CITIGROUP INC Form FWP July 29, 2014

Pricing Sheet No.2014—CMTNG0179 dated July 25, 2014 relating to Preliminary Pricing Supplement No. 2014—CMTNG0179 dated July 15, 2014 Registration Statement No. 333-192302 Filed Pursuant to Rule 433

Citigroup Inc.

Callable Fixed to Floating Rate Notes Due 2034

Leveraged CMS Curve Range Accrual Notes Contingent on the S&P 500® Index

PRICING TERMS—JULY 2	25, 2014			
Aggregate stated principal amount:		\$12,000,000		
Stated principal amount:		\$1,000 per not	e	
CMS reference index:			eference determination date, CMS30 minus CMS2, ined on that CMS reference determination date	
Underlying index:		S&P 500® Ind	lex	
Pricing date:		July 25, 2014		
Issue date:		July 30, 2014		
Maturity date:		Unless earlier	redeemed, July 30, 2034	
Payment at maturity:		Unless earlier due at maturity	redeemed, \$1,000 per note plus the coupon payment y, if any	
Coupon payments:		From and including the issue date to but excluding July 30, 2015: 9.00%		
	you will rece variable coup		uding July 30, 2015 to but excluding the maturity date: we a coupon payment at an annual rate equal to the on rate for that coupon payment date. The variable r any coupon payment date will be determined as	
relevan	relevant continge	ent rate per	number of accrual days during the related accrual period	
	annum ×		number of elapsed days during the related accrual period	
	The variable quarterly coupon payment per note would then be equal to (i) \$1,000 multiplied by the variable coupon rate per annum divided by (ii) 4.			
	If the number of accrual days in a given accrual period is less than the number of elapsed days in that accrual period, the variable coupon rate for the related coupon payment date will be less than the full relevant contingent rate, and if there are no accrual days in a given accrual period, the variable coupon rate for the related coupon payment date will be 0.00%.			

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Relevant contingent rate:	issuance of the notes means: $5.00 \times$ the CMS reference in related accrual period), subject maximum contingent rate of If the CMS reference index for relevant contingent rate for the	or any accrual period is less th hat accrual period will be 0.00 related coupon payment date.	determination date for the te of 0.00% per annum and a an or equal to 0.00%, the % and you will not receive		
Coupon payment dates:	The 30th day of each January, April, July and October, and beginning on October 30, 2014				
Accrual period:	For each coupon payment date after the first year following issuance of the notes, the period from and including the immediately preceding coupon payment date to but excluding such coupon payment date				
CMS reference determination date:	For any accrual period commencing on or after July 30, 2015, the second U.S. government securities business day prior to the first day of that accrual period				
Maximum contingent rate:	9.00% per annum				
Minimum contingent rate:	0.00% per annum				
Accrual day:	An elapsed day on which the accrual condition is satisfied				
Elapsed day:	Calendar day				
Accrual condition:	The accrual condition will be satisfied on an elapsed day if the closing level of the underlying index is greater than or equal to the accrual barrier level on that elapsed day. See "Additional Information" in the related preliminary pricing supplement.				
Initial index level:	1,978.34, the closing level of the underlying index on the pricing date				
Accrual barrier level:	1,483.755, 75.00% of the initial index level				
Early redemption:	We have the right to redeem the notes, in whole and not in part, quarterly on any coupon payment date on or after July 30, 2015 upon not less than five business days' notice for an amount in cash equal to 100% of the stated principal amount of your notes plus the coupon payment due on the date of redemption, if any				
CUSIP / ISIN:	1730T0U98 / US1730T0U985				
Listing:	The notes will not be listed on any securities exchange				
Underwriter:	Citigroup Global Markets Inc. ("CGMI"), an affiliate of the issuer, acting as principal				
Underwriting fee and issue price:	Issue price(1)	Underwriting fee(2)	Proceeds to issuer		
Per note	: \$1,000	\$35	\$965		
Tota	1: \$12,000,000	\$420,000	\$11,580,000		

(1) On the pricing date, the estimated value of the notes is \$930.00 per note, which is less than the issue price. The estimated value of the notes is based on CGMI's proprietary pricing models and our internal funding rate. It is not an indication of actual profit to CGMI or other of our affiliates, nor is it an indication of the price, if any, at which CGMI or any other person may be willing to buy the notes from you at any time after issuance. See "Valuation of the Notes" in the related preliminary pricing supplement.

(2) CGMI, an affiliate of Citigroup Inc. and the underwriter of the sale of the notes, is acting as principal and will receive an underwriting fee of \$35 for each \$1,000 note sold in this offering. Certain selected dealers, including Morgan Stanley & Co. LLC, and their financial advisors will collectively receive from CGMI a fixed selling

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concession of \$35 for each \$1,000 note they sell. Additionally, it is possible that CGMI and its affiliates may profit from expected hedging activity related to this offering, even if the value of the notes declines. See "Use of Proceeds and Hedging" in the related preliminary pricing supplement for more information.

You should read this document together with the related preliminary pricing supplement and the other following documents, each of which can be accessed via the following hyperlinks:

Preliminary Pricing Supplement dated July 15, 2014				
Product Supplement No. IE-06-02 dated November 13, 2013	Underlying Supplement No. 3 dated November 13.			
<u>2013</u>				
Prospectus Supplement and Prospectus each dated November 13, 2013				

The notes are not bank deposits and are not insured or guaranteed by the Federal Deposit Insurance Corporation or any other governmental agency, nor are they obligations of, or guaranteed by, a bank.

Citigroup Inc. has filed a registration statement (including a related preliminary pricing supplement, an accompanying product supplement, an accompanying underlying supplement and an accompanying prospectus supplement and prospectus) with the Securities and Exchange Commission ("SEC") for the offering to which this communication relates. You should read the related preliminary pricing supplement and the accompanying prospectus supplement and prospectus in that registration statement (File No. 333-192302) and the other documents Citigroup Inc. has filed with the SEC for more complete information about Citigroup Inc. and this offering. You may get these documents for free by visiting EDGAR on the SEC's website at www.sec.gov. Alternatively, you can request the related preliminary pricing supplement and prospectus by calling toll-free 1-800-831-9146.