Dear Sirs,

Re: Mark-to-market Currency Swap, Transaction Reference No: [ ]/[ ]
Unique Identifier:[ ] [ ]

The purpose of this letter agreement (this "Confirmation") is to confirm the terms and conditions of the Transaction entered into between STANDARD CHARTERED BANK ("Party A") and [CP name] ("Party B") on the Trade Date specified below (the "Transaction").

The definitions and provisions contained in the 2006 ISDA Definitions (as published by the International Swaps and Derivatives Association, Inc.) (the "2006 Definitions") are incorporated into this Confirmation. In the event of any inconsistency between the 2006 Definitions and this Confirmation, this Confirmation will govern. References herein to a “Transaction” shall be deemed to be references to a “Swap Transaction” for the purposes of the 2006 Definitions.

This Confirmation constitutes a "Confirmation" as referred to in, and supplements, forms part of and is subject to, the ISDA Master Agreement dated as of DD MM YYYY, as amended and supplemented from time to time (the “Agreement”), between Party A and Party B. All provisions contained in the Agreement govern this Confirmation except as expressly modified below:

The terms of the particular Transaction to which this confirmation relates are as follows:

Date: [dd mm yyyy]
Floating Amounts II:

**Floating Rate II Payer**: Party B / Party A

**Floating Rate II Payer Currency Amount**: For each Calculation Period, the Variable Currency Amount determined for that Calculation Period in accordance with Article 10 of the 2006 ISDA Definitions

**Floating Rate II Payer Payment Dates**: [dd mm yyyy], subject to adjustment in accordance with the Modified Following Business Day Convention.

**Floating Rate II Option**: XXXX

**Floating Rate II Designated Maturity**: XXXX Months

**Floating Rate II Spread**: XXXX %

**Floating Rate II Day Count Fraction**: XXXX

**Floating Rate II Reset Dates**: The first / Last day of each Calculation Period

**Floating Rate II Compounding**: XXXX

Initial Exchange:

**Initial Exchange Date**: [dd mm yyyy],

**Party A Final Exchange Amount**: Currency Notional

**Party B Final Exchange Amount**: Currency Notional

Final Exchange:

**Final Exchange Date**: [dd mm yyyy], subject to adjustment in accordance with the Modified Following Business Day Convention.

**Party A Final Exchange Amount**: The Variable Currency Amount determined for the final Calculation Period

**Party B Final Exchange Amount**: Currency Notional

**Business Days for Payment Dates**: XXXX

**Calculation Agent**: Party A and Party B

If the parties are unable to agree on a determination within the day such determination is to be made (the “Determination Date”), on the Determination Date, the parties shall mutually agree on an independent leading dealer who shall act as the substitute Calculation Agent (the “substitute Calculation Agent”), or if the parties are unable
to so agree, on that Determination Date, each party shall select an independent leading dealer and such independent leading dealers shall agree on a third independent dealer who shall be deemed to be the substitute Calculation Agent. Each party agrees to be bound by the determination of such substitute Calculation Agent, and meet the fees and expenses of such substitute Calculation Agent (if any) equally.

Account Details

Account for payments to Party A : To be advised
Account for payments to Party B : In accordance with standard settlement instructions currently held by Party A or as otherwise notified by Party B.

Offices

The Office of Party A for the Transaction is : London
The Office of Party B for the Transaction is : XXXX

Representations: Each party represents to the other party as of the date that it enters into this Transaction that (absent a written agreement between the parties that expressly imposes affirmative obligations to the contrary for this Transaction):

(i) Non-Reliance. It is acting for its own account, and it has made its own independent decisions to enter into this Transaction and as to whether the Transaction is appropriate or proper for it based upon its own judgement and upon advice from such advisers as it has deemed necessary. It is not relying on any communication (written or oral) of the other party as investment advice or as a recommendation to enter into this Transaction, it being understood that information and explanations related to the terms and conditions of this Transaction shall not be considered to be investment advice or a recommendation to enter into the Transaction. No communication (written or oral) received from the other party shall be deemed to be an assurance or guarantee as to the expected results of this Transaction.

(ii) Assessment and Understanding. It is capable of assessing the merits of and understanding (on its own behalf or through independent professional advice), and understands and accepts the terms and conditions and risks of this Transaction. It is also capable of assuming, and assumes, the risks of the Transaction.

(iii) Status of Parties. The other party is not acting as a fiduciary for or adviser to it in respect of this Transaction.
This Confirmation supersedes and replaces any other deal acknowledgment or confirmation (including any electronic or phone confirmation), if any, sent in connection with this Transaction on or prior to the date hereof, and any amendments, replacements or supplements to any electronic confirmation sent in connection with this Transaction after the date hereof.

Please confirm that the foregoing correctly sets forth the terms of our agreement by executing the copy of this Confirmation enclosed for that purpose and returning it to us or by sending to us a letter substantially similar to this letter, which letter sets forth the material terms of the Transaction to which this Confirmation relates and indicates your agreement to those terms.

Yours faithfully
For and on behalf of
STANDARD CHARTERED BANK

By: ______________________________
Name: __________________________
Title: ____________________________

Confirmed as of the date first above written,
For and on behalf of
XXXXX

By: ______________________________
Name: __________________________
Title: ____________________________