

|     |   | OCBC Ordinary Shares                           | OCBC 3.8% Non-cumulative Non-convertible Perpetual Capital Securities   | OCBC Class M 4.0%<br>Non-cumulative<br>Non-convertible<br>Preference Shares | OCC 5.1%<br>Non-cumulative<br>Non-convertible<br>Guaranteed Preference Shares    | OCBC Malaysia 6.75%<br>Innovative Tier 1<br>Capital Securities               |
|-----|---|--|---|---|--|--|
| 1.  | Issuer  | Oversea-Chinese Banking<br>Corporation Limited | Oversea-Chinese Banking<br>Corporation Limited  | Oversea-Chinese Banking<br>Corporation Limited                              | OCBC Capital Corporation (2008)  | OCBC Bank (Malaysia) Berhad  |
| 2.  | Unique identifier (ISIN)  | SG1S04926220                                   | SG6YJ3000003  | SG6V63983492  | KYG668911053   | MYBPZ0900079   |
| 3.  | Governing law(s) of instrument                                  | Singapore                                      | Singapore   | Singapore   | Cayman Islands<br>(In respect of the guaranteed<br>preference shares)            | Malaysia   |
|     |   |  |   |   | Singapore<br>(In respect of the subordinated<br>quarantee and subordinated note) |  |
| 4.  | Regulatory treatment Transitional Basel III rules               | Common Equity Tier 1                           | Additional Tier 1   | Additional Tier 1   | Additional Tier 1  | Additional Tier 1  |
| 5.  | Post-transitional Basel III rules                               | Common Equity Tier 1                           | Additional Tier 1   | Ineligible  | Ineligible   | Ineligible   |
| 6.  | Eligible at Solo / Group /<br>Solo and Group                    | Solo and Group                                 | Solo and Group  | Solo and Group  | Solo and Group   | Group  |
| 7.  | Instrument type   | Ordinary shares                                | Perpetual Capital Securities  | Preference shares   | Guaranteed preference shares   | Capital securities   |
| 8.  | Amount recognised in regulatory capital                         | S\$13,560 million                              | S\$499 million  | S\$1,000 million  | S\$1,499 million   | S\$103 million   |
| 9.  | Par value of instrument   | NA   | S\$500 million  | S\$1,000 million  | S\$1,500 million   | MYR400 million   |
| 10. | Accounting classification                                       | Shareholders' equity                           | Shareholders' equity  | Shareholders' equity  | Non-controlling interest in consolidated subsidiary                              | Liabilities - amortised cost   |
| 11. | Original date of issuance                                       | NA   | 25 Aug 2015   | 17 Jul 2012   | 27 Aug 2008  | 17 Apr 2009  |
| 12. | Perpetual or dated  | Perpetual                                      | Perpetual   | Perpetual   | Perpetual  | Perpetual <sup>1</sup>   |
| 13. | Original maturity date  | No maturity                                    | No maturity   | No maturity   | No maturity  | No maturity <sup>1</sup>   |
| 14. | Issuer call subject to prior supervisory approval               | No   | Yes   | Yes   | Yes  | Yes  |
| 15. | Optional call date, contingent call dates and redemption amount | NA   | On or after the First Reset Date of 25 Aug 2020 (at par)  | First call date:<br>17 Jan 2018 (at par)                                    | First call date:<br>20 Sep 2018 (at par)   | First call date:<br>17 Apr 2019 (at par)                                     |
|     |   |  | Tax call (at par)   | Tax call (at par)   | Tax call (at par)  | Tax call (at par)  |
|     |   |  | Regulatory call (at par)  | Regulatory call (at par)  | Regulatory call (at par)   | Regulatory call (at par)   |
| 16. | Subsequent call dates, if applicable                            | NA   | Optional call dates - any date after the First Reset Date   | 17 Jul 2022, and 20 Jun<br>and 20 Dec of each year<br>thereafter            | 20 Mar, 20 Jun, 20 Sep and<br>20 Dec of each year after the<br>first call date   | 17 Apr and 17 Oct of each year after the first call date                     |
| 17. | Coupons / dividends<br>Fixed or floating dividend / coupon      | NA   | Fixed to fixed  | Fixed   | Fixed to floating  | Fixed to floating  |
| 18. | Coupon rate and any related index                               | NA   | 3.8% p.a. up to (but excluding)<br>25 August 2020; if not<br>redeemed, the distribution rate<br>will be reset every 5 years<br>thereafter to a fixed rate equal<br>to the then prevailing 5-year<br>SGD SOR plus 1.51% p.a. | 4.0% p.a.   | 5.1% p.a. up to 20 Sep 2018,<br>and 3M SGD SOR plus<br>2.5% p.a. thereafter      | 6.75% p.a. up to 17 Apr<br>2019, and 6M KLIBOR<br>plus 3.32% p.a. thereafter |
| 19. | Existence of a dividend stopper                                 | NA   | Yes   | Yes   | Yes  | Yes  |
| 20. | Fully discretionary, partially discretionary or mandatory       | NA   | Fully discretionary   | Fully discretionary   | Fully discretionary  | Fully discretionary  |
| 21. | Existence of step up or other incentive to redeem               | NA   | No  | No  | Yes  | Yes  |



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|-----|---|--|--|---|---|---|
| 22. | Noncumulative or cumulative   | NA   | Noncumulative  | Noncumulative   | Noncumulative   | Cumulative <sup>2</sup>   |
| 23. | Convertible or non-convertible  | NA   | Nonconvertible   | Nonconvertible  | Nonconvertible  | Nonconvertible  |
| 24. | If convertible, conversion trigger(s)   | NA   | NA   | NA  | NA  | NA  |
| 25. | If convertible, fully or partially  | NA   | NA   | NA  | NA  | NA  |
| 26. | If convertible, conversion rate   | NA   | NA   | NA  | NA  | NA  |
| 27. | If convertible, mandatory or optional conversion  | NA   | NA   | NA  | NA  | NA  |
| 28. | If convertible, specify instrument type convertible into  | NA   | NA   | NA  | NA  | NA  |
| 29. | If convertible, specify issuer of instrument it converts into   | NA   | NA   | NA  | NA  | NA  |
| 30. | Write-down feature  | No   | Yes  | No  | No  | No  |
| 31. | If write-down, write-down trigger(s)  | NA   | The earlier of: i) the MAS notifying the Issuer in writing that it is of the opinion that a Write-off is necessary, without which the Issuer would become non-viable; and ii) a decision by the MAS to make a public sector injection of capital, or equivalent support, without which the Issuer would have become non- viable, as determined by the MAS. | NA  | NA  | NA  |
| 32. | If write-down, full or partial  | NA   | May be written down fully or partially   | NA  | NA  | NA  |
| 33. | If write-down, permanent or temporary   | NA   | Permanent  | NA  | NA  | NA  |
| 34. | If temporary write-down, description of write-up mechanism  | NA   | NA   | NA  | NA  | NA  |
| 35. | Position in subordination hierarchy in liquidation (specify instrument type immediately senior to instrument) | Additional Tier 1<br>capital instruments<br>of OCBC Bank | Upon the occurrence of any winding-up proceeding (other than pursuant to a Permitted Reorgnisation), Capital Securities are expressly subordinated and subject in right of payment to the prior payment in full of all claims of (i) Senior Creditors and (ii) holders of Tier II Capital Securities, and will rank senior to all Junior Obligations.      | Tier 2 capital instruments of OCBC Bank                                     | Tier 2 capital instruments<br>of OCBC Bank                                    | Tier 2 capital instruments of OCBC Malaysia   |
| 36. | Non-compliant transitioned features   | No   | No   | Yes   | Yes   | Yes   |
| 37. | If yes, specify non-compliant features  | NA   | NA   | Has no loss absorbency at the point of non-viability                        | Has no loss absorbency at the point of non-viability                          | Has no loss absorbency<br>when CET1 CAR falls to<br>7% or below, and at the<br>point of non-viability |
|     |   |  |  |   | Has a step-up   | Has a step-up   |

Redemption of the capital securities after 30 years from the issue date, if still outstanding then, is subject to regulatory approval being obtained and may only be made from the proceeds of a fresh issuance of preference shares.

Payment of any deferred coupon amount is subject to regulatory approval being obtained and may only be made from the proceeds of a fresh issuance of preference shares. In addition, payment of any deferred coupon amount in excess of the specified limit is subject to regulatory approval.