskijan vakuudettomia maksuvelvoitteita. Arvopaperit eivät ole pankkitalletuksia, joten niitä ei koske Ison-Britannian rahoituspalvelujen korvausjärjestely (UK Financial Services Compensation Scheme), niillä ei ole muuta valtion taikka valtiollisen tai yksityisen laitoksen järjestämä vakuutusta tai takuuta eivätkä ne kuulu minkään oikeudenkäyttöalueen talletussuojan piiriin. Sijoittajan omistamien arvopaperien arvoon ja tuottoon kohdistuu liikkeeseenlaskijan luottoriski, ja siihen vaikuttavat liikkeeseenlaskijan luottokelpoisuudesta vallitsevan käsityksen muutokset.
		Aiemmin osatekijässä B.12 esitetyt viittaukset liikkeeseenlaskijan "tulevaisuudennäkymiin" ja "taloudelliseen tai liiketoiminnalliseen asemaan" liittyvät nimenomaan liikkeeseenlaskijan kykyyn suorittaa arvopapereista johtuvat maksuvelvoitteensa täysimääräisesti ja oikea-aikaisesti. Olennaiset tiedot liikkeeseenlaskijan taloudellisesta asemasta ja tulevaisuudennäkymistä sisältyvät GSI:n vuosikertomukseen ja osavuosikatsaukseen. Sijoittajan on kuitenkin syytä huomata, että kullakin jäljempänä kuvatuista keskeisistä riskeistä saattaa olla olennainen haitallinen vaikutus liikkeeseenlaskijan liiketoimintaan, toimintoihin, taloudelliseen ja liiketoiminnalliseen asemaan ja tulevaisuudennäkymiin, joilla puolestaan voi olla olennainen haitallinen vaikutus sijoittajien arvopapereista saamaan tuottoon.
		Liikkeeseenlaskijaan kohdistuu useita keskeisiä riskejä.
		Maailman rahoitusmarkkinatilanne ja yleinen taloustilanne ovat vaikuttaneet ja saattavat jatkossakin vaikuttaa haitallisesti GSI:n liiketoimintaan.
		GSI:n ja sen asiakkaiden liiketoimintaan sovelletaan maailmanlaajuisesti kattavaa ja perusteellista sääntelyä.
		Varojen arvon laskeminen on vaikuttanut ja saattaa jatkossakin vaikuttaa haitallisesti GSI:n liiketoimintaan. Tämä pätee erityisesti liiketoimintaan, jossa GSI:llä on enemmän pitkiä kuin lyhyitä positioita, sen saamat maksut perustuvat hallinnassa olevien varojen arvoon tai se joko vastaanottaa tai myöntää vakuuksia.
		• Lainamarkkinoiden häiriöt, mukaan lukien lainanannon supistuminen ja lainakulujen lisääntyminen ovat vaikuttaneet ja saattavat jatkossakin vaikuttaa haitallisesti GSI:n liiketoimintaan.
		Talouden yleisestä hidastumisesta ja muista epäsuotuisista taloudellisista, geopoliittisista tai markkinaolosuhteista johtuva markkinoiden epävarmuus tai sijoittajien ja yritysjohdon luottamuksen puute ovat vaikuttaneet ja saattavat jatkossakin vaikuttaa haitallisesti GSI:n investointipankki-, kaupankäyntipalvelun ja sijoitustenhallinnan liiketoimintoihin
		GSI:n sijoitustuotteiden heikko kehitys saattaa vaikuttaa haitallisesti GSI:n sijoitustenhallinnan liiketoimintaan.
		GSI:lle saattaa aiheutua tappioita tehottomista riskienhallintaprosesseista ja -strategioista.
		GSI:n kykenemättömyys saada rahoitusta vieraan pääoman markkinoilta tai myydä varoja taikka sen luottoluokituksen heikkeneminen tai luottoriskimarginaalin kasvaminen saattavat vaikuttaa haitallisesti GSI:n likviditeettiin, kannattavuuteen ja liiketoimintoihin.
		Kykenemättömyys tunnistaa ja ratkaista mahdollisia eturistiriitoja saattaa

vaikuttaa haitallisesti GSI:n liiketoimintoihin.

- GSI:n tai kolmansien osapuolten operatiivisten järjestelmien tai infrastruktuurin toimintahäiriöt sekä inhimilliset virheet saattavat vaikuttaa haitallisesti GSI:n likviditeettiin, häiritä GSI:n liiketoimintaa, johtaa luottamuksellisten tietojen paljastamiseen, vahingoittaa GSI:n mainetta ja aiheuttaa tappioita.
- Epäonnistuminen GSI:n tietokonejärjestelmien, tietoverkkojen ja tietojen sekä GSI:n asiakkaiden tietojen suojaamisessa kyberhyökkäyksiltä ja vastaavilta uhilta saattavat vaikuttaa haitallisesti GSI:n kykyyn harjoittaa GSI:n liiketoimintaa, johtaa luottamuksellisten tietojen paljastumiseen, varkauteen tai tuhoutumiseen, vahingoittaa GSI:n mainetta ja aiheuttaa tappioita.
- Sellaisten kolmansien osapuolten luottokelpoisuuden heikkeneminen tai
 maksulaiminlyönnit, joille GSI on lainannut rahaa, arvopapereita tai
 muita varoja tai joiden arvopapereita tai maksuvelvoitteita GSI hallinnoi,
 saattavat vaikuttaa haitallisesti GSI:n liiketoimintoihin, kannattavuuteen
 ja likviditeettiin.
- Riskien keskittyminen lisää merkittävien tappioiden mahdollisuutta GSI:n markkinatakaus-, transaktioiden järjestely-, sijoitus- ja antolainaustoiminnoissa.
- Rahoituspalvelualalla on voimakasta kilpailua ja runsaasti keskinäisiä sidonnaisuuksia.
- GSI:hin kohdistuu entistä suurempia riskejä, kun se liiketoimintojen laajentamisen vuoksi tekee transaktioita entistä laajemman asiakas- ja vastapuolikunnan kanssa sekä joutuu alttiiksi uusiin omaisuuslajeihin ja uusiin markkinoihin liittyville riskeille.
- Johdannaistransaktiot ja viivästyneet selvitykset saattavat altistaa GSI:n odottamattomille riskeille ja mahdollisille tappioille.
- GSI:n liiketoiminnalle saattaa vaikuttaa haitallisesti se, että GSI ei mahdollisesti kykene rekrytoimaan ja pitämään palveluksessaan pätevää henkilökuntaa.
- Valtion tai valvontaviranomaisten sääntelyyn liittyvien tarkastusten lisääntyminen tai negatiivinen julkisuus voi vaikuttaa haitallisesti GSI:hin.
- GSI:hin kohdistuva merkittävä oikeudellinen vastuu tai sääntelytoimi saattaa aiheuttaa olennaisia taloudellisia vaikutuksia tai huomattavasti vahingoittaa GSI:n mainetta, mikä puolestaan saattaa vakavasti haitata GSI:n liiketoimintanäkymiä.
- Elektronisen kaupankäynnin kasvu ja uuden kaupankäyntitekniikan käyttöönotto saattaa vaikuttaa haitallisesti GSI:n liiketoimintaan ja lisätä kilpailua.
- GSI:n hyödykkeisiin liittyvistä toiminnoista erityisesti energiantuotantoon liittyvistä omistuksista ja fyysisiin hyödykkeisiin liittyvistä toimista johtuen GSI:hin kohdistuu laajaan sääntelyyn ja mahdollisiin katastrofeihin liittyviä riskejä sekä ympäristö-, maine- ja muita riskejä, joista saattaa aiheutua merkittäviä velvoitteita ja kuluja.
- Maailmanlaajuisen toiminnan vuoksi GSI:hin kohdistuu poliittisia, taloudellisia, laillisia, operationaalisia ja muita riskejä, jotka liittyvät liiketoimintojen harjoittamiseen useissa eri maissa.
- GSI:lle saattaa aiheutua tappioita ennakoimattomien tapahtumien tai katastrofien vuoksi. Tällaisia ovat esimerkiksi pandemia, terrori-iskut, äärimmäiset sääolosuhteet tai muut luonnonmullistukset.

Suotuisa tai yksinkertaisesti vähemmän haitallinen kehitys tai markkinatilanne sellaisilla liiketoiminnan aloilla tai markkinoilla, joilla GSI:llä on matalampi osuus asiakkaista kyseisillä markkinoilla saattaa johtaa GSI:n alisuoriutumiseen verrattuna sellaisen kilpailijan samanlaiseen liiketoimintaan, kenellä on korkeampi osuus asiakkaista kyseisellä toimialalla tai markkinoilla. Esimerkiksi GSI:llä on pienempi yritysasiakaskunta markkinatakaustoiminnassa kuin monilla sen vertaisryhmässä, ja siten GSI:n kilpailijat voivat hyötyä enemmän yritysasiakkaiden toiminnan laajentumisesta. Muutokset viitekoroissa, valuuttakursseissa, indekseissä, koreissa, pörssinoteeratuissa rahastoissa tai muissa taloudellisissa mittareissa, joilla on yhteys GSI:n tarjoamiin tuotteisiin tai keräämiin varoihin, voivat vaikuttaa haitallisesti tiettyihin GSI:n liiketoimintoihin tai niiden rahoitukseen. D.6 Arvopapereihin Sijoittajan pääomaan kohdistuu riski. Kohde-etuuden kehityksestä liittyvät riippuen sijoittaja saattaa menettää koko sijoituksensa tai osan siitä. keskeiset riskit Lisäksi sijoittaja saattaa menettää arvopapereihin tekemänsä sijoituksen kokonaan tai osittain seuraavissa tapauksissa: Liikkeeseenlaskija jättää maksuvelvoitteensa suorittamatta tai ei muutoin kykene täyttämään niitä. Sijoittaja lunastaa arvopaperit ennenaikaisesti, ja niistä jälkimarkkinoilla saatava hinta on pienempi kuin alkuperäinen ostohinta. Sijoittajan arvopaperit lunastetaan ennenaikaisesti odottamattoman tapahtuman vuoksi, ja sijoittajalle maksettava määrä on pienempi kuin alkuperäinen ostohinta. Arvopaperien arvo, joka on arvioitu (liikkeeseenlaskijan käyttämien hinnoittelumallien perusteella) arvopaperien ehtojen määrittämisen yhteydessä kaupantekopäivänä, on pienempi kuin arvopaperien alkuperäinen liikkeeseenlaskuhinta. Arvopapereille ei välttämättä muodostu aktiivisia markkinoita, eikä sijoittaja välttämättä pysty myymään niitä. Sijoittaja joutuu perustamaan sijoituspäätöksensä viitteellisiin määriin tai vaihteluväleihin eikä todellisiin määriin, tasoihin, prosenttiosuuksiin, hintoihin, kursseihin tai arvoihin (tapauskohtaisesti), jotka määritetään vasta tarjousajan päätteeksi, kun sijoituspäätös on tehty, mutta joita sovelletaan liikkeeseenlaskettuihin arvopapereihin. Liikkeeseenlaskija ei anna mitään takeita siitä, että arvopaperien listaushakemus hyväksytään ja kaupankäynnin kohteeksi ottaminen toteutuu (tai että se toteutuu liikkeeseenlaskupäivään mennessä) tai että arvopapereille muodostuu aktiiviset markkinat. Liikkeeseenlaskija voi keskeyttää arvopaperien listaamisen pörssissä milloin tahansa. Arvopaperien arvon nousupotentiaali on rajallinen, koska kohde-etuuden tai kohde-etuuksien, joihin arvopaperit on sidottu, kehitys on rajattu. Kohde-etuuteen tai -etuuksiin sidonnaisiin arvopapereihin liittyvät riskit: Arvopaperien arvo sekä tuotto riippuvat kyseisen kohde-etuuden tai kohde-etuuksien kehityksestä, joka voi muuttua ennakoimattomasti ajan mittaan. Kohde-etuuden aiempi tuotto ei ole tae tulevasta tuotosta. Sijoittajalla ei ole omistusoikeutta kohde-etuuteen tai -etuuksiin, eikä liikkeeseenlaskijan arvopapereista johtuvia velvoitteita ole suojattu

		millään varoilla.
		Häiriötapahtuman jälkeen kohde-etuuden tai -etuuksien arvostus saattaa viivästyä ja/tai laskenta-asiamies saattaa määrittää sen oman harkintansa mukaan.
		• Tiettyjen kohde-etuuteen tai -etuuksiin tai indeksisidonnaisiin arvopapereihin liittyvien poikkeustapahtumien seurauksena, indeksintarkistustapahtuman esiintymisen seurauksena, riippuen kyseisten arvopaperien ehdoista, muun muassa mahdollisista seurauksista, sijoittajan omistamien arvopaperien ehtoja saatetaan muuttaa, kohde-etuus saatetaan korvata tai arvopaperit saatetaan lunastaa ennenaikaisesti epätavanomaisen ennenaikaisen takaisinmaksun määrästä. Kyseinen määrä voi olla pienempi kuin alkuperäinen sijoitus, ja sijoittaja saattaa menettää koko sijoittamansa määrän tai osan siitä.
		Osakkeiden kehitys riippuu monista ennakoimattomista tekijöistä.
		Sijoittajan arvopapereista saama tuotto voi olla pienempi kuin suorasta osakesijoituksesta saatava tuotto, koska osakkeiden hinta ei välttämättä sisällä osinkojen arvoa.
		 Yksittäisen osakkeen liikkeeseenlaskija ei osakkeeseen liittyviä toimia toteuttaessaan välttämättä ota huomioon arvopaperien haltijoiden etuja, ja kyseiset toimet saattavat vaikuttaa negatiivisesti arvopaperien arvoon ja tuottoon.
		Suppea kori on yleisesti ottaen alttiimpi kohde-etuuksien arvon muutoksille, ja korin koostumuksen muutos saattaa vaikuttaa haitallisesti korin kehitykseen.
		 Korin osatekijöiden voimakas korrelaatio voi vaikuttaa huomattavasti arvopaperien perusteella maksettaviin määriin. Lisäksi yhden korin osatekijän negatiivinen kehitys saattaa kumota yhden tai useamman osatekijän positiivisen kehityksen vaikutuksen ja vaikuttaa arvopaperien tuottoon.
		Sijoittajan omistamiin arvopapereihin saatetaan tehdä muutoksia tai ne saatetaan lunastaa ennenaikaisesti ennen erääntymispäivää lainsäädännön muutoksen vuoksi. Tällainen muutos saattaa vaikuttaa negatiivisesti sijoittajan omistamien arvopaperien arvoon ja tuottoon: ennenaikaisen lunastuksen jälkeen maksettava määrä saattaa olla pienempi kuin alkuperäisen sijoituksen määrä, ja sijoittaja saattaa menettää koko sijoittamansa määrän tai osan siitä.
		Arvopaperien liikkeeseenlaskijaksi saattaa tulla jokin toinen yhtiö.
		Liikkeeseenlaskija voi tietyissä olosuhteissa muuttaa arvopaperien ehtoja ilman arvopaperien haltijoiden suostumusta.
OSA E –	TARJOUS	
E.2b	Syyt tarjouksen tekemiseen ja tuottojen käyttö	Tarjouksen nettotuotot käytetään liikkeeseenlaskijan yleisiin liiketoimintatarkoituksiin.
E.3	Tarjouksen ehdot	Arvopapereita koskevassa tarjouksessa, jonka valtuutettu tarjoaja tekee Suomen tasavallassa ("julkisen tarjouksen oikeudenkäyttöalue" , Public Offer Jurisdiction) muutoin kuin esitedirektiivin artiklan 3(2) alla alkaen 2.8.2018 (se mukaan lukien) ja päättyen 31.8.2018 (se mukaan lukien) ("tarjousaika" , Offer Period).
		Tarjoushinta on 100 prosenttia (100 %) kokonaisnimellisarvosta (Aggregate Nominal Amount) (" liikkeeseenlaskuhinta ", Issue Price). Valtuutettu tarjoaja tarjoaa ja myy arvopapereita asiakkailleen valtuutetun tarjoajan ja asiakkaiden

		välillä sovittujen järjestelyjen mukaisesti kulloinkin soveltuvaan liikkeeseenlaskuhintaan ja vallitsevia markkinaolosuhteita soveltaen.
E.4	Liikkeeseen- laskuun/ tarjoukseen liittyvät olennaiset edut	Lukuun ottamatta alla osatekijässä E.7 esitettyä, liikkeeseenlaskijan tietojen mukaan millään arvopaperien liikkeeseenlaskuun liittyvällä henkilöllä ei ole tarjouksen osalta olennaista etua eikä eturistiriitaa.
E.7	Arvioidut kulut	Liikkeeseenlaskuhinta (Issue Price) 100 prosenttia (100 %) kokonaisnimellisarvosta (Aggregate Nominal Amount) sisältää liikkeeseenlaskijan maksaman myyntipalkkion, jonka suuruus on enintään 5,00 prosenttia (5,00 %) kokonaisnimellisarvosta. Kyseisen myyntipalkkion lisäksi sijoittajilta ei veloiteta muita arvioituja kuluja.