Final Terms Dated 12 May 2014

NESTLÉ HOLDINGS, INC.

Issue of USD 650,000,000 2.125 per cent. Notes due 14 January 2020 (the "Notes") Guaranteed by Nestlé S.A. under the Debt Issuance Programme

PART A - CONTRACTUAL TERMS

Terms used herein shall be deemed to be defined as such for the purposes of the Terms and Conditions set forth in the Prospectus dated 23 May 2013 as supplemented by the Supplementary Prospectuses dated 23 August 2013, 17 February 2014 and 28 March 2014, which together constitute a base prospectus for the purposes of the Prospectus Directive. 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 the Prospectus as so supplemented, including documents incorporated by reference. Full information on the Issuer, the Guarantor and the offer of the Notes is only available on the basis of the combination of these Final Terms and the Prospectus as so supplemented. A summary of the Notes (which comprises the summary in the Prospectus as amended to reflect the provisions of these Final Terms) is annexed to these Final Terms. The Prospectus and the Supplementary Prospectuses are available for viewing on the Nestlé Group's investor relations website, which can be found at www.nestle.com/investors and are available on the website of the London Stock Exchange plc at www.londonstockexchange.com/exchange/news/market-news/market-news-home. html.

The expression "Prospectus Directive" means Directive 2003/71/EC as amended (which includes the amendments made by Directive 2010/73/EU to the extent that such amendments have been implemented in a relevant Member State of the European Economic Area.

1. Nestlé Holdings, Inc. (a) Issuer:

> Nestlé S.A. (b) Guarantor:

79 2. Series Number: (a)

> (b) Tranche Number: 1

Date on which the (c) Not Applicable

Notes will be

consolidated and form a

single Series:

3. Specified Currency: United States dollars ("USD")

4. Aggregate Nominal Amount:

7.

Series: USD 650,000,000 (a) (b) Tranche: USD 650,000,000

5. Issue Price: 99.456 per cent. of the Aggregate Nominal Amount

Specified USD 2,000 and integral multiples of USD 1,000 in excess 6. (a)

> Denominations: thereof

Calculation Amount: USD 1,000 (b) Issue Date: 14 May 2014 (a) (b) Issue Date Interest

Commencement Date:

8. Maturity Date: 14 January 2020

9. **Interest Basis:** 2.125 per cent. Fixed Rate

10. Redemption/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. Change of Interest Basis: Not Applicable 12. Put/Call Options: Not Applicable

13. Status of the Notes: Senior (a) (b) Status of the Guarantee: Senior

14. Date of Board approval for issuance of Notes and

Guarantee obtained:

20 May 2013 and 10 April 2014, respectively

PROVISIONS RELATING TO INTEREST (IF ANY) PAYABLE

15. Fixed Rate Note Provisions Applicable

> Rate(s) of Interest: (a) 2.125 per cent. per annum payable in arrear on each Interest

> > Payment Date. The first Fixed Interest Period shall be the period commencing on, and including, the Interest Commencement Date and ending on, but excluding 14

January 2015 (short first coupon)

(b) Interest Payment 14 January in each year from, and including, 14 January 2015 Date(s):

up to, and including, the Maturity Date, adjusted in accordance with the Following Business Day Convention, with the Additional Business Centres for the definition of "Business Day" being Zurich and London, in addition to

New York, with no adjustment for period end dates

(c) Fixed Coupon USD 21.25 per Calculation Amount (applicable to the Notes

in definitive form) and USD 13,812,500 per Aggregate Amount(s): Nominal Amount of the Notes (applicable to the Notes in

global form), payable on each Interest Payment Date, except for the amount of interest payable on the first Interest

Payment Date falling on 14 January 2015

(d) Broken Amount(s): USD 14.17 per Calculation Amount (applicable to the Notes

> in definitive form) and USD 9,208,333.33 per Aggregate Nominal Amount of Notes (applicable to Notes in global form), payable on the Interest Payment Date falling on 14

January 2015

(e) Day Count Fraction: 30/360

Determination Date(s): Not Applicable Floating Rate Note Provisions Not Applicable

17. Zero Coupon Note Provisions

16.

Not Applicable

PROVISIONS RELATING TO REDEMPTION

18. **Issuer Call Option** Not Applicable 19. **Investor Put Option** Not Applicable

20. Final Redemption Amount: USD 1,000 per Calculation Amount 21. Early Redemption Amount

Early Redemption Amount(s) per Calculation Amount payable on redemption for taxation reasons or on event of default/or other earlier redemption:

USD 1,000 per Calculation Amount

GENERAL PROVISIONS APPLICABLE TO THE NOTES

22. Form of Notes: Registered Notes

Registered Global Note registered in the name of a nominee for a common depositary for Euroclear Bank SA/NV and Clearstream Banking, *société anonyme* exchangeable (free of charge) for security printed definitive Notes only upon an Exchange Event (as defined in the Registered Global Note)

Notes shall not be physically delivered in Belgium, except to a clearing system, a depository or other institution for the purpose of their immobilisation in accordance with Article 4 of the Polein Law of 14 December 2005

of the Belgian Law of 14 December 2005

23. New Safekeeping Structure: No

24. Additional Financial Centre(s) or other special provisions

relating to Payment Days:

No

Not Applicable

25. Talons for future Coupons to be attached to definitive Notes:

26.

Spot Rate (if different from

that set out in Condition 5(g)):

Not Applicable

27. Calculation Agent responsible for calculating the Spot Rate for the purposes of Condition

5(g) (if not the Agent):

Not Applicable

Signed on behalf of the Issuer: Signed on behalf of the Guarantor:

By: DON W. GOSLINE By: LEE EDWARDS

Don W. Gosline Lee Edwards
Duly authorised Duly authorised

By: LINDA J. BRODIE By: CLAUDIO MENGHI

Linda J. Brodie Claudio Menghi
Duly authorised Duly authorised

PART B - OTHER INFORMATION

1. **LISTING** Application is expected to be made by the Issuer (or on its

behalf) for the Notes to be admitted to trading on the London Stock Exchange's Regulated Market and for admission to the Official List of the UK Listing Authority with effect from the London Stock Exchange business day

following the Issue Date

2. RATINGS The Notes to be issued are not rated by Standard & Poor's

Credit Market Services France SAS and Moody's France

SAS

3. INTERESTS OF NATURAL AND LEGAL PERSONS INVOLVED IN THE ISSUE

Save for any fees payable to the Bookrunners, so far as the Issuer is aware, no person involved in the issue of the Notes has an interest material to the offer.

4. REASONS FOR THE OFFER, ESTIMATED NET PROCEEDS AND TOTAL EXPENSES

(i) Reasons for the Offer: As set out in "Use of Proceeds" in the Prospectus dated 23

May 2013

(ii) Estimated net proceeds: USD 644,839,000 (following deduction of the

Bookrunners' commission and concession)

(iii) Estimated total expenses: USD 50,000 for legal, filing and miscellaneous expenses

5. YIELD (Fixed Rate Notes Only)

Indication of yield: 2.229 per cent. per annum

6. HISTORIC INTEREST RATES (Floating Rate Notes Only)

Not Applicable

7. OPERATIONAL INFORMATION

(i) ISIN: XS1066895399 (ii) Common Code: 106689539

(iii) Any clearing system(s) other than Euroclear Bank SA/NV, Clearstream Banking, société anonyme and the relevant identification number(s):

(iv) Delivery: Delivery against payment

(v) Names and addresses of additional Paying Agent(s) (if

any):

Not Applicable

Not Applicable

8. DISTRIBUTION

(i) Names and addresses of BNP Paribas

Managers / relevant Dealer and underwriting commitments:

10 Harewood Avenue London NW1 6AA

United Kingdom

Underwriting Commitment: USD 69,645,000

Credit Suisse Securities (Europe) Limited

One Cabot Square London E14 4QJ United Kingdom

Underwriting Commitment: USD 69,645,000

Mitsubishi UFJ Securities International plc

Ropemaker Place

25 Ropemaker Street

London EC2Y 9AJ

United Kingdom

Underwriting Commitment: USD 69,645,000

UBS Limited

1 Finsbury Avenue

London EC2M 2PP

United Kingdom

Underwriting Commitment: USD 69,645,000

Banco Santander, S.A.

Ciudad Grupo Santander

Avda. Cantabria S/N Edificio Encinar

28660 Boadilla del Monte

Madrid-España

Underwriting Commitment: USD 37,142,000

Barclays Bank PLC

5 The North Colonnade

Canary Wharf

London E14 4BB

United Kingdom

Underwriting Commitment: USD 37,142,000

Citigroup Global Markets Limited

Citigroup Centre

Canada Square

Canary Wharf

London E14 5LB

United Kingdom

Underwriting Commitment: USD 37,142,000

Deutsche Bank AG, London Branch

Winchester House

1 Great Winchester Street

London EC2N 2DB

United Kingdom

Underwriting Commitment: USD 37,142,000

Goldman Sachs International

Peterborough Court

133 Fleet Street

London EC4A 2BB

United Kingdom

Underwriting Commitment: USD 37,142,000

HSBC Bank plc

8 Canada Square

London E14 5HQ

United Kingdom

Underwriting Commitment: USD 37,142,000

J.P. Morgan Securities plc

25 Bank Street

Canary Wharf

London E14 5JP

United Kingdom

Underwriting Commitment: USD 37,142,000

Merrill Lynch International 2 King Edward Street London EC1A 1HQ United Kingdom

Underwriting Commitment: USD 37,142,000

Société Générale Tours Société Générale 17, cours Valmy 92987 Paris La Défense Cedex

France

Underwriting Commitment: USD 37,142,000

The Royal Bank of Scotland plc

135 Bishopsgate London EC2M 3UR United Kingdom

Underwriting Commitment: USD 37,142,000

(each a "Bookrunner" and together, the "Bookrunners")

12 May 2014

Applicable

Date of the Letter for a (ii) Syndicated Note Issue:

(iii) Total commission and concession:

0.250 per cent. of the Aggregate Nominal Amount

(iv) U.S. Selling Restrictions: Reg. S Compliance Category 2; TEFRA Not Applicable

(v) The Netherlands Selling Restrictions (Article 5:20(5) **Dutch Financial Supervision Act**

(Wet op het financieel toezicht)):

Applicable - see paragraph 9 below

(vi) Public Offer where there is no exemption from the obligation under the Prospectus Directive to publish a Prospectus:

9. TERMS AND CONDITIONS OF THE PUBLIC OFFER

An offer of the Notes may be made by each of the Bookrunners and any placers (authorised directly or indirectly by the Issuer or any of the Bookrunners), other than pursuant to Article 3(2) of the Prospectus Directive, in each of Austria, Belgium, Germany, Italy, Luxembourg and the Netherlands (together with the United Kingdom, the "Public Offer Jurisdictions") during the Offer Period (as defined below).

The above consent is subject to the following conditions:

- (a) the only Offerors authorised to use the Issuer's Base Prospectus to make the Public Offer of the Notes are the Bookrunners; and
- (b) any financial intermediary which is authorised to make such offers under the Markets in Financial Instruments Directive 2004/39/EC and which has been duly appointed, directly or indirectly, by the Issuer to make such offers, provided that such financial intermediary states on its website (I) that it has been duly appointed as a financial intermediary to offer the Notes during the Offer Period, (II) it is relying on the Issuer's Base Prospectus for such Public Offer with the consent of the Issuer, and (III) the conditions attached to that consent (the "Placers").
- From the date of, and following, publication of these Final (i) Offer Period: Terms being 12 May 2014 to 14 May 2014

(ii) Offer Price:

The Issuer has offered and will sell the Notes to the Bookrunners (and no one else) at the Issue Price of 99.456 per cent., less a total commission and concession of 0.250 per cent. of the Aggregate Nominal Amount of the Notes. Bookrunners and Placers will offer and sell the Notes to their customers in accordance with arrangements in place between each such Bookrunner and its customers (including Placers) or each such Placer and its customers by reference to the Issue Price and market conditions prevailing at the time

(iii) Conditions to which the offer is subject:

Offers of the Notes are conditional on their issue and are subject to such conditions as are set out in the Letter for a Syndicated Note Issue dated 12 May 2014. As between Bookrunners and their customers (including Placers) or between Placers and their customers, offers of the Notes are further subject to such conditions as may be agreed between them and/or as is specified in the arrangements in place between them

(iv) Description of the application process:

A prospective Noteholder will purchase the Notes in accordance with the arrangements in place between the relevant Bookrunner and its customers or the relevant Placer and its customers, relating to the purchase of securities generally. Noteholders (other than Bookrunners) will not enter into any contractual arrangements directly with the Issuer in connection with the offer or purchase of the Notes

(v) Description of possibility to reduce subscriptions and the manner for refunding excess amount paid by applicants: Not Applicable

(vi) Details of the minimum and/or maximum amount of application (whether in number of Notes or aggregate amount to invest):

There are no pre-identified allotment criteria. The Bookrunners and the Placers will adopt allotment and/or application criteria in accordance with customary market practices and applicable laws and regulations and/or as otherwise agreed between them

(vii) Method and time limits for paying up the Notes and delivering the Notes:

The Notes will be sold by the Issuer to the Bookrunners on a delivery against payment basis on the Issue Date. Prospective Noteholders will be notified by the relevant Bookrunner or Placer of their allocations of the Notes and the settlement arrangements in respect thereof

(viii) Manner in and date on which results of the offer are to be made public:

Not Applicable

(ix) Procedure for exercise of any right of pre-emption, negotiability of subscription rights and treatment of subscription rights not exercised:

Not Applicable

(x) Whether Tranche(s) have been reserved for certain countries:

Not Applicable

(xi) Process for notification to applicants of the amount allotted and indication whether dealing may begin before notification is made:

Prospective Noteholders will be notified by the relevant Bookrunner or Placer in accordance with the arrangements in place between such Bookrunners or Placers and its customers. Any dealings in the Notes which take place will be at the risk of prospective Noteholders

(xii) Amount of any expenses and taxes specifically charged to the subscriber or purchaser:

Not Applicable

(xiii) Name(s) and address(es), to the extent known to the Issuer, of the Placers in the various countries where the offer takes place:

None known to the Issuer

ANNEX

SUMMARY OF THE NOTES

Summaries are made up of disclosure requirements known as "Elements". These Elements are numbered in Sections A-E (A.1-E.7). This summary contains all the Elements required to be included in a summary for the Notes, the Issuer and the Guarantor. Because some Elements are not required to be addressed, there may be gaps in the numbering sequence of the Elements. Even though an Element may be required to be inserted in the summary because of the type of securities, issuer and guarantor, it is possible that no relevant information can be given regarding the Element. In this case a short description of the Element is included in the summary with the mention of "not applicable".

Section A – Introduction and warnings

Element	Title	
A.1	Warning	This summary must be read as an introduction to the Prospectus and the applicable Final Terms. Any decision to invest in any Notes should be based on a consideration of the Prospectus as a whole, including the documents incorporated by reference, and the applicable Final Terms. Where a claim relating to information contained in the Prospectus and the applicable Final Terms is brought before a court in a Member State of the European Economic Area, the plaintiff may, under the national legislation of the Member State where the claim is brought, be required to bear the costs of translating the Prospectus and the applicable Final Terms before the legal proceedings are initiated. Following the implementation of the relevant provisions of Directive 2003/71/EC (the "Prospectus Directive") in each relevant Member State of the European Economic Area, no civil liability will attach to any Issuer or the Guarantor in any such Member State solely on the basis of this Summary, including any translation hereof, unless it is misleading, inaccurate or inconsistent when read together with the other parts of the Prospectus and the applicable Final Terms or it does not provide, when read together with the other parts of the Prospectus and the applicable Final Terms, key information (as defined in Article 2.1(s) of the Prospectus Directive) in order to aid investors when considering whether to invest in the Notes.
A.2	Consent to use of the Prospectus	Certain Tranches of Notes with a denomination of less than €100,000 (or its equivalent in any other currency) may be offered in circumstances where there is no exemption from the obligation under the Prospectus Directive to publish a prospectus. Any such offer is referred to as a "Public Offer". The Issuer consents to the use of its Base Prospectus (that is: all information in the Prospectus, except for information in the Prospectus relating to Nestlé Finance International Ltd.) in connection with a Public Offer of Notes subject to the following conditions: (i) the consent is only valid during the period from 12 May 2014 until 14 May 2014 (the "Offer Period"); (ii) the only Offerors authorised to use the Issuer's Base Prospectus to make the Public Offer of the Notes are (a) BNP Paribas, Credit Suisse Securities (Europe) Limited, Mitsubishi UFJ Securities International plc, UBS Limited, Banco Santander, S.A., Barclays Bank PLC, Citigroup Global Markets Limited, Deutsche Bank AG, London Branch, Goldman Sachs International, HSBC Bank plc, J.P. Morgan Securities plc, Merrill Lynch International, Société Générale and The Royal Bank of Scotland plc (the "Bookrunners"); and (b) any financial intermediary which is authorised to make such offers under the Markets in Financial Instruments Directive 2004/39/EC and which has been duly appointed, directly or indirectly, by the Issuer to make such offers, provided that such financial intermediary states on its website (I) that it has been duly appointed as a financial intermediary to offer the Notes during the Offer Period, (II) it is relying on the Issuer's Base Prospectus for such Public Offer with the consent of the Issuer, and (III) the conditions attached to that consent (the "Placers");

	(iii) the consent only extends to the use of the Prospectus to make Public Offers of the Notes in each Relevant Member State as specified in Paragraph 9 of Part B of the applicable Final Terms; and
	(iv) the consent is subject to the conditions set out in Paragraph 9 of Part B of the applicable Final Terms.
	Any Offeror falling within sub-paragraph (ii)(b) above who meets all of the other conditions stated above and wishes to use the Issuer's Base Prospectus in connection with a Public Offer is required, for the duration of the Offer Period, to publish on its website (i) that it has been duly appointed as a financial intermediary to offer the Notes during the Offer Period, (ii) it is relying on the Issuer's Base Prospectus for such Public Offer with the consent of the Issuer and (iii) the conditions attached to that consent.
	The Issuer and the Guarantor accept responsibility, in the jurisdictions to which the consent to use the Issuer's Base Prospectus extends, for the content of its Base Prospectus in relation to any investor who acquires any Notes in a Public Offer made by any person to whom consent has been given to use the Issuer's Base Prospectus in that connection in accordance with the preceding paragraphs, provided that such Public Offer has been made in accordance with all the conditions attached to that consent.
	AN INVESTOR INTENDING TO ACQUIRE OR ACQUIRING ANY NOTES IN A PUBLIC OFFER FROM AN OFFEROR OTHER THAN THE ISSUER WILL DO SO, AND OFFERS AND SALES OF SUCH NOTES TO AN INVESTOR BY SUCH OFFEROR WILL BE MADE, IN ACCORDANCE WITH ANY TERMS AND OTHER ARRANGEMENTS IN PLACE BETWEEN SUCH OFFEROR AND SUCH INVESTOR INCLUDING AS TO PRICE, ALLOCATIONS AND SETTLEMENT ARRANGEMENTS. THE ISSUER WILL NOT BE A PARTY TO ANY SUCH TERMS AND ARRANGEMENTS WITH SUCH INVESTORS IN CONNECTION WITH THE PUBLIC OFFER OR SALE OF THE NOTES CONCERNED AND, ACCORDINGLY, THE PROSPECTUS AND THE APPLICABLE FINAL TERMS WILL NOT CONTAIN SUCH INFORMATION. THE INVESTOR MUST LOOK TO THE OFFEROR AT THE TIME OF SUCH OFFER FOR THE PROVISION OF SUCH INFORMATION AND THE OFFEROR WILL BE RESPONSIBLE
	FOR SUCH INFORMATION. NONE OF THE ISSUER, THE GUARANTOR OR ANY DEALER HAS ANY RESPONSIBILITY OR LIABILITY TO AN INVESTOR IN RESPECT OF SUCH INFORMATION.

Element

Title

Section B - Issuers and Guarantor

Element	Title	
B.1	Legal and commercial name of the Issuers	Nestlé Holdings, Inc. ("NHI" or the "Issuer")
B.2	Domicile/legal form/ legislation/ country of incorporation	NHI is a corporation with unlimited duration, incorporated and domiciled in Delaware, United States under the laws of the State of Delaware.

Element	Title			
B.4b	Trend information	The global business environment ren continues to be uncertain in 2014. Nes strong, high quality brands, which are adverse developments in the global edemand.	tlé Group is well valued by the co	positioned with nsumer but any
B.5	Description of the Group	Guarantor is the ultimate holding co	NHI is a wholly owned subsidiary of Nestlé S.A. (the "Guarantor"). The Guarantor is the ultimate holding company of the Nestlé group of companies (the "Nestlé Group" or the "Group").	
B.9	Profit forecast or estimate	Not Applicable; there are no profit fo Prospectus.	recasts or estimat	tes made in the
B.10	Audit report qualifications	Not Applicable; there are no qualifications contained within the audit reports relating to the historical financial information of NHI as at and for the twelve months ended 31 December 2013 and 2012 respectively.		
B.12	Selected historic	al key financial information		
	NHI:			
	the audited conse financial year en	ormation set out below has been extracted blidated financial statements in the Annua ded 31 December 2013, prepared in according as issued by the International Accounti Consolidated Balance She	l Financial Report dance with Internance of Standards Boar	t of NHI for the ational Financial
		As at 31 December 2013 and	2012	
	(U.S.	dollars in thousands, except capital stock	par value and sh	ares)
			31 December 2013	31 December 2012*
	Assets		_	_
	Current assets:		* ** ***	
		uivalents	\$ 354,294	\$ 821,205
		mentseceivables, net	12,510 3,466,465	4,897 2,675,058
		ecervables, net	1,534,223	1,559,927
	,		134,888	414,656
		ıle	34,461	16,214
	Prepayments		58,002	92,153
	* *	ets	5,594,843	5,584,110
	Non-current asse	ts:		
		nd equipment, net	5,086,050	4,984,635
		ts assets	478,455	36,528
	v	int ventures and associated companies	11,704	6,645
		ts	950,235	1,187,814
			3,604,497	3,436,526
			18,204,037 943,335	18,712,591 956,089
	_	net	29,278,313	29,320,828
		-	\$ 34,873,156	\$ 34,904,938
	Total assets		Ψ 54,075,150	ψ 54,704,750
	Liabilities and E Current liabilities			
		payables	\$ 1,414,883	\$ 1,274,645
	-	es	5,310,646	8,746,401
	Provisions		113,160	103,198
	Derivative liabili	ties	211,110	285,669
	Accruals		1,430,810	1,360,127
	Total current liab	ilities	8,480,609	11,770,040

* 2012 comparatives have been restated following the implementation of IAS 19 revised.

Element	Title			
		Consolidated Balance She		
	As at 31 December 2013 and 2012			
	(U.S. dollars in thousands, except capital stock par value and shares)			
			31 December 2013	31 December 2012*
	Non-current liabi			
		es	7,903,318	6,368,140
		ts liabilities	1,876,119	2,257,480
		ilities	2,167,748	1,964,724
			57,837	66,733
		bilities		1,703,503
		t liabilities		12,360,580
	Total liabilities		22,307,687	24,130,620
	Equity:			
		00 par value. Authorized, issued, and		
	outstanding, 1,00	00 shares	100	100
	Additional paid-i	n capital	5,624,297	5,350,353
		rves	(793,862)	(1,197,192)
	Accumulated ear	nings		6,621,057
	Total equity		12,565,469	10,774,318
	Total liabilities a	nd equity	\$ 34,873,156	\$ 34,904,938
		es have been restated following the implementation		d.
		Consolidated Income States		
		For the years ended 31 December 20		
		(U.S. dollars in thousand		
		`	31 December	31 December
			2013	2012*
	Sales		\$ 21,623,568	\$ 21,414,352
		ld	(11,955,163)	(11,933,432)
	Distribution expe	enses	(1,929,828)	(1,980,559)
		al and administrative expenses	(3,634,112)	(3,581,364)
		iated company	(1,203,170)	(1,205,132)
		expenses	(214,314)	(16,685)
		g profit	2,686,981	2,697,180
	Net other operation	ng expenses	(692,784)	(12,709)
			1,994,197	2,684,471
		enses	(307,054)	(454,364)
		rom associated companies		4,293
		tinuing operations before income taxes	1,692,435 (580,305)	2,234,400 (557,956)
		tinuing operations	1,112,130	1,676,444
		m discontinued operations, net of taxes		(426)
				\$ 1,676,018
		es have been restated following the implemental		d.
		significant or material adverse change	,	
	_		11	II NIIII 11.
		o significant change in the financial or trac		
		sidiaries (considered as a whole) since 3 blished financial statements of NHI and t		
		ancial position or prospects of NHI or NI		
		whole) since 31 December 2013, the da		
		statements of NHI.	or and most te	- Daonisiou
B.13	Events impacting the	Not Applicable; there have been no reconstitution which are to a material extent relevant		
	Issuer's solvency	solvency.	to the evaluation	. of the 155001 5
	Joiveney			

Element	Title	
B.14	Dependence upon other group entities	NHI is dependent on the performance of its direct and indirect subsidiaries which engage primarily in the manufacture and sale of food, beverage and pet care products, weight management services and juvenile life insurance.
B.15	Principal activities	NHI primarily acts as a holding company for its direct and indirect subsidiaries which engage mainly in the manufacture and sale of food products, pet care products, beverage products, weight management services and juvenile life insurance. These businesses derive revenue across the United States.
B.16	Controlling shareholders	The Issuer is wholly owned and controlled, indirectly, by the Guarantor.
B.17	Credit ratings	The Guarantor's (and the Issuer's) senior long term debt obligations have been rated AA (stable) by Standard & Poor's Credit Market Services France SAS ("Standard & Poor's") and Aa2 (stable) by Moody's France SAS ("Moody's"). Each of Standard & Poor's and Moody's is established in the European Union and registered under Regulation (EC) No. 1060/2009 on credit rating agencies, as amended. See also "Credit Ratings" below with respect to the Guarantor.
		The Notes to be issued are not rated by Standard & Poor's and by Moody's. A security rating is not a recommendation to buy, sell or hold securities and may be subject to suspension, reduction or withdrawal at any time by the assigning rating agency.
B.18	Description of Guarantee	The payment of the principal and two years' interest in respect of each Note is unconditionally and irrevocably guaranteed by the Guarantor.
		Each Guarantee constitutes a direct, unconditional, unsecured (subject to the negative pledge provisions of Condition 3) and unsubordinated obligation of the Guarantor and will rank <i>pari passu</i> with all other present and future unsecured and unsubordinated obligations outstanding of the Guarantor (other than obligations mandatorily preferred by law applying to companies generally).
B.19	Legal and commercial name of Guarantor	Nestlé S.A.
	Domicile/legal form/ legislation/ country of incorporation	The Guarantor is a company with unlimited duration, organised under the Swiss Code of Obligations and registered with the Swiss Commercial Registries of the Canton of Zug and the Canton of Vaud. The Guarantor is domiciled in Switzerland.
	Trend information	The global business environment remained challenging in 2013 and continues to be uncertain in 2014. Nestlé Group is well positioned with strong, high quality brands, which are valued by the consumer but any adverse developments in the global economy could impact consumer demand.
	Description of the Group	The Guarantor is the ultimate holding company of the Nestlé Group.
	Profit forecast or estimate	Not Applicable; there are no profit forecasts or estimates made in the Prospectus.
	Audit report qualifications	Not Applicable; there are no qualifications contained within the audit reports relating to the historical financial information of the Guarantor as at and for the twelve months ended 31 December 2013 and 2012 respectively.
	Selected historic	al key financial information for the Guarantor:
	the audited conso	ormation set out below has been extracted without material adjustment from blidated financial statements of the Guarantor for the financial year ended 31 prepared in accordance with International Financial Reporting Standards as rnational Accounting Standards Board.

Element	Title			
		Consolidated Balance Sheet	S	
		As at 31 December 2013 and 2	012	
		(CHF in millions)		
			31 December 2013	31 December 2012*
	Assets			
	Current assets			
	Cash and cash eq	uivalents	6,415	5,713
	Short-term invest	ments	. 638	3,583
			,	8,939
		eceivables		13,048
	Prepayments and	accrued income	. 762	821
	Derivative assets		. 230	576
	Current income to	ax assets	, -	972
	Assets held for sa	le	282	368
	Total current as	sets	30,066	34,020
	Non-current asset	s		
	Property, plant ar	nd equipment	. 26,895	26,576
				32,688
	Intangible assets		12,673	13,018
		sociates and joint ventures		11,586
				4,979
	Employee benefit	s assets	. 537	84
	Current income to	ax assets	. 124	27
	Deferred tax asse	ts	2,243	2,899
	Total non-curre	nt assets	90,376	91,857
	Total assets		120,442	125,877
	Liabilities and e	quity		
	Current liabilities			
	Financial debt		. 11,380	18,408
	Trade and other p	ayables	16,072	14,627
	Accruals and defe	erred income	3,185	3,078
	Provisions		. 523	452
	Derivative liability	ies	. 381	423
	Current income to	ax liabilities	,	1,608
	Liabilities directly	y associated with assets held for sale	100	1
	Total current lia	bilities	32,917	38,597
	Non-current liabi	lities		
	Financial debt		10,363	9,008
		s liabilities		8,360
				2,827
		lities		2,240
	Other payables		1,387	2,181
	Total non-curre	nt liabilities	23,386	24,616
				63,213
		es have been (i) restated following the implementation		d IAS 19 revised

Element	Title		
	Consolidated Balanc	e Sheets	
	As at 31 December 2013		
	(CHF in million	ns)	
		31 December	31 December
		2013	2012*
	Equity		
	Share capital		322
	Treasury shares	(2,196)	(2,078)
	Translation reserve	* * *	(17,924)
	Retained earnings and other reserves	85,260	80,687
	Total equity attributable to shareholders of the par		61,007
	Non-controlling interests	,	1,657
	Total equity		62,664
	1		10000
	Total liabilities and equity	120,442	125,877
	* 2012 comparatives have been (i) restated following the imp	olementation of IFRS 11 and	d IAS 19 revised
	Consolidated Income S For the years ended 31 December (CHF in million	ber 2013 and 2012	
		31 December 2013	31 December 2012*
	Sales	02 159	20 721
	Other revenue	, ,	89,721 210
	Cost of goods sold		(47,500)
	Distribution expenses		(8,017)
	Marketing and administration expenses		(19,041)
	Research and development costs		(1,413)
	Other trading income		141
	Other trading expenses		(637)
	Trading operating profit		13,464
			13,404
	Other operating income		146
	Other operating expenses		(222)
	Operating profit	13,068	13,388
	Financial income	219	120
	Financial expense		(825)
	Profit before taxes, associates and joint ventures		12,683
			12,005
	Taxes	` ' '	(3,259)
	Share of results of associates and joint ventures		1,253
	Profit for the year		10,677
			449
	of which attributable to non-controlling interests		449
	of which attributable to shareholders of the parent (Ne	t	
	of which attributable to shareholders of the parent (Net profit)	t	10,228
	of which attributable to shareholders of the parent (Net profit)	t 10,015	10,228
	of which attributable to shareholders of the parent (Net profit)	t	
	of which attributable to shareholders of the parent (Ne profit)	t	10,228 15.0%
	of which attributable to shareholders of the parent (Ne profit)	t	10,228
	of which attributable to shareholders of the parent (Ne profit)	t	10,228 15.0% 11.4%
	of which attributable to shareholders of the parent (Ne profit)	t	10,228 15.0%

Element	Title	
	Statements of no	significant or material adverse change
	the Guarantor and 2013, the date of has been no mate the Guarantor and	o significant change in the financial or trading position of the Guarantor or disconsolidated subsidiaries (considered as a whole) since 31 December the most recently published financial statements of the Guarantor and there rial adverse change in the financial position or prospects of the Guarantor or disconsolidated subsidiaries (considered as a whole) since 31 December the most recently published audited financial statements of the Guarantor.
	Events impacting the Guarantor's solvency	Not Applicable; there have been no recent events particular to the Guarantor which are to a material extent relevant to the evaluation of the Guarantor's solvency.
	Dependence upon other group entities	The Guarantor is the holding company of the Nestlé Group and substantially dependent on the performance of its direct and indirect subsidiaries which manufacture food and beverages, as well as products related to the nutrition, health and wellness industries. The Guarantor is also dependent on the performance of its subsidiaries to the extent it issues guarantees with respect to them.
	Principal activities	The Guarantor primarily acts as the holding company of the Nestlé Group which manufactures food and beverages, as well as products related to the nutrition, health and wellness industries.
	Controlling shareholders	The Guarantor is a publicly traded company and its shares are listed on the SIX Swiss Exchange. Pursuant to the Guarantor's Articles of Association, no person or entity may be (i) registered (directly or indirectly through nominees) with voting rights for more than 5 per cent. of the Guarantor's share capital as recorded in the commercial register or (ii) at general meetings of the Guarantor exercise directly or indirectly voting rights, with respect to own shares or shares represented by proxy, in excess of 5 per cent. of the Guarantor's share capital. Any shareholder holding shares in the Guarantor in excess of 3 per cent. of the Guarantor's share capital is required to disclose its/his/her shareholding pursuant to the Swiss Stock Exchange Act.
	Credit ratings	The Guarantor's senior long term debt obligations have been rated AA (stable) by Standard & Poor's and Aa2 (stable) by Moody's.
		A security rating is not a recommendation to buy, sell or hold securities and may be subject to suspension, reduction or withdrawal at any time by the assigning rating agency.

Section C – Securities

Element	Title	
C.1	Description of Notes/ISIN	The Notes are USD 650,000,000 2.125 per cent. Notes due 14 January 2020. International Securities Identification Number (ISIN): XS1066895399.
C.2	Currency	The currency of this Series of Notes is United States dollars ("USD").
C.5	Transferability	There are no restrictions on the free transferability of the Notes.
C.8	Right attached to the Notes and ranking	Status of the Notes The Notes will constitute direct, unconditional, unsecured (subject to the negative pledge provisions of Condition 3) and unsubordinated obligations of the Issuer and will rank pari passu and rateably without any preference among themselves and equally with all other unsecured and unsubordinated obligations of the relevant Issuer from time to time outstanding (other than obligations mandatorily preferred by law).

Element	Title	
		Taxation
		All payments in respect of the Notes will be made without withholding or deduction for, or on account of, any taxes or other charges imposed by any governmental authority or agency within (i) the United States, and (ii) Switzerland, unless such withholding or deduction is required by law.
		In the event that any such withholding or deduction is required, the Issuer will be required to pay additional amounts to cover the amounts so withheld or deducted, subject to certain limited exceptions.
		All payments in respect of the Notes will be made subject to any deduction or withholding required by provisions of U.S. federal income tax law commonly referred to as the U.S. Foreign Account Tax Compliance Act ("FATCA"), and no additional amounts will be paid to cover the amounts so withheld or deducted.
		Negative pledge
		The terms of the Notes contain a negative pledge provision which prohibits the Issuer, and the Guarantor, from creating any security interests over its present or future revenues or assets to secure certain indebtedness represented or evidenced by any bonds, notes or other securities which are or are capable of being listed on any recognised stock exchange, subject to certain specified exceptions.
		Events of Default
		The terms of the Notes contain, amongst others, the following events of default:
		(a) default by the Issuer in payment of any principal, interest or any other amount on the Notes, continuing for a specified period of time;
		(b) non-performance or non-observance by the Issuer of any condition or other provision of the Notes (other than the covenant to pay principal and interest) continuing for a specified period of time;
		(c) default in payment by the Issuer, certain principal subsidiaries of the Issuer, or the Guarantor, of certain types of indebtedness (subject to an aggregate threshold of U.S.\$100,000,000) if such default continues beyond any applicable grace period or any such certain indebtedness for borrowed money shall become repayable before its due date as a result of acceleration of maturity caused by the occurrence of any default, unless the existence of such default is being disputed in good faith and proceedings have been commenced in competent courts having jurisdiction and such proceedings have not been finally adjudicated;
		(d) events relating to the winding up, cessation of business, administration, insolvency and creditor arrangements of the Issuer, certain principal subsidiaries of the Issuer, or the Guarantor, subject to certain exceptions; and
		(e) the Guarantee of the Guarantor ceases to be the legal, valid and binding and enforceable in accordance with its terms or the Guarantor contests or denies the validity of its Guarantee.
		Meetings
		The terms of the Notes contain provisions for calling meetings of holders of such Notes to consider matters affecting their interests generally. These provisions permit defined majorities to bind all holders, including holders who did not attend and vote at the relevant meeting and holders who voted in a manner contrary to the majority.

Element	Title	
		Governing law of the Notes
		English law.
		Governing law of the Guarantee
		Swiss law.
C.9	Interest/	Interest
	Redemption	The Notes bear interest from their date of issue at the fixed rate of 2.125 per cent. per annum. The yield of the Notes is 2.229 per cent. per annum. Interest will be paid annually in arrear on 14 January in each year up to and including the Maturity Date.
		Redemption
		The Maturity Date of the Notes will be 14 January 2020.
		Subject to any purchase and cancellation or early redemption, the Notes will be redeemed on the Maturity Date at par. The Notes may be redeemed early for tax reasons or a change of control of the Issuer.
		Representatives of holders
		A trustee has not been appointed to act as trustee for the holders of Notes.
		Registered Notes issued by NHI are issued subject to, and with the benefit of, an amended and restated note agency agreement made between NHI, Citigroup Global Markets Deutschland AG as registrar and transfer agent and Citibank, N.A., London Branch as transfer agent and paying agent.
		Please also refer to item C.8.
C.10	Derivative component	Not Applicable: the Notes are not derivative securities.
C.11	Listing/ Distribution	The Notes will be admitted to the Official List of the UKLA and admitted to trading on the London Stock Exchange's regulated market.
		The Notes may be offered to the public in each of Austria, Belgium, Germany, Italy, Luxembourg, the Netherlands and the United Kingdom during the Offer Period.

Section D - Risks

Element	Title	
D.2	Key risks that are specific to the Issuers and the Guarantor	The key risks relating to the Issuer and the Guarantor are set out below: (a) the Group's sales or margins may be materially adversely affected by competition or an inability to respond to rapid changes in consumer preferences;
		(b) the Group is vulnerable to brand damage which could result in the loss of revenue associated with the affected brands and higher costs to address these circumstances, including those associated with product recall events; (c) accidental or malicious contamination of raw materials or products in the supply chain may result in loss of products, delay in supply, loss of market shares, financial costs and adverse health effects on consumers or loss of reputation;

Element	Title	
		(d) sourcing raw materials globally exposes the Group to price fluctuations and supply uncertainties which are subject to factors such as commodity market price volatility, currency fluctuations, changes in governmental agricultural programs, harvest and weather conditions, crop disease, crop yields, alternative crops and by-product values. Underlying base material price changes may result in unexpected increases in costs of raw material and packaging, and the Group may be unable to fully reflect these increases by raising prices without suffering reduced volume, revenue and operating income;
		(e) the Group's success depends in part on anticipating the tastes and dietary habits of consumers and to offer products that appeal to their preferences;
		(f) the food industry including the Group is faced with the global challenge of rapidly rising obesity levels; and
		(g) the Group issues term debt to raise finance and depends on broad access to capital markets and investors. Changes in demand for term debt instruments on capital markets could limit the ability of the Nestlé Group to fund operations. The Guarantor also depends on the willingness of banks to provide the type of credit lines or loans which are used by the Group.
D.3	Key risks that are specific to the Notes	There are also risks associated with the Notes including a range of risks relating to the structure of the Notes, market risks and risks relating to Notes generally including that:
		(i) changes in prevailing market interest rates could affect the value of the Notes which bear interest at a fixed rate;
		(ii) Notes may be subject to early redemption, which may limit the market value of the Notes and an investor may not be able to reinvest the redemption proceeds in a manner which achieves a similar effective return;
		(iii) the Terms and Conditions of the Notes may be modified without the consent of all investors in certain circumstances;
		(iv) the holder of the Notes may not receive payment of the full amounts due in respect of the Notes as a result of amounts being withheld by the Issuer in order to comply with applicable law;
		(v) investors are exposed to the risk of changes in law or regulation affecting the value of their Notes;
		(vi) the value of an investor's investment may be adversely affected by exchange rate movements where the Notes are not denominated in the investor's own currency;
		(vii) there may be no or only a limited secondary market in the Notes; and
		(viii) any credit rating assigned to Notes may not adequately reflect all the risks associated with an investment in the Notes.

Section E - Offer

Element	Title	
E.2b	Use of proceeds	The net proceeds from the issue of Notes will be applied by the Issuer for its general corporate purposes.
E.3	Terms and Conditions of the offer	
	Offer Period:	From the date of, and following, publication of the Final Terms being 12 May 2014 to 14 May 2014.

Element	Title	
	Issue Price/ Offer Price:	The issue price of the Notes is 99.456 per cent. of their nominal amount.
	Conditions to which the offer is subject:	Offers of the Notes are conditional on their issue and are subject to such conditions as are set out in the Letter for a Syndicated Note Issue dated 12 May 2014. As between Bookrunners and their customers (including Placers) or between Placers and their customers, offers of the Notes are further subject to such conditions as may be agreed between them and/or as is specified in the arrangements in place between them.
	Description of the application process:	A prospective Noteholder will purchase the Notes in accordance with the arrangements in place between the relevant Bookrunner and its customers or the relevant Placer and its customers, relating to the purchase of securities generally. Noteholders (other than Bookrunners) will not enter into any contractual arrangements directly with the Issuer in connection with the offer or purchase of the Notes.
	Description of possibility to reduce subscriptions and the manner for refunding excess amount paid by applicants:	Not Applicable
	Details of the minimum and/or maximum amount of application:	There are no pre-identified allotment criteria. The Bookrunners and the Placers will adopt allotment and/or application criteria in accordance with customary market practices and applicable laws and regulations and/or as otherwise agreed between them.
	Method and time limits for paying up and delivering the Notes:	The Notes will be sold by the Issuer to the Bookrunners on a delivery against payment basis on the Issue Date. Prospective Noteholders will be notified by the relevant Bookrunner or Placer of their allocations of the Notes and the settlement arrangements in respect thereof.
	Manner in and date on which results of the offer are to be made public:	Not Applicable
	Procedure for exercise of any right of pre-emption, negotiability of subscription rights and treatment of subscription rights not exercised:	Not Applicable
	Whether tranche(s) have been reserved for certain countries:	Not Applicable

Element	Title	
	Process for notification to applicants of the amount allotted and the indication whether dealing may begin before notification is made:	Prospective Noteholders will be notified by the relevant Bookrunner or Placer in accordance with the arrangements in place between such Bookrunners or Placers and its customers. Any dealings in the Notes which take place will be at the risk of prospective Noteholders.
	Amount of any expenses and taxes specifically charged to the subscriber or purchaser:	Not Applicable
	Name(s) and address(es), to the extent known to the Issuer, of the placers in the various countries where the offer takes place:	None known to the Issuer
	Categories of potential investors to which the Notes are offered:	Notes may be offered by the Bookrunners and the Placers to the public in a Public Offer in Austria, Belgium, Germany, Italy, Luxembourg, the Netherlands and the United Kingdom during the Offer Period.
E.4	Interest of natural and legal persons involved in the issue/offer	The relevant Dealers or Bookrunners may be paid fees in relation to any issue of the Notes under the Programme. The Dealers will be paid aggregate commissions equal to 0.250 per cent. of the nominal amount of the Notes. Any Dealer and its affiliates may also 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, the Guarantor and their affiliates in the ordinary course of business.
E.7	Expenses charged to the investor by the Issuers or an offeror	It is not anticipated that the relevant Issuer will charge any expenses to investors in connection with any issue of Notes. Other Offerors may, however, charge expenses to investors.

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