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#### FINAL TERMS

#### EUROPEAN INVESTMENT BANK Debt Issuance Programme

Issue Number: 1811/0400

£200,000,000 3.25 per cent. Bonds due 7th December, 2016 (to be consolidated and form a single series with the existing £550,000,000 3.25 per cent. Bonds due 7th December, 2016 issued in three tranches on 11th March, 2011, 28th April, 2011 and 7th June, 2011)

Issue Price: 109.008 per cent. (plus 317 days' accrued interest from, and including, 7th December, 2011 to, but excluding, 19th October, 2012)

# **HSBC**

Société Générale Corporate & Investment Banking

The date of these Final Terms is 17th October, 2012

These Final Terms, under which the bonds described herein (the **Bonds**) are issued, are supplemental to, and should be read in conjunction with, the offering circular (the **Offering Circular**) dated 22nd September, 2010 issued in relation to the debt issuance programme of European Investment Bank (**EIB**). Terms defined in the Offering Circular have the same meaning in these Final Terms. The Bonds will be issued on the terms of these Final Terms read together with the Offering Circular.

EIB accepts responsibility for the information contained in these Final Terms which, when read together with the Offering Circular, contain all information that is material in the context of the issue of the Bonds.

These Final Terms do not constitute an offer of, or an invitation by or on behalf of anyone to subscribe or purchase any of, the Bonds.

The Bonds will settle initially into Euroclear Bank S.A./N.V. and Clearstream Banking, *société anonyme*, and will be made eligible for CREST via the CREST Depositary Interest (**CDI**) mechanism.

EIB confirms that its shareholders, the 27 EU member states, have recommended increasing the fully paid-in capital of EIB by EUR 10 billion. Enhancing and strengthening the capital base of Europe's long-term lending institution will allow a significant increase in funding to projects that support jobs and growth in the European Union.

The Board of Governors of EIB will decide and determine technical arrangements for the capital increase allowing for additional activities which will be fully paid-in. The additional capital to be paid-in by each shareholder will reflect their current shareholding.

The new fully paid-in capital increase will allow EIB to provide up to EUR 60 billion in additional long-term lending for economically viable projects within the European Union over the next few years. This will target four priority sectors where access to finance has been most difficult and where EIB financing will unlock additional private sector funding to maximise growth and job creation. The additional lending will be dedicated to supporting innovation and skills, SMEs, clean energy and modern infrastructure across the EU. The new financing would target regions and sectors in all Member States, in particular where investment could be rapidly unlocked, and be blended with EU funds. This would be in addition to the EUR 50 billion EIB lending a year already planned.

EU member states have also asked EIB to develop project bonds to improve financing for major infrastructure projects that will stimulate economic growth and job creation. This initiative is expected to be launched shortly, firstly through pilot projects, and will be jointly supported by European Commission funds. Existing initiatives that combine EIB loans and European Commission grants will be developed further, and new operations launched, to support innovation, small businesses and infrastructure. This will enable greater EIB engagement to support more challenging projects and increase the added value of long-term lending, without diminishing EIB's financial strength.

The terms of the Bonds and additional provisions relating to their issue are as follows:

### **GENERAL PROVISIONS**

1	Issue Number:	1811/0400 (to be consolidated and form a single series with the existing £550,000,000 3.25 per cent. Bonds due 7th December, 2016 issued in three tranches on 11th March, 2011, 28th April, 2011 and 7th June, 2011 from and including the Issue Date)
2	Security Codes:	
	(i) ISIN:	XS0602217159
	(ii) Common Code:	060221715
3	Specified Currency or Currencies:	U.K. Sterling (£)
4	Principal Amount of Issue:	£200,000,000
5	Specified Denomination:	£100
6	Issue Date:	19th October, 2012
INTEREST PROVISIONS		
7	Interest Type:	Fixed Rate
		(Further particulars specified below)
8	Interest Commencement Date:	7th December, 2011
9	Fixed Rate Provisions:	Applicable
	(i) Interest Rate:	3.25 per cent. per annum
	(ii) Interest Period End Date(s):	The dates that would be Interest Payment Dates but without adjustment for any Business Day Convention
	(iii) Interest Payment Date(s):	7th December in each year commencing 7th December, 2012, up to, and including, the Maturity Date subject in each case to adjustment in accordance with the Business Day Convention specified below.
	(iv) Business Day Convention:	Following
	(v) Interest Amount:	£3.25 per £100 in principal amount
	(vi) Broken Amount:	Not Applicable

	(vii)	Day Count Fraction:	Actual/Actual - ICMA
	(viii)	Business Day Centre(s):	London and TARGET
	(ix)	Other terms relating to the method of calculating interest for Fixed Rate Bonds:	Not Applicable
10	Floati	ng Rate Provisions:	Not Applicable
11	Zero (	Coupon Provisions:	Not Applicable
12	Index-	Linked Provisions:	Not Applicable
13	Foreig	n Exchange Rate Provisions:	Not Applicable
NORM	IAL RE	DEMPTION PROVISIONS	
14	Reden	nption Basis:	Redemption at par
15	Reden	nption Amount:	Principal Amount
16	Matur	ity Date:	7th December, 2016
17	Busine	ess Day Convention:	Following
18	Busine	ess Day Centre(s):	London and TARGET
OPTIC	DNS AN	D EARLY REDEMPTION PROVISIONS	
19		tured Coupons to become void upon early ption (Bearer Bonds only):	No
20	Issuer	's Optional Redemption:	Not Applicable
21	Bondł	nolder's Optional Redemption:	Not Applicable
22		nption Amount payable on redemption for an of Default:	Redemption at par
PROV	PROVISIONS REGARDING THE FORM OF BONDS		
23	Form	of Bonds:	Bearer Bonds
			Permanent Global Bond which is exchangeable for Definitive Bonds in the limited circumstances specified therein
24	New (	Global Note:	No
25		ed to be held in a manner which would allow ystem eligibility:	No
26	Detail	s relating to Partly Paid Bonds:	Not Applicable

27	Details relating to Instalment Bonds:	Not Applicable
28	Redenomination, renominalisation and reconventioning provisions:	Not Applicable
29	Consolidation provisions:	Not Applicable
30	Other terms or special conditions:	Not Applicable

#### **DISTRIBUTION PROVISIONS**

31	Method of distribution:		Syndicated
	(i)	If syndicated, names of Managers:	HSBC Bank plc Société Générale
	(ii)	If non-syndicated, name of Relevant Dealer:	Not Applicable
	(iii)	Stabilising manager (if any):	Not Applicable
	(iv)	Commission:	A total commission of 0.043 per cent. of the principal amount

## **OPERATIONAL INFORMATION AND LISTING**

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

The Bonds have been accepted for settlement in Euroclear UK & Ireland (CREST)

33	Agents appointed in respect of the Bonds:	Fiscal Agent and principal Paying Agent
		Citibank, N.A. Citigroup Centre Canada Square Canary Wharf London E14 5LB
		Paying Agent and Listing Agent
		Banque Internationale à Luxembourg, SA 69 route d'Esch L-2953 Luxembourg
34	Listing:	Luxembourg Stock Exchange's regulated market
		Admission to the Official List of the U.K. Listing Authority and admission to trading on London Stock Exchange plc's regulated market
35	Governing law:	English
EUROPEAN INVESTMENT BANK:		

By:

By:

ICM:15833781.3