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Filed Pursuant to Rule 424(b)(2)

File No. 333-204124

Pricing Supplement No. 142 Dated: September 9, 2015

(To Prospectus dated May 13, 2015 and Prospectus Supplement dated May 13, 2015)

# CALCULATION OF REGISTRATION FEE

Class of securities offered Medium-Term Senior Notes, Series F

Aggregate offering price \$500,000,000 Amount of registration fee \$58,100\*

This Pricing Supplement consists of 4 pages.

### AMERICAN EXPRESS CREDIT CORPORATION

Medium-Term Senior Notes, Series F

Due Nine Months or More from Date of Issue

Principal Amount or Face Amount: \$500,000,000

Barclays Capital Inc.

Issue Price: 100.000%, plus accrued interest, if any, from September 14, 2015

Proceeds to Company on original issuance: \$498,250,000 (before expenses)

Commission: \$1,750,000 (0.350%)

# Agent:

X

X

	BNY Mellon Capital Markets, LLC
	CastleOak Securities, L.P.
X	Citigroup Global Markets Inc.
	Credit Suisse Securities (USA) LLC
	Deutsche Bank Securities Inc.
	Goldman, Sachs & Co.
X	HSBC Securities (USA) Inc.
	J. P. Morgan Securities LLC
	Lebenthal & Co., LLC
X	Lloyds Securities Inc.
	Merrill Lynch, Pierce, Fenner & Smith
	Incorporated
	Mischler Financial Group, Inc.
X	Mitsubishi UFJ Securities (USA), Inc.
	Mizuho Securities USA Inc.
X	RBC Capital Markets, LLC
	RBS Securities Inc.
	Samuel A. Ramirez & Company, Inc.
X	SMBC Nikko Securities America, Inc.
	TD Securities (USA) LLC
	UBS Securities LLC
	U.S. Bancorp Investments, Inc.
	Wells Fargo Securities, LLC

The Williams Capital Group, L.P.

<sup>\*</sup>The filing fee of \$58,100 is calculated in accordance with Rule 457(r) of the Securities Act of 1933.

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Agent							Amount		
Barclays Capita						\$	100,000,000		
Citigroup Global Markets Inc.						\$	100,000,000		
SBC Securitie	es (USA) I	nc.				\$	100,000,000		
BC Capital M		C				\$	100,000,000		
loyds Securition						\$	23,750,000		
litsubishi UFJ		(USA), Inc.				\$	23,750,000		
abSecurities, I						\$	23,750,000		
MBC Nikko S						\$	23,750,000		
edTail Capital						\$	2,500,000		
he Williams C	Capital Gro	up, L.P.				\$	2,500,000		
otal						\$	500,000,000		
Agents' capacity on original issuance:						☐ As Agent ☒ As Principal			
f as principal:									
				lated to prevailing market prices at the blic offering price of 100.000% of Prin		Face An	nount.		
Form of Note: [	⊠ Global ∣	☐ Definitive							
Гrade Date:		September 9, 2015							
Original Issue I	Date: September 14, 2015								
Stated Maturity	ty: September 14, 2020								
Specified Curre	ency (if oth	ner than U.S. Dollars):	N/A						
Authorized Den	nomination	s: Minimum denomin	ations (	of \$2,000 and integral multiples of \$1,0	00 in excess there	of			
•		-	-	on March 14, June 14, September 14 are with the modified following business		of each y	year, beginning		
First Interest Pa	yment Dat	e: December 14, 2015							
ndexed Princip	al Note: □	Yes (See Attached) [	⊠ No						
Гуре of Interest	t Rate: □ I	Fixed Rate ⊠ Floating	Rate [	Indexed Rate (See Attached)					
Interest Rate (F	ixed Rate I	Notes): N/A							
Initial Interest F	Rate (Float	ing Rate Notes): TBD							
Base Rate:		CD Rate EURIBOR LIBOR		Commercial Paper Rate Federal Funds Rate Treasury Rate					
		Prime Rate		Other (See Attached)					

Calculation Agent: The Bank of New York Mellon									
Computation of Interest:									
	30 over 360 Actual over 36	0		Actual over Actual Other (See Attached)					
Interest Reset Dates: Quarterly on the 14th day of each March, June, September and December; subject to adjustment in accordance with the modified following business day convention.									
Rate Determination Dates: Second London banking day prior to applicable Interest Reset Date									
Index Maturity: 90 days									
Spread (+/-): +105 basis points									
Spread Multiplier: None									
Change in Spread, Spread Multiplier or Fixed Interest Rate prior to Stated Maturity:									
	☐ Yes (See At	tached)		⊠ No					
Maximum I	nterest Rate: Non	e							
Minimum Ir	nterest Rate: Non	e							
Amortizing	Note: ☐ Yes (Se	ee Attached)		⊠ No					
Redemption Prices: 100			0% of erest the and no	•					
Optional Repayment: ☐ Yes ☒ No Optional Repayment Dates: Optional Repayment Prices:			N/A N/A						
Discount Note: ☐ Yes ☒ No Total Amount of OID: Bond Yield to Call:			N/A N/A						

Yield to Maturity: N/A

CUSIP: 0258M0DY2

ISIN: US0258M0DY27

### DESCRIPTION OF THE NOTES:

The description in this Pricing Supplement of the particular terms of the Medium-Term Senior Notes offered hereby supplements, and to the extent inconsistent therewith replaces, the description of the general terms and provisions of the Notes set forth in the accompanying Prospectus dated May 13, 2015 and Prospectus Supplement dated May 13, 2015 to which reference is hereby made.

### PLAN OF DISTRIBUTION

#### **Selling Restrictions**

#### Canada

The notes may be sold only to purchasers purchasing, or deemed to be purchasing, as principal that are accredited investors, as defined in National Instrument 45-106 Prospectus Exemptions or subsection 73.3(1) of the Securities Act (Ontario), and are permitted clients, as defined in National Instrument 31-103 Registration Requirements, Exemptions and Ongoing Registrant Obligations. Any resale of the notes must be made in accordance with an exemption from, or in a transaction not subject to, the prospectus requirements of applicable securities laws.

Securities legislation in certain provinces or territories of Canada may provide a purchaser with remedies for rescission or damages if this prospectus (including any amendment thereto) contains a misrepresentation, provided that the remedies for rescission or damages are exercised by the purchaser within the time limit prescribed by the securities legislation of the purchaser's province or territory. The purchaser should refer to any applicable provisions of the securities legislation of the purchaser's province or territory for particulars of these rights or consult with a legal advisor.

Pursuant to section 3A.3 of National Instrument 33-105 Underwriting Conflicts (NI 33-105), the dealers are not required to comply with the disclosure requirements of NI 33-105 regarding underwriter conflicts of interest in connection with this offering.