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Lloyds Banking Group plc Form 424B5 September 04, 2012

The information in this preliminary pricing supplement is not complete and may be changed. A registration statement relating to the securities has been filed with the Securities and Exchange Commission. This preliminary pricing supplement is not an offer to sell these securities and is not soliciting an offer to buy these securities in any jurisdiction where the offer or sale of securities is not permitted.

Subject to Completion, dated September 4, 2012

Preliminary Pricing Supplement No. 75

(To Prospectus Supplement dated November 25, 2011 and Prospectus dated December 22, 2010)

Filed Pursuant to Rule 424(b)(5)

Registration Nos. 333-167844 and 333-167844-01

September 4, 2012

	Aggregate	2						Interest	Day	Business	
CUSIP/	Principal		Price to	Selling Agent's	Net	Interest	Interest	Payment	Count	Day	Ma
ISIN	Amount		Public(1)	Commission(2)	Proceeds	Type	Rate	Frequency	Fraction	Convention	D
53944XDC6/	\$	Per	\$1,000.00	\$10.50	\$989.50	Fixed	3.00%	Semi-annually	30/360	Following,	9/20
US53944XDC65		Note:					per			unadjusted,	
		Total:	\$	\$	\$		annum			New York	
										and London	1

Redemption Information: Non-Callable

Selling Agent: Barclays Capital Inc.

- (1) The proceeds you might expect to receive if you were able to resell the Notes on the Issue Date are expected to be less than the issue price. This is because the issue price includes the selling agent's commission set forth above and also reflects certain hedging costs associated with the Notes. For additional information, see "Risk Factors The issue price of the notes has certain built-in costs, including the selling agent's commission and our cost of hedging, both of which are expected to be reflected in secondary market prices" on page S-3 of the accompanying prospectus supplement. The issue price also does not include fees that you may be charged if you buy the Notes through your registered investment advisers for managed fee-based accounts.
- (2) The Selling Agent may retain all or a portion of this commission or use all or a portion of this commission to pay selling concessions or fees to other dealers. See "Supplemental Plan of Distribution" on page S-26 of the accompanying prospectus supplement.

Offering September 4, 2012 through September 17, 2012 Notes: Retail Notes, Series B

Issuer:

Dates:

Lloyds TSB

Trade September 17, 2012 Date: Lloyds TSB Bank plc ("Lloyds Bank

Bank plc

Dute.

I s s u e September 20, 2012

Guarantor: Lloyds Banking Group plc ("LBG'

fully and Date:

unconditionally guaranteed by

Minimum Denomination/Increments: \$1,000/\$1,000

Lloyds Banking Settlement and Clearance: DTC; Book-Entry

Group plc Listing: The Notes will not be listed or displayed on any securities exchange or quotation system.

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Retail Notes, Series B Survivor's Option Payment Date: Subject to limitations, each February 15 and August 15 of each calendar year. See "Risk Factors — Any Survivor's Option may be limited in amount, and any repayments made wit respect to the exercise of a Survivor's Option will not be made immediately" and "Description of the Survivor's Option" starting on page S-6 and page S-17, respectively, in the accompanying prospectus supplement.

Interest Payment Dates: Interest on the Notes will be paid semi-annually in arrears on the 20th day of each March and January (each an "Interest Payment Date") beginning on (and including) March 20, 2013 and end on the Maturity Date or the Survivor's Option Payment Date, if applicable. For additional information see "Description of the Notes and the Guarantees — Payment of Principal, Interest and Other Amounts Due" stapage S-10 in the accompanying prospectus supplement.

If an Interest Payment Date, the Maturity Date or the Survivor's Option Payment Date, if applicable, for any Note is not a business day (as defined in the accompanying prospectus supplement), principal, premium, if a and interest for that Note will be paid on the next business day, and no additional interest will accrue in responsible to the payments made on the next business day.

Any payments due on the Notes, including any repayment of principal, will be subject to the creditworthines of Lloyds Bank, as the Issuer, and LBG, as the Guarantor of the Issuer's obligations under the Notes.

LBG and Lloyds Bank have filed a registration statement with the SEC for the offering to which this pricing supplement relates. Before you invest, you should read this pricing supplement together with the prospectus dated December 22, 2010 (the "prospectus") in that registration statement and other documents, including the more detailed information contained in the prospectus supplement dated November 25, 2011 (the "prospectus supplement"), that LBG and Lloyds Bank have filed with the SEC for more complete information about LBG and Lloyds Bank and this offering. You may access these documents on the SEC website at.www.sec.gov. LBG's Central Index Key, or CIK, on the SEC website is 1160106 and Lloyds Bank's CIK the SEC website is 1167831. The prospectus supplement and the prospectus may be accessed as follows (or such address has changed, by reviewing LBG's and Lloyds Bank's filings for the relevant date on the SEC website):

prospectus supplement dated November 25, 2011 and prospectus dated December 22, 2010 http://www.sec.gov/Archives/edgar/data/1160106/000095010311004966/dp27400 424b3.htm

You may revoke your offer to purchase the Notes at any time prior to the time at which your offer is accepte on the Trade Date by notifying the Selling Agent. Lloyds Bank has the right to change the terms of, or reject any offer to purchase the Notes in whole or in part. The Selling Agent also has the right to reject any offer is solicited to purchase the Notes. In the event of any changes to the terms of the Notes, Lloyds Bank or the Selling Agent will notify you and you will be asked to accept such changes in connection with your purchase. You may also choose to reject such changes in which case your offer to purchase the Notes may be rejected.

Investing in the Notes involves significant risks. See "Risk Factors" beginning on page S-3 of the accompanying prospectus supplement.

The Notes are not bank deposits and are not insured or guaranteed by the Federal Deposit Insurance Corporation or any other governmental agency.

None of the Securities and Exchange Commission, any state securities commission and any other regular body has approved or disapproved of these Notes or passed upon the adequacy or accuracy of this price supplement, the accompanying prospectus supplement or the accompanying prospectus. Any representation

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the contrary is a criminal offense.
, 2012