Series Memorandum dated 30 January 2012

APHEX S.A. société anonyme registered office: 9B, Boulevard Prince Henri, L-1724 Luxembourg

(a securitisation company governed by the law of 22 March 2004 on securitisation, as amended, incorporated with limited liability in the form of a société anonyme and registered with the Luxembourg Register of Commerce and Companies under the number B86, 218)

SERIES NO: 2012-37 USD 7,000,000 Secured Floating Rate Notes due 2019 (the "Notes")

issued pursuant to the

USD 15,000,000,000 Master Programme for the Issue of Notes arranged by

Nomura International plc

PART A CONTRACTUAL TERMS, LISTING AND RATING

This Series Memorandum, under which the Notes described herein (the "Notes") are issued, is supplementary to, and should be read in conjunction with, the Base Prospectus (the "Base Prospectus") dated 13 February 2006 issued in relation to the Master Programme (the "Master Programme") for the issue of Notes The Base Prospectus and this Series Memorandum are together referred to as the "Information Memorandum".

The terms and conditions set out below should be read in conjunction with the Conditions set out in the Base Prospectus relating to the Master Programme. Terms used and defined herein shall be deemed to be defined as such for the purposes of the Conditions. The Annex to this Series Memorandum forms part of, and should be read together with, this Series Memorandum.

The Notes will be represented upon issue by a Temporary Global Note to be deposited with a Common Depositary for Euroclear and Clearstream, Luxembourg on or about 30 January 2012. The Temporary Global Note will be exchangeable for a Permanent Global Note. The Permanent Global Note will be exchangeable for Definitive Notes in the circumstances set out in the Base Prospectus.

The Notes have not been and will not be registered under the U.S. Securities Act of 1933 (the "Securities Act") and comprise Notes in bearer form that are subject to U.S. tax law requirements. Subject to certain exceptions, Notes may not be offered, sold or delivered within the United States or to U.S. persons. For a description of certain further restrictions on offers, sales and transfers of Notes and distribution of the Information Memorandum, see "Subscription and Sale" in the Base Prospectus.

This Series Memorandum does not constitute, and may not be used for the purposes of, an offer or solicitation by anyone in any jurisdiction in which such offer or solicitation is not authorised or to any person to whom it is unlawful to make such offer or solicitation, and no action is being taken to permit an offering of the Notes or the distribution of this Series Memorandum in any jurisdiction where such action is required.

Noteholders should be aware that upon an Early Redemption of the Notes the only recourse they may have to the Credit Support Balance under the Credit Support Annex (as described at paragraph 59(c)(ii) below) will be in circumstances where the Swap Agreement has been terminated due to an Event of Default (as defined in the Swap Agreement) where the Counterparty is the Defaulting Party (as defined in the Swap Agreement).

(A) The terms of the Notes are as follows:

The terms and conditions set out below should be read in conjunction with the Terms and Conditions set out in the Base Prospectus relating to the Programme. Terms used and defined herein shall be deemed to be defined as such for the purposes of the Terms and Conditions.

1 Company: Aphex S.A.

2 Series No: 2012-37

3 Denomination(s): USD 140,000

4 Relevant Currency (or Currencies United States Dollar ("USD")

in the case of Dual Currency

Notes):

5 Principal Amount of Series: USD 7,000,000

6 Issue Date: 30 January 2012

7 Issue Price: 100 per cent.

8 Net Proceeds: USD 7,000,000

9 Maturity Date: 20 October 2019 subject to adjustment in accordance with

the Modified Following Business Day Convention. The Notes may be redeemed prior to the Maturity Date in the circumstances specified in the Conditions. If any event of default occurs or is capable of being declared on or prior to the maturity date in respect of the Collateral, the Maturity Date will be extended to the date which is one Business Day following the expiry of any actual or implied grace

period in relation to the Collateral.

10 Form of Notes: Bearer

11 Interest Basis: Floating Rate

12 Interest Commencement Date: 30 January 2012

13 Interest Cessation Date: The earlier of (i) the Floating Interest Payment Date falling

in October 2019 and (ii) (notwithstanding the provisions of Conditions 7(b) and (c)) the Floating Interest Payment Date immediately preceding the event triggering redemption of the Notes pursuant to Condition 7(b) (Mandatory Redemption), 7(c) (Redemption for taxation and other reasons), 7(o) (Collateral Restructuring Event) or Condition 9 (Events of Default and Enforcement) or, if there is no such preceding Floating Interest Payment Date, the

Interest Commencement Date.

14 Redemption Amount: Subject as set out herein and in the absence of an early

redemption of the Notes, an amount per Note in USD equal to the Denomination of such Note. If any of the Notes become repayable prior to the Maturity Date the

Redemption Amount may be less than par.

15 Early Redemption Amount: In the case of early redemption pursuant to Condition 7(b)

(Mandatory Redemption), 7(c) (Redemption for taxation and other reasons), 7(o) (Collateral Restructuring Event) or 9 (Events of Default and Enforcement), each Note will be redeemed (in whole and not in part) by payment to each Noteholder, in respect of its holding of Notes, of the Cash

Settlement Amount, as defined below.

"Cash Settlement Amount" means, in respect of each Note, a *pro rata* share of the Aggregate Early Redemption

Amount.

In such circumstances, "Aggregate Early Redemption Amount" means an amount determined by the Calculation Agent that is equal to the greater of (i) zero and (ii) the cash proceeds of the sale of any Relevant Securities converted into USD in accordance with the Reference Exchange Rate at or around the Settlement Date, less the Unwind Amount.

"Unwind Amount" means the aggregate of any costs and expenses incurred (or likely to be incurred) in connection with the realisation of the Relevant Securities as determined by the Calculation Agent in its sole discretion and any applicable fees and expenses incurred in relation thereto by the Trustee and any of the Agents plus the Termination Payment (as defined in paragraph 59(c) below) (where the same is due from the Company to the Counterparty) or, as the case may be, minus (where the same is due from the Counterparty to the Company), the absolute value of the Termination Payment. Where any such fees or expenses are incurred or payable in EUR, they shall be converted to USD at the Reference Exchange Rate at or around the Settlement Date, for the purposes of the calculation of the Unwind Amount.

"Reference Exchange Rate" means the spot exchange rate for USD quoted against EUR expressed as the number of USD per EUR, as determined by the Calculation Agent acting in a commercially reasonable manner.

"Relevant Securities" means (A) in circumstances where the Swap Agreement has been terminated due to an Event of Default (as defined in the Swap Agreement) where the Counterparty is the Defaulting Party (as defined in the Swap Agreement), the Credit Support Balance under the Credit Support Annex (as described at paragraph 59(c)(ii) below), the Securities and/or any other securities comprising the Collateral or (B) in all other circumstances, the Securities and/or any other securities comprising the Collateral.

- 16 Interest Rate (including after Maturity Date):
- 17 Interest Payment Date(s):

Floating Rate

Fixe	d Interest Payment Date:	N/A
and/	/or	
Floa Date	iting Interest Payment es:	20 January, 20 April, 20 July and 20 October in each year, from and including 20 April 2012, to and including 20 October 2019, subject to adjustment in each case in accordance with the Modified Following Business Day Convention.
Interest Amount (Fixed Rate Notes):		N/A
Broken Amount (Fixed Rate Notes):		N/A
Primary Source for Floating Rate (Floating Rate Notes):		Reuters' screen page LIBOR01
Benchmark (Floating Rate Notes):		LIBOR
Reference Banks (Floating Rate Notes):		N/A
Representative Amount:		N/A
Specified Duration:		3 months
Relevant Financial Centre (Floating Rate Notes):		N/A
Relevant Time (if applicable):		11:00am (Brussels time)
Margin (Floating Rate Notes):		Plus 7.50 per cent. per annum from and including the Interest Commencement Date to but excluding the Interest Payment Date falling on or nearest to 20 October 2014 and plus 0.87 per cent. per annum from and including the Interest Payment Date falling on or nearest to 20 October 2014 to but excluding the Maturity Date.
ISDA Rate (if applicable)		
(i)	Floating Rate Option:	N/A
(ii)	Designated Maturity:	N/A
(iii)	Reset Dates:	N/A
Interest Determination Date (if applicable):		Two London Business Days prior to the first day in each Interest Period
Reset Date:		The first day of each Interest Period

Interest Bearing Amount:

Interest Period Date(s) (if

Minimum Interest Rate (if

applicable):

applicable):

N/A

Principal Amount outstanding

Floating Interest Payment Dates

34	Maximum Interest Rate (if applicable):	N/A
35	Reference Price (Zero Coupon Notes):	N/A
36	Amortisation Yield (Zero Coupon Notes):	N/A
37	Business Day Convention:	Modified Following Business Day Convention
38	Relevant Business Day:	London and New York Business Day
39	Day Count Fraction:	Actual/360
40	Terms of redemption at the option of the Company or other Company's option (if applicable):	The Notes are Callable Notes. In the event that the Securities Issuer exercises an issuer call in respect of the Securities within the Company's Option Period (as defined in paragraph 41 below), the Company may, exercise its option to redeem the Notes, in whole (but not in part) on the date for redemption of the Securities, subject to adjustment in accordance with the Business Day Convention.
41	Company's Option Period:	From and including 20 October 2014 to and including the Maturity Date.
42	Company's Optional Redemption Amount:	An amount per Note in USD equal to the Denomination of such Note.
43	Terms of redemption at the option of the Noteholders or other Noteholders' Option (if applicable):	N/A
44	Noteholders' Option Period:	N/A
45	Noteholders' Optional Redemption Amount:	N/A
46	Redemption for Taxation Reasons permitted on days other than Interest Payment Dates:	No
47	Unmatured Coupons to become void upon early redemption:	Yes
48	Credit-linked Notes:	No
49	Exchangeable Notes:	No
50	Exchange Event (if applicable):	N/A
51	Clearing System (if applicable):	Condition 6(i) shall apply
52	Settlement Date (if applicable):	In the case of redemption pursuant to Condition 7(b) (Mandatory Redemption), 7(c) (Redemption for taxation and other reasons), 7(o) (Collateral Restructuring Event) or

9 (Events of Default and Enforcement), the date so specified in the notice to be delivered in accordance with the provisions of such Conditions.

53 Collateral Entitlement (if applicable):

N/A

54 Calculation Agent:

Nomura International plc

Permanent Global Note without the TEFRA legend:

N/A

56 Exchange for Definitive Notes at the request of the holder at the

N/A

expense of:57 Payment Business Day Centre

London and New York Business Day

(Condition 8(h)):

58 Exchange:

(a) Notes to be represented on issue by:

Temporary Global Note

(b) Applicable TEFRA exemption: TEFRA D Rules

(c) Temporary Global Note exchangeable for Permanent Global/ Definitive Bearer/ Registered Notes: Yes – Temporary Global Note exchangeable for Permanent Global Note

(d) Permanent Global Note exchangeable for Definitive Bearer/ Registered Notes:

Yes – Definitive Bearer Notes in the limited circumstances detailed in the Permanent Global Note.

59 Mortgaged Property:

(a) Collateral:

(i) "Collateral" means EUR 5,000,000 in principal amount of the EUR 1,000,000,000 Callable Subordinated Fixed to Floating Rate Notes due October 2019 issued by Banco Bilbao Vizcaya Argentaria, S.A. (the "Securities Issuer") (ISIN: ES0213211099) (the "Securities").

The Collateral shall be held by the Custodian on behalf of the Company and shall be credited to the relevant Securities Account (as defined in the Supplemental Trust Deed and Drawdown Agreement) and shall be subject to the security created pursuant to the Supplemental Trust Deed and Drawdown Agreement. Interest and income distributions on the Collateral may be credited to an interest bearing account in the name of the Company (the "Cash Account"), pending payment to the Counterparty under the Swap Agreement.

(ii) the Credit Support Balance under the Credit Support Annex (as described at paragraph 59(c)(ii) below) to the

Swap Agreement shall form part of the Mortgaged Property.

(b) Substitution of Mortgaged Property: Not applicable.

(c) Swap Agreement (if applicable):

(i) The Company will enter into a swap agreement comprising the ISDA 1992 Master Agreement (Multicurrency-Cross Border) between the Company and the Counterparty (as defined below), the Schedule dated 25 April 2002, as amended and restated as of 13 February 2006, and a Confirmation dated 30 January 2012 (together, the "Swap Agreement").

Under the terms of the Swap Agreement, Nomura International plc (the "Counterparty") will pay to the Company a sum equal to the amounts of interest payable on the Notes on each Floating Rate Payer A Payment Date and the Company will pay to the Counterparty on each Floating Rate Payer B Payment Date (as set out in Annex 1 hereto) from and including 20 October 2012 an amount in EUR equal to interest payments payable on the Securities.

Amounts received by the Company on each Floating Rate Payer A Payment Date in excess of amounts needed to fund each Interest Payment may be applied by the Company in respect of any tax obligations it may have.

The Swap Agreement may be terminated in circumstances where the Notes become repayable in whole or in part prior to the Maturity Date. Subject to the terms therein, a termination amount may be payable by the Company to the Counterparty (or vice versa) (such payment being the "Termination Payment", as determined in the sole and absolute discretion of the Calculation Agent). Provided however, that if the Notes become repayable as a consequence of a Mandatory Redemption Event pursuant to Condition 7(b), the Swap Agreement will terminate and the Termination Payment will be zero.

(ii) The Company and the Counterparty will enter into a 1995 ISDA Credit Support Annex (Bilateral Transfer – English Law form) (the "Credit Support Annex") in the form substantially as published by the International Swaps and Derivatives Association, Inc. which shall form part of the Swap Agreement. Under the Credit Support Annex, the Counterparty will be required to post Eligible Credit Support (as such term is defined in the Credit Support Annex) if the Exposure (as such term is defined in the Credit Support Annex) of the Swap Agreement exceeds a certain level in favour of the Company. The Company will be required to return some or all of the Eligible Credit Support that the Counterparty has posted pursuant to the terms of the

Credit Support Annex if the Exposure of the Swap Agreement subsequently falls below a certain level. If the Exposure of the Swap Agreement exceeds a certain level in favour of the Counterparty, the Company will be required to post Eligible Credit Support. The only Eligible Credit Support the Company may post comprise all or part of the Securities. The Counterparty will be required to return some or all of the Eligible Credit Support that the Company has posted pursuant to the terms of the Credit Support Annex if the Exposure of the Swap Agreement subsequently falls below a certain level. If the Counterparty has posted Eligible Credit Support to the Company, on the early termination date of the Swap Agreement, such Eligible Credit Support (less, where applicable, any amount required to be applied by the Company in satisfaction of its obligations in connection with the redemption of the Notes) will be returned to the Counterparty. The foregoing summary is qualified in its entirety by the terms of the Swap Agreement. A copy of the form of Swap Confirmation is attached hereto as Annex 1.

(d) Counterparty:

Nomura International plc

(e) Principal Paying Agent Assignment (if applicable): Applicable

(f) Security (order of priorities):

The Trustee shall apply all moneys received by it under the Trust Deed in connection with the realisation or enforcement of the security constituted by or pursuant to the Trust Deed in accordance with Noteholder Priority.

60 Derivative securities:

Not Applicable

Details of any other additions or variations to the Conditions:

- (A) In condition 6(i) the definition of Settlement Disruption Event shall be amended so that the words "Collateral Entitlement" shall be deleted and replaced by the words "Deliverable Amount".
- (B) For the purposes of Condition 7(b) all Collateral shall constitute Repayable Assets and all determinations as to the occurrence of any particular event triggering the application of Condition 7(b) shall be made by the Calculation Agent and shall be deemed final and binding in the absence of a manifest error.

In Condition 7(b) the words starting in line 5 "(regardless of any actual or implied grace period which may be applicable thereto)" shall be deleted and replaced by the words "(taking into account any actual or implied grace period which may be applicable thereto)".

In Condition 7(b) the words starting in line 12 "or, as the case may be, in part on a *pro rata* basis" up to "that such amount is available for payment." shall be deleted and replaced by the words "at the Early Redemption Amount specified in paragraph 15 of the Series Memorandum. No accrued interest shall be payable on such redemption in respect of any period".

- (C) In each of Condition 7(c)(i) and 7(c)(ii) the words "together with interest (if any) accrued to the date fixed for redemption" shall be deleted and the following shall be added at the end of Condition 7(c): "No accrued interest shall be payable in case of redemption pursuant to Condition 7(c)(ii) or 7(c)(ii) in respect of any period".
- (D) For the purposes of these Notes only, a new Condition 7(n) shall be added as follows:

"Delivery of any Securities to which a Noteholder is entitled shall be made in accordance with the instructions of the relevant Noteholder set out in a delivery notice (a "Delivery Notice") specifying an account in a Clearing System for delivery of Securities. The Company shall procure that upon presentation and surrender of a Note pursuant to this Condition the Paying Agent shall issue to the holder thereof a receipt of such Note. The Notes shall cease to be outstanding on the first day on or after the Settlement Date upon which the Company makes the Relevant Securities, or, in the case of a Collateral Restructuring Event, the Securities, available for delivery in accordance with the terms herein. If there is a Settlement Disruption Event that prevents settlement on the Settlement Date, then settlement shall be on the first succeeding day on which settlement can take place through the Clearing System unless a Settlement Disruption Event prevents settlement on each day that the Clearing System is (or, but for the Settlement Disruption Event, would have been) open for business during the period ending 30 calendar days after the original date on which, but for the Settlement Disruption Event, settlement would have occurred. If settlement does not occur during such 30 calendar day period, the Company shall use all reasonable efforts to deliver the Relevant Securities or, in the case of a Collateral Restructuring Event, the Securities, promptly thereafter to a nominee

selected by the Trustee.

If the Calculation Agent determines for any reason (including without limitation, due to any law, regulation, court order or market conditions or a Settlement Disruption Event exists) that it is impossible or illegal to deliver the Relevant Securities or the Securities, as the case may be, the Company shall give notice to the Noteholders in accordance with Condition 13 and the Company shall pay in respect of such undelivered securities, the net realised proceeds of the sale or proceeds of redemption of the Relevant Securities or the Securities, as the case may be, effected on behalf of the Company, minus the Unwind Amount, if applicable."

(E) In Condition 9(a) the words "together with interest (if any) thereon" shall be deleted and the following shall be added at the end of Condition 9(a): "No accrued interest shall be payable in case of redemption pursuant to Condition 9(a) in respect of any period".

In Condition 9(a) the words "Redemption Amount" shall be deleted and replaced by the words: "Early Redemption Amount".

- (F) For the purposes of these Notes only, a new Condition 7(o) shall be added as follows:
 - "(o) Collateral Restructuring Event

If a Collateral Restructuring Event occurs, the Company shall forthwith give notice thereof to the Trustee and to the Noteholders in accordance with Condition 13 (a "Collateral Restructuring Event Notice") and shall redeem each Note in whole by delivery to each Noteholder, in respect of its holding of Notes, of the Early Redemption Amount.

A "Collateral Restructuring Event" means, in relation to any of the Collateral forming part of the Mortgaged Property, any change in the terms of such Collateral or any event that affects the terms of such Collateral that is not provided for under the terms of the Collateral in effect as of the later of the Trade Date and the date as of which such obligation is issued or incurred, including, but not limited to the following events:

(I) a reduction in the rate or amount of interest payable or the amount of scheduled interest accruals;

- (II) a reduction in the amount of principal or premium payable at maturity or at scheduled redemption dates:
- (III) a postponement or other deferral of a date or dates for either (A) the payment or accrual of interest or (B) the payment of principal or premium;
- (IV) a change in the ranking in priority of payment of the Collateral, causing the subordination of such Collateral; and
- (V) any change in the currency or composition of any payment of interest or principal,

as determined in the sole and absolute discretion of the Calculation Agent and notified to the Company.

To the extent Notes are redeemed pursuant to this Condition 7(o), interest shall cease to accrue from the Interest Payment Date immediately preceding the date of delivery of the Collateral Restructuring Event Notice."

DISTRIBUTION

Details of the relevant stabilising manager (if applicable):

N/A

Details of any additions or variations to the selling restrictions:

This document is not intended to constitute an offer or solicitation to purchase or invest in the Notes described herein. The Notes may not be publicly offered, sold or advertised, directly or indirectly, in or from Switzerland and will not be listed in the SIX Swiss Exchange or on any other exchange or regulated trading facility in Switzerland. Neither this document nor any other offering or marketing material relating to the Notes constitutes a prospectus as such term is understood pursuant to article 652a or article 1156 of the Swiss Code of Obligations or a simplified prospectus or a prospectus pursuant to the Swiss Collective Investment Scheme Act, and neither this document nor any other offering or marketing material relating to the Notes may be publicly distributed or otherwise made publicly available in Switzerland.

Details of any additions or variations to the Dealer Agreement:

N/A

65 Method of Issue:

Individual Dealer

Dealers' commission (if applicable):

N/A

Net Price payable to the Company (Syndicated Issue):

N/A

68 Members of syndicate N/A (Syndicated Issue):

Use of Proceeds

The net proceeds of the issue will amount to USD 7,000,000 and will be used by the Company to acquire the Collateral and in meeting certain expenses and fees payable in connection with the operations of the Company and the issue of the Notes.

PART B OTHER INFORMATION

1 LISTING

(i) Listing: N/A

(ii) Admission to trading: N/A

2 RATINGS None

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

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

4 OPERATIONAL INFORMATION

ISIN Code: XS0732491716

Common Code: 073249171

CUSIP Number: N/A

Any clearing system(s) other than

Euroclear Bank S.A./N.V. and

Clearstream Banking Société Anonyme and the relevant identification number(s):

Delivery: Delivery free of payment

Names and addresses of additional

Paying Agent(s) (if any):

None

N/A

5 ADDITIONAL RISK FACTORS

Termination of the Swap Agreement

In the event of an early termination of the Swap Agreement, the Counterparty may be entitled to receive a termination amount. Although the obligation of the Company to pay such termination amount in favour of the Counterparty if the Counterparty is the defaulting party or the sole affected party may be subordinated in respect to other payment obligations due by the Company (including payment under the Swap Agreement prior to termination thereof), the insolvency official of the Counterparty may challenge the validity and effectiveness of such subordination. Depending on the law and insolvency procedure applicable to a bankrupt Counterparty the insolvency court may hold the subordination of the termination payment to be ineffective and require that the Company pays the termination amount to the Counterparty with the same or even higher priority of the payments under the Swap Agreement prior to termination thereof.

Collateral Default

Noteholders are at risk for all losses and costs associated with any default, event of default or similar condition or event in connection with the Collateral, including but not limited to valuation risk arising under the Swap Agreement with respect to cash flow payments to be made by the issuer of the Collateral to the Company as if such cash flow payments were direct obligations of the Company.

Termination of the Swap Agreement on Collateral Default

Where the Swap Agreement terminates in circumstances other than by reason of any default, event of default or similar condition or event in connection with the Collateral pursuant to Condition 7(b), the Early Redemption Amount receivable by the Noteholders will be adjusted to, *inter alia*, reflect the termination payment owed to or by the Issuer under the Swap Agreement, where applicable.

Where the Swap Agreement terminates by reason of any default, event of default or similar condition or event in connection with the Collateral pursuant to Condition 7(b), the termination payment under the Swap Agreement will be deemed to be zero.

Foreign Exchange Risk

Noteholders are exposed to the risk of changes in the foreign exchange rate between the EUR and the USD, specifically following an Early Redemption Event where the Early Redemption Amount will depend on the EUR-USD exchange rate at or around the Settlement Date.

This Series Memorandum is hereby executed by or on behalf of the Company APHEX S.A.

Ву:

Director

Martin SINNINGHE DAMSTÉ Director Director

Laurent BÉLIK Director

ANNEX 1

Date: 30 January 2012

To: Aphex S.A.

9B, Boulevard Prince Henri

L-1724 Luxembourg

Grand Duchy of Luxembourg

R.C.S. Luxembourg: B-86,218

("Aphex")

From: Nomura International plc

1 Angel Lane

London EC4R 3AB ("Nomura")

Tel: +44 (0) 20-7521-2000 Fax: +44 (0) 20-7521-2121 Internet: http://www.nomura.com

Re: Swap Transaction

Aphex S.A. - Series 2012-37 Swap Ref. No: 1232848

Dear Sirs:

The purpose of this communication is to confirm the terms and conditions of the Transaction entered into between us on the Trade Date specified below (the "**Transaction**"). This communication constitutes a "**Confirmation**" as referred to in the Agreement specified below.

This Confirmation supplements, forms part of, and is subject to, the 1992 ISDA Master Agreement dated as of 25 April 2002 as amended and restated as of 13 February 2006 (the "Agreement"), between you and us. The Transaction relates to the issue of Aphex S.A. Series No: 2012-37 USD 7,000,000 Secured Floating Rate Notes due 2019 (the "Notes") with its terms set out in the related series memorandum (the "Series Memorandum"). All provisions contained in the Agreement govern this Confirmation except as expressly modified below.

The definitions and provisions contained in the 2006 ISDA Definitions, as published by the International Swaps and Derivatives Association, Inc., (the "2006 Definitions"), are incorporated into this Transaction by this reference. Any reference in the 2006 Definitions to a "Swap Transaction" shall be deemed to include references to the "Transaction" hereunder. In the event of any inconsistency between the 2006 Definitions and the provisions of this Confirmation, the provisions of this Confirmation shall prevail.

The terms of the Transaction to which this Confirmation relates are as follows:

1 General Terms:

Trade Date: 10 January 2012
Effective Date: 30 January 2012

Termination Date: The Maturity Date under the Notes

Calculation Agent: Nomura, whose determinations and calculations

shall be binding in the absence of manifest error.

Business Days: London and (i) in respect of payments in USD,

New York, and (ii) in respect of payments in EUR,

TARGET Settlement Days.

To be calculated in accordance with the 2 Payments by Party A:

provisions of Section 6.1 of the 2006 Definitions.

Floating Rate Payer A Calculation

Amount:

USD 7,000,000.

Floating Rate Payer A: Nomura

Floating Rate Payer A Amount: The Floating Rate Payer A Amount in respect of

> each Floating Rate Payer A Calculation Period shall be calculated by the Calculation Agent by multiplying (i) the Floating Rate Payer A Option plus the Payer A Spread for such Floating Rate Payer A Calculation Period by (ii) the Floating Rate Payer A Calculation Amount at 10.00 am (London time) two London Business Days prior to the relevant Floating Rate Payer A Payment Date and by (iii) the Floating Rate Payer A Day Count

Fraction.

20 January, 20 April, 20 July and 20 October in Floating Rate Payer A Payment Dates:

each year, from and including 20 April 2012, to and including 20 October 2019, subject to adjustment in each case in accordance with the

Modified Following Business Day Convention.

3 months Designated Maturity:

Linear Interpolation: Applicable

Floating Rate Payer A Option: LIBOR01

Payer A Spread: (i) plus 7.50 per cent. from and including the

> Floating Rate Payer A Payment Date falling on 20 April 2012 up to but excluding the Floating Rate Payer A Payment Date falling on 20 October 2014 and then (ii) plus 0.87 per cent. from and including Floating Rate Payer A Payment Date falling on 20 October 2014 up to but excluding the Floating Rate Payer A Payment Date falling on 20

October 2019.

Floating Rate Payer A Day Count

Fraction:

Actual/360

Reset Dates: The first day of each Floating Rate Payer A

Calculation Period.

Floating Rate Payer A Calculation

Periods:

3

Each period from and including a Floating Rate Payer A Payment Date (or in the case of the first Floating Rate Payer A Calculation Period, 30 January 2012) to, but excluding the next succeeding Floating Rate Payer A Payment Date.

To be calculated in accordance with the provisions of Section 5.1 of the 2006 Definitions.

Fixed Payments by Party B:

Fixed Rate Payer Calculation Amount:

Fixed Rate Payer:

Fixed Rate Payer Payment Dates:

Fixed Rate:

Fixed Rate Day Count Fraction:

Fixed Rate Payer Calculation Periods:

4 Floating Payments by Party B:

Floating Rate Payer B Calculation

Amount:

Floating Rate Payer B:

Floating Rate Payer B Amount:

EUR 5,000,000.

Aphex

20 October 2012, 20 October 2013 and 20

October 2014 4.375 per cent.

Actual/Actual

Each period from and including a Fixed Rate Payer Payment Date (or in the case of the first Fixed Rate Payer Calculation Period, the Effective Date) to, but excluding the next succeeding Fixed Rate Payer Payment Date, except that the final Fixed Rate Payer Calculation Period will end on, but exclude, 20 January 2015.

To be calculated in accordance with the provisions of Section 6.1 of the 2006 Definitions.

EUR 5,000,000

Aphex

The Floating Rate Payer B Amount in respect of each Floating Rate Payer B Calculation Period shall be calculated by the Calculation Agent by multiplying (i) the Floating Rate Payer B Option plus the Payer B Spread for such Floating Rate Payer B Calculation Period by (ii) the Floating Rate Payer B Calculation Amount at 10.00 am (London time) two London Business Days prior to the relevant Floating Rate Payer B Payment Date and by (iii) the Floating Rate Payer B Day Count

Fraction.

Floating Rate Payer B Payment Dates: 20 January, 20 April, 20 July and 20 October in

each year, from and including 20 January 2015, to and including 20 October 2019, subject to adjustment in each case in accordance with the Modified Following Business Day Convention.

Designated Maturity 3 months

Linear Interpolation: Applicable

Floating Rate Payer B Option: EUR-EURIBOR-Reuters

Payer B Spread: plus 0.87 per cent. from and including Floating

Rate Payer B Payment Date falling on 20 October 2014 up to but excluding the Floating Rate Payer B Payment Date falling on 20 October 2019.

Floating Rate Payer B Day Count

Fraction:

Actual/360

Reset Dates: The first day of each Floating Rate Payer B

Calculation Period.

Floating Rate Payer B Calculation

Periods:

Each period from and including a Floating Rate Payer B Payment Date (or in the case of the first Floating Rate Payer B Calculation Period, 20 October 2014) to, but excluding the next succeeding Floating Rate Payer B Payment Date.

5 Securities Issuer Option:

Where Aphex exercises its option to redeem the Notes pursuant to paragraph 40 of the Series Memorandum, Aphex shall pay Nomura the Securities Issuer Option Exercise Redemption Amount and Nomura shall pay Aphex USD 7,000,000 on the Securities Issuer Option Redemption Date.

Securities Issuer Option Redemption

Date:

The redemption date of the Securities following the exercise by the Securities Issuer (as defined in the Series Memorandum) of its call option in respect of the Securities (the "Securities Issuer Option Exercise").

Securities Issuer Option Exercise

Redemption Amount:

The redemption proceeds received by Aphex from the Securities Issuer following the Securities

Issuer Option Exercise.

Termination of this Transaction: Notwithstanding Section 6 of the Agreement or

any other provision of this Confirmation, upon the Securities Issuer Option Exercise Date the Transaction shall be terminated without any payment by either party under this Agreement (save for such payments as are due under this

paragraph 5).

6 Other Provisions

Initial Exchange: Aphex shall pay USD 7,000,000 to Nomura on

the Effective Date.

Nomura shall pay EUR 5,000,000 to Aphex or its

order on the Effective Date.

Final Exchange: Aphex shall pay Nomura EUR 5,000,000 on 20

October 2019, subject to adjustment in accordance with the Modified Following Business

Day Convention.

Nomura shall pay Aphex USD 7,000,000 on 20 October 2019, subject to adjustment in accordance with the Modified Following Business

Day Convention.

7 Other Provisions

(a) Governing Law

This Confirmation and any non-contractual obligations arising out of or in connection with it will be governed by the laws of England.

- (b) Payments on Early Termination
- (i) In respect of any Early Termination Date occurring due to any Event of Default or any Termination Event, other than an Event of Default where Nomura is the Defaulting Party, the payment due by either party on such Early Termination Date pursuant to Section 6(e) shall be deemed to be zero.
- (ii) In the event the Notes become repayable as a consequence of a Mandatory Redemption Event under the Notes pursuant to Condition 7(b) of the Base Prospectus, the Termination Payment will be deemed to be zero.
- (c) Notice and Account Details

Telephone, Telex and/or Facsimile Numbers and Contact Details for Notices:

Nomura: Nomura International plc

1 Angel Lane London EC4R 3AB

Tel: +44 (0) 20-7521-2000 Fax: +44 (0) 20-7521-3655

Telex: 883119 Answerback: NOMURA

Email: creditmo@nomura.com

Attention: Scott MacGregor

Aphex: Aphex S.A.

9B, Boulevard Prince Henri

L-1724 Luxembourg

Grand Duchy of Luxembourg

Attn: The Directors
Fax: + 352 2020-4100

Tel: + 352 2020-4125; + 352 2020-4126

Account Details

Account Details of Nomura:

Account Name: Bank of America
Account Number: 6008-66044018

Nomura International plc

Account Details of Aphex:

Account Name: Deutsche Bank AG Frankfurt (DEUTDEFF)

Deutsche Bank AG London Branch

Account Number: 925799900 – Ref: ME9622

Please confirm your agreement to be bound by the terms of the foregoing by executing a copy of this Confirmation and returning it to us by facsimile.
Yours sincerely,
Confirmed on behalf of
NOMURA INTERNATIONAL PLC
Ву:
Name:
Title:
Confirmed on the date first above written.
on behalf of
APHEX S.A.
Name:
Title: