

Société Anonyme (public limited company) with share capital of €573,949,530 Registered office: 14–16, Rue des Capucines – 75002 PARIS, FRANCE 592 014 476 RCS PARIS ("Gecina" or the "Company")

NOTICE OF SECOND MEETING OF THE HOLDERS OF THE FOLLOWING NOTES

Issue of €500,000,000 2% *per annum* notes due June 30, 2032, issued by the Company on June 30, 2017

ISIN Code: FR0013266368 – Common Code: 164173518 (the "**Notes**")

The general meeting of the Noteholders held on May 6, 2021 at 4:15 PM (Paris time), in closed session (*huis clos*) at the Company's registered office at 14-16 rue des Capucines, 75002 Paris, France, without the physical presence of the Noteholders, was not able to deliberate on the resolutions set forth in paragraph 4 below (the "**Resolutions**"), as no quorum has been reached.

Consequently, and in accordance with the legal provisions, Noteholders are informed that they are once more convened by the Board of Directors of the Company to a general meeting, on second convocation (the "General Meeting"), to be held on May 25, 2021 at 10:15 AM (Paris time), in closed session (*huis clos*) at the Company's registered office at 14-16 rue des Capucines, 75002 Paris, France, without the physical presence of the Noteholders, in order to deliberate on the agenda set forth in paragraph 2 below and to vote on the Resolutions.

Introduction

As the leading office real estate company in Europe, with the largest private residential portfolio in Paris, and as the largest French integrated player in student housing, Gecina's main focus is sustainable performance at the heart of urban life and a more inclusive, energy-efficient and fluid city. At the end of December 2020, Gecina's portfolio was worth €19.7 billion, almost exclusively located in the Paris Region.

Gecina has a clear strategy based on a non-duplicable asset base, in which its Corporate Social Responsibility ("CSR") policy plays an integral role. To support the overall CSR strategy of Gecina and all its consolidated subsidiaries (the "Group") and the continuous improvement of the asset portfolio and its environmental performance, it is proposed to continue integrating this CSR dimension into Gecina's financial structure by undertaking the greening of its entire bond portfolio. Gecina therefore proposes to the Noteholders that all of its bond issues be requalified as "green bonds" (as detailed below).

This operation has absolutely no impact on all the other characteristics of the Notes (financial conditions, interest rates, maturity, etc.) or on Gecina's credit rating (A- at S&P Global Ratings Europe Limited and A3 at Moody's France S.A.S.).

NOTICE

In light of the ongoing developments relating to the Coronavirus (COVID-19) and in accordance with the provisions of Decree no. 2021-255 of March 9, 2021 extending the period of application of Order no. 2020-321 of March 25, 2020 and Decree no. 2020-418 of April 10, 2020, adapting the rules of meetings and deliberations meetings and governing bodies of legal entities due to the COVID-19 epidemic, and in light of the administrative measures limiting collective gatherings for health reasons, the General Meeting will be held in closed session (huis clos) at Gecina's registered office at 14-16, rue des Capucines, 75002 Paris, France, without the physical presence of the Noteholders.

Under these conditions, Noteholders are invited to participate in the General Meeting by proxy to the Chairman of the General Meeting or by correspondence.

To ensure that Noteholders are kept fully informed, the General Meeting will be broadcast by conference call, the access number of which will be communicated to any Noteholder who submits such a request to the Centralizing Agent and subject to the transmission by such Noteholder to the Centralizing Agent via his account holder of a book entry statement evidencing the registration of such Noteholder on the books kept by the Account Holder as of the Record Date (as defined in the "General" section below).

1. Reminder of the background

Gecina's CSR policy is global at the Group level and has been a fundamental part of its DNA for many years. Gecina is also one of the best-performing companies in its sector in the major non-financial rankings: GRESB, Sustainalytics, MSCI, ISS-ESG, CDP and ESG CAC 40.

Gecina has just reaffirmed its environmental ambitions by advancing its objective of achieving carbon neutrality from 2050 to 2030. It aims to improve the CSR characteristics of its entire portfolio in order to move towards this overall objective at the Group level.

In line with its CSR commitments, Gecina has sought to align the financing of its real estate projects with its CSR objectives. This transformation is already in progress in terms of bank financial resources with 49% of credit lines (as of April 2021) that are responsible lines. For this reason, Gecina has decided to accelerate this alignment and commit to the implementation of a 100% green bond program: Gecina's objective is to issue only green bonds in the future, and to requalify all of its existing bond debt as green bonds, by allocating, as from the date of adoption of the Resolutions by the General Meeting, an amount equivalent to the proceeds of the Notes to the financing or the refinancing of a portfolio of eligible green assets, as they meet the environmental criteria described in the Gecina's Green Bond Framework (the "Allocation of an Amount Equivalent to the Proceeds").

It is reminded that the approval of the Allocation of an Amount Equivalent to the Proceeds will only result in the amendment of the « *Use of Proceeds* » section of the final terms of the Notes dated June 28, 2017 (the "Final Terms") as of the date of approval of the Resolutions by the General Meeting (the "Amended and Restated Final Terms"), without modifying the terms and conditions of the Notes (the "Terms and Conditions") set out in the base prospectus dated March 13, 2017 (the "Base Prospectus").

2. Agenda of the General Meeting

The Board of Directors has decided that the same agenda submitted to the general meeting of the Noteholders convened on first convocation would be submitted to the General Meeting of the Noteholders convened on second convocation, meaning:

- Approval of the Allocation of an Amount Equivalent to the Proceeds;
- Deposit at the Company's registered office of the attendance sheet, the powers of the Noteholders voting by proxy, and the minutes of the General Meeting;
- Powers for the completion of formalities.

3. Timetable of the General Meeting

Please note the following key dates relating to the General Meetings:

Events	Dates
Second convocation of the General Meeting	May 7, 2021
Deadline for receipt by the Centralizing Agent of the participation forms in connection with the General Meeting convened on second convocation	May 20, 2021 at 11:59 PM (Paris time)
Date and time required for book entry statement evidencing the right of each Noteholder to participate in the General Meeting on second convocation	On the second business day in Paris preceding the date of the General Meeting convened on second convocation at 00:00 (Paris time)
General Meeting convened on second convocation	May 25, 2021 at 10:15 AM (Paris time)

4. Resolutions proposed to the Noteholders

Announcement and publication of the final results of the

General Meeting convened on second convocation (if any)

FIRST RESOLUTION - APPROVAL OF THE ALLOCATION OF AN AMOUNT EQUIVALENT TO THE PROCEEDS

As soon as possible after the

on second convocation.

holding of the General Meeting

The General Meeting of Noteholders, deliberating in accordance with Article L. 228-65, I of the French *Code de commerce* and voting under the quorum and majority conditions required for the General Meeting,

having been informed of the following:

- the report of the Board of Directors of the Company in the French language;
- the English translation of the report of the Board of Directors, provided for information purposes only;
- the draft Resolutions;
- the draft of the Amended and Restated Final Terms;

- Gecina's Green Bond Framework, available on the Company's website (accessible here);
- the Second Party Opinion provided by ISS Corporate Solutions on Gecina's Green Bond Framework, available on the Company's website (<u>accessible here</u>);
- the Independent Auditor's Report on the Green Bonds provided by EY related to the Allocation of an Amount Equivalent to the Proceeds, available on the Company's website (<u>accessible here</u>); and
- of the project presentation for investors, available on the Company's website (<u>accessible</u> <u>here</u>),
- 1. agrees that an amount equivalent to the proceeds of the issuance of the Notes shall, from the date of approval of the Resolutions by the General Meeting, be allocated by the Company to the financing or the refinancing of a portfolio of green assets meeting the environmental criteria described in more detail in the Gecina's Green Bond Framework (as amended and supplemented) available on the Company's website (<u>accessible here</u>) (the "Allocation of an Amount Equivalent to the Proceeds") and unconditionally approves the Allocation of an Amount Equivalent to the Proceeds in all its terms;
- 2. acknowledges that the approval of the Allocation of an Amount Equivalent to the Proceeds will not result in any amendment to the Terms and Conditions governing the Notes; and
- 3. agrees to the consequential amendment, with effect from the date of adoption of the Resolutions by the General Meeting, of the section entitled "Use of Proceeds" in paragraph 4 of Part B of the Final Terms, as follows:

4 USE OF PROCEEDS

As from the date of these Amended and Restated Final Terms, an amount equivalent to the proceeds from the issue of the Notes will be allocated by the Issuer to the financing or the refinancing of a portfolio of eligible green assets, as described in the Issuer's Green Bond Framework (as amended and supplemented).

The Issuer's Green Bond Framework received a second party opinion from ISS Corporate Solutions.

The Issuer's Green Bond Framework and the second party opinion are available on the Issuer's website (https://www.gecina.fr/en/investors/financing/debts).

SECOND RESOLUTION - DEPOSIT AT THE COMPANY'S REGISTERED OFFICE OF THE ATTENDANCE SHEET, THE POWERS OF THE NOTEHOLDERS VOTING BY PROXY, AND THE MINUTES OF THE GENERAL MEETING OF NOTEHOLDERS

The General Meeting decides, in accordance with Article R. 228-74 1 of the French *Code de commerce*, that the attendance sheet, the powers of the Noteholders voting by proxy, and the minutes of this General Meeting shall be filed at the Company's registered office in order to enable any Noteholder involved to exercise the right of communication granted to them by law.

THIRD RESOLUTION – POWERS FOR THE COMPLETION OF FORMALITIES

In light of the foregoing, the General Meeting grants full powers to the holders of an original, copy, or extract of the minutes of this General Meeting in order to carry out all publication formalities, including the publication of the decisions of this General Meeting, of filings, and such other things as may be appropriate to carry out and may prove to be necessary for the purposes of Allocation of an Amount Equivalent to the Proceeds.

This notice was prepared by the Company on May 7, 2021 and is published in accordance with the Terms and Conditions.

Documents made available

In accordance with Articles L. 228-69 and R. 228-76 of the French *Code de commerce* and the Terms and Conditions, each Noteholder has the right during the 10-day period (at least) preceding the holding of the General Meeting on second convocation, to review or copy, whether themselves or by proxy, the text of the proposed Resolutions and any report or document that will be presented to the General Meeting:

- at the registered office of the Company (14-16 Rue des Capucines, 75002 Paris, France);
- on the company's website (https://www.gecina.fr/en);
- and from the centralizing agent (the "Centralizing Agent"), i.e.:

Société Générale Securities Services 32 rue du Champ de Tir – CS 30812 44308 Nantes Cedex 3, France via Elisabeth Bulteau, +33 2 51 85 65 93 agobligataire.fr@socgen.com

by completing the information request form attached to this notice of second meeting (the "Information Request Form").

The following documents will be made available to the Noteholders no later than ten (10) days prior to the General Meeting on second convocation:

- this notice of second meeting;
- the report of the Board of Directors of the Company in the French language;
- the English translation of the report of the Board of Directors, provided for information purposes only;
- the draft Resolutions;
- the draft of the Amended and Restated Final Terms;
- Gecina's Green Bond Framework, available on the Company's website (accessible here);
- the Second Party Opinion provided by ISS Corporate Solutions on Gecina's Green Bond Framework available on the Company's website (<u>accessible here</u>);
- the Independent Auditor's Report on the Green Bonds provided by EY related to the Allocation of an Amount Equivalent to the Proceeds available on the Company's website (accessible here); and
- the project presentation for investors, available on the Company's website (accessible here),

If a Noteholder has a question relating to the sending of the Participation Form (as defined in the section "Voting Procedures" below) and of related documents, he/she may contact, by telephone, in particular, the Centralizing Agent (whose contact details are provided above).

General

Noteholders should pay particular attention to the quorum requirements for the General Meeting convened on second convocation, as described below.

Due to the current COVID-19 pandemic, the General Meeting will, by way of exception, be held in closed session (*huis clos*) and not in person. In view of these conditions, Noteholders are

strongly advised to take the steps described below as soon as possible in order to vote by proxy or by correspondence.

The applicable provisions concerning the procedures for the convening and holding of the General Meeting are set forth in the Terms and Conditions of the Notes.

In accordance with Article R. 228-71 of the French *Code de commerce* and with the Terms and Conditions of the Notes, any Noteholder will be able to substantiate their right to participate in the General Meeting by registering the Notes in an account opened in their name with any financial intermediary authorized to maintain accounts, directly or indirectly, with Euroclear France, which includes Euroclear Bank SA/NV and the custodian bank of Clearstream Banking SA (an "Account Holder"), on the second (2nd) business day prior to the date of the General Meeting before midnight (Paris time) (the "Record Date").

Quorum and majority

Pursuant to the Terms and Conditions, the General Meeting may only validly deliberate on first convocation if the Noteholders participating in the General Meeting, by proxy or by correspondence, hold at least one fifth (1/5) of the Notes entitled to vote. No quorum is required on second convocation.

The General Meeting decides by a simple majority of the votes of the Noteholders participating in the General Meeting by proxy or correspondence.

Each Noteholder or their Proxy (as defined in the section "Voting Procedures" below) has one vote per Note held or represented.

The valid Participation Form (as defined below) already communicated, as the case may be, by a Noteholder in respect of the general meeting convened on first convocation is still valid for both the second General Meeting convened on the same agenda, subject to compliance with the provisions of the paragraph below entitled "Voting Procedures".

Voting Procedures

In light of the ongoing developments relating to the current COVID-19 pandemic and in accordance with the provisions of Decree no. 2021-255 of March 9, 2021 extending the period of application of Order no. 2020-321 of March 25, 2020 and Decree no. 2020-418 of April 10, 2020, adapting the rules of meetings and deliberations meetings and governing bodies of legal entities due to the COVID-19 epidemic, and in light of the administrative measures limiting collective gatherings for health reasons, the General Meeting will be held in closed session (huis clos) without the physical presence of the Noteholders. To ensure that Noteholders are kept fully informed, the General Meeting will be broadcast by conference call, the access number of which will be communicated to any Noteholder who submits such a request to the Centralizing Agent and subject to the transmission by such Noteholder to the Centralizing Agent via his account holder of a certificate of account registration evidencing the registration of such Noteholder in the books kept by the Account Holder as of the Record Date (as defined in the "General" section above).

Each Noteholder, regardless of the number of Notes that she/he hold, has the right to participate in the broadcast of the General Meeting by conference call and to vote by proxy or by correspondence.

She/he may exercise this right by completing the participation form attached to this notice of second meeting (the "Participation Form") and returning it via her/he Account Holder to the Centralizing Agent under the conditions set forth below.

If a Noteholder wishes to attend the broadcast of the General Meeting by conference call, they must expressly request this from the Centralizing Agent in order to obtain an access number.

In addition, if a Noteholder wishes to participate in the General Meeting, it will be possible to:

- 1. Vote by correspondence, by completing paragraph 2(a) of the Participation Form;
- 2. Mandate the Chairman of the General Meeting (as defined in paragraph "Chairman of the General Meeting" below) to represent them at the General Meeting by completing paragraph 2(b) of the Participation Form.

If a Noteholder holds its Notes through a financial intermediary such as a trustee, custodian, or other nominee, the holder must instruct such financial intermediary to exercise the voting rights attached to its Notes on its behalf, in accordance with the procedures set forth by such intermediary.

The Participation Forms will be taken into account for calculation of the votes only if such forms (i) are duly completed and signed, (ii) are accompanied by an account registration statement form substantially in accordance with the model form attached to the notice of second meeting or in the form usually used by the Account Holder, duly completed and signed by the Account Holder involved, and (iii) are returned by the Noteholder via their Account Holder and are received by the Centralizing Agent no later than May 20, 2021 at 11:59 PM (Paris time) on second convocation.

In accordance with Article R. 228-71 of the French *Code de commerce*, a Noteholder who has already cast a vote by correspondence or sent a proxy may nevertheless dispose of all or part of its Notes. However, it is specified that if the disposal occurs before the second (2nd) business day preceding the General Meeting at 00:00 (midnight), Paris time, the Company will invalidate or modify accordingly the participation form of this Noteholder. The Account Holder involved must provide to the Centralizing Agent all of the necessary information relating to such disposal.

The Information Request Form and the Participation Form are attached to this notice of second meeting and are available upon request at the Centralizing Agent:

Société Générale Securities Services 32 rue du Champ de Tir – CS 30812 44308 Nantes Cedex 3, France via Elisabeth Bulteau, +33 2 51 85 65 93 agobligataire.fr@socgen.com,

and can also be downloaded from the Company's website (www.gecina.fr).

The Company has the power to waive or adjourn the General Meeting.

Chairman of the General Meeting

The Chairman of the General Meeting (the "Chairman") shall be the Representative of the *Masse*, as designated in the Terms and Conditions.

Costs

In accordance with the Terms and Conditions, the Company shall bear all of the costs for the convening and holding of the General Meeting and, more generally, all administrative costs related to the General Meeting. No expenses shall be withheld from the interest due on the Notes.

The Board of Directors

Société anonyme (public limited company) with a share capital of 573 949 530 euros Registered office: 14-16, rue des Capucines 75002 Paris, France 592 014 476 RCS PARIS (the "Company")

PARTICIPATION FORM

GENERAL MEETING ON MAY 25, 2021 10:15 AM (PARIS TIME) CONVENED ON SECOND CONVOCATION

AT 14-16 RUE DES CAPUCINES 75002 PARIS, FRANCE ISSUE OF €500,000,000 2% PER ANNUM NOTES DUE JUNE 30, 2032 ISSUED BY THE COMPANY ON JUNE 30, 2017

(ISIN: FR0013266368 - COMMON CODE: 164173518)

(the "Notes")

For instructions on how to participate in this General Meeting, please carefully read the back of this form. Please note that in order for this form to be taken into account for the General Meeting, paragraphs 1, 2 and 3 of this form must be duly and fully completed. Unless the context otherwise requires, capitalized terms used in this form shall have the meaning ascribed to them in the notice of second meeting issued by the Company in view of this General Meeting.

1/ NOTEHOLDE	R INFORMATION			
First name and Fa or Legal name	amily name			
Address or Registered office				
Number of Notes Bearer Notes	held			
	ON AT THE GENERA	L MEETING (Tick one b	pox)	
Having taken form	CORRESPONDENCE nal note of the three (3) Re 1 of the French Code de c	commerce, I hereby cast m	e vote of the noteholder y vote on the resolution	s at the General Meeting and pursuans as follows:
	For	Against		Abstain (Equivalent to « Against »)
Resolution n°1				
Resolution n°2				
Resolution n°3				
the General Meetin to represent me a to review all doe proceedings, to other acts necess 3/ SIGNATURE (ag: at the General Meeting or cuments and receive all in casts all votes on the issurary. Complete and sign)	at any adjournment there and at any adjournment there	of; and endance sheets and any g's agenda or abstain h	entative of the <i>masse</i> , as Chairman of other documents, to take part in all imself/herself, and to do any and all at 11:59 pm (Paris time)
		- 0 0		
First name <i>and</i> Family name of th	ne signatory		Date	
Quality			Signatur	те
	1		l .	1

HOW TO PARTICIPATE IN THIS GENERAL MEETING CONVENED ON SECOND CONVOCATION

In light of the ongoing developments in relation to current Covid-19 pandemic and in accordance with the provisions of Decree No. 2021-255 of March 9, 2021 extending the period of application of Order No. 2020-321 of March 25, 2020 and Decree No. 2020-418 of April 10, 2020 adapting the rules for meetings and deliberations of the general meetings and governing bodies of legal entities due to the Covid-19 epidemic, and given the administrative measures limiting collective gatherings for health reasons, the General Meeting will be held in closed session (à huis clos), without the physical presence of the holders of the Notes.

Regardless of the number of Notes you hold, you have the right to attend the conference call broadcast of the General Meeting and to cast your vote by proxy or by correspondence.

If you wish to attend the conference call broadcast of the General Meeting, you must specifically request an access number from the Centralizing Agent.

To participate, your Notes must have been entered in your name on a securities account maintained by an account holder on the second business day in Paris preceding the General Meeting at 00:00 (Paris Time) at the latest.

RETURN OF THIS FORM

Please return this Participation Form fully completed <u>to your account holder</u>, who shall send it <u>with a valid book entry statement</u> to the Centralizing Agent:

Société Générale

32, rue du champ de tir - CS 30812 44308 NANTES Cedex 03 France

Contact: Elisabeth Bulteau Phone: +33 2 51 85 65 93 agobligataire.fr@socgen.com

In order to be taken into account for the General Meeting, this form fully completed must be received by the Centralizing Agent at least three (3) calendar days before the General Meeting, i.e. on May 20, 2021 at 11:59 pm (Paris time) at the latest.

OPTIONS FOR ATTENDING THE GENERAL MEETING

1/ Vote by correspondence

You must complete paragraph 2(a) by ticking (i) the box "I vote by correspondence" of the form and (ii) one of the three boxes "FOR", "AGAINST" or "ABSTAIN" for each resolution. In accordance with article L228-61 of the French Code de commerce, forms not indicating any vote or expressing an abstention shall be considered as negative votes.

2/ Appoint as proxy the Chairman of the General Meeting

You must complete paragraph 2(b) by ticking the box "I appoint as proxy" of the form to appoint the Chairman of the General Meeting, as your proxy (i.e. the representative of the masse, designated in the terms and conditions of the Notes).

IMPORTANT NOTICE

In accordance with the provisions of Article L. 228-61 of the French Code de commerce:

- any ballot that does not have a voting direction or indicating abstention with regards to a resolution will be counted as a vote against this resolution;
- any ballot with two contradictory votes for a resolution will be counted as a vote against this resolution.

A Noteholder cannot both vote by correspondence and appoint a proxy. However, if both paragraphs 2(a) and 2(b) are completed in this form, only the proxy will be taken into account.

The holders of redeemed Notes that were not repaid on account of the failure of the debtor company or a dispute relating to the conditions of repayment may participate in the General Meeting.

A company which holds at least 10% of the Company's capital shall not vote with the Notes it holds at the General Meeting.

Société anonyme (public limited company) with a share capital of 573 949 530 euros Registered office: 14-16, rue des Capucines 75002 Paris, France 592 014 476 RCS PARIS (the "Company")

BOOK ENTRY STATEMENT

GENERAL MEETING ON MAY 25, 2021 10:15 AM (PARIS TIME) CONVENED ON SECOND CONVOCATION

AT 14-16 RUE DES CAPUCINES 75002 PARIS, FRANCE ISSUE OF €500,000,000 2% PER ANNUM NOTES DUE JUNE 30, 2032 ISSUED BY THE COMPANY ON JUNE 30, 2017

(ISIN: FR0013266368 - COMMON CODE: 164173518)

(the "Notes")

This form shall be filed in by your account holder and shall be returned to:

Société Générale

32, rue du champ de tir - CS 30812 44308 NANTES Cedex 03 France

Contact: Elisabeth Bulteau Phone: +33 2 51 85 65 93 agobligataire.fr@socgen.com

WE, THE UNDERSIGNED,		
Account holder:		
Represented by:		
ACTING AS ACCOUNT HOLDER,		
HEREBY CERTIFY THAT		
First name and Family name or Legal name:		
Address or Registered office:		
Is the holder of:		Notes
referred to herein, in case of sale of all or part of the	indicated by us to the Centralizing Agent of the General above-mentioned Notes before 00:00 (Paris time) on a above-mentioned holder of Notes is entitled to particip	the second
Unless the context otherwise requires, capitalised termotice of second meeting issued by the Company in v	ms used in this form shall have the meaning ascribed to t view of this General Meeting.	hem in the
	Signed at on	

Signature & Stamp of the Account holder

Société anonyme (public limited company) with a share capital of 573 949 530 euros Registered office: 14-16, rue des Capucines 75002 Paris, France 592 014 476 RCS PARIS (the "Company")

INFORMATION REQUEST FORM

GENERAL MEETING ON MAY 25, 2021 10:15 AM (PARIS TIME) CONVENED ON SECOND CONVOCATION

AT 14-16 RUE DES CAPUCINES 75002 PARIS, FRANCE ISSUE OF ϵ 500,000,000 2% PER ANNUM NOTES DUE JUNE 30, 2032 ISSUED BY THE COMPANY ON JUNE 30, 2017

(ISIN: FR0013266368 - COMMON CODE: 164173518)

(the "Notes")

Form to be sent to:

Société Générale

32, rue du champ de tir - CS 30812 44308 NANTES Cedex 03

France

Contact: Elisabeth Bulteau Phone: +33 2 51 85 65 93 agobligataire.fr@socgen.com

IMPORTANT NOTICE: A book entry statement will need to be attached to the present form for the information request to be valid.

NOTEHOLDER INFORMATION		
First name and Family name or Legal name		
Address or registered office		
E-mail		
☐ Kindly request to receive, free of charge the notice of second meeting issued by the	es, the documents stated in the paragraph entitled "Documents available" of Company in view of the General Meeting	
Delivery mode (by default, the document w	ill be delivered electronically):	
☐ By e-mail ☐ By mail at the	he address above	
This information request shall be taken into second meeting and up to and including the	o account only to the extent that it is made between the date of the notice of a fifth day before the General Meeting.	
By a single request, the holders of the No information at each subsequent general mee	tes may obtain from the Company the sending of the above documents and eting.	



Société Anonyme (public limited company) with capital of €573,949,530 Head office: 14–16, Rue des Capucines – 75002 PARIS, France 592 014 476 RCS PARIS ("Gecina" or the "Company")

DRAFT RESOLUTIONS

GENERAL MEETING OF NOTEHOLDERS CONVENED ON SECOND CONVOCATION ISSUE OF €500,000,000 2% PER ANNUM NOTES DUE ON JUNE 30, 2032, ISSUED BY THE COMPANY ON JUNE 30, 2017 (ISIN Code FR0013266368)

convened on second convocation on May, 25 2021 at 10:15 AM and held in closed session (*huis clos*) at the registered office of Gecina, 14-16, rue des Capucines, 75002 Paris, France, without the physical presence of the Noteholders

FIRST RESOLUTION - APPROVAL OF THE ALLOCATION OF AN AMOUNT EQUIVALENT TO THE PROCEEDS

The General Meeting of Noteholders, deliberating in accordance with Article L. 228-65, I of the French *Code de commerce* and voting under the quorum and majority conditions required for the General Meeting,

having been informed of the following:

- the report of the Board of Directors of the Company in the French language;
- the English translation of the report of the Board of Directors, provided for information purposes only;
- the draft Resolutions;
- the draft of the Amended and Restated Final Terms;
- Gecina's Green Bond Framework, available on the Company's website (accessible here);
- the Second Party Opinion provided by ISS Corporate Solutions on Gecina's Green Bond Framework, available on the Company's website (<u>accessible here</u>);
- the Independent Auditor's Report on the Green Bonds provided by EY related to the Allocation of an Amount Equivalent to the Proceeds, available on the Company's website (accessible here); and
- of the project presentation for investors, available on the Company's website (<u>accessible here</u>),
- 1. agrees that an amount equivalent to the proceeds of the issuance of the Notes shall, from the date of approval of the Resolutions by the General Meeting, be allocated by the Company to the financing or the refinancing of a portfolio of green assets meeting the environmental criteria described in more detail in the Gecina's Green Bond Framework (as amended and supplemented) available on the Company's website (accessible here) (the "Allocation of an Amount Equivalent to the Proceeds") and unconditionally approves the Allocation of an Amount Equivalent to the Proceeds in all its terms;
- 2. acknowledges that the approval of the Allocation of an Amount Equivalent to the Proceeds will not result in any amendment to the Terms and Conditions governing the Notes; and

3. agrees to the consequential amendment, with effect from the date of adoption of the Resolutions by the General Meeting, of the section entitled "Use of Proceeds" in paragraph 4 of Part B of the Final Terms, as follows:

4 USE OF PROCEEDS

As from the date of these Amended and Restated Final Terms, an amount equivalent to the proceeds from the issue of the Notes will be allocated by the Issuer to the financing or the refinancing of a portfolio of eligible green assets, as described in the Issuer's Green Bond Framework (as amended and supplemented).

The Issuer's Green Bond Framework received a second party opinion from ISS Corporate Solutions.

The Issuer's Green Bond Framework and the second party opinion are available on the Issuer's website (https://www.gecina.fr/en/investors/financing/debts).

SECOND RESOLUTION - DEPOSIT AT THE COMPANY'S REGISTERED OFFICE OF THE ATTENDANCE SHEET, THE POWERS OF THE NOTEHOLDERS VOTING BY PROXY, AND THE MINUTES OF THE GENERAL MEETING OF NOTEHOLDERS

The General Meeting decides, in accordance with Article R. 228-74 1 of the French *Code de commerce*, that the attendance sheet, the powers of the Noteholders voting by proxy, and the minutes of this General Meeting shall be filed at the Company's registered office in order to enable any Noteholder involved to exercise the right of communication granted to them by law.

THIRD RESOLUTION - POWERS FOR THE COMPLETION OF FORMALITIES

In light of the foregoing, the General Meeting grants full powers to the holders of an original, copy, or extract of the minutes of this General Meeting in order to carry out all publication formalities, including the publication of the decisions of this General Meeting, of filings, and such other things as may be appropriate to carry out and may prove to be necessary for the purposes of Allocation of an Amount Equivalent to the Proceeds.

AMENDED AND RESTATED FINAL TERMS DATED [25] MAY 2021

(THE FINAL TERMS)

THESE AMENDED AND RESTATED FINAL TERMS AMEND AND RESTATE THE FINAL TERMS DATED 28 JUNE 2017 (THE ORIGINAL FINAL TERMS) RELATING TO THE NOTES (AS DEFINED BELOW) FOR THE PURPOSE SOLELY OF AMENDING THE USE OF PROCEEDS OF THE NOTES SET OUT IN PARAGRAPH 4 OF PART B BELOW.

Final Terms dated 28 June 2017



GECINA

Issue of EUR 500,000,000 2.000 per cent. Notes due 30 June 2032 under the Euro 8,000,000,000 Euro Medium Term Note Programme

Series No.: 14 Tranche No.: 1 Issue Price: 98.535 per cent.

Names of Dealers

MORGAN STANLEY & CO. INTERNATIONAL PLC
DEUTSCHE BANK AG, LONDON BRANCH
BNP PARIBAS
CREDIT AGRICOLE CORPORATE AND INVESTMENT
BANK
GOLDMAN SACHS INTERNATIONAL
NATIXIS
SOCIETE GENERALE
CM-CIC MARKET SOLUTIONS
HSBC
ING BANK N.V., BELGIAN BRANCH
J.P. MORGAN SECURITIES PLC

PART A - CONTRACTUAL TERMS

Terms used herein shall be deemed to be defined as such for the purposes of the terms and conditions (the "Conditions") set forth in the Base Prospectus dated 13 March 2017 which received visa no. 17-093 from the Autorité des marchés financiers ("AMF") in France on 13 March 2017 and the supplement to the Base Prospectus dated 26 June 2017 which received visa no. 17-299 from the AMF on 26 June 2017 which together constitute a base prospectus for the purposes of the Prospectus Directive (the "Base Prospectus"). The expression "Prospectus Directive" means Directive 2003/71/EC as amended, and includes any relevant implementing measure in the Relevant Member State. This document constitutes the Final Terms of the Notes described herein for the purposes of Article 5.4 of the Prospectus Directive and must be read in conjunction with such Base Prospectus. Full information on the Issuer and the offer of the Notes is only available on the basis of the combination of these Final Terms and the Base Prospectus. The Base Prospectus (including any supplement hereto) is available for viewing on the websites of (a) the AMF (www.amf- france.org) and (b) the Issuer (www.gecina.fr) and during normal business hours at the registered office of Gecina and at the specified office of the Fiscal Agent or the Paying Agent where copies may be obtained.

1	Issuer:		Gecina
2	(i)	Series Number:	14
	(ii)	Tranche Number:	1
	(iii)	Date on which the Notes will be assimilated (assimilables) and form a single Series:	Not Applicable
3	Specifi	ed Currency or Currencies:	EUR
4	Aggreg	gate Nominal Amount of Notes:	
	(i)	Series:	EUR 500,000,000
	(ii)	Tranche:	EUR 500,000,000
5	Issue F	Price:	98.535 per cent. of the Aggregate Nominal Amount
6	Specifi	ed Denomination(s):	EUR 100,000
7	(i)	Issue Date:	30 June 2017
	(ii)	Interest Commencement Date:	Issue Date
8	Matur	ity Date:	30 June 2032
9	Interes	st Basis:	2.000 per cent. Fixed Rate
			(further particulars specified below)
10	Redem	nption/Payment Basis:	Subject to any purchase and cancellation or early redemption, the Notes will be redeemed on the Maturity Date at 100 per cent. of their nominal amount
11	Chang	e of Interest Basis:	Not Applicable
12	Put/Ca	all Options:	Make-Whole Redemption by the Issuer
			Residual Call Option by the Issuer
			Restructuring Put Option
			Clean-up Call Option by the Issuer

(further particulars specified below in items 20, 21, 22

13 (i) **Status of the Notes: Unsubordinated Notes**

> (ii) Dates of the corporate authorisations for issuance of the

Notes:

of Resolution the Board of Directors (conseil d'administration) of the Issuer dated 23 February 2017, resolution of the Board of Directors (conseil d'administration) of the Issuer dated 20 June 2017 and decision (décision d'émission) of Mrs Méka Brunel, Directeur Général of the Issuer adopted on 27 June 2017 and executed on 28 June 2017

14 Method of distribution: Syndicated

PROVISIONS RELATING TO INTEREST (IF ANY) PAYABLE

15 **Applicable Fixed Rate Note Provisions:**

> (i) Rate of Interest: 2.000 per cent. per annum payable annually in arrear

Interest Payment Date(s): (ii) 30 June in each year

(iii) EUR 2,000 per Note Fixed Coupon Amount: of EUR 100,000 Specified

Denomination not adjusted

(iv) Broken Amount(s): Not Applicable

(v) Day Count Fraction: Actual/Actual-ICMA

(vi) **Determination Dates:** 30 June in each year

16 **Floating Rate Note Provisions:** Not Applicable

17 **Zero Coupon Note Provisions:** Not Applicable

PROVISIONS RELATING TO REDEMPTION

18 **Call Option:** Not Applicable

19 **Put Option:** Not Applicable

Make-Whole Redemption by the Issuer: 20 Applicable

(Condition 6(d))

Notice period: (i) As provided in the Conditions

Redemption Rate: As provided in the Conditions (ii)

5.50 per cent. Federal Government Bund of Reference Security: the (iii) with

Bundesrepublik Deutschland due January 2031

reference code DE0001135176

Reference Dealers: As provided in the Conditions (iv)

Similar Security: As provided in the Conditions, issued by the Bundesrepublik (v)

Deutschland

Redemption Margin: 0.25 per cent. (vi)

21 **Applicable** Residual Call Option by the Issuer:

(Condition 6(e))

(i) Initial Residual Call Option Date: 30 March 2032

(ii) Notice period: As provided in the Conditions

22 **Restructuring Put Option:** Applicable

23 Clean-up Call Option by the Issuer: **Applicable**

(Condition 6(j))

EUR 100,000 per Note of EUR 100,000 Specified 24 **Final Redemption Amount of each Note:**

Denomination

25 **Early Redemption Amount:**

> (i) Early Redemption Amount(s) of each EUR 100,000 per Note of EUR 100,000 Specified Note payable on redemption for taxation Denomination reasons (Condition 6(i)), for illegality

(Condition 6(m)) or on event of default (Condition 9):

(ii) Redemption for taxation reasons Yes permitted on days other than Interest

Payment Dates (Condition 6(i)):

Unmatured Coupons to become void (iii) Not Applicable upon early redemption (MaterialisedNotes

only (Condition 7(f)):

GENERAL PROVISIONS APPLICABLE TO THE NOTES

26 Form of Notes: **Dematerialised Notes**

(i) Form of Dematerialised Notes: Bearer dematerialised form (au porteur)

(ii) Registration Agent: Not Applicable

Temporary Global Certificate: (iii) Not Applicable

27 Financial Centre(s) for the purpose of Not Applicable

Condition 7(h):

28 Talons for future Coupons or Receipts to be Not Applicable

attached to Definitive Materialised Notes (and dates on which such Talons mature):

Not Applicable 29 **Details relating to Instalment Notes:**

30 Redenomination, Renominalisation Not Applicable and

reconventioning provisions:

31 **Consolidation provisions:** Not Applicable

32 Purchase in accordance with Article L. 213-0-Applicable

> 1 and D. 213-1 A of the French Code monétaire et financier:

	to request identification information Noteholders as provided by Condition	Applicable
34 Masse:		Contractual Masse shall apply
		Name and address of the Representative: MASSQUOTE S.A.S.
		RCS 529 065 880 Nanterre
		7 bis rue de Neuilly
		92110 Clichy
		France
		Name and address of the alternate Representative:
		Gilbert Labachotte
		8 Boulevard Jourdan
		75014 Paris
		France
		The Representative will receive a remuneration of EUR 450 (VAT excluded)
PURPOSE OF I	FINAL TERMS	
		r issue and admission to trading on Euronext Paris of the Euro Medium Term Note Programme of Gecina.
RESPONSIBIL	ITY	
The Issuer accep	ts responsibility for the information contain	ned in these Final Terms.
Signed on behalf	of the Issuer:	
By:Duly authorised		

PART B – OTHER INFORMATION

1 LISTING / ADMISSION TO TRADING

(i) Listing(s): Euronext Paris

(ii) Admission to trading: Application has been made by the Issuer (or on its behalf)

for the Notes to be admitted to trading on Euronext Paris

with effect from 30 June 2017.

(iii) Estimate of total expenses related

to admission to trading

EUR 10,300

2 RATINGS

Ratings: The Notes to be issued have been rated BBB+ by S&P and

A3 by Moody's.

Each of S&P and Moody's is established in the European Union, is registered under Regulation (EC) No 1060/2009, as amended (the "CRA Regulation") and is included in the list of registered credit rating agencies published by the

European Securities and Markets Authority on its

website (www.esma.europa.eu/supervision/credit-rating-

agencies/risk) in accordance with CRA Regulation.

3 INTERESTS OF NATURAL AND LEGAL PERSONS INVOLVED IN THE ISSUE

Save for any fees payable to the Managers in connection with the Issue of the Notes, so far as the Issuer is aware, no person involved in the offer of the Notes has an interest material to the offer. The Managers and their affiliates have engaged, and may in the future engage, in investment banking and/or commercial banking transactions with, and may perform other services for, the Issuer and its affiliates in the ordinary course of business.

4 USE OF PROCEEDS

As from the date of these Amended and Restated Final Terms, an amount equivalent to the proceeds from the issue of the Notes will be allocated by the Issuer to the financing or the refinancing of a portfolio of eligible green assets, as described in the Issuer's Green Bond Framework (as amended and supplemented).

The Issuer's Green Bond Framework received a second party opinion from ISS Corporate Solutions.

The Issuer's Green Bond Framework and the second party opinion are available on the Issuer's website (https://www.gecina.fr/en/investors/financing/debts).

5 FIXED RATE NOTES ONLY – YIELD

Indication of yield: 2.115 per cent.

The yield is calculated at the Issue Date on the basis of the Issue Price. It is not an indication of future yield.

6 FLOATING RATE NOTES ONLY- HISTORIC INTEREST RATES

Not Applicable

7 OPERATIONAL INFORMATION

ISIN Code: FR0013266368

Common Code: 164173518

Depositaries:

(i) Euroclear France to act as Central

Depositary

Yes

(ii) Common Depositary for Euroclear and

Clearstream Luxembourg

No

Any clearing system(s) other than Euroclear and Clearstream, Luxembourg and the relevant

identification number(s):

Not Applicable

Delivery: Delivery against payment

Names and addresses of initial Paying Agent(s): Société Générale Securities Services

32, avenue du Champ de Tir CS 30812

44308 Nantes CEDEX 3

France

Names and addresses of additional Paying

Agent(s) (if any):

Not Applicable

The aggregate principal amount of Notes issuedhas been translated into Euro at the rate of [currency] [•] per Euro 1.00, producing a sum of:

Not Applicable

8 DISTRIBUTION

Method of distribution: Syndicated

(i) If syndicated, names of Managers: Deutsche Bank, AG, London Branch

Morgan Stanley & Co. International, plc

BNP Paribas

Crédit Agricole Corporate and Investment Bank

Goldman Sachs International

Natixis

Société Générale

Crédit Industriel et Commercial S.A.

HSBC Bank plc

ING Bank NV, Belgian Branch

J.P. Morgan Securities plc

(ii) Date of Subscription Agreement (if

any):

28 June 2017

(iii) Stabilising Manager(s) (if any): Morgan Stanley & Co. International, plc

If non-syndicated, name of Dealer: Not Applicable

U.S. Selling Restrictions:

The Issuer is Category 2 for the purposes of Regulation S under the U.S. Securities Act of 1933, as amended.

TEFRA not applicable