## http://www.oblible.com

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## http://www.oblible.com

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Filed Pursua Registration Statem

## Calculation of the Registration Fee

Title of Each Class of Securities Offered	Maximum Aggregate Offering Price	Reg
5.750% Notes due February 1, 2021	\$1,250,000,000	

(1) Calculated in accordance with Rule 457(r) of the Securities Act of 1933, as amended.

PROSPECTUS SUPPLEMENT (To Prospectus dated May 11, 2009)

# \$1,250,000,000 Ford Motor Credit Company LLC

5.750% Notes due February 1, 2021

The Notes will bear interest from February 7, 2011 at the rate of 5.750% per annum. Ford Credit will pay interest annually in arrears on February 1 and August 1 of each year, beginning August 1, 2011.

Investing in the Notes involves risks. See "Risk Factors" on page S-1 of this prospectus supplement and beginning on page 1 of the accompanying prospectus.

Neither the Securities and Exchange Commission nor any state securities commission has approved or disapproved securities or passed upon the adequacy or accuracy of this prospectus supplement and the accompanying prospecture representation to the contrary is a criminal offense.

Initial public offering price 100.000%
Underwriting discounts and commissions 1.250%
Proceeds, before expenses, to Ford Credit 98.750%

Interest on the Notes will accrue from February 7, 2011 and must be paid by the purchasers if the Notes are deliv purchasers after that date. Ford Credit expects that delivery of the Notes will be made to investors on or about February 7.

http://www.sec.gov/Archives/edgar/data/38009/000095012311008757/f49822b2e424b2.htm

**BofA Merrill Lynch** 

**Deutsche Bank Securities** 

J.P. Morgan

Prospectus Supplement dated February 2, 2011

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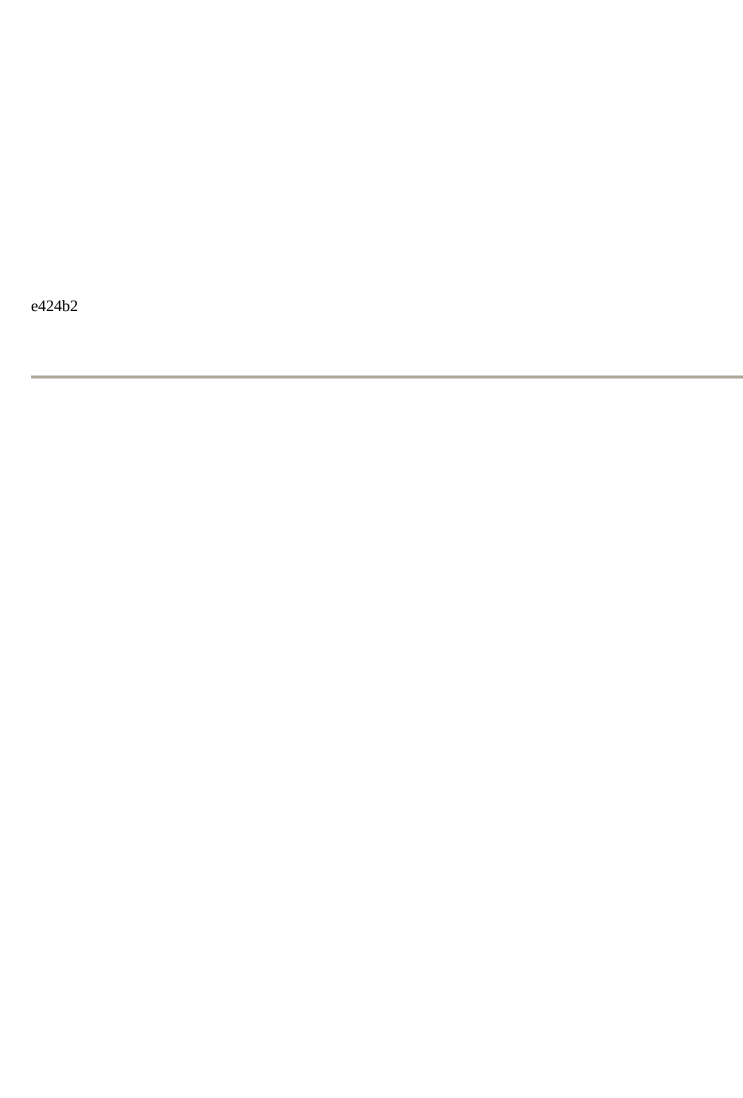
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You should rely only on the information contained or incorporated by reference in this prospectus so or the accompanying prospectus. No one is authorized to provide you with different information.

The Notes are not being offered in any jurisdiction where the offer is not permitted.

You should not assume that the information in this prospectus supplement or the accompanying proaccurate as of any date other than the date on the front of the documents.

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## FORWARD-LOOKING STATEMENTS

Statements included or incorporated by reference herein may constitute "forward-looking statements" within of the Private Securities Litigation Reform Act of 1995. Forward-looking statements are based on expectations, fo assumptions by our management and involve a number of risks, uncertainties, and other factors that could cause results to differ materially from those stated, including, without limitation, those set forth in "Item 1A — Risk Factor "Item 7 — Management's Discussion and Analysis of Financial Condition and Results of Operations — Risk Factor Credit's Annual Report on Form 10-K for the year ended December 31, 2009 (the "2009 Annual Report on Form 19 Part 1 "Item 2 — Management's Discussion and Analysis of Financial Condition and Results of Operations" in For Quarterly Reports on Form 10-Q for the quarters ended March 31, 2010 ("First Quarter 2010 Form 10-Q Report"), 2010 ("Second Quarter 2010 Form 10-Q Report"), and September 30, 2010 ("Third Quarter 2010 Form 10-Q Report") are incorporated herein by reference.

We cannot be certain that any expectations, forecasts or assumptions made by management in preparing th looking statements will prove accurate, or that any projections will be realized. It is to be expected that there may differences between projected and actual results. Our forward-looking statements speak only as of the date of the issuance, and we do not undertake any obligation to update or revise publicly any forward-looking statements, where sult of new information, future events, or otherwise.

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### **RISK FACTORS**

Before purchasing any Notes, you should read carefully this prospectus supplement, the accompanying prosted the documents incorporated by reference herein, including the risk factor set forth below and the risk factors discurred Credit's 2009 Annual Report on Form 10-K, First Quarter 2010 Form 10-Q Report, Second Quarter 2010 Form Report, and Third Quarter 2010 Form 10-Q Report for risk factors regarding Ford and Ford Credit.

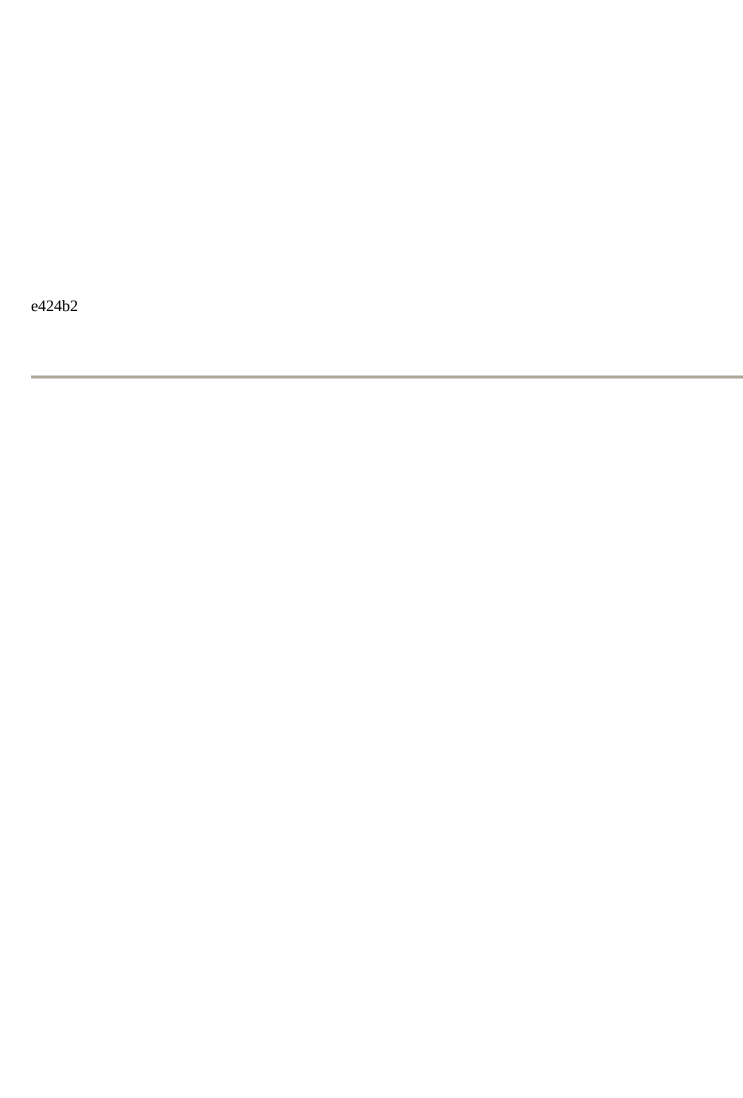
The Dodd-Frank Wall Street Reform and Consumer Protection Act (the "Act"), and the Rules and Regulati Implementing It, Could Impose Additional Costs on Us and Adversely Affect Our Ability to Conduct Our B

The Act was enacted on July 21, 2010 to reform practices in the financial services industries, including autor financing and securitizations. The Act directs federal agencies to adopt rules to regulate the consumer finance incompanies the capital markets, including certain commercial transactions such as derivatives contracts. Among other things, creates a Consumer Financial Protection Bureau with broad rule-making authority for a wide range of consumer plaws that will regulate consumer finance businesses, such as our retail automotive financing business in the United The Act also creates an alternative liquidation framework under which the Federal Deposit Insurance Corporation may be appointed as receiver of a non-bank financial company if the U.S. Treasury Secretary (in consultation with President of the United States) determines that it is in default or danger of default and the resolution of the company other applicable law (e.g., U.S. bankruptcy law) would have serious adverse effects on the financial stability of the States. The FDIC's powers under this framework may vary from those of a bankruptcy court under U.S. bankruptcy could adversely impact securitization markets, including our funding activities, regardless of whether we are ever to be subject to such FDIC power.

In addition, the Act provides that a finance company could be designated a "significant non-bank financial co the Financial Stability Oversight Council and thus be subject to regulation by the Board of Governors of the Feder System. Such a designation would mean that a non-bank finance company, in effect, could be regulated like a ba respect to capital requirements and without the benefits of being a bank — such as the ability to offer FDIC-insure Further, the Act also prohibits the use of credit ratings in a prospectus (which is required to be included for securit offerings such as those conducted by us) without the consent of the rating agency. The rating agencies have indic will not consent to such inclusion. The SEC has provided indefinite relief from this requirement for public offerings backed securities through a no-action letter. Without such relief, our access to public securitization markets would in the United States.

Federal agencies are given significant discretion in drafting the rules and regulations necessary to implement and, consequently, the effects of the Act on the capital markets and the consumer finance industry may not be known months or years. The Act and its implementing rules and regulations could impose additional costs on us and advour ability to conduct our business.

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### **DESCRIPTION OF NOTES**

This description of the terms of the Notes adds information to the description of the general terms and provis securities in the prospectus. If this summary differs in any way from the summary in the prospectus, you should resummary. The Notes are part of the debt securities registered by Ford Credit in May 2009 to be issued on terms to determined at the time of sale.

The Notes will initially be limited to \$1,250,000,000 aggregate principal amount, will be unsecured obligations. Credit and will mature on February 1, 2021. The Notes are not subject to redemption prior to maturity. The Notes issued in minimum denominations of \$200,000 and will be issued in integral multiples of \$1,000 for higher amount.

Ford Credit may, from time to time, without the consent of the holders of the Notes, issue additional notes has same ranking and the same interest rate, maturity and other terms as the Notes. Any such additional notes will, to the Notes, constitute a single series of notes under the Indenture. No additional Notes may be issued if an Event has occurred with respect to the Notes.

The Notes will bear interest from February 7, 2011 at the rate of 5.750% per annum. Interest on the Notes w on February 1 and August 1 of each year (each such day an "Interest Payment Date"), commencing August 1, 20 persons in whose names the Notes were registered at the close of business on the 15th day preceding the Interest Date, subject to certain exceptions.

Interest on the Notes will be computed on the basis of a 360-day year comprised of twelve 30-day months.

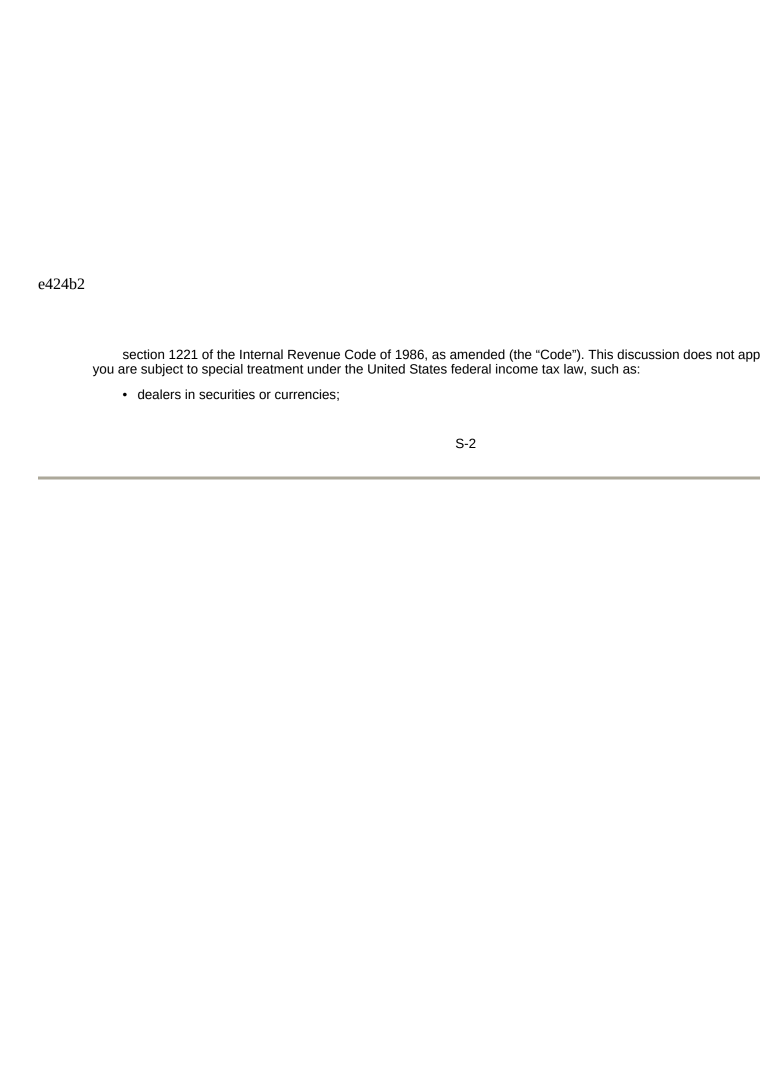
### **Book-Entry, Delivery and Form**

The Notes will be issued in the form of one or more fully registered Global Notes (the "Global Notes") which deposited with, or on behalf of, The Depository Trust Company, New York, New York (the "Depository") and regis name of Cede & Co., the Depository's nominee. Notes in definitive form will not be issued, unless the Depository Credit that it is unwilling or unable to continue as depository for the Global Notes and Ford Credit fails to appoint a depository within 90 days or unless otherwise determined, at Ford Credit's option. Beneficial interests in the Global be represented through book-entry accounts of financial institutions acting on behalf of beneficial owners as direct participants in the Depository.

Initial settlement for the Notes will be made in immediately available funds. Secondary market trading between participants of the Depository will occur in the ordinary way in accordance with Depository rules and will be settled immediately available funds using the Depository's Same-Day Funds Settlement System.

## **UNITED STATES TAXATION**

The following discussion of the material United States federal income tax and, in the case of a non-United States tax consequences of the acquisition, ownership and disposition of a Note is the opinion of Shearman & States special tax counsel to Ford Credit, and counsel for the Underwriters. It applies to you only if you are the beneficial Note that you acquire at its original issuance at the issue price and hold the Note as a capital asset within the meaning the states of the control of the control of the case of a non-United States of the control of the case of a non-United States of the control of the case of a non-United States of the control of the case of a non-United States of the case of the ca



- · financial institutions or life insurance companies;
- · tax-exempt organizations;
- S corporations, real estate investment trusts or regulated investment companies;
- persons holding Notes as part of a hedge, straddle, conversion or other "synthetic security" or integrated t
- taxpayers subject to the alternative minimum tax;
- U.S. holders (as defined below) with a functional currency other than the United States dollar; or
- · certain United States expatriates.

The discussion is based on the Code, Treasury regulations (including temporary regulations) promulgated the rulings, published administrative positions of the United States Internal Revenue Service (the "IRS") and judicial das in effect on the date of this prospectus supplement, which are subject to change, possibly with retroactive effect different interpretations.

This discussion does not purport to address all of the United States federal income tax consequence be applicable to you in light of your personal investment circumstances or status. Prospective purchaser should consult their own tax advisors concerning United States federal income tax consequences of acquowning and disposing of the Notes, as well as any state, local or foreign tax consequences.

#### **U.S. Holders**

This section describes the material United States federal income tax consequences to U.S. holders. You are "U.S. holder" for purposes of this discussion if you are, for United States federal income tax purposes:

- an individual who is a citizen or resident of the United States,
- a domestic corporation;
- · an estate that is subject to United States federal income taxation without regard to the source of its income
- a trust if (1) a court within the United States is able to exercise primary supervision over the administration
  and one or more United States persons have the authority to control all substantial decisions of the trust o
  election is in effect under applicable Treasury regulations for the trust to be treated as a United States per

If a United States partnership (including for this purpose any entity treated as a partnership for United States income tax purposes) is a beneficial owner of the Notes, the treatment of a partner in the partnership generally wi upon the status of the partner and upon the activities of the partnership. A holder of Notes that is a partnership an such partnership should consult their tax advisors.

Interest. Generally, a U.S. holder will include stated interest on the Notes as ordinary income at the time it is accrued in accordance with the U.S. holder's method of accounting for United States federal income tax purposes

Sale or Other Disposition of Notes. Upon the sale or other disposition of a Note, a U.S. holder generally will



Gain or loss so recognized will be capital gain or loss and will be long-term capital gain or loss if your holding the Note exceeds one year. Long-term capital gains recognized by non-corporate holders generally will be subject tax rate than the rate applicable to ordinary income. The deductibility of capital losses is subject to limitations.

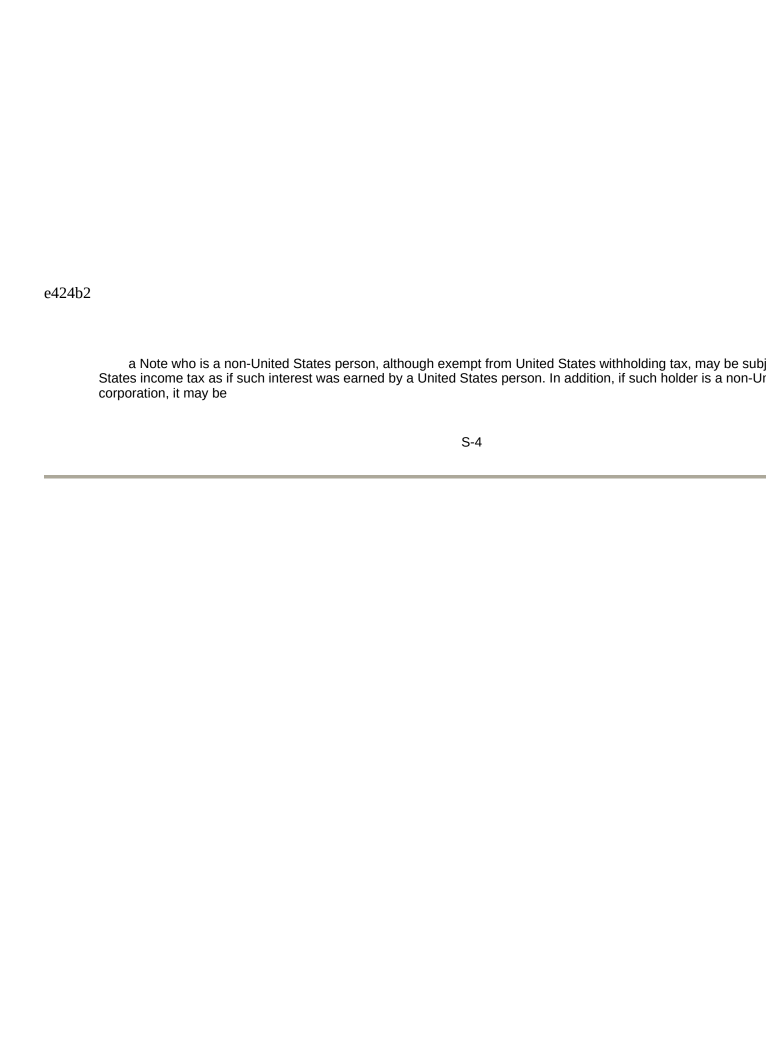
#### **Non-United States Persons**

This section describes the material United States federal income tax consequences to non-United States per Subject to the discussion of backup withholding below:

- (i) payments of principal and interest on a Note that is beneficially owned by a non-United States person subject to United States federal withholding tax; provided, that in the case of interest, (x) (a) the beneficial over not actually or constructively own 10% or more of the total combined voting power of all classes of stock of F entitled to vote, (b) the beneficial owner is not a controlled foreign corporation that is related, directly or indire Credit through stock ownership, and (c) either (A) the beneficial owner of the Note certifies to the person oth required to withhold United States federal income tax from such interest, under penalties of perjury, that it is States person and provides its name and address or (B) a securities clearing organization, bank or other final institution that holds customers' securities in the ordinary course of its trade or business (a "financial institution holds the Note certifies to the person otherwise required to withhold United States federal income tax from s under penalties of perjury, that such statement has been received from the beneficial owner by it or by a fina institution between it and the beneficial owner and furnishes the payor with a copy thereof; (y) the beneficial entitled to the benefits of an income tax treaty under which the interest is exempt from United States federal tax and the beneficial owner of the Note or such owner's agent provides an IRS Form W-8BEN claiming the or (z) the beneficial owner conducts a trade or business in the United States to which the interest is effective and the beneficial owner of the Note or such owner's agent provides an IRS Form W-8ECI; provided that in case, the relevant certification or IRS Form is delivered pursuant to applicable procedures and is properly tra the person otherwise required to withhold United States federal income tax, and none of the persons receiving relevant certification or IRS Form has actual knowledge that the certification or any statement on the IRS For
- (ii) a non-United States person will not be subject to United States federal income or withholding tax on realized on the sale, exchange or redemption of a Note unless the gain is effectively connected with the bencowner's trade or business in the United States or, in the case of an individual, the holder is present in the Unfor 183 days or more in the taxable year in which the sale, exchange or redemption occurs and certain other are met; and
- (iii) a Note owned by an individual who at the time of death is not a citizen or resident of the United Stat subject to United States federal estate tax as a result of such individual's death if the individual does not act constructively own 10% or more of the total combined voting power of all classes of stock of Ford Credit entiand the income on the Note would not have been effectively connected with a U.S. trade or business of the i

If a beneficial owner or holder of a Note is a non-United States partnership, the non-United States partnership required to provide an IRS Form W-8IMY, and unless it has entered into a withholding agreement with the IRS, to appropriate certification obtained from each of its partners.

Interest on a Note that is effectively connected with the conduct of a trade or business in the United States b



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subject to a branch profits tax at a rate of 30% (or such lower rate provided by an applicable income tax treaty) of earnings and profits that are so effectively connected, subject to specific adjustments.

## **Backup Withholding and Information Reporting**

In general, information reporting requirements will apply to certain payments of principal and interest made of the proceeds of the sale of a Note within the United States to non-corporate holders of the Notes, and "backup wi will apply to such payments if the holder fails to provide an accurate taxpayer identification number in the manner to report all interest and dividends required to be shown on its federal income tax returns.

Information reporting on IRS Form 1099 and backup withholding will not apply to payments made by Ford Cr paying agent to a non-United States person on a Note if, in the case of interest, the IRS Form described in clause Paragraph (i) under "Income and Withholding Tax" has been provided under applicable procedures, or, in the case or principal, the certification described in clause (x)(c) in Paragraph (i) under "Income and Withholding Tax" and a that the beneficial owner satisfies certain other conditions have been supplied under applicable procedures, proving payor does not have actual knowledge that the certifications are incorrect.

Payments of the proceeds from the sale of a Note made to or through a foreign office of a broker will not be information reporting or backup withholding, except that if the broker is a United States person, a controlled foreign for United States tax purposes, a foreign person 50% or more of whose gross income is effectively connected with States trade or business for a specified three-year period, a foreign partnership with specific connections to the U or, a United States branch of a foreign bank or foreign insurance company, information reporting may apply to surpayments of the proceeds from the sale of a Note to or through the United States office of a broker are subject to reporting and backup withholding unless the holder or beneficial owner certifies that it is a non-United States personates certain other conditions or otherwise establishes an exemption from information reporting and backup with

Backup withholding is not a separate tax, but is allowed as a refund or credit against the holder's United Statincome tax, provided the necessary information is furnished to the Internal Revenue Service.

Interest on a Note that is beneficially owned by a non-United States person will be reported annually on IRS S, which must be filed with the Internal Revenue Service and furnished to such beneficial owner.

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Undorwriter

### **UNDERWRITING**

Ford Credit is selling the Notes to the Underwriters named below under an Underwriting Agreement dated Ju and a related Pricing Agreement dated February 2, 2011. Deutsche Bank Securities Inc., J.P. Morgan Securities I Lynch, Pierce, Fenner & Smith Incorporated and Morgan Stanley & Co. Incorporated are acting as representative Underwriters. The Underwriters and the amount of Notes each has agreed to severally purchase from Ford Credit follows:

Officer writer
Deutsche Bank Securities Inc. J.P. Morgan Securities LLC
Merrill Lynch, Pierce, Fenner & Smith
Incorporated
Morgan Stanley & Co. Incorporated
BNP Paribas Securities Corp.
HSBC Securities (USA) Inc.
Total

of No \$ 265,62 265,62 265,62 265,62 93,75

> 93,7 \$1,250,0

Principal

Under the terms and conditions of the Underwriting Agreement and the related Pricing Agreement, if the Underwriting Agreement and the related Pricing Agreement, if the Underwriting Agreement and the related Pricing Agreement, if the Underwriting Agreement and the related Pricing Agreement, if the Underwriting Agreement and the related Pricing Agreement, if the Underwriting Agreement and the related Pricing Agreement, if the Underwriting Agreement and the related Pricing Agreement, if the Underwriting Agreement and the related Pricing Agreement, if the Underwriting Agreement and the related Pricing Agreement, if the Underwriting Agreement and the related Pricing Agreement, if the Underwriting Agreement and the related Pricing Agreement, if the Underwriting Agreement and the related Pricing Agreement and the Pricin

The Underwriters have advised Ford Credit that they propose initially to offer the Notes directly to purchasers public offering price set forth on the cover page of this prospectus supplement, and may offer the Notes to certain dealers at such price less a concession not in excess of 0.75% of the initial public offering price of the Notes. The may allow, and such dealers may reallow, a concession not in excess of 0.25% of the initial public offering price of to certain other dealers. After the Notes are released for sale to the public, the offering price and other selling term respect to the Notes may from time to time be varied by the Underwriters.

The Notes are a new issue of securities with no established trading market. Ford Credit has been advised by Underwriters that they intend to make a market in the Notes, but they are not obligated to do so and may disconting market-making at any time without notice. No assurance can be given as to the liquidity of the trading market for the security of the securities with no established trading market. Ford Credit has been advised by Underwriters that they intend to make a market in the Notes, but they are not obligated to do so and may disconting the securities are securities.

In connection with the offering, the Underwriters may engage in transactions that stabilize, maintain or other the price of the Notes. Specifically, the Underwriters may over-allot in connection with the offering, creating a show with respect to the Notes. In addition, the Underwriters may bid for, and purchase, Notes in the open market to composition or to stabilize the price of the Notes. Any of these activities may stabilize or maintain the market price of the above independent market levels. The Underwriters are not required to engage in these activities, and may end a activities at any time.

## No Public Offering Outside the United States



No action has been or will be taken in any jurisdiction outside of the United States of America that would per offering of the Notes, or the possession, circulation or distribution of this prospectus supplement or any material referred Credit, in any jurisdiction where action for that purpose is required. Accordingly, the Notes included in this of not be offered, sold or exchanged, directly or indirectly, and neither this prospectus supplement or any other offer or advertisements in connection with this offering may be distributed or published, in or from any such country or jeccept in compliance with any applicable rules or regulations of any such country or jurisdiction.

#### **European Economic Area**

In relation to each Member State of the European Economic Area which has implemented the Prospectus Di defined below (each, a "Relevant Member State"), each Underwriter has represented and agreed that, with effect including the date on which the Prospectus Directive is implemented in that Relevant Member State (the "Relevan Implementation Date") it has not made and will not make an offer of Notes which are the subject of the offering co by this prospectus supplement to the public in that Relevant Member State except that it may, with effect from and the Relevant Implementation Date, make an offer of such Notes to the public in that Relevant Member State:

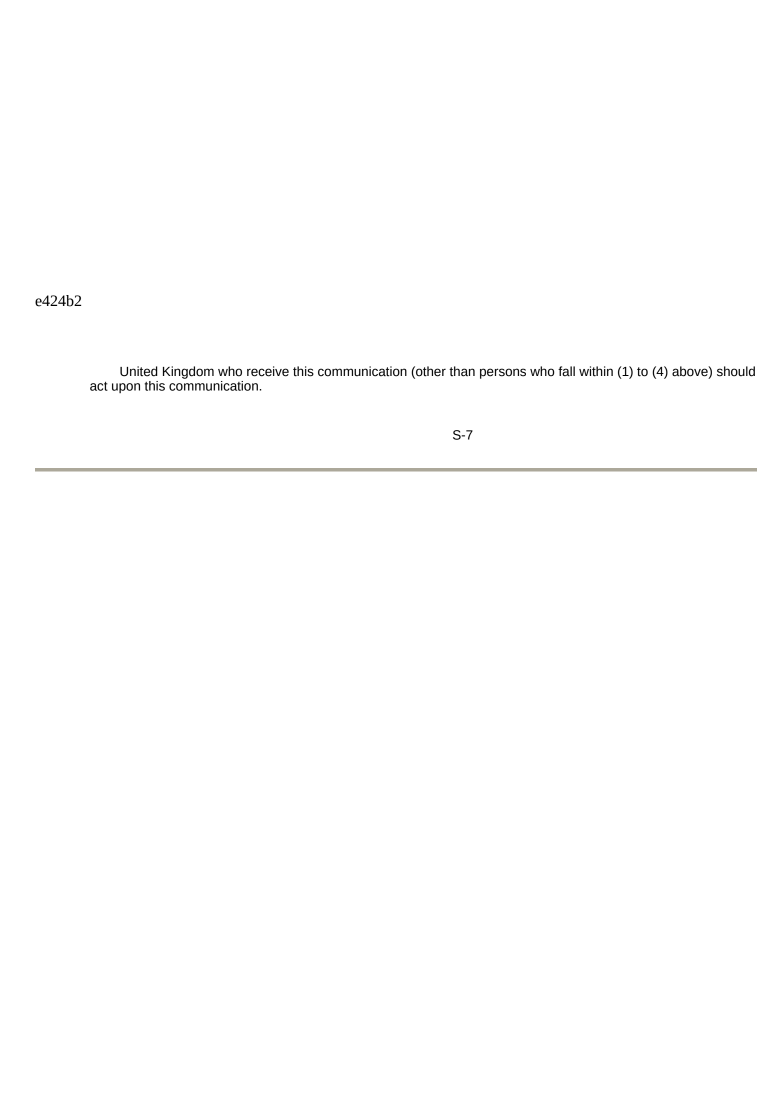
- (a) at any time to any legal entity which is a qualified investor as defined in the Prospectus Directive;
- (b) at any time to fewer than 100 or, if the Relevant Member State has implemented the relevant provision PD Amending Directive, as defined below, 150 legal persons (other than qualified investors as defined Prospectus Directive) subject to obtaining the prior consent of the Underwriters; or
- (c) at any time in any other circumstances falling within Article 3(2) of the Prospectus Directive,

provided that no such offer of Notes referred to in (a) to (c) above shall require the publication by the Issuer or any of a prospectus pursuant to Article 3 of the Prospectus Directive, or supplement to a prospectus pursuant to Article Prospectus Directive.

For the purposes of this provision, the expression an "offer to the public" in relation to any Notes in any Relevante means the communication in any form and by any means of sufficient information on the terms of the offer at to be offered so as to enable an investor to decide to purchase or subscribe to the Notes, as the same may be vangelevant Member State by any measure implementing the Prospectus Directive in that Relevant Member State, the expression "Prospectus Directive" means Directive 2003/71/EC (and the amendments thereto, including the 2010 Amending Directive, to the extent implemented in the Relevant Member State), and includes any relevant implemented in the Relevant Member State and the expression "2010 PD Amending Directive" means Directive 2010/

## **United Kingdom**

The Notes will only be offered (a) in compliance with all applicable provisions of the Financial Services and N 2000 ("FSMA") with respect to anything done in relation to the Notes in, from or otherwise involving the United Kir (b) each Underwriter has only communicated or caused to be communicated and will only communicate or cause communicated any invitation or inducement to engage in investment activity (within the meaning of Section 21 of received by it in connection with the issue or sale of Notes in circumstances in which Section 21(1) of the FSMA of apply to Ford Credit. Without limitation to the other restrictions referred to herein, this prospectus supplement is dual (1) persons outside the United Kingdom, (2) persons having professional experience in matters relating to investfall within the definition of "investment professionals" in Article 19(5) of the Financial Services and Markets Act 20 Promotion) Order 2005; (3) high net worth bodies corporate, unincorporated associations and partnerships and training value trusts as described in Article 49(2) of the Financial Services and Markets Act 2000 (Financial Promotion 2005 or (4) persons to whom an invitation or inducement to engage in investment activity (within the meaning of sthe FSMA) in connection with the issue or sale of any securities may otherwise lawfully be communicated or cause communicated. Without limitation to the other restrictions referred to herein, any investment or investment activity prospectus supplement relate is available only to, and will be engaged in only with, such persons, and persons with the interest of the province of the provin



## **Secondary Trading Prior to Settlement**

All secondary trading in the Notes will settle in immediately available funds.

Ford Credit has agreed to indemnify the several Underwriters against certain liabilities, including liabilities un Securities Act of 1933, as amended. Ford Credit estimates that it will spend approximately \$250,000 for printing, lees, rating agency and other expenses related to the offering of the Notes. The Underwriters have agreed to rein Credit for certain expenses.

In the ordinary course of their respective businesses, certain of the Underwriters and their respective affiliate engaged, and may in the future engage, in commercial banking, general financing and/or investment banking tran Ford Credit, Ford and certain of their affiliates. In the ordinary course of their various business activities, the Under their respective affiliates may make or hold a broad array of investments and actively trade debt and equity securities related derivative securities) and financial instruments (including bank loans) for their own account and for the acceptance of their customers, and such investment and securities activities may involve securities and/or instruments of Ford County Underwriters and their respective affiliates may also make investment recommendations and/or publish or exceptance of the property of such securities or instruments and may at any time hold, or recommendations in such securities and instruments.

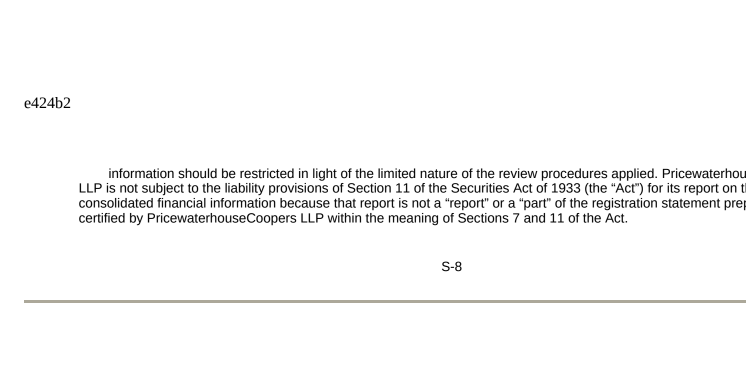
### **LEGAL OPINIONS**

The legality of the Notes offered by Ford Credit hereby will be passed on for Ford Credit by Louis J. Ghilardi, Counsel and Assistant Secretary of Ford, or other counsel satisfactory to the Underwriters. The Underwriters are represented by Shearman & Sterling LLP, New York, New York. Mr. Ghilardi is a full-time employee of Ford, and holds options to purchase shares of common stock of Ford. Shearman & Sterling LLP has in the past provided, are continue to provide, legal services to Ford and its subsidiaries.

## INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

The consolidated financial statements of Ford Motor Credit Company LLC as of December 31, 2009 and 200 each of the three years in the period ended December 31, 2009 and management's assessment of the effectivence internal control over financial reporting as of December 31, 2009 (which is included in Management's Report on Ir Control over Financial Reporting of Ford Credit's Form 10-K for the year ended December 31, 2009) incorporated Prospectus Supplement by reference to the Annual Report on Form 10-K for the year ended December 31, 2009 so incorporated in reliance on the report of PricewaterhouseCoopers LLP, an independent registered public accounting on the authority of said firm as experts in auditing and accounting.

With respect to the unaudited consolidated financial information of Ford Motor Credit Company LLC for the needed September 30, 2010 and 2009, six month periods ended June 30, 2010 and 2009, and three month ended March 31, 2010 and 2009, incorporated by reference in this prospectus supplement, PricewaterhouseCoopereported that it has applied limited procedures in accordance with professional standards for a review of such information. However, its separate reports dated November 8, 2010, August 6, 2010 and May 7, 2010, each incorporated by rethis prospectus supplement, state that the firm did not audit and does not express an opinion on that unaudited confinancial information. PricewaterhouseCoopers LLP has not carried out any significant or additional audit tests beythat would have been necessary if its report had not been included. Accordingly, the degree of reliance on its report



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# **Ford Motor Credit Company LLC**

## Senior Debt Securities, Subordinated Debt Securities and Warrants

This prospectus is part of a registration statement that Ford Credit filed with the SEC. Under this registration may, from time to time, sell the following types of securities described in this prospectus in one or more offerings:

- our debt securities, in one or more series, which may be senior debt securities or subordinated debt secur
  case consisting of notes, debentures or other unsecured evidences of indebtedness;
- · warrants to purchase debt securities; or
- · any combination of these securities.

This prospectus provides a general description of the securities we may offer. Each time we sell securities, v provide a prospectus supplement or term sheet that will contain specific information about the terms of that offerir prospectus supplement or term sheet may also add, update or change information contained in this prospectus.

Investments in the securities involve certain risks. See "Risk Factors" beginning on page 1 of this prospect

You should read both this prospectus and any prospectus supplement or term sheet together with additional described under the heading "Where You Can Find More Information".

Our principal executive offices are located at:

Ford Motor Credit Company LLC One American Road Dearborn, Michigan 48126 313-322-3000

Neither the Securities and Exchange Commission nor any state securities commission has approved disapproved of these securities or determined if this prospectus is truthful or complete. Any representation contrary is a criminal offense.

The date of this prospectus is May 11, 2009.

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You should rely only on the information contained or incorporated by reference in this prospectus are accompanying prospectus supplement. No one has been authorized to provide you with different information and the contained or incorporated by reference in this prospectus are accompanying prospectus.

The securities are not being offered in any jurisdiction where the offer is not permitted.

You should not assume that the information in this prospectus or any prospectus supplement is acc any date other than the date on the front of the documents.

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## **RISK FACTORS**

Your investment in the securities involves certain risks. In consultation with your own financial and legal advised should carefully consider whether an investment in the securities is suitable for you. The securities are not an apprinted investment for you if you do not understand the terms of the securities or financial matters generally. In addition, of factors that may adversely affect the business of Ford Motor Credit Company LLC, referred to hereafter as Ford Company, referred to hereafter as Ford, are discussed in Ford Credit's periodic reports referred to in "Can Find More Information," below. For example, Ford Credit's Annual Report on Form 10-K for the year ended Decoration and discussion of significant risks that could be relevant to an investment in the securities. You should purchase the securities described in this Prospectus unless you understand and know you can bear all of the investional careful in the securities.

## WHERE YOU CAN FIND MORE INFORMATION

You can learn more about the financial results and credit ratings of Ford Credit by reading the annual, quarter current reports and other information Ford Credit files with the Securities and Exchange Commission, referred to the SEC. You may read and copy any document Ford Credit files at the SEC's public reference room at 100 F Str Washington, D.C. 20549. Please call the SEC at 1-800-SEC-0330 for further information on the public reference reset SEC filings of Ford Credit also are available to you at the SEC's web site at <a href="http://www.sec.gov">http://www.sec.gov</a>.

The SEC allows Ford Credit to incorporate by reference the information it files with the SEC, which means the Credit can disclose important information to you by referring you to those documents, which are considered part of prospectus. Information that Ford Credit files later with the SEC will automatically update and supersede the previnformation. Ford Credit incorporates by reference the documents listed below and any future filings made with the Section 13(a), 13(c), 14 or 15(d) of the Securities Exchange Act of 1934 until the offering of all the Securities has completed.

- Annual Report of Ford Credit on Form 10-K for the year ended December 31, 2008, which is referred to he
  the 2008 10-K Report.
- Quarterly Report of Ford Credit on Form 10-Q for the quarter ended March 31, 2009, which is referred to I
  the 2009 10-Q Report.
- Current Reports of Ford Credit on Form 8-K filed in 2009 on January 5, January 29\*, February 4, March 3
   March 23, April 1, April 6, and May 1.

These reports include information about Ford as well as information about Ford Credit.

You may request copies of these filings at no cost, by writing or telephoning Ford Credit's principal executive the following address:

Ford Motor Credit Company LLC

<sup>\*</sup> Other than information that has been furnished to, and not filed with, the SEC, which information is not incorpor prospectus.

One American Road Dearborn, MI 48126 Attn: Corporate Secretary 1-800-426-2888

## **INFORMATION CONCERNING FORD CREDIT**

Ford Credit was incorporated in Delaware in 1959, was converted to a Delaware limited liability company on and is an indirect, wholly owned subsidiary of Ford. As used herein "Ford Credit" refers to Ford Motor Credit Com and its subsidiaries unless the context otherwise requires.

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Ford Credit offers a wide variety of automotive financing products to and through automotive dealers through world. Our primary financing products fall into three categories:

- Retail financing purchasing retail installment sale contracts and retail lease contracts from dealers, and
  financing to commercial customers, primarily vehicle leasing companies and fleet purchasers, to lease or
  vehicle fleets:
- Wholesale financing making loans to dealers to finance the purchase of vehicle inventory, also known a financing; and
- Other financing making loans to dealers for working capital, improvements to dealership facilities, and to or finance dealership real estate.

We also service the finance receivables and leases we originate and purchase, make loans to Ford affiliates certain receivables of Ford and its subsidiaries and provide insurance services related to our financing programs.

We earn our revenue primarily from:

- Payments made under retail installment sale contracts and retail leases that we purchase;
- Interest supplements and other support payments from Ford and affiliated companies on special-rate final programs; and
- Payments made under wholesale and other dealer loan financing programs.

We conduct our financing operations directly and through our subsidiaries and affiliates. We offer substantial products and services throughout many different regions, subject to local legal restrictions and market conditions, our business segments based on geographic regions: a North America segment and an International segment. The America segment includes our operations in the United States and Canada. The International segment includes of in all other countries in which we do business directly and indirectly.

## North America Segment

We do business in all states of the United States and all provinces in Canada. Our United States operations for 65% and 62% of our total managed receivables at year-end 2008 and 2007, respectively, and our Canadian o accounted for about 9% and 10% of our total managed receivables at year-end 2008 and 2007, respectively. Mar receivables include on-balance sheet receivables, excluding unearned interest supplements related to finance recand securitized off-balance sheet receivables that we continue to service.

In the United States and Canada, under the Ford Credit brand name, we provide financing services to and the dealers of Ford, Lincoln and Mercury brand vehicles and non-Ford vehicles also sold by these dealers and their a provide similar financial services under the Volvo brand name to and through Volvo dealers.

### International Segment

Our International segment includes operations in three main regions: Europe, Asia-Pacific and Latin America Europe region is our largest international operation, accounting for about 22% of our total managed receivables a 2008 and 2007. Within the International segment, our Europe region accounted for 85% and 79% of our managed at year-end 2008 and 2007, respectively. Most of our European operations are managed through a United Kingdom and 2007.



subsidiary, FCE Bank plc, referred to hereafter as FCE. FCE operates in the United Kingdom and operates to 11 other European countries. In addition, FCE has operating subsidiaries in the United Kingdom, Hungary, Poland Czech Republic that provide a variety of wholesale, leasing and retail vehicle financing. In our largest European of Germany and the United Kingdom, FCE offers most of our products and services under the Ford Credit/Bank, Lar Financial Services, Jaguar Financial Services, and Mazda Credit/Bank brands. In the U.K., FCE also offers produservices under the Volvo Car Finance brand, while in Germany this is provided through a different Ford subsidiary generates most of our European revenue and contract volume from Ford Credit/

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Bank brand products and services. FCE, through our Worldwide Trade Financing division, provides financing to distributors/importers in countries where typically there is no established local Ford presence. The Worldwide Tradivision currently provides financing in over 70 countries. In addition, other private label operations and alternate larrangements exist in some European markets.

In the Asia-Pacific region, we operate in Australia, Taiwan, Thailand, and China. In the Latin America region, in Mexico, Brazil, Chile and Argentina. We have joint ventures with local financial institutions and other third particulations around the world.

The mailing address of Ford Credit's executive offices is One American Road, Dearborn, Michigan 48126, U of America. The telephone number of such offices is (313) 322-3000.

## **RATIO OF EARNINGS TO FIXED CHARGES**

The ratio of earnings to fixed charges for the three months ended March 31, 2009 and for the years 2006-20 Credit are included as an exhibit to Ford Credit's 2009 10-Q Report and are incorporated in this prospectus by ref ratio of earnings to fixed charges for the three months ended March 31, 2009 and for the years 2004-2008 for For included as an exhibit to Ford's Quarterly Report on Form 10-Q for the quarter ended March 31, 2009 and are inc this prospectus by reference.

### **USE OF PROCEEDS**

Except as otherwise provided in a prospectus supplement, the net proceeds from the sale of the securities we to the general funds of Ford Credit and will be available for the purchase of receivables, for loans and for use in c with the retirement of debt.

Ford Credit expects to issue additional long-term and short-term debt from time to time. The nature and amo Credit's long-term and short-term debt and the proportionate amount of each can be expected to vary from time to result of business requirements, market conditions and other factors.

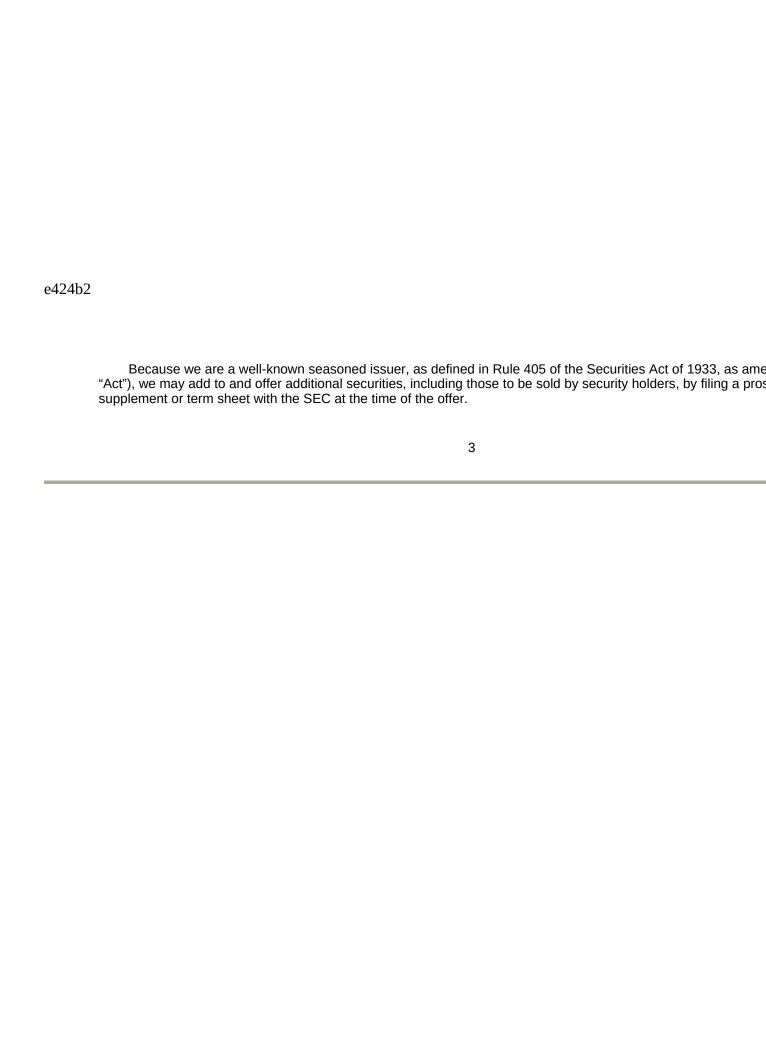
### **PROSPECTUS**

This prospectus is part of a registration statement that we filed with the SEC. Under this registration process any combination of the following securities in one or more offerings:

- unsecured debt securities ("debt securities"), which may be either senior (the "senior securities") or subordinated securities"); or
- · warrants to purchase debt securities ("debt warrants").

The terms of the securities will be determined at the time of offering.

We will refer to the debt securities and debt warrants, or any combination of those securities, proposed to be this prospectus and the applicable prospectus supplement or term sheet as the "offered securities." The offered securities together with any debt securities, issuable upon exercise of debt warrants or conversion or exchange of other offer securities, as applicable, will be referred to as the "securities."



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### PROSPECTUS SUPPLEMENT OR TERM SHEET

This prospectus provides you with a general description of the debt securities and warrants to purchase debt we may offer. Each time we sell securities, we will provide a prospectus supplement or term sheet which may be attached hereto as Exhibit A that will contain specific information about the terms of that offering. The prospectus or term sheet may also add to, update or change information contained in this prospectus and, accordingly, to the inconsistent, information in this prospectus is superseded by the information in the prospectus supplement or term should read both this prospectus and any prospectus supplement or term sheet together with the additional inform described above under the heading "Where You Can Find More Information."

The prospectus supplement or term sheet to be provided with this prospectus will describe the terms of the soffered, any initial public offering price, the price paid to us for the securities, the net proceeds to us, the manner of and any underwriting compensation and the other specific material terms related to the offering of these securities.

For more detail on the terms of the securities, you should read the exhibits filed with or incorporated by refer registration statement.

## **DESCRIPTION OF DEBT SECURITIES**

We will issue debt securities in one or more series under an Indenture, dated as of February 1, 1985, as supbetween us and The Bank of New York Mellon, as successor to Manufacturers Hanover Trust Company, as Trust "Trustee"). The Indenture may be supplemented further from time to time.

The Indenture is a contract between us and The Bank of New York Mellon acting as Trustee. The Trustee has roles. First, the Trustee can enforce your rights against us if an "Event of Default" described below occurs. Secon Trustee performs certain administrative duties for us.

The Indenture is summarized below. Because this discussion is a summary, it does not contain all of the information may be important to you. We filed the Indenture as an exhibit to the registration statement, and we suggest that y those parts of the Indenture that are important to you. You especially need to read the Indenture to get a complete understanding of your rights and our obligations under the covenants described below under "Limitation on Liens" and Consolidation." Throughout the summary we have included parenthetical references to the Indenture so that easily locate the provisions being discussed.

The specific terms of each series of debt securities will be described in the particular prospectus supplement sheet relating to that series. The prospectus supplement or term sheet may or may not modify the general terms of prospectus and will be filed with the SEC. For a complete description of the terms of a particular series of debt see should read both this prospectus and the prospectus supplement or term sheet relating to that particular series.

#### General

The Indenture does not limit the amount of debt securities that may be issued under it. Therefore, additional securities may be issued under the Indenture.



The prospectus supplement or term sheet that will accompany this prospectus will describe the particular ser securities being offered by including:

- the designation or title of the series of debt securities;
- the total principal amount of the series of debt securities;
- the percentage of the principal amount at which the series of debt securities will be offered;

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- the date or dates on which principal will be payable;
- the rate or rates (which may be either fixed or variable) and/or the method of determining such rate of interest, if any;
- the date or dates from which any interest will accrue, or the method of determining such date or date date or dates on which any interest will be payable;
- the terms for redemption, extension or early repayment, if any;
- · the currencies in which the series of debt securities are issued and payable;
- · the provision for any sinking fund;
- · any additional restrictive covenants;
- · any additional Events of Default;
- whether the series of debt securities are issuable in certificated form;
- any special tax implications, including provisions for original issue discount;
- any provisions for convertibility or exchangeability of the debt securities into or for any other securities into or for any securities of a third party;
- · whether the debt securities are subject to subordination and the terms of such subordination; and
- · any other terms.

The debt securities will be unsecured obligations of Ford Credit. Senior debt securities will rank equally with other unsecured and unsubordinated indebtedness (parent company only). Subordinated debt securities will be u and subordinated in right of payment to the prior payment in full of all of our unsecured and unsubordinated indeb "— Subordination" below.

Unless the prospectus supplement or term sheet states otherwise, principal (and premium, if any) and intere be paid by us in immediately available funds.

Unless otherwise specified in the applicable prospectus supplement or term sheet, the debt securities will be denominated in U.S. dollars and all payments on the debt securities will be made in U.S. dollars.

Payment of the purchase price of the debt securities must be made in immediately available funds.

As used in this prospectus, "Business Day" means any day, other than a Saturday or Sunday, that is neither holiday nor a day on which commercial banks are authorized or required by law, regulation or executive order to city of New York; provided, however, that, with respect to foreign currency Notes, the day is also not a day on who commercial banks are authorized or required by law, regulation or executive order to close in the Principal Finance (as defined below) of the country issuing the specified currency (or, if the specified currency is the euro, the day is on which the Trans-European Automated Real Time Gross Settlement Express Transfer (TARGET) System is opprovided further that, with respect to Notes as to which LIBOR is an applicable interest rate basis, the day is also



Business Day.

"London Business Day" means a day on which commercial banks are open for business (including dealings designated LIBOR Currency) in London.

"Principal Financial Center" means (i) the capital city of the country issuing the specified currency or (ii) the country to which the designated LIBOR Currency relates, as applicable,

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except that the term "Principal Financial Center" means the following cities in the case of the following currencies:

<u>Currency</u>	Principal Financial <u>Center</u>	
U.S. dollars	The City of New York	
Australian dollars	Śydney	
Canadian dollars	Toronto	
New Zealand dollars	Auckland	
South African rand	Johannesburg	
Swiss francs	Zurich	

In the event that the LIBOR Currency is the euro, the Principal Financial Center will be London.

Unless otherwise specified in the applicable prospectus supplement or term sheet, the authorized denomina securities denominated in U.S. dollars will be integral multiples of \$1,000. The authorized denominations of foreig debt securities will be set forth in the applicable prospectus supplement or term sheet.

The Indenture does not contain any provisions that give you protection in the event we issue a large amount we are acquired by another entity.

## Interest

Interest-bearing debt securities will bear interest from their respective dates of issue at a fixed rate ("Fixed R or a floating rate ("Floating Rate Notes," and Fixed Rate Notes and Floating Rate Notes are collectively referred to as "Notes."). The applicable prospectus supplement will specify the interest rate applicable to each interest-bearing the frequency with which interest is payable. Unless otherwise specified in the prospectus supplement or term should be interest-bearing Notes, the following applicable terms will apply.

Interest, if any, on the Notes will be payable in arrears on each Interest Payment Date to the persons in who the Notes are registered at the close of business on the 15th day preceding each such Interest Payment Date.

The "Interest Payment Dates" for interest-bearing Notes with the stated payment frequencies will be as follow

Interest Payment Frequency	Interest Payment Dates
Monthly	Twentieth day of each calendar month, beginning in the first calendar month fol month in which the Note was issued.
Quarterly	Twentieth day of every third month, beginning in the third calendar month follow month in which the Note was issued.
Semiannual	Twentieth day of every sixth month, beginning in the sixth calendar month follow month in which the Note was issued.
Annual	Twentieth day of every twelfth month, beginning in the twelfth calendar month for month in which the Note was issued.

Interest rates on the Notes may differ depending upon, among other factors, the aggregate principal amount purchased in any single transaction. Notes with different variable terms other than interest rates may also be offer



concurrently to different investors. We may change interest rates or formulas and other terms of Notes from but no change of terms will affect any Note previously issued or as to which we have accepted an offer to purchas

Each interest payment on a Note will include interest accrued from, and including, the issue date or the last I Payment Date, as the case may be, to, but excluding, the following Interest Payment Date or the Maturity Date, as may be (each such time period an "Interest Period").

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#### Fixed Rate Notes

Each Fixed Rate Note will bear interest at a fixed interest rate per annum. Interest on Fixed Rate Notes will be on the basis of a 360-day year of twelve 30-day months. If the Maturity Date or an Interest Payment Date for any Note is not a Business Day, then the principal and interest for that Note will be paid on the next Business Day, an will accrue from and after the Maturity Date or on such Interest Payment Date.

## Floating Rate Notes

Each Floating Rate Note will have an interest rate basis or formula. Ford Credit may base that formula on:

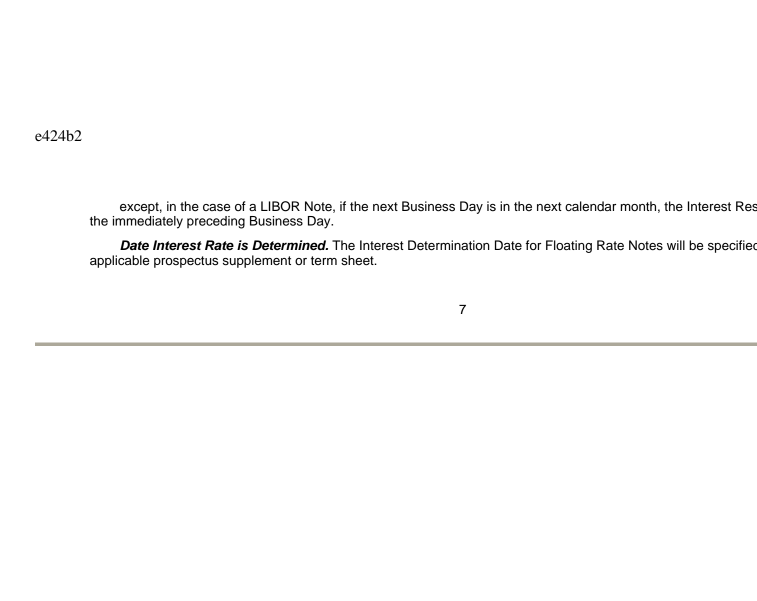
- the Commercial Paper Rate;
- LIBOR:
- the Federal Funds Rate;
- the Prime Rate:
- · the Treasury Rate;
- · the CMT Rate; or
- another interest rate basis or formula.

The prospectus supplement or term sheet also will indicate any Spread which will be added to or subtracted which will be applied as a multiplier) the interest rate formula to determine the interest rate. A Floating Rate Note either of the following: a ceiling on the rate at which interest may accrue during any Interest Period (a "Maximum I Rate"), and a floor on the rate at which interest may accrue during any Interest Period. In addition to any Maximur Rate limitation, the interest rate on the Floating Rate Notes will in no event be higher than the maximum rate pern York law, as the same may be modified by United States law for general application.

Ford Credit will appoint a calculation agent to calculate interest rates on the Floating Rate Notes. Unless a d is identified in the prospectus supplement or term sheet, The Bank of New York Mellon will be the calculation age cases, a Floating Rate Note will have a specified "Interest Reset Date," "Interest Determination Date" and "Calculation associated with it. An Interest Reset Date is the date on which the interest rate on a Floating Rate Note changes. Determination Date is the date as of which the new interest rate is determined, based on the applicable interest rate formula. The Calculation Date is the date by which the calculation agent will determine the new interest rate for a Interest Reset Date.

**Change of Interest Rate.** Ford Credit may reset the interest rate on each Floating Rate Note daily, weekly, quarterly, semi-annually, annually or on some other basis specified in the applicable prospectus supplement or te

The related prospectus supplement or term sheet will describe the initial interest rate and/or interest rate for Note. That rate is effective until the following Interest Reset Date. Thereafter, the interest rate will be the rate determined Date. Each time a new interest rate is determined, it becomes effective on the next In Date. If any Interest Reset Date is not a Business Day, then the Interest Reset Date is postponed to the next Business Day.



# Index Maturity

The prospectus supplement or term sheet for each Floating Rate Note will typically specify an "Index Maturit Notes, which is the period to maturity of the instrument or obligation on which the floating interest rate formula is t (e.g., "Three Month LIBOR").

**Calculation Date.** The "Calculation Date," if applicable, relating to an Interest Determination Date will be the (1) the tenth calendar day after such Interest Determination Date or, if such day is not a Business Day, the next for Business Day, or (2) the Business Day immediately preceding the relevant Interest Payment Date or the Maturity case may be.

Upon the request of the beneficial holder of any Floating Rate Note, Ford Credit will provide, or cause the ca agent to provide, the interest rate then in effect for such Floating Rate Note and, if available, the interest rate that effective on the next Interest Reset Date for such Floating Rate Note.

**Payment of Interest.** Payments of interest on Floating Rate Notes will be paid on the Interest Payment Date day of maturity, redemption or repurchase.

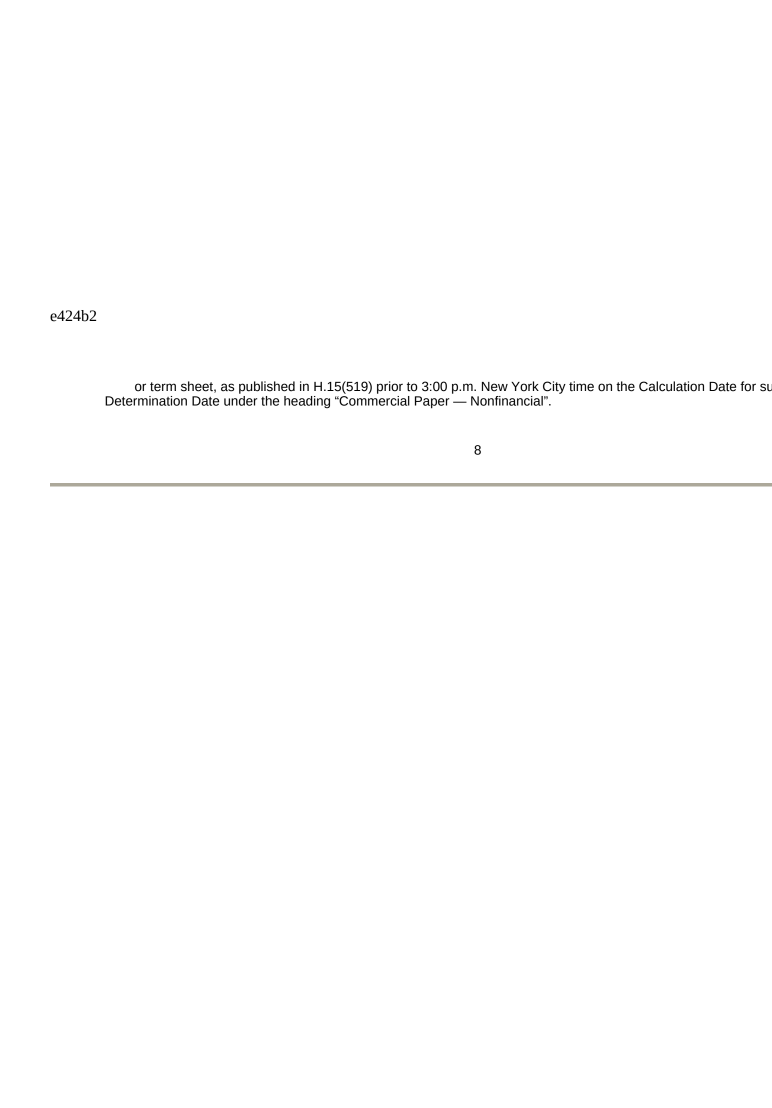
Each interest payment on a Floating Rate Note will include interest accrued from, and including, the issue da Interest Payment Date, as the case may be, to, but excluding, the following Interest Payment Date or the Maturity case may be.

Ford Credit will pay installments of interest on Floating Rate Notes beginning on the first Interest Payment Daissue date to holders of record on the corresponding Regular Record Date. The Regular Record Date for a Floating will be on the 15th day (whether or not a Business Day) preceding the Interest Payment Date. If an Interest Payment Ploating Rate Note (but not the Maturity Date) is not a Business Day, the Interest Payment Date will be postponext Business Day, except that in the case of LIBOR Notes, if the next Business Day is in the next calendar month Interest Payment Date will be the immediately preceding Business Day. If the Maturity Date of any Floating Rate I Business Day, principal, premium, if any, and interest for that Note will be paid on the next Business Day, and no accrue from and after the Maturity Date.

Ford Credit will calculate accrued interest on a Floating Rate Note by multiplying the principal amount of a N accrued interest factor. The accrued interest factor is the sum of the interest factors calculated for each day in the which accrued interest is being calculated. The interest factor for each day will be computed by dividing the interest effect on that day by (1) the actual number of days in the year, in the case of Treasury Rate Notes or CMT Rate N 360, in the case of other Floating Rate Notes. The interest factor for Floating Rate Notes for which the interest rate calculated with reference to two or more interest rate bases will be calculated in each period in the same manner of the applicable interest rate bases applied. All percentages resulting from any calculation are rounded to the new hundred-thousandth of a percentage point, with five one-millionths of a percentage point rounded upward. For example, 2876545% (or .09876545) will be rounded to 9.87655% (or .0987655). Dollar amounts used in the calculation are the nearest cent (with one-half cent being rounded upward).

Calculation of Interest. The interest rate basis for different types of Floating Rate Notes will be determined

Commercial Paper Rate Notes. The "Commercial Paper Rate" for any Interest Determination Date is the Mor Yield of the rate for that date for commercial paper having the Index Maturity described in the related prospectus



The calculation agent will observe the following procedures if the Commercial Paper Rate cannot be determined described above:

- If the above rate is not published in H.15(519) by 3:00 p.m., New York City time, on the Calculation Date, and Commercial Paper Rate will be the Money Market Yield of the rate on that Interest Determination Date for paper having the Index Maturity described in the prospectus supplement or term sheet, as published in H. Update, or such other recognized electronic source used for the purpose of displaying such rate, under the "Commercial Paper Nonfinancial."
- If that rate is not published in H.15(519), H.15 Daily Update or another recognized electronic source used purpose of displaying such rate by 3:00 p.m. New York City time on the Calculation Date, then the calcula will determine the Commercial Paper Rate to be the Money Market Yield of the average of the offered rate leading dealers of US dollar commercial paper in New York City as of 11:00 A.M., New York City time, on Determination Date for commercial paper having the Index Maturity described in the prospectus supplementation of the prospe
  - If fewer than three dealers selected by the calculation agent are quoting as mentioned above, the Comme Rate will remain the Commercial Paper Rate then in effect on that Interest Determination Date.

"Money Market Yield" means a yield (expressed as a percentage) calculated in accordance with the following

Money Market Yield = 
$$\frac{D \times 360}{360 - (D \times M)} \times 10^{-10}$$

where "D" refers to the applicable per annum rate for commercial paper quoted on a bank discount basis and exp decimal, and "M" refers to the actual number of days in the reset period for which interest is being calculated.

LIBOR Notes. The "LIBOR" for any Interest Determination Date is the rate for deposits in the LIBOR Currence Index Maturity specified in such pricing supplement or term sheet as such rate is displayed on Reuters on page L any other page as may replace such page on such service for the purpose of displaying the London interbank rate banks for the designated LIBOR Currency) ("Reuters Page LIBOR01") as of 11:00 a.m., London time, on such LIB Determination Date.

The following procedure will be followed if LIBOR cannot be determined as described above:

• The calculation agent shall request the principal London offices of each of four major reference banks in the interbank market, as selected by the calculation agent to provide the calculation agent with its offered quo deposits in the designated LIBOR Currency for the period of the Index Maturity specified in the applicable supplement or term sheet, commencing on the related Interest Reset Date, to prime banks in the London market at approximately 11:00 a.m., London time, on such LIBOR Interest Determination Date and in a pr amount that is representative for a single transaction in the designated LIBOR Currency in such market at at least two such quotations are so provided, then LIBOR on such LIBOR Interest Determination Date will arithmetic mean calculated by the calculation agent of such quotations. If fewer than two such quotations.



provided, then LIBOR on such LIBOR Interest Determination Date will be the arithmetic mean calculated by calculation agent of the rates quoted at approximately 11:00 a.m., in the applicable Principal Financial Cerdescribed above), on such LIBOR Interest Determination Date by three major banks (which may include a the agents) in such Principal Financial Center selected by the calculation agent for loans in the designated Currency to leading

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European banks, having the Index Maturity specified in the applicable pricing supplement or term sheet as principal amount that is representative for a single transaction in the designated LIBOR Currency in such such time; provided, however, that if the banks so selected by the calculation agent are not quoting as me this sentence, LIBOR determined as of such LIBOR Interest Determination Date shall be LIBOR in effect of LIBOR Interest Determination Date.

"LIBOR Currency" means the currency specified in the applicable prospectus supplement or term sheet as to LIBOR shall be calculated or, if no such currency is specified in the applicable prospectus supplement or term she U.S. dollars.

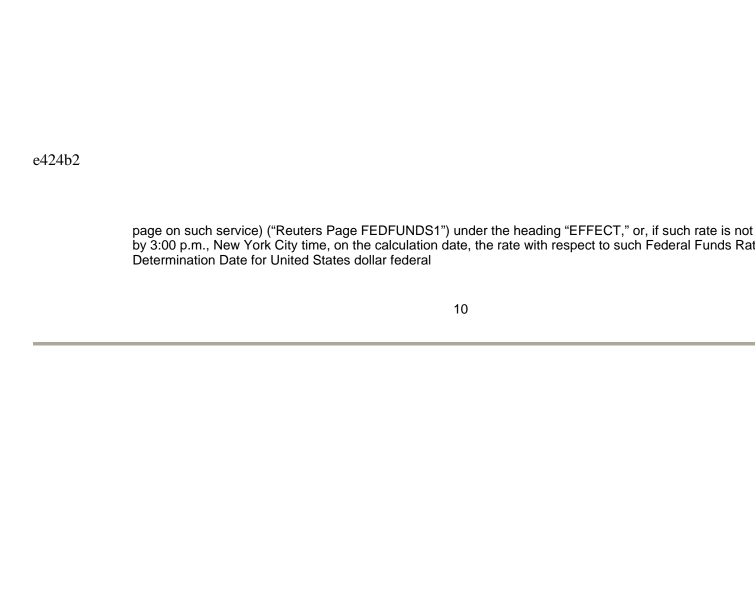
EURIBOR Notes. The "EURIBOR" for any Interest Determination Date is the offered rate for deposits in euron Index Maturity specified in the applicable pricing supplement or term sheet, beginning on the second TARGET Buafter such EURIBOR Interest Determination Date, as that rate appears on Reuters Page EURIBOR 01 as of 11:00 Brussels time, on such EURIBOR Interest Determination Date.

The following procedure will be followed if EURIBOR cannot be determined as described above:

- EURIBOR will be determined on the basis of the rates, at approximately 11:00 a.m., Brussels time, on such Interest Determination Date, at which deposits of the following kind are offered to prime banks in the euro-interbank market by the principal euro-zone office of each of four major banks in that market selected by the calculation agent: euro deposits having such EURIBOR Index Maturity, beginning on such EURIBOR Interest, and in a representative amount. The calculation agent will request that the principal euro-zone office these banks provide a quotation of its rate. If at least two quotations are provided, EURIBOR for such EURIBOR Interest Determination Date will be the arithmetic mean of the quotations.
- If fewer than two quotations are provided as described above, EURIBOR for such EURIBOR Interest Determination Date will be the arithmetic mean of the rates for loans of the following kind to leading euro-zone banks quotapproximately 11:00 a.m., Brussels time on that Interest Determination Date, by three major banks in the selected by the calculation agent: loans of euro having such EURIBOR Index Maturity, beginning on such Interest Reset Date, and in an amount that is representative of a single transaction in euro in that market and the selected by the calculation agent:
- If fewer than three banks selected by the calculation agent are quoting as described above, EURIBOR for
  interest period will be EURIBOR in effect for the prior interest period. If the initial base rate has been in eff
  prior interest period, however, it will remain in effect for the new interest period.

Federal Funds Rate Notes. The "Federal Funds Rate" will be calculated by reference to either the "Federal F (Effective) Rate", the "Federal Funds Open Rate" or the "Federal Funds Target Rate", as specified in the applicab supplement or term sheet. The Federal Funds Rate is the rate determined by the calculation agent, with respect to Interest Determination Date relating to a Floating Rate Note for which the interest rate is determined with reference Federal Funds Rate (a "Federal Funds Rate Interest Determination Date"), in accordance with the following provise

 If Federal Funds (Effective) Rate is the specified Federal Funds Rate in the applicable pricing supplement sheet, the Federal Funds Rate as of the applicable Federal Funds Rate Interest Determination Date shall with respect to such date for United States dollar federal funds as published in H.15(519) opposite the cap funds (effective)," as such rate is displayed on Reuters on page FEDFUNDS1 (or any other page as may).



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funds as published in H.15 Daily Update, or such other recognized electronic source used for the purpose such rate, under the caption "Federal funds (effective)."

- The following procedure will be followed if "Federal Funds (Effective) Rate" is the specified Federal Funds applicable pricing supplement or term sheet and such Federal Funds Rate cannot be determined as described The Federal Funds Rate with respect to such Federal Funds Rate Interest Determination Date shall be cather calculation agent and will be the arithmetic mean of the rates for the last transaction in overnight United dollar federal funds arranged by three leading brokers of U.S. dollar federal funds transactions in New Yor selected by the calculation agent, prior to 9:00 a.m., New York City time, on the Business Day following suffunds Rate Interest Determination Date; provided, however, that if the brokers so selected by the calculation to quoting as mentioned in this sentence, the Federal Funds Rate determined as of such Federal Funds Determination Date will be the Federal Funds Rate in effect on such Federal Funds Rate Interest Determination.
- If Federal Funds Open Rate is the specified Federal Funds Rate in the applicable pricing supplement or to the Federal Funds Rate as of the applicable Federal Funds Rate Interest Determination Date shall be the date under the heading "Federal Funds" for the relevant Index Maturity and opposite the caption "Open" as displayed on Reuters on page 5 (or any other page as may replace such page on such service) ("Reuters if such rate does not appear on Reuters Page 5 by 3:00 p.m., New York City time, on the calculation date, Funds Rate for the Federal Funds Rate Interest Determination Date will be the rate for that day displayed FFPREBON Index page on Bloomberg L.P. ("Bloomberg"), which is the Fed Funds Opening Rate as repo Prebon Yamane (or a successor) on Bloomberg.
- The following procedure will be followed if "Federal Funds Open Rate" is the specified Federal Funds Rate applicable pricing supplement or term sheet and such Federal Funds Rate cannot be determined as described Federal Funds Rate on such Federal Funds Rate Interest Determination Date shall be calculated by the calculation agent and will be the arithmetic mean of the rates for the last transaction in overnight United State federal funds arranged by three leading brokers of United States dollar federal funds transactions in New selected by the calculation agent prior to 9:00 a.m., New York City time, on such Federal Funds Rate Interest Determination Date; provided, however, that if the brokers so selected by the calculation agent are not quementioned in this sentence, the Federal Funds Rate determined as of such Federal Funds Rate Interest Date will be the Federal Funds Rate in effect on such Federal Funds Rate Interest Determination Date.
- If Federal Funds Target Rate is the specified Federal Funds Rate in the applicable pricing supplement or the Federal Funds Rate as of the applicable Federal Funds Rate Interest Determination Date shall be the date as displayed on the FDTR Index page on Bloomberg. If such rate does not appear on the FDTR Inde Bloomberg by 3:00 p.m., New York City time, on the calculation date, the Federal Funds Rate for such FeRate Interest Determination Date will be the rate for that day appearing on Reuters Page USFFTARGET= other page as may replace such page on such service) ("Reuters Page USFFTARGET=").
- The following procedure will be followed if "Federal Funds Target Rate" is the specified Federal Funds Ra
  applicable pricing supplement or term sheet and such Federal Funds Rate cannot be determined as descr
  The Federal Funds Rate on such Federal Funds Rate Interest Determination Date shall be calculated by t
  calculation agent and will be the arithmetic mean of the rates for the last transaction in overnight United S
  federal funds arranged by three leading brokers of United States dollar federal funds transactions in



New York City selected by the calculation agent prior to 9:00 a.m., New York City time, on such Federal F Interest Determination Date.

Prime Rate Notes. The "Prime Rate" for any Interest Determination Date is the prime rate or base lending rated ate, as published in H.15(519) by 3:00 p.m., New York City time, on the Calculation Date for that Interest Determination the heading "Bank Prime Loan" or, if not yet published on the Calculation Date, the rate for such Interest Determination Date as published in H.15 Daily Update, or such other recognized electronic source used for the purpose of displayment, under the caption "Bank Prime Loan."

The calculation agent will follow the following procedures if the Prime Rate cannot be determined as describe

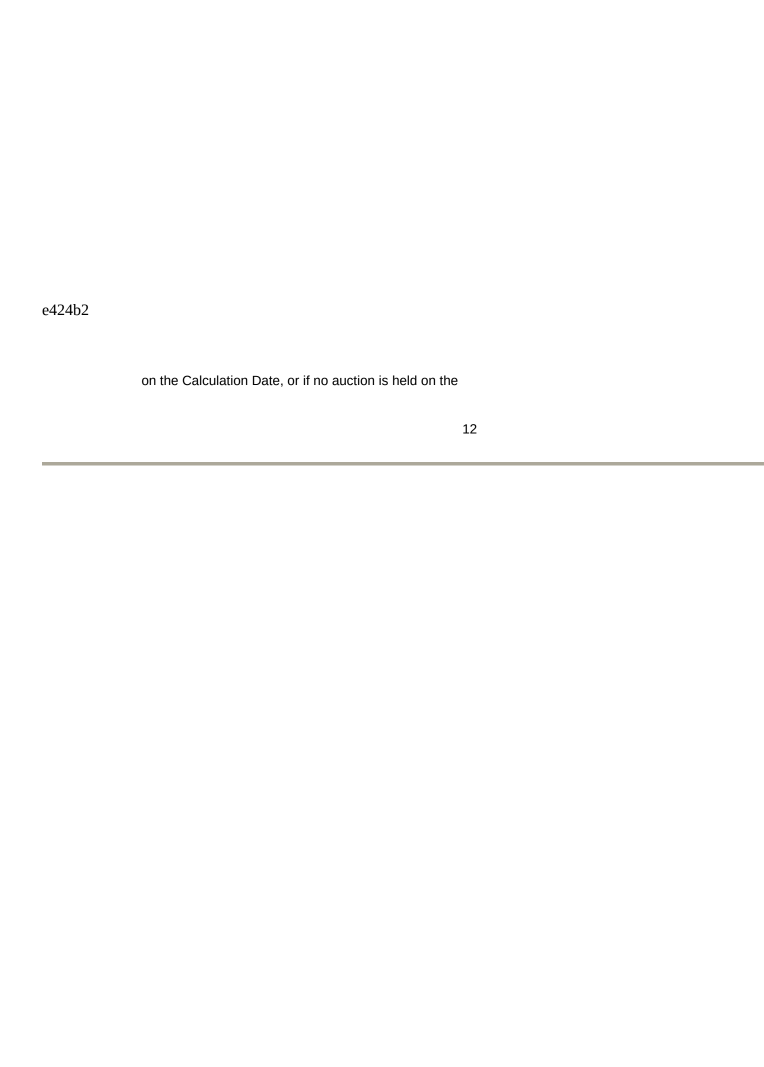
- If the rate is not published in H.15(519) H.15 Daily Update or another recognized electronic source used for purpose of displaying such rate by 3:00 p.m., New York City time, on the Calculation Date, then the calcul will determine the Prime Rate to be the average of the rates of interest publicly announced by each bank to on the Reuters screen designated as "US Prime 1" as that bank's prime rate or base lending rate as in effect 11:00 a.m., New York City time, for that Interest Determination Date.
- If at least one rate but fewer than four rates appear on the Reuters screen US Prime 1 on the Interest Det
  Date, then the Prime Rate will be the average of the prime rates or base lending rates quoted (on the basi
  actual number of days in the year divided by a 360-day year) as of the close of business on the Interest D
  Date by three major money center banks in the City of New York selected by the calculation agent.
- If the banks selected by the calculation agent are not quoting as mentioned above, the Prime Rate will rer
  Prime Rate then in effect on the Interest Determination Date.

"Reuters Screen US PRIME 1" means the display on the Reuter Monitor Money Rates Service (or any successon the "US PRIME 1" page (or any other page as may replace that page on that service) for the purpose of display rates or base lending rates of major United States banks.

Treasury Rate Notes. The "Treasury Rate" for any Interest Determination Date is the rate for that date set at of direct obligations of the United States ("Treasury bills") having the Index Maturity described in the related prosp supplement or term sheet under the caption "INVESTMENT RATE" on the display on Reuters on page USAUCTION11 (or any other page as may replace on such service) or page USAUCTION11 (or any other page as may replace on such service) by 3:00 p.m., New York City time, on the Calculation Date for that Interest Determination Date.

The calculation agent will follow the following procedures if the Treasury Rate cannot be determined as described

- If the rate is not so published on the Calculation Date, the Treasury Rate will be the Bond Equivalent Yield auction rate of such Treasury bills as published in H.15 Daily Update, or such recognized electronic source the purpose of displaying such rate, under the caption "U.S. Government Securities/Treasury Bills/Auction"
- If the rate is not published by 3:00 p.m. New York City time on the Calculation Date and cannot be determ described in the immediately preceding paragraph, the Treasury Rate will be the Bond Equivalent Yield of rate of such Treasury bills as otherwise announced by the United States Department of Treasury.
- If the results of the most recent auction of Treasury bills having the Index Maturity described in the prospe supplement or term sheet are not yet published or announced as described above by 3:00 p.m., New Yorl



Interest Determination Date, then the Treasury Rate will be the Bond Equivalent Yield on such Interest De Date of Treasury bills having the Index Maturity specified in the applicable prospectus supplement or term published in H.15(519) prior to 3:00 p.m. New York City time under the caption "U.S. Government securities bills/Secondary market" or, if not published by 3:00 p.m., New York City time, on the Calculation Date, the Interest Determination Date of such Treasury Bills as published in H.15 Daily Update, or such other recognished electronic source used for the purpose of displaying such rate, under the caption "U.S. Government securities/Treasury bills/Secondary market."

- If such rate is not published in H.15(519) H.15 Daily Update or another recognized electronic source used purpose of displaying such rate by 3:00 p.m., New York City time, on the related Calculation Date, then th agent will determine the Treasury Rate to be the Bond Equivalent Yield of the average of the secondary materials, as of approximately 3:30 p.m., New York City time, on the Interest Determination Date of three lead U.S. government securities dealers for the issue of Treasury bills with a remaining maturity closest to the Maturity described in the related prospectus supplement or terms sheet. The calculation agent will select the dealers referred to above.
  - If fewer than three dealers selected by the calculation agent are quoting as mentioned above, the Treas
    remain the Treasury Rate then in effect on that Interest Determination Date.

"Bond Equivalent Yield" means a yield (expressed as a percentage) calculated in accordance with the follow

Bond Equivalent Yield = 
$$\frac{D \times N}{360 - (D \times M)} \times 1$$

where "D" refers to the applicable per annum rate for Treasury bills quoted on a bank discount basis, "N" refers to as the case may be, and "M" refers to the actual number of days in the applicable Interest Period.

CMT Rate Notes. The "CMT Rate" for any Interest Determination Date is:

- If "Reuters Page FRBCMT" is the specified CMT Reuters Page in the applicable pricing supplement or ter
  CMT Rate on the CMT Rate Interest Determination Date shall be a percentage equal to the yield for Unite
  Treasury securities at "constant maturity" having the Index Maturity specified in the applicable pricing supplement sheet as set forth in H.15(519) under the caption "Treasury constant maturities," as such yield is disp
  Reuters (or any successor service) on page FRBCMT (or any other page as may replace such page on su
  ("Reuters Page FRBCMT") for such CMT Rate Interest Determination Date.
- If such rate does not appear on Reuters Page FRBCMT, the CMT Rate on such CMT Rate Interest Deterr
  Date shall be a percentage equal to the yield for United States Treasury securities at "constant maturity" h
  Index Maturity specified in the applicable pricing supplement or term sheet and for such CMT Rate Interes
  Determination Date as set forth in H.15(519) under the caption "Treasury constant maturities."
- If such rate does not appear in H.15(519), the CMT Rate on such CMT Rate Interest Determination Dates
  rate for the period of the Index Maturity specified in the applicable pricing supplement or term sheet as ma
  published by either the Federal Reserve Board or the United States Department of the Treasury that the or

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	agent determines to be comparable to the rate that would otherwise have been published in H.15(519).
	<ul> <li>If the Federal Reserve Board or the United States Department of the Treasury does not publish a yield or States Treasury securities at "constant maturity" having the Index Maturity specified in the applicable price supplement or term sheet for such CMT Rate Interest</li> </ul>
	13

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Determination Date, the CMT Rate on such CMT Rate Interest Determination Date shall be calculated by calculation agent and shall be a yield-to-maturity based on the arithmetic mean of the secondary market b approximately 3:30 p.m., New York City time, on such CMT Rate Interest Determination Date of three lead United States government securities dealers in New York City (which may include the agents or their affilia a "reference dealer") selected by the calculation agent from five such reference dealers selected by the calculation agent and eliminating the highest quotation (or, in the event of equality, one of the highest) and the lowest (or, in the event of equality, one of the lowest) for United States Treasury securities with an original maturi the Index Maturity specified in the applicable pricing supplement or term sheet, a remaining term to maturi than one year shorter than such Index Maturity and in a principal amount that is representative for a single in such securities in such market at such time. If fewer than three prices are provided as requested, the C such CMT Rate Interest Determination Date shall be calculated by the calculation agent and shall be a yie maturity based on the arithmetic mean of the secondary market bid prices as of approximately 3:30 p.m., City time, on such CMT Rate Interest Determination Date of three reference dealers selected by the calcu from five such reference dealers selected by the calculation agent and eliminating the highest quotation (c event of equality, one of the highest) and the lowest quotation (or, in the event of equality, one of the lowe States Treasury securities with an original maturity greater than the Index Maturity specified in the applica supplement or term sheet, a remaining term to maturity closest to such Index Maturity and in a principal at representative for a single transaction in such securities in such market at such time. If two such United S Treasury securities with an original maturity greater than the Index Maturity specified in the applicable pric supplement or term sheet have remaining terms to maturity equally close to such Index Maturity, the quote treasury security with the shorter original term to maturity will be used. If fewer than five but more than two are provided as requested, the CMT Rate on such CMT Rate Interest Determination Date shall be calcula calculation agent and shall be based on the arithmetic mean of the bid prices obtained and neither the hig lowest of such quotations shall be eliminated; provided, however, that if fewer than three such prices are requested, the CMT Rate determined as of such CMT Rate Interest Determination Date shall be the CMT effect on such CMT Rate Interest Determination Date.

- If "Reuters Page FEDCMT" is the specified CMT Reuters Page in the applicable pricing supplement or tern CMT Rate on the CMT Rate Interest Determination Date shall be a percentage equal to the one-week or cas specified in the applicable pricing supplement or term sheet, average yield for United States Treasury successful to the applicable pricing supplement or term sheet in H.15(519) opposite the caption "Treasury Constant Maturities," as such yield is displayed on Reuters or page FEDCMT (or any other page as may replace such page on such service) ("Reuters Page FEDCMT") or month, as applicable, ended immediately preceding the week or month, as applicable, in which such CN Interest Determination Date falls.
- If such rate does not appear on Reuters Page FEDCMT, the CMT Rate on such CMT Rate Interest Deterr
  Date shall be a percentage equal to the one-week or one-month, as specified in the applicable pricing sup
  term sheet, average yield for United States Treasury securities at "constant maturity" having the Index Ma
  specified in the applicable pricing supplement or term sheet for the week or month, as applicable, precedir
  Rate Interest Determination Date as set forth in H.15(519) opposite the caption "Treasury Constant Maturi
- If such rate does not appear in H.15(519), the CMT Rate on such CMT Rate Interest Determination Date one-week or one-month, as specified in the applicable pricing



# **Table of Contents**

supplement or term sheet, average yield for United States Treasury securities at "constant maturity" havin Maturity specified in the applicable pricing supplement or term sheet as otherwise announced by the Federank of New York for the week or month, as applicable, ended immediately preceding the week or month, applicable, in which such CMT Rate Interest Determination Date falls.

If the Federal Reserve Bank of New York does not publish a one-week or one-month, as specified in the a pricing supplement or term sheet, average yield on United States Treasury securities at "constant maturity Index Maturity specified in the applicable pricing supplement or term sheet for the applicable week or mon Rate on such CMT Rate Interest Determination Date shall be calculated by the calculation agent and shall to-maturity based on the arithmetic mean of the secondary market bid prices at approximately 3:30 p.m., I City time, on such CMT Rate Interest Determination Date of three reference dealers selected by the calcu from five such reference dealers selected by the calculation agent and eliminating the highest quotation (c event of equality, one of the highest) and the lowest quotation (or, in the event of equality, one of the lowe States Treasury securities with an original maturity equal to the Index Maturity specified in the applicable; supplement or term sheet, a remaining term to maturity of no more than one year shorter than such Index in a principal amount that is representative for a single transaction in such securities in such market at suc fewer than five but more than two such prices are provided as requested, the CMT Rate on such CMT Ra Determination Date shall be the rate on the CMT Rate Interest Determination Date calculated by the calcu based on the arithmetic mean of the bid prices obtained and neither the highest nor the lowest of such que be eliminated. If fewer than three prices are provided as requested, the CMT Rate on such CMT Rate Inte Determination Date shall be calculated by the calculation agent and shall be a yield-to-maturity based on mean of the secondary market bid prices as of approximately 3:30 p.m., New York City time, on such CM Interest Determination Date of three reference dealers selected by the calculation agent from five such ref dealers selected by the calculation agent and eliminating the highest quotation (or, in the event of equality highest) and the lowest quotation (or, in the event of equality, one of the lowest) for United States Treasur with an original maturity longer than the Index Maturity specified in the applicable pricing supplement or te remaining term to maturity closest to such Index Maturity and in a principal amount that is representative f transaction in such securities in such market at such time. If two United States Treasury securities with an maturity greater than the Index Maturity specified in the applicable pricing supplement or term sheet have terms to maturity equally close to such Index Maturity, the quotes for the Treasury security with the shorte term to maturity will be used. If fewer than five but more than two such prices are provided as requested, t Rate on such CMT Rate Interest Determination Date shall be the rate on the CMT Rate Interest Determination calculated by the calculation agent based on the arithmetic mean of the bid prices obtained and neither th lowest of such quotations shall be eliminated; provided, however, that if fewer than three such prices are provided and the such prices are prices are prices are prices are provided and the such prices are provided and the such prices are pri requested, the CMT Rate determined as of such CMT Rate Determination Date shall be the CMT Rate in

Eleventh District Cost of Funds Rate Notes. The "Eleventh District Cost of Funds Rate" for any Interest Determination Date is the rate equal to the monthly weighted average cost of funds for the calendar month preceding the Interest Determination Date as displayed on Reuters Page COFI/ARMS (or any other page as may replace that specified service) as of 11:00 A.M., San Francisco time, on the Calculation Date for that Interest Determination Date under "11th District."

such CMT Rate Interest Determination Date.



The following procedures will be used if the Eleventh District Cost of Funds Rate cannot be determined as dabove:

- If the rate is not displayed on the relevant page as of 11:00 A.M., San Francisco time, on the Calculation I
  the Eleventh District Cost of Funds Rate will be the monthly weighted average cost of funds paid by meml
  institutions of the Eleventh Federal Home Loan Bank District, as announced by the Federal Home Loan B
  San Francisco, as the cost of funds for the calendar month preceding the date of announcement.
- If no announcement was made relating to the calendar month preceding the Interest Determination Date,
   District Cost of Funds Rate will remain the Eleventh District Cost of Funds Rate then in effect on the Interest Determination Date.

# **Indexed Notes**

We may issue debt securities for which the amount of interest or principal that you will receive will not be known date of purchase. Interest or principal payments for these types of debt securities, which we call "Indexed Notes," determined by reference to securities, financial or non-financial indices, currencies, commodities, interest rates, or composite or baskets of any or all of the above. Examples of indexed items that may be used include a published the common stock price of a publicly traded company, the value of the U.S. dollar versus the Japanese yen, or the barrel of West Texas intermediate crude oil.

If you purchase an Indexed Note, you may receive a principal amount at maturity that is greater than or less Note's face amount, and an interest rate that is greater than or less than the interest rate that you would have ear had instead purchased a conventional debt security issued by us at the same time with the same maturity. The ar interest and principal that you will receive will depend on the structure of the Indexed Note and the level of the specified information pertaining to the method determining the interest payments and the principal amount will be described in the prospectus supplement or ten well as additional risk factors unique to the Indexed Note, certain historical information for the specified indexed it certain additional United States federal tax considerations.

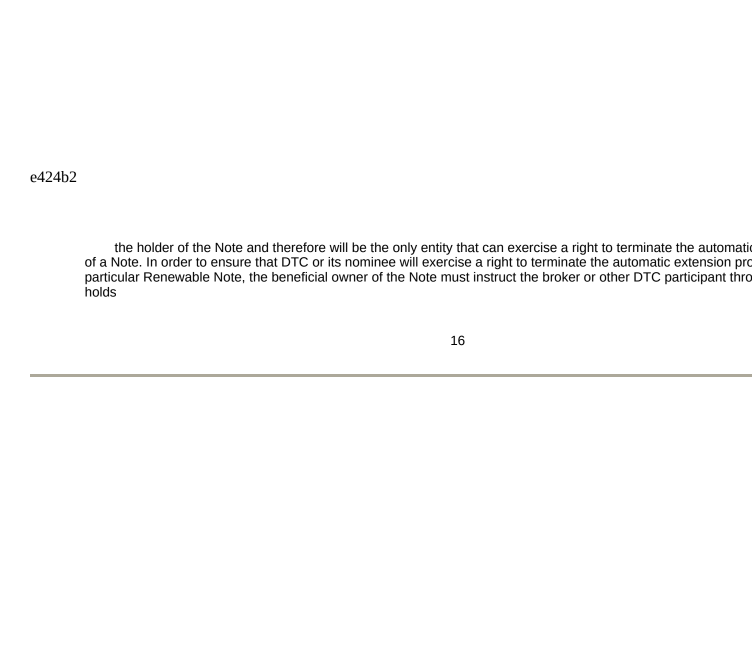
# **Renewable Notes**

which the maturity date cannot be renewed.

We may issue Renewable Notes ("Renewable Notes") which are debt securities that will automatically renew stated maturity date unless the holder of a Renewable Note elects to terminate the automatic extension feature by notice in the manner described in the related prospectus supplement or term sheet.

The holder of a Renewable Note must give notice of termination at least 15 but not more than 30 days prior to Date. The holder of a Renewable Note may terminate the automatic extension for less than all of its Renewable Note terms of the Renewable Note specifically permit partial termination. An election to terminate the automatic extension of the Renewable Note is not revocable and will be binding on the holder of the Renewable Note. If the hoterminate the automatic extension of the maturity of the Note, the holder will become entitled to the principal and accrued up to the Renewal Date. The related prospectus supplement or term sheet will identify a stated maturity of

If a Renewable Note is represented by a global security, The Depository Trust Company ("DTC") or its nomin



an interest in the Note to notify DTC of its desire to terminate the automatic extension of the Note. Different firms of different cut-off times for accepting instructions from their customers and, accordingly, each beneficial owner should be broker or other participant through which it holds an interest in a Note to ascertain the cut-off time by which are must be given for delivery of timely notice to DTC or its nominee.

#### **Extendible Notes**

We may issue Notes whose stated maturity date may be extended at our option (an "Extendible Note") for or whole-year periods (each, an "Extension Period"), up to but not beyond a stated maturity date described in the rel prospectus supplement or term sheet.

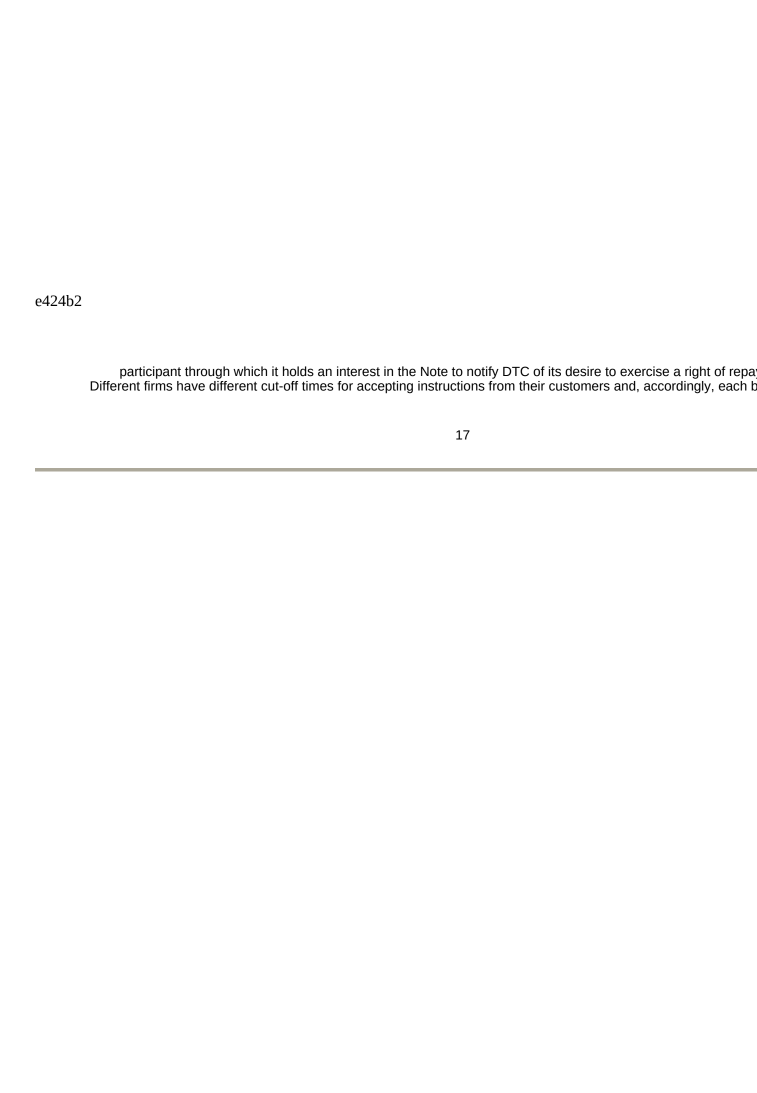
We may exercise our option to extend the Extendible Note by notifying the applicable Trustee (or any duly appaying agent) at least 45 but not more than 60 days prior to the then-effective maturity date. If we elect to extend Extendible Note, the Trustee (or paying agent) will mail (at least 40 days prior to the maturity date) to the registere the Extendible Note a notice (an "Extension Notice") informing the holder of our election, the new maturity date are updated terms. Upon the mailing of the Extension Notice, the maturity of that Extendible Note will be extended au as set forth in the Extension Notice.

However, we may, not later than 20 days prior to the maturity date of an Extendible Note (or, if that date is not Day, prior to the next Business Day), at our option, establish a higher interest rate, in the case of a Fixed Rate Not higher Spread and/or Spread Multiplier, in the case of a Floating Rate Note, for the Extension Period by mailing o Trustee (or paying agent) to mail notice of such higher interest rate or higher Spread and/or Spread Multiplier to the Note. The notice will be irrevocable.

If we elect to extend the maturity of an Extendible Note, the holder of the Note will have the option to instead repayment of the Note by us on the then-effective maturity date. In order for an Extendible Note to be so repaid of date, we must receive, at least 15 days but not more than 30 days prior to the maturity date:

- (1) the Extendible Note with the form "Option to Elect Repayment" on the reverse of the Note duly comp
- (2) a facsimile transmission, telex or letter from a member of a national securities exchange or the Final Regulatory Authority ("FINRA") (formerly the National Association of Securities Dealers, Inc.) or a commercial trust company in the United States setting forth the name of the holder of the Extendible Note, the principal amount of the Note to be repaid, the certificate number or a description of the tenor and to Note, a statement that the option to elect repayment is being exercised thereby and a guarantee that the Note together with the duly completed form entitled "Option to Elect Repayment" on the reverse of the Note, will be the applicable Trustee (or paying agent) not later than the fifth Business Day after the date of the facsimile transmission, telex or letter; provided, however; that the facsimile transmission, telex or letter will only be effective if the Note duly completed are received by the applicable Trustee (or paying agent) by that fifth Business Day. The optic exercised by the holder of an Extendible Note for less than the aggregate principal amount of the Note then of the principal amount of the Note remaining outstanding after repayment is an authorized denomination.

If an Extendible Note is represented by a global security, DTC or its nominee will be the holder of that Note a will be the only entity that can exercise a right to repayment. To ensure that DTC or its nominee timely exercises a repayment with respect to a particular Extendible Note, the beneficial owner of that Note must instruct the broker



owner should consult the broker or other participant through which it holds an interest in an Extendible Note to de cut-off time by which an instruction must be given for timely notice to be delivered to DTC or its nominee.

#### **Limitation on Liens**

If Ford Credit or any Restricted Subsidiary (as defined in the Indenture) shall pledge or otherwise subject to a defined in the Indenture as a "Mortgage") any of its property or assets, Ford Credit will secure or cause such Rest Subsidiary to secure the debt securities equally and ratably with (or prior to) the indebtedness secured by such M restriction does not apply to Mortgages securing such indebtedness which shall not exceed \$5 million in the aggree one time outstanding and does not apply to:

 certain Mortgages created or incurred to secure financing of the export or marketing of goods outside States;

Mortgages on accounts receivable payable in foreign currencies securing indebtedness incurred and

- outside the United States;
- · Mortgages in favor of Ford Credit or any Restricted Subsidiary;
- Mortgages in favor of governmental bodies to secure progress, advance or other payments, or depos governmental body required in connection with the business of Ford Credit or a Restricted Subsidiary
- · deposits made in connection with pending litigation;
- Mortgages existing at the time of acquisition of the assets secured thereby (including acquisition thro
  or consolidation) and certain purchase money Mortgages; and
- any extension, renewal or replacement of any Mortgage or Mortgages referred to in the foregoing cla inclusive. (Section 10.04).

#### **Merger and Consolidation**

The Indenture provides that no consolidation or merger of Ford Credit with or into any other corporation shall permitted, and no sale or conveyance of its property as an entirety, or substantially as an entirety, may be made to corporation, if, as a result thereof, any asset of Ford Credit or a Restricted Subsidiary would become subject to a unless the debt securities shall be equally and ratably secured with (or prior to) the indebtedness secured by such or unless such Mortgage could be created pursuant to Section 10.04 (see "Limitation on Liens" above) without eq ratably securing the debt securities. (Section 8.03).

#### **Events of Default and Notice Thereof**

The Indenture defines an "Event of Default" as being any one of the following events:

- failure to pay interest for 30 days after becoming due;
- failure to pay principal or any premium for five business days after becoming due;

- failure to make a sinking fund payment for five days after becoming due;
- failure to perform any other covenant applicable to the debt securities for 90 days after notice;
- certain events of bankruptcy, insolvency or reorganization; and
- any other Event of Default provided in the prospectus supplement.

An Event of Default for a particular series of debt securities will not necessarily constitute an Event of Defaul other series of debt securities issued under the Indenture. (Section 5.01.)

If an Event of Default occurs and continues, the Trustee or the holders of at least 25% of the total principal a series may declare the entire principal amount (or, if they are Original Issue Discount Securities (as defined in the the portion of the principal amount as specified in the terms of such series) of all of the debt securities of that series and payable immediately. If this happens, subject to certain conditions, the holders of a majority of the total principal the debt securities of that series can void the declaration. (Section 5.02.)

The Indenture provides that within 90 days after default under a series of debt securities, the Trustee will giv of that series notice of all uncured defaults known to it. (The term "default" includes the events specified above wi to any period of grace or requirement of notice.) The Trustee may withhold notice of any default (except a default payment of principal, interest or any premium) if it believes that it is in the interest of the holders. (Section 6.02.)

Annually, Ford Credit must send to the Trustee a certificate describing any existing defaults under the Indent (Section 10.05.)

Other than its duties in case of a default, the Trustee is not obligated to exercise any of its rights or powers undenture at the request, order or direction of any holders, unless the holders offer the Trustee reasonable protect expenses and liability. (Section 6.01.) If they provide this reasonable indemnification, the holders of a majority of the principal amount of any series of debt securities may direct the Trustee how to act under the Indenture. (Section 5.01)

#### **Modification of the Indenture**

With certain exceptions, Ford Credit's rights and obligations and your rights under a particular series of debt may be modified with the consent of the holders of not less than two-thirds of the total principal amount of those discourities. No modification of the principal or interest payment terms, and no modification reducing the percentage modifications, will be effective against you without your consent. (Section 9.02.)

#### Subordination

The extent to which a particular series of subordinated debt securities may be subordinated to our unsecured unsubordinated indebtedness will be set forth in the prospectus supplement for any such series and the Indenture modified by a supplemental indenture to reflect such subordination provisions.

#### **Global Securities**

Unless otherwise stated in a prospectus supplement, the debt securities of a series will be issued in the form more global certificates that will be deposited with DTC, which will act as depositary for the global certificates. Bet interests in global certificates will be shown on, and transfers of global certificates will be effected only through, remaintained by DTC and its participants. Therefore, if you wish to own debt securities that are represented by one global certificates, you can do so only indirectly or "beneficially" through an account with a broker, bank or other finstitution that has an account with DTC (that is, a DTC participant) or through an account directly with DTC if you participant.



While the debt securities are represented by one or more global certificates:

- You will not be able to have the debt securities registered in your name.
- You will not be able to receive a physical certificate for the debt securities.

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- Our obligations, as well as the obligations of the Trustee and any of our agents, under the debt securities only to DTC as the registered owner of the debt securities. For example, once we make payment to I have no further responsibility for the payment even if DTC or your broker, bank or other financial inst pass it on so that you receive it.
- Your rights under the debt securities relating to payments, transfers, exchanges and other matters w
  governed by applicable law and by the contractual arrangements between you and your broker, bank
  financial institution, and/or the contractual arrangements you or your broker, bank or financial instituti
  DTC. Neither we nor the Trustee has any responsibility for the actions of DTC or your broker, bank o
  institution.
- You may not be able to sell your interests in the debt securities to some insurance companies and of
  required by law to own their debt securities in the form of physical certificates.
- Because the debt securities will trade in DTC's Same-Day Funds Settlement System, when you buy
  interests in the debt securities, payment for them will have to be made in immediately available funds
  affect the attractiveness of the debt securities to others.

A global certificate generally can be transferred only as a whole, unless it is being transferred to certain nom depositary or it is exchanged in whole or in part for debt securities in physical form. If a global certificate is excharge securities in physical form, they will be in denominations of \$1,000 and integral multiples thereof, or another deno stated in the prospectus supplement.

# **DESCRIPTION OF WARRANTS**

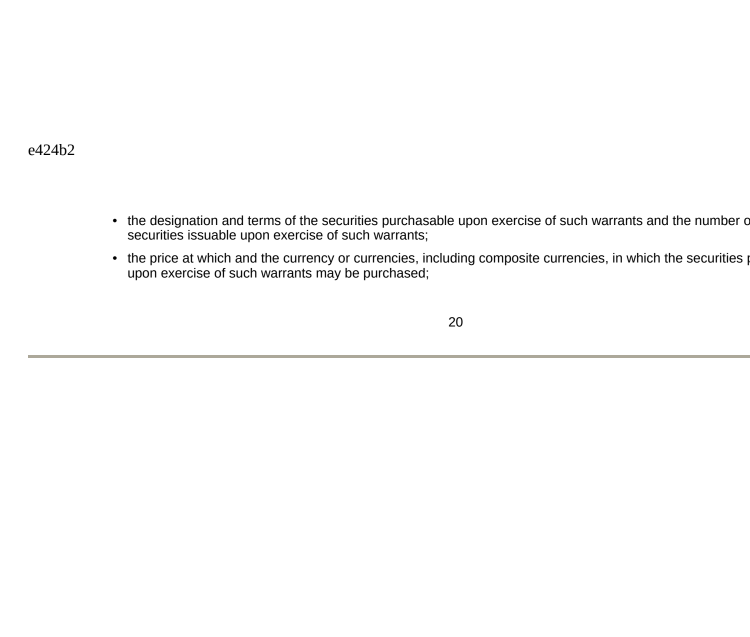
The following is a general description of the terms of the warrants we may issue from time to time. Particular warrants we offer will be described in the prospectus supplement or term sheet relating to such warrants.

#### General

We may issue warrants to purchase debt securities. Such warrants may be issued independently or together such securities and may be attached or separate from such securities. We will issue each series of warrants under warrant agreement to be entered into between us and a warrant agent. The warrant agent will act solely as our agent assume any obligation or relationship of agency for or with holders or beneficial owners of warrants.

A prospectus supplement will describe the particular terms of any series of warrants we may issue, including following:

- · the title of such warrants;
- the aggregate number of such warrants;
- the price or prices at which such warrants will be issued;
- the currency or currencies, including composite currencies, in which the price of such warrants may be pa



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- · the date on which the right to exercise such warrants shall commence and the date on which such right wi
- · whether such warrants will be issued in registered form or bearer form;
- · if applicable, the minimum or maximum amount of such warrants which may be exercised at any one time
- if applicable, the designation and terms of the securities with which such warrants are issued and the num warrants issued with each such security;
- if applicable, the date on and after which such warrants and the related securities will be separately transf
- information with respect to book-entry procedures, if any;
- if applicable, a discussion of certain U.S. federal income tax considerations; and
- any other terms of such warrants, including terms, procedures and limitations relating to the exchange and such warrants.

# **Amendments and Supplements to Warrant Agreement**

We and the warrant agent may amend or supplement the warrant agreement for a series of warrants without of the holders of the warrants issued thereunder to effect changes that are not inconsistent with the provisions of and that do not materially and adversely affect the interests of the holders of the warrants.

#### **PLAN OF DISTRIBUTION**

We may sell the securities to or through agents or underwriters or directly to one or more purchasers.

# By Agents

We may use agents to sell the securities. The agents will agree to use their reasonable best efforts to solicit for the period of their appointment.

#### By Underwriters

We may sell the securities to underwriters. The underwriters may resell the securities in one or more transaction including negotiated transactions, at a fixed public offering price or at varying prices determined at the time of sale obligations of the underwriters to purchase the securities will be subject to certain conditions. Each underwriter will obligated to purchase all the securities allocated to it under the underwriting agreement. The underwriters may chain initial public offering price and any discounts or concessions they give to dealers.

### **Direct Sales**

We may sell securities directly to investors. In this case, no underwriters or agents would be involved.

As one of the means of direct issuance of securities, we may utilize the services of any available electronic a system to conduct an electronic "dutch auction" of the offered securities among potential purchasers who are eligiparticipate in the auction of those offered securities, if so described in the prospectus supplement.

#### **General Information**

Any underwriters or agents will be identified and their compensation described in a prospectus supplement.

We may have agreements with the underwriters, dealers and agents to indemnify them against certain civil lincluding liabilities under the Securities Act of 1933, or to contribute to payments they may be required to make.

Underwriters, dealers and agents may engage in transactions with, or perform services for, us or our subsidi ordinary course of their businesses.

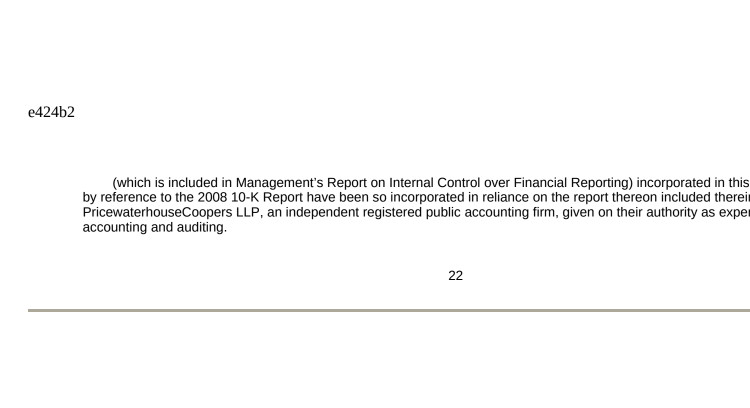
In compliance with guidelines of the FINRA, the maximum consideration or discount to be received by any F member or independent broker dealer may not exceed 8% of the aggregate amount of the securities offered purs prospectus and any applicable prospectus supplement.

# **LEGAL OPINIONS**

Corey M. MacGillivray, who is Ford Credit's Assistant Secretary, has given an opinion about the legality of th Mr. MacGillivray owns shares of Ford common stock and options to purchase shares of Ford common stock.

# INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

The financial statements and management's assessment of the effectiveness of internal control over financial



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With respect to the unaudited financial information of Ford Credit for the three-month periods ended March 3 2008, incorporated by reference in this Prospectus, PricewaterhouseCoopers LLP reported that they have applied procedures in accordance with professional standards for a review of such information. However, their separate remains a 2009 incorporated by reference herein, states they did not audit and they do not express an opinion on that financial information. Accordingly, the degree of reliance on their report on such information should be restricted in limited nature of the review procedures applied. PricewaterhouseCoopers LLP is not subject to the liability provision Section 11 of the Securities Act of 1933 for their report on the unaudited financial information because that report or a "part" of the registration statement prepared or certified by PricewaterhouseCoopers LLP within the meaning and 11 of the Act.

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# Term Sheet To Prospectus dated

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