BBVA Senior Finance, S.A. Unipersonal

D. Juan Isusi Garteiz-Gogeascoa en su calidad de Apoderado de BBVA Senior Finance, S.A. Unipersonal, a los efectos del procedimiento de inscripción por la Comisión Nacional de Mercado de Valores de la emisión denominada "Notas Estructuradas 30" de BBVA Senior Finance, S.A. Unipersonal,

MANIFIESTA

Que el contenido del CD adjunto se corresponde con el folleto informativo de admisión ("FINAL TERMS") de la emisión de Notas Estructuradas 30 presentado a la Comisión Nacional del Mercado de Valores e inscrito en sus Registros Oficiales el día 1 de septiembre de 2009.

Que se autoriza a la Comisión Nacional del Mercado de Valores a la difusión del CD en su web.

Y para que así conste y surta los efectos oportunos se expide la presente certificación en Madrid a 10 de septiembre de 2009.

Juan Isusi Garteiz Gogeascoa Apoderado de BBVA Senior Finance, S.A. Unipersonal

FINAL TERMS

26 August 2009

BBVA Senior Finance, S.A. Unipersonal

Issue of EUR 1,150,000 Equity Linked and Instalment Notes due July 2012

Guaranteed by Banco Bilbao Vizcaya Argentaria, S.A.

under the €2,000,000,000

Structured Medium Term Note Programme

Mr. Juan Isusi Garteiz Gogeascoa, acting on behalf of BBVA Senior Finance, S.A. Unipersonal, (hereinafter 'BSF') with registered office at Gran Vía 1, Bilbao (Spain) in his capacity as Director of BSF and according to the resolution of the General Shareholders and Board of Directors meeting of 26 May 2009 (the 'Resolution'), under the terms and conditions of the €2,000,000,000 Structured Medium Term Note Programme Base Prospectus (the 'Base Prospectus') registered and approved by the Comisión Nacional del Mercado de Valores ('CNMV') on 2 June 2009, hereby agrees to fix the following terms and conditions of issuance of the "Notas Estructuradas 30" (the "Notes").

In relation to the guarantee granted by Banco Bilbao Vizcaya Argentaria, S.A. ("BBVA") to the Notes, Mr. Pedro María Urresti Laca, acting on behalf of BBVA according to the resolution of the Board of Directors of BBVA dated 27 April 2009, with the signature of this document hereby accepts BBVA's responsibility as guarantor of the Notes for the information contained in this document.

It is agreed to appoint Ms. Raquel Galán Martinez, of legal age, resident in Madrid, with Spanish identity card 50,453,343-Z, as Provisional Representative ("Comisario") of the Syndicate of Noteholders of the Notes. Ms. Galán, acts on her own and accepts her appointment by her signature being attached to this document.

PART A - CONTRACTUAL TERMS

Terms used herein shall be deemed to be defined as such for the purposes of the Conditions set forth in the Base Prospectus dated 2nd June 2009 which constitute a base prospectus for the purposes of the Prospectus Directive (Directive 2003/71/EC) (the **Prospectus Directive**). This document constitutes the Final Terms of the Notes described herein for the purposes of Article 5.4 of the Prospectus Directive and must be read in conjunction with the Base Prospectus. Full information on the Issuer and the offer of the Notes is only available on the basis of the combination of these Final Terms and the Base Prospectus. The Base Prospectus is available for viewing at the office of the Issuer at Gran Vía, 1, Bilbao, Spain and Paseo de la Castellana, 81, 28046, Madrid, Spain.

1.	(a)	Issuer:	BBVA Senior Finance, S.A. Unipersonal
	(b)	Guarantor:	Banco Bilbao Vizcaya Argentaria, S.A.
2.	(a)	Series Number:	30
	(b)	Tranche Number:	1
3.	Speci	fied Currency or Currencies:	Euro ("EUR")
4.	Aggre		
	(a)	Series:	EUR 1,150,000
	(b)	Tranche:	EUR 1,150,000
5.	Issue	Price of Tranche:	100.00% of the Aggregate Nominal Amount
6.	(a)	Specified Denominations:	EUR 50,000
			The number of securities is 23 ("Number of Securities")
	(b)	Calculation Amount:	EUR 50,000
7		T. D.	
7.	(a)	Issue Date:	'31 July 2009
		a a	A subscription period took place from 10:00h a.m. 17 July 2009 to 12:00h a.m. 22 July 2009, being on this latter date the Aggregate Nominal Amount fixed based on the number

A subscription period took place from 10:00h a.m. 17 July 2009 to 12:00h a.m. 22 July 2009, being on this latter date the Aggregate Nominal Amount fixed based on the number of subscription orders placed, free of fees and expenses for noteholders.

(b) Interest Commencement Date:

Not Applicable

8. Maturity Date:

31 July 2012, subject to adjustment in accordance with the

Following Business Day Convention and subject to the

Issuer Call

9. Interest Basis: Particulars specified in paragraph 18 and paragraph 15

10. Redemption/Payment Basis:

Instalment and Equity Linked Redemption

(Further particulars specified in paragraph 18, paragraph 26

and paragraph 34)

11. Change of Interest Basis or Redemption/Payment Basis:

Not Applicable

12. Put/Call Options:

Not Applicable

13. (a) Status of the Notes: Senior

(b) Status of the Guarantee: Senior

(i) Date of approval for issuance of Notes and Guarantee obtained:

Issuance of the Notes is approved by Mr. Juan Isusi Garteiz Gogeascoa on 29 July 2009, according to the decisions of the General Shareholders and Board of Directors meetings of 26 May 2009 of BBVA Senior Finance, S.A.

Unipersonal.

Additionally, issuance of the Notes is guaranteed by Banco Bilbao Vizcaya Argentaria, S.A. ("BBVA"), according to the decision of the Board of Directors of BBVA meeting of 27 April 2009. Certificates of the resolutions of the General Shareholders and Board of Directors meetings of 26 May 2009 and the Board of Directors meeting of 27 April 2009, were provided to the Comisión Nacional del Mercado de Valores ("CNMV") for the registration of the Structured Medium Term Note Programme. Such resolutions are incorporated by reference to these Final Terms.

14. Method of distribution: Non-syndicated

PROVISIONS RELATING TO INTEREST (IF ANY) PAYABLE

15. **Fixed Rate Note Provisions** Applicable

(a) Rate(s) of Interest:

5 per cent per annum payable on the Interest Payment Date

on the 80 per cent of the Aggregate Nominal Amount

(b) Interest Payment Date(s): 2 August 2010

(c) Fixed Coupon Amount(s):

EUR 2,000 per Calculation Amount

(d) Broken Amount(s): Not Applicable

(e) Day Count Fraction:

Not Applicable

(f) Determination Date(s):

Not Applicable

(g) Other terms relating to the method of calculating interest for Fixed Rate

None

Notes:

16.

Floating Rate Note Provisions

Not Applicable

17. Zero Coupon Note Provisions

Not Applicable

PROVISIONS RELATING TO STRUCTURED NOTES

18. Equity Linked Note Provisions

Applicable

(a) Underlying Securities:

Each of them a Sharei

- (i) INDITEX, S.A ("Share₁")(Bloomberg Screen Page: "ITX SM <equity>")
- (ii) REPSOL YPF, S.A. ("Share₂") (Bloomberg Screen Page: "REP SM <equity>")
- (iii) BANCO BILBAO VIZCAYA ARGENTARIA, S.A. ("Share3") (Bloomberg Screen Page: "BBVA SM <equity>")
- Description:
- (i) An ordinary share in the share capital of INDITEX, S.A
- (ii) An ordinary share in the share capital of REPSOL YPF, S.A.
- (iii) An ordinary share in the share capital of BANCO BILBAO VIZCAYA ARGENTARIA, S.A.
- Company:
- (i) INDITEX, S.A.
- (ii) REPSOL YPF, S.A.
- (iii) BANCO BILBAO VIZCAYA ARGENTARIA, S.A.
- ISIN/Common Code:
- (i) ES0148396015
- (ii) ES0173516115
- (iii) ES0113211835
- Exchange:

Madrid Stock Exchange for each of the Underlying Securities

	-	Option Exchange:	All Exchanges for each of the Underlying Securities
	-	Weight:	Not Applicable
(b)	(b) Formula to be used to determine principal, Equity Linked Interest Amount and/or Equity Linked Redemption Amount:		See paragraph 26
(c)	Mark	ret Disruption Events:	As per Conditions 4, 5.3 and 8.13 of the Base Prospectus dated 2 June 2009 and paragraph 23 below.
(d)	term: requi	ils of any other relevant s, any stock exchange rements/tax iderations:	None
(e)	Extra	nordinary Events:	As per Conditions 4, and 8.6 of the Base Prospectus dated 2 June 2009.
(f)		version Right dition 6):	Not Applicable
(g)		erse Conversion Right dition 6):	Not Applicable
(h)		ement by delivery of orlying Securities:	Not Applicable
(i)	Knoo	ck-in/out Price:	Not Applicable
(j)		other additional terms ovisions as may be red:	Not Applicable
Index Linked Note Provisions			Not Applicable
Fund Linked Note Provisions:			Not Applicable
Dual Currency Interest Note Provisions			Not Applicable
Other provisions relating to Structured Notes:			Applicable
(a)	Initia	l Valuation Date:	17 July 2009
(b)	Initia	ıl Value:	For each Underlying Security, its Closing Price on the Initial Valuation Date. Specifically, for

19.

20.

21.

22.

Share₁ means 34.67

Share₂ means 16.33

Share₃ means 9.695

(c) Valuation Dates:

.17 July 2009 ("Initial Valuation Date"), 18 July 2011 ("Second Valuation Date") and 17 July 2012 ("Final Valuation Date")

(d) Valuation Time:

The closing time of the Exchange on each Valuation Date

(e) Final Valuation Date:

17 July 2012

(f) Final Value:

For each Underlying Security, its Closing Price on the Final 'Valuation Date

23. Market Disruption Event:

Applicable

The Calculation Agent may determine that a market disruption event has occurred or exists at a relevant time. Any such determination may affect the value of the Notes, and/or delay settlement in respect of the Notes.

(a) Fall-back provisions for determining Rate of Interest: Not Applicable

(b) Fall-back provisions for determining Redemption Amount:

If on a Valuation Date there is a Market Disruption Event in respect of any of the Underlying Securities, the Valuation Date for all of the Underlying Securities shall be the next Scheduled Trading Day on which a Market Disruption Event does not occur for any of the Underlying Securities. If on each of the three Scheduled Trading Days immediately following such Valuation Date there is a Market Disruption Event in respect of any of the Underlying Securities, that third scheduled trading day shall be deemed to be the Valuation Date notwithstanding the Market Disruption Event, and: (i) if the Market Disruption Event affects all the Underlying Securities the Calculation Agent shall determine its good faith estimate of the price on such date of all of the Underlying Securities; (ii) if the Market Disruption Event does not affect all of the Underlying Securities, the price for the non-affected Underlying Securities shall be their Closing Price on such date and the Calculation Agent shall determine its good faith estimate of the price on such date of the affected Underlying Securities on such third scheduled trading day.

Where:

"Scheduled Trading Day" means any day on which each Exchange and each Related Exchange are scheduled to be

open for trading for their respective regular trading sessions.

"Related Exchange" means in relation to an Underlying Security, each exchange or quotation system where trading has a material effect (as determined by the Calculation Agent) on the overall market for futures and options contracts relating to such Underlying Security.

PROVISIONS RELATING TO REDEMPTION

24. Issuer Call

·Not Applicable

25. Investor Put

Not Applicable

26. Final Redemption Amount of each Note:

The Final Redemption Amount is linked to the performance of the Underlying Securities.

Automatic Early Redemption:

The Notes shall be redeemed by the Issuer on the Automatic Early Redemption Date (1 August 2011) at an amount equal to

(Outstanding Nominal Amount / Number of Securities) x 110%

if the Closing Price of each of the three Underlying Securities closes on the Second Valuation Date higher than or equal to 100% of its Initial Value.

Redemption on the Maturity Date:

The Notes shall be redeemed by the Issuer on the Maturity Date, at the Final Redemption Amount determined by the Calculation Agent as follows:

(i) If, on the Final Valuation Date, the Calculation

Agent determines that $\underset{i\rightarrow 1}{\underset{i=3}{MIN}} \left(\frac{Share_{i,2}}{Share_{i,0}} \right) \ge 1$, then the

Notes shall be redeemed and paid by the Issuer on the Maturity Date at an amount (the "Final Redemption Amount") calculated by the Calculation Agent as follows:

(Outstanding Nominal Amount / Number of Securities) x 115%

(ii) If, on the Final Valuation Date, the Calculation



Agent determines that $0.60 \le MIN \left(\frac{Share_{i,2}}{Share_{i,0}} \right) < 1$, then

the Notes shall be redeemed and paid by the Issuer on the Maturity Date at an amount (the "Final Redemption Amount") calculated by the Calculation Agent as follows:

(Outstanding Nominal Amount / Number of Securities) x 100%

(iii) If, on the Final Valuation Date, the Calculation Agent determines that $\underset{i\rightarrow 1}{MIN} \left(\frac{Share_{i,2}}{Share_{i,0}} \right) < 0.60$, then the

Notes shall be redeemed and paid by the Issuer on the Maturity Date at an amount (the "Final Redemption Amount") calculated by the Calculation Agent as follows:

(Outstanding Nominal Amount / Number of Securities) * $MIN_{i\rightarrow 1}$ $\left(\frac{Share_{i,2}}{Share_{i,0}}\right)$

Where:

Sharei,0, means the Initial Value of Underlying Security "i"

Share_{i,1} means the Closing Price of Underlying Security "i" on the Second Valuation Date

Share_{i,2} means the Final Value of Underlying Security "i"

Outstanding Nominal Amount means EUR 230,000

27. Early Redemption Amount of each Note payable on redemption for taxation reasons or on event of default and/or the method of calculating the same (if required or if different from that set out in Condition 8.7):

As in Condition 8.7 of the Base Prospectus dated 2 June 2009.

28. Protection Amount:

80% of the Specified Denomination

GENERAL PROVISIONS APPLICABLE TO THE NOTES

29. Form of Notes:

Book-entry Notes:

Book-entry form notes (anotaciones en cuenta) registered with IBERCLEAR.

As stated in Condition 21.1 of the Base Prospectus dated 2 June 2009, the issuance of the Book-entry form notes, including their legal nature (obligaciones), the Status of the Book-entry Notes and the status of the Guarantee in respect of them, the capacity of the Issuer and of the Guarantor, the relevant corporate resolutions, the appointment of the Representative of the Syndicate and the constitution of the Syndicate of Noteholders will be governed by Spanish Law.

30. New Global Note (NGN):

No

 Additional Financial Centre(s) or other special provisions relating to Payment Days:

Not Applicable

32. Talons for future Coupons or Receipts to be attached to Definitive Bearer Notes (and dates on which such Talons mature):

No

33. Details relating to Partly Paid Notes: amount of each payment comprising the Issue Price and date on which each payment is to be made and consequences of failure to pay, including any right of the Issuer to forfeit the Notes and interest due on late payment:

Not Applicable

34. Details relating to Instalment Notes:

(a) Instalment Amounts:

EUR 920,000

(b) Instalment Dates:

2 August 2010

35. Redenomination applicable:

Redenomination not applicable

36. Agents:

Banco Bilbao Vizcaya Argentaria, S.A. to act as Agent (and carry out all relevant agency functions, including payment agent for IBERCLEAR) through its specified office at Vía 'de los Poblados s/n, 28033 Madrid, Spain.

37. Other final terms:

Calculation Agent means Banco Bilbao Vizcaya Argentaria, S.A. Prospective purchasers of the Notes should be aware that Banco Bilbao Vizcaya Argentaria, S.A. would have a conflict of interest between its duties as Calculation Agent and its interests as Issuer and Guarantor of the Notes.

38. Home Member State:

Spain

NY

DISTRIBUTION

39. (a) If syndicated, names of Not Applicable Managers (b) Date of Subscription Not Applicable Agreement: (c) Stabilising Manager Not Applicable any): 40. If non-syndicated, name of relevant Banco Bilbao Vizcaya Argentaria, S.A. Dealer: 41. U.S. Selling Restrictions TEFRA D 42. Additional selling restrictions: The Dealer shall only offer the Notes to investors who acquire the Notes for a total consideration of at least €50,000 (or its equivalent) per investor Yes 43. Condition 19 applies:

SYNDICATE REGULATIONS

The form of the regulations of the syndicate of the holders of the Notes issued under this Programme are scheduled to the Agency Agreement and are attached to these Final Terms as Annex 1. The Syndicate of Noteholders is hereby constituted, being Ms. Raquel Galán Martínez hereby appointed as provisional Representative of the same.

LISTING AND ADMISSION TO TRADING APPLICATION

These Final Terms comprise the final terms required to list and have admitted to trading the issue of Notes described herein pursuant to the €2,000,000,000 Medium Term Note and Structured Note Programme of the Issuer.

RESPONSIBILITY

The Issuer and the Guarantor accept responsibility for the information contained in these Final Terms							
Signed on behalf of the Issuer:	Signed on behalf of the Guarantor:						
Ву:		Ву:					
Duly authorised		Duly authorised					
JUAN ISUSI GARTEIZ GOGEASCOA	PEDRO MARÍA URRESTI LACÁ						
Signed on behalf of the Syndicate of Not the Provisional Representative of the Syn							

By:

RAQUEL GALÁN MARTINEZ

PART B - OTHER INFORMATION

LISTING

(a) Listing: Madrid, AIAF Mercado de Renta Fija

(b) Admission to trading:

Application has been made for the Notes to be admitted to trading on AIAF Mercado de Renta Fija,

S.A., with effect from the Issue Date

(c) Estimate of total expenses related to 724.00 EUR admission to trading:

2. RATINGS

Ratings:

The Notes to be issued have not been rated. The rating of the Guarantor is

Moody'sAa2March 09negativeS&PAAMarch 09negativeFitchAA-June 08possitive

3. NOTIFICATION

Not Applicable

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

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

If any commissions or fees relating to the issue and sale of these Notes have been paid or are payable by the Dealer to an intermediary, then such intermediary may be obliged to fully disclose to its clients the existence, nature and amount of any such commissions or fees (including, if applicable, by way of discount) as required in accordance with laws and regulations applicable to such intermediary, including any legislation, regulation and/or rule implementing the Markets in Financial Instruments Directive (2004/39/EC) ("MiFID"), or as otherwise may apply in any non-EEA jurisdictions and in any case in accordance with Article 26 of Directive 2006/73/EC ("Level 2 Directive") implementing MiFID. Potential investors in these Notes intending to purchase Notes through an intermediary (including by way of introducing broker) should request details of any such commission or fee payment from such intermediary before making any purchase hereof.

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

(a) Reasons for the Offer:

Not Applicable

(b) Estimated net proceeds:

EUR 1,150,000

(c) Estimated total expenses:

Not Applicable

6. YIELD (FIXED RATE NOTES ONLY)

Indication of yield:

Not Applicable

7. PERFORMANCE OF UNDERLYING, EXPLANATION OF EFFECT ON VALUE OF INVESTMENT AND ASSOCIATED RISKS AND OTHER INFORMATION CONCERNING THE UNDERLYING (Structured Notes, including Index Linked Notes, Fund Linked Notes, Equity Linked Notes and Dual Currency Notes)

The past and future prices in respect of the Underlying Securities and background information can be obtained from the relevant Exchange, and from their corresponding Bloomberg Screen Page.

The Issuer does not intend to provide post-issuance information in respect of the Underlying Securities, except if required to do so by applicable laws and regulations.

8. OPERATIONAL INFORMATION

(a) Intended to be held in a manner which would No allow Eurosystem eligibility:

(b) ISIN Code:

ES0325467274

(c) Common Code:

032546727

(d) Clearing systems:

Iberclear

(e) Book-Entry Depositary:

None

(f) Delivery:

Delivery against payment

(g) Names and addresses of additional Paying

Agent(s) (if any):

Not Applicable

9. ADDITIONAL SPANISH TAX PROVISIONS

Not Applicable

10. ADDITIONAL RISK FACTORS

The attention of potential purchasers of the Notes is drawn to the Risk Factors set out in the Base Prospectus and they should note that the return of principal in respect of the Notes described herein is linked to the value of the Underlying Securities. Movements in the value of any of the Underlying Securities may adversely affect the value of the Notes and could result in the Noteholders receiving, upon final redemption, an amount that may be less than the principal amount of the Notes (the minimum amount to be received will be 0% of the principal amount of the Notes).

The reference to Issue Price is not an expression of market value and does not imply that transactions in the market will not be executed at prices above or below such Issue Price to reflect prevailing market conditions.

The Issuer has made no investigation into the treatment of the Notes by the tax authorities of any country, including the United States of America.

Investors are strongly advised to take their own tax advice.

ANNEX 1

(This Annex forms part of the Final Terms to which it is attached)

SYNDICATE REGULATIONS

PART 1

ORIGINAL SPANISH VERSION

ESTATUTOS APLICABLES AL SINDICATO DE TENEDORES DE OBLIGACIONES

CAPITULO I

Constitución, Objeto, Domicilio y Duración.

Artículo I. Constitución.- Quedará constituido el Sindicato de Obligacionistas de la Emisión de Valores de Renta Fija Estructurados "Notas Estructuradas 30 entre los adquirientes de la misma una vez se hayan practicado las correspondientes anotaciones.

Artículo II. Objeto – El objeto y fin de este Sindicato es la defensa de los derechos y legítimos intereses de los obligacionistas ante la Entidad Emisora, de acuerdo con la legislación vigente.

Artículo III. Domicilio – El domicilio del Sindicato será Paseo de la Castellana, 81, 28046 – MADRID-.

Artículo IV. Duración – Subsistirá mientras dure el empréstito y, terminado este, hasta que queden cumplidas por la Entidad Emisora sus obligaciones ante los Obligacionistas.

CAPITULO II

Artículo V. Asamblea General de Obligacionistas – El órgano supremo de representación lo integra la Asamblea de Obligacionistas, con facultad para acordar lo necesario para la mejor defensa de los legítimos intereses de los obligacionistas frente a la sociedad emisora, modificar, de acuerdo con la misma, las garantías establecidas; destituir o nombrar al comisario, ejercer cuando proceda, las acciones judiciales correspondientes y aprobar los gastos ocasionados por la defensa de los intereses comunes.

El Comisario, tan pronto como quede suscrita la emisión, convocará a la Asamblea General de Obligacionistas, que deberá aprobar o censurar su gestión, confirmarle en el cargo o designar la persona que ha de sustituirle y establecer el Reglamento definitivo interno del Sindicato.

Artículo VI. Acuerdos — Todos los acuerdos se tomarán por mayoría absoluta con asistencia de las dos terceras partes de los bonos en circulación, y vincularán a todos los Obligacionistas, incluso a los no asistentes y a los disidentes. Cada bono dará derecho a un voto, teniendo carácter decisivo el del Presidente, en caso de empate, si fuera Obligacionista. Cuando no se lograse la concurrencia de las dos terceras partes de los bonos en circulación, podrá ser nuevamente convocada la Asamblea un mes después de su primera reunión, pudiendo entonces tomarse los acuerdos por mayoría absoluta

de los asistentes. Estos acuerdos vincularán a los Obligacionistas en la misma forma establecida anteriormente.

Los acuerdos de la Asamblea podrán, sin embargo, ser impugnados por los Obligacionistas en los mismos casos establecidos por la Ley.

Artículo VII. Delegaciones – Los tenedores de los bonos podrán delegar su representación en otra persona, sea Obligacionista o no, mediante carta firmada y especial para cada reunión.

Artículo VIII. Convocatoria – La Asamblea General de Obligacionistas podrá ser convocada por los Administradores de la Sociedad o por el Comisario, siempre que lo estime útil para la defensa de los derechos de los Obligacionistas o para el examen de las proposiciones que emaren del Consejo de Administración de la Sociedad.

El Comisario la convocará cuando sea requerido por el Consejo de Administración de la Entidad Emisora o lo soliciten los Obligacionistas que representen, por lo menos, la vigésima parte de los bonos emitidos y no amortizados. El Consejo podrá requerir la asistencia de los Administradores de la Sociedad y éstos asistir, aunque no hubieran sido convocados.

La convocatoria habrá de hacerse mediante su publicación en un medio de difusión nacional con una antelación mínima de 10 días. Cuando la Asamblea haya de tratar o resolver asuntos relativos a la modificación de las condiciones de la emisión u otros de trascendencia análoga, a juicio del Comisario, deberá ser convocada en los plazos y con los requisitos que establece el artículo 97 de la Ley de Sociedades Anónimas para la Junta General de Accionistas.

No obstante lo anterior, la Asamblea se entenderá convocada y quedará validamente constituida para tratar cualquier asunto, siempre que estando presentes todos los Obligacionistas acepten por unanimidad la celebración de la Asamblea.

Artículo IV. Derecho de asistencia — Tendrá derecho de asistencia, con voz y voto, todos los Obligacionistas que acrediten la posesión de sus títulos con cinco días de antelación a la fecha de la Asamblea. La acreditación de la posesión deberá realizarse en la forma y con los requisitos que se señalen en el anuncio publicado con la convocatoria de la Asamblea.

Asimismo, podrán asistir con voz pero sin voto los Administradores de la Sociedad, el Comisario y el Secretario. Estos dos últimos, en caso de ser Obligacionistas, también tendrán derecho a voto.

En el supuesto de cotitularidad de uno o varios bonos los interesados habrán de designar uno entre ellos para que los represente, estableciéndose un turno de defecto de acuerdo en la designación.

En caso de usufructo de bonos, corresponden al usufructuario los intereses y los demás derechos al nudo propietario. Y en el de prenda, corresponde al Obligacionista el ejercicio de todos los derechos, debiendo el acreedor pignoraticio facilitar al deudor su ejercicio mientras no sea ejecutada la prenda.

Artículo X. Actas – Las actas de la Asamblea serán firmadas por el Presidente y el Secretario y las copias y certificaciones que de la misma se expidan las firmará el Secretario, con el visto bueno del Presidente.

Artículo XI. Presidencia – Presidirá la Junta el Comisario del Sindicato o persona que le sustituya, el cual designará un Secretario que podrá no ser Obligacionista.

Artículo XII. Comisario del Sindicato – La presidencia del organismo corresponde al Comisario del Sindicato, con las facultades que le asigna la Ley, el presente Reglamento y las que le atribuya la Asamblea General de Obligacionistas para ejercitar las acciones y derechos que a la misma correspondan, actuando de órgano de relación entre la Sociedad y el Sindicato.

Sustituirá al Comisario en caso de ausencia o enfermedad el Obligacionista en quien él delegue y, a falta de éste, el que posea mayor número de bonos, hasta que la Asamblea acuerde, en su caso, el nuevo nombramiento.

No obstante lo anterior, en caso de designarse Comisario sustituto, éste le suplirá en los citados casos de enfermedad o ausencia.

Artículo XIII. Procedimientos – Los procedimientos o actuaciones que afecten al interés general o colectivo de los Obligacionistas solo podrán ser dirigidos en nombre del Sindicato en virtud de la autorización de la Asamblea General de Obligacionistas, y obligarán a todos ellos, sin distinción, quedando a salvo el derecho de impugnación de los acuerdos de la Asamblea establecido por la Ley.

Todo Obligacionista que quiera promover el ejercicio de una acción de esta naturaleza, deberá someterla al Comisario del Sindicato, quien, si la estima fundada, convocará la reunión de la Asamblea General.

Si la Asamblea General rechazara la proposición del Obligacionista, ningún tenedor de bonos podrá reproducirla en interés particular ante los Tribunales de Justicia, a no ser que hubiese contradicción clara con los acuerdos y reglamentación del Sindicato.

Artículo XIV. Conformidad de los Obligacionistas — La suscripción o posesión de las obligaciones implica para cada Obligacionista la ratificación plena del contrato de emisión, su adhesión al Sindicato y el presente Reglamento y la conformidad para que el mismo tenga plena responsabilidad jurídica a todos los efectos.

Artículo XV. Gastos – Los gastos que ocasione el funcionamiento del Sindicato serán de cuenta de la Sociedad Emisora, no pudiendo exceder en ningún caso del 2% de los intereses anuales devengados por los bonos emitidos.

Artículo XVI. – En los casos no previstos en este Reglamento o en las disposiciones legales vigentes, serán de aplicación como supletorios los Estatutos de la Sociedad Emisora.



PART 2

ENGLISH LANGUAGE VERSION

BY LAWS APPLICABLE TO THE SYNDICATE OF NOTEHOLDERS

This is a translation into English of the By-Laws applicable to the Syndicate of Noteholders. The Spanish version of the By-Laws shall prevail in the case of inconsistency.

PART I.

Constitution, Object, Domicile and Duration.

Article I. Constitution — According to Spanish Legislative Royal Decree 1564/1989, 22nd December, approving the consolidated text of the Spanish Company Act and other additional provisions, once the issue is recorded a Noteholders' syndicate (the **Syndicate**) for the Structured Fixed Rate Note Issue "Notas Estructuradas 30" (the **Notes**) shall be constituted amongst the purchasers of the said Notes, all due annotations having been made.

Article II. Object – The object and aim of this Syndicate is to defend Noteholders' legitimate rights and interests before the Issuer, pursuant to prevailing legislation.

Article III. Domicile – The Syndicate shall be domiciled at Paseo de la Castellana, 81, 28046 –MADRID – Spain.

Article IV. Duration – The Syndicate shall continue to exist throughout the life of the Notes, and once their term expires, until the Issuer has acquitted its obligations towards its Noteholders.

PART II.

Article V. General Noteholders Meeting – The supreme body of representation shall be the General Noteholders' Meeting, empowered to resolve whatever may be necessary to best defend the Noteholders' legitimate interests vis-à-vis the Issuer; to amend guarantees, in agreement with the Issuer; to appoint and dismiss a Noteholders' representative (the **Representative**); to take due legal action, where applicable, and approve the costs occasioned in defence of common interests.

The Representative, once the issue is subscribed, will convene the General Noteholders' Meeting, which must approve or censure his/her management, confirm him/her in the post or appoint his/her substitute and establish the final internal regulations that will govern the Syndicate according to the provisions of the issue contract.

Article VI. Resolutions – All resolutions shall be passed by absolute majority amongst those attending the meeting, as long as they represent two-thirds of the Notes in circulation. The resolutions shall be binding on all Noteholders, including those who do not attend the meeting or voted against the motion. Each Note shall entail the right to one vote. The Chairman shall hold the casting vote in the event of deadlock, should the Chairman be a Noteholder. Should two-thirds of the Notes in circulation not be represented at the meeting, it may be re-convened for one month later, when the resolutions shall be passed by an absolute majority amongst those attending. Said resolutions shall be binding on the Noteholders in the same manner as above.

However, the General Meeting's resolutions may be contested by Noteholders in cases established by Law.

Article VII. Proxies – Noteholders may delegate their representation to a proxy, who may or may not be a Noteholder, by a special letter of proxy for each meeting.

Article VIII. Call to meeting – The General Noteholders' Meeting shall be convened by the Issuer's Directors or the Representative whenever deemed useful for the defence of the Noteholders' interests or the examination of propositions made by the Issuer's Board of Directors.

The Representative shall convene the meeting when so required by the Board of Directors of the Issuer or requested by Noteholders representing at least one twentieth of the Notes issued and outstanding. The Board of Directors of the Issuer may require the attendance of the Issuer's Management which shall attend, even if they have not been convened.

The meeting shall be convened by publishing a notice in the national press or media at least 10 days beforehand. When the General Meeting must deal with or resolve on issues related to the amendment of conditions of issue or others the Representative deems of similar importance, it shall be convened within the time limits and according to the requirements established under article 97 of the Spanish Company Act for General Shareholders Meetings.

The above notwithstanding, the General Meeting shall be deemed to have been validly convened and constituted to deal with any issue provided all the Noteholders are present and unanimously accept it should be held.

Article IX. Right of attendance – All Noteholders proving ownership of their Notes five days prior to the date of the General Meeting shall be entitled to attend, speak and vote at the meeting. Ownership must be accredited in the manner and according to the requirements established in the announcement published to convene the General Meeting.

The Directors of the Issuer, the Representative and the secretary (the **Secretary**) may attend with the right to speak but not to vote. Should the Representative and the Secretary be Noteholders, they shall also have the right to vote.

Should there be joint owners of one or various Notes, the joint owners must designate one represent them, establishing whose turn it is by default should no agreement be reached.

Should the Notes be held in usufruct, the usufructuary shall be entitled to the same interests and other rights as the original owner. And should they be held under pledge, the Noteholder shall be entitled to exercise all the rights, the pledger facilitating their exercise to the pledgee until the pledge be acquitted.

Article X. Minutes – The minutes of the General Meeting shall be signed by the Chairman and the Secretary and any copies and certifications issued of the minutes shall be signed by the Secretary with the approval of the Chairman.

Article XI. Chairmanship – The General Meeting shall be chaired by the Representative or whoever may substitute him/her, who shall appoint a Secretary. The Secretary need not be a Noteholder.

Article XII. Syndicate Representative — The Meeting shall be chaired by the Representative of the Syndicate, with such powers as established by Law, these Regulations, the Note issue contract and the Noteholders' General Meeting to exercise the actions and rights to which said Meeting is entitled, acting as liaison between the Issuer and the Syndicate.

In the event of absence or illness, the Representative shall be substituted by the Noteholder that he/she names and, should none be named, the Noteholder with the highest number of Notes, until the General Meeting resolves to name another, should it do so.

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The above notwithstanding, should a substitute Representative be appointed, he/she shall stand in as substitute in the event of illness or absence.

Article XIII. Proceedings — Proceedings and/or suits affecting the collective or general interest of Noteholders may only be arranged in the Syndicate's name when the Noteholders' General Meeting has authorised them, and shall be binding on all Noteholders without distinction. Nonetheless, statutory legal rights to contest the resolutions taken by the General Meeting are sustained.

Any Noteholder wishing to take such suit must put it to the Representative who, should he/she deem that grounds exist for considering the proposal, shall convene the General Meeting.

Should the General Meeting reject the Noteholder's proposal, no Noteholder may take it as an issue of personal interest to the Courts of Justice, unless there is a clear contradiction with the resolutions and regulations of the Syndicate.

Article XIV. Noteholders' Conformity – Subscription or possession of Notes entails the Noteholder's full ratification of the issue contract, membership of the Syndicate and acceptance of these conformity with said Syndicate having full legal liability to all effects.

Article XV. Expenses – Expenses incurred in running the Syndicate shall be payable by the Issuer and may never be more than 2 per cent. of the annual interest accruing to the Notes issued.

Should events arise that are not envisaged herein, or under prevailing legal provisions, the bylaws of the Issuer shall be applicable in their place.