Invitation to Request Information

Set forth in Annex A is a copy of the invitation to request information to certain Eligible Holders (as defined therein) that was transmitted on 11 November 2025 to holders of Garfunkelux Holdco 3 S.A.'s 9.500% senior secured notes due 2028 and floating rate notes due 2029.

ANNEX A INVITATION TO REQUEST INFORMATION

NOT FOR RELEASE, PUBLICATION OR DISTRIBUTION TO ANY PERSON LOCATED OR RESIDENT IN ANY JURISDICTION WHERE IT IS UNLAWFUL TO DISTRIBUTE THIS DOCUMENT.

INVITATION TO REQUEST INFORMATION

DATED NOVEMBER 11, 2025

THIS DOCUMENT IS IMPORTANT AND REQUIRES YOUR IMMEDIATE ATTENTION

Invitation by

Garfunkelux Holdco 3 S.A.

(a public limited liability company (société anonyme) incorporated under the laws of the Grand Duchy of Luxembourg, with registered office at 488, route de Longwy, L-1940 Luxembourg, Grand Duchy of Luxembourg and registered with the Luxembourg Trade and Companies Register (Registre de Commerce et des Sociétés, Luxembourg) under registration number B197.551)

to Eligible Holders (as defined herein) of:

€466,931,106 Floating Rate Senior Secured Notes due 2029 (Regulation S Notes: ISIN XS3075000862, Common Code 307500086 Rule 144A Notes: ISIN XS3075019888, Common Code 307501988) (the "Existing EUR SSFRNs")

and

€967,562,961 9.500% Senior Secured Notes due 2028
(Regulation S Notes: ISIN XS3075026156, Common Code 307502615
Rule 144A Notes: ISIN XS3075031586, Common Code 307503158)
(the "Existing EUR SSNs" and, together with the Existing EUR SSFRNs, the "Existing Notes")

to submit an Information Request (as defined herein).

Garfunkelux Holdco 3 S.A. (the "Issuer") is inviting Eligible Holders (as defined herein) of the Existing Notes issued under an indenture originally dated as of November 4, 2020 (as amended and restated pursuant to the second supplemental indenture dated as of June 18, 2025, the "Indenture") by and between, among others, the Issuer and GLAS Trust Company LLC (the "Trustee") to contact GLAS Specialist Services Limited (the "Information Agent") to submit a request to receive information (the "Information Request") relating to a contemplated financing transaction involving Lowell Nordic Portfolio Financing DAC, a subsidiary of the Issuer (the "SPV") (the "Transaction" and, any information relating to the Transaction that may be made available to Eligible Holders, the "Transaction Information") for the purpose of evaluating and analysing the Transaction (the "Invitation").

ELIGIBLE HOLDERS MAY SUBMIT AN INFORMATION REQUEST UNTIL 5:00 P.M. LONDON TIME ON NOVEMBER 18, 2025 (SUCH DATE AND TIME, THE "EXPIRATION TIME"). TRANSCTION INFORMATION IS EXPECTED TO BECOME AVAILABLE ON OR AROUND THE EXPIRATION TIME.

THE TRANSACTION IS EXPECTED TO BE IMPLEMENTED ON OR ABOUT NOVEMBER 25, 2025 (THE "IMPLEMENTATION DATE"). ELIGIBLE HOLDERS ARE URGED TO SUBMIT THEIR INFORMATION REQUEST AS EARLY AS POSSIBLE IN ORDER TO HAVE SUFFICIENT TIME TO ASSESS THE TRANSACTION AND DECIDE WHETHER OR NOT TO PARTICIPATE PRIOR TO THE EXPIRATION TIME.

ANY ELIGIBLE HOLDER WHO SUBMITS AN INFORMATION REQUEST AFTER THE EXPIRATION TIME WILL NOT BE ELIGIBLE TO RECEIVE TRANSACTION INFORMATION AND WILL NOT BE ELIBIGBLE TO PARTICIPATE IN THE TRANSACTION.

ONLY NOTEHOLDERS WHO ARE "ELIGIBLE HOLDERS" MAY SUBMIT AN INFORMATION REQUEST, ACCESS TRANSACTION INFORMATION AND PARTICIPATE IN THE TRANSACTION.

This Invitation is directed only to those holders of the Existing Notes (the "Noteholders") who are either (A) both (i) "qualified purchasers" ("QPs") (as defined in section 2(a)(51)(A) of the U.S. Investment Company Act of 1940, as amended (the "Investment Company Act") and (ii) either (a) "qualified institutional buyers" ("QIBs") (as that term is defined in Rule 144A under the U.S. Securities Act of 1933, as amended (the "U.S. Securities Act")) transacting in a private transaction in reliance upon an exemption from the registration requirements of the U.S. Securities Act or (b) institutional "accredited investors" ("IAIs") (within the meaning of Rule 501(a)(1), (2), (3), (7), (8), (9), (12) or (13), under the U.S. Securities Act) or (B) holders that are outside the United States transacting in an offshore transaction in accordance with Regulation S under the Securities Act (and if they are resident in any member state of the European Economic Area ("EEA"), they are not "retail investors" in the EEA or if they are resident in the United Kingdom, they are not "retail investors" in the United Kingdom) (each such Noteholder, an "Eligible Holder").

Certain information about the Issuer and its affiliates is available in the presentations dated November 11, 2025 entitled "Q3-25 Results Presentation" and "Information Statement" available on the Issuer's website.

The Information Agent will require that the Noteholders (i) certify that they are Eligible Holders and (ii) deliver Proof of Holdings (as defined in Annex A hereto) of the Existing Notes dated as of November 11, 2025 in order for them to access the Transaction Information and participate in the Transaction. Only Noteholders who have (i) certified that they are Eligible Holders and (ii) delivered Proof of Holdings dated as of November 11, 2025 will be authorized to receive and review the Transaction Information and to participate in the Transaction. Eligible Holders may submit an Information Request prior to the Expiration Time by delivering by email a letter substantially in the form set forth in Schedule 1, to the Information Agent, the contact details for which are:

GLAS Specialist Services Limited

Email: lm@glas.agency Attention: Liability Management London

This Invitation should not be forwarded or distributed to another person and should not be reproduced in any manner whatsoever. Any forwarding, distribution or reproduction of this Invitation in whole or in part is unauthorized. Failure to comply with this direction may result in a violation of applicable laws and regulations.

You are reminded that this Invitation has been delivered to you on the basis that you are a person into whose possession the Invitation may lawfully be delivered in accordance with the laws of the jurisdiction in which you are located and you may not nor are you authorized to deliver the Invitation to any other person

THIS INVITATION DOES NOT, ANY INFORMATION REQUEST OR TRANSACTION INFORMATION WILL NOT CONTAIN OR CONSTITUTE AN OFFER TO SELL OR THE SOLICITATION OF AN OFFER TO BUY OR SUBSCRIBE FOR SECURITIES TO OR FROM ANY PERSON IN ANY JURISDICTION.

NOTHING IN THIS INVITATION AND ANY INFORMATION REQUEST OR TRANSACTION INFORMATION SHALL CONSTITUTE LEGAL TAX OR INVESTMENT ADVICE AND NOTEHOLDERS ARE ADVISED TO CONTACT THEIR OWN LEGAL, TAX AND FINANCIAL ADVISORS PRIOR TO PARTICIPATING IN THE TRANSACTION.

SCHEDULE 1 FORM OF INFORMATION REQUEST

To: GLAS Specialist Services Limited

55 Ludgate Hill, Level 1, West London EC4M 7JW United Kingdom

Attention: Liability Management London

Email: lm@glas.agency

(as Information Agent in relation to the Invitation)

GLAS Trust Company LLC

55 Ludgate Hill, Level 1, West London EC4M 7JW United Kingdom Attention: Debt Capital Markets

Email: tes@glas.agency

(as Trustee under the Indenture)

[•], 2025

Ladies and Gentlemen

Re: Invitation to submit an Information Request relating to the Transaction

- 1. We refer to that certain invitation to you by Garfunkelux Holdco 3 S.A. (the "<u>Issuer</u>") dated as of November 11, 2025 (the "<u>Invitation</u>") to submit an Information Request relating to the Transaction.
- 2. Terms defined in the Invitation have the same meaning in this information request letter (the "<u>Letter</u>") unless given a different meaning in this Letter.
- 3. The undersigned is a holder or a beneficial owner of [€[____] in aggregate principal amount of the Existing EUR SSFRNs] [and/or] [€[____] in aggregate principal amount of the Existing EUR SSNs] outstanding on the date hereof (the "Noteholder"). Proof of Holdings (as defined below) of the [Existing EUR SSFRNs] [and/or] [Existing EUR SSNs] by the undersigned dated as of November 11, 2025 is attached as Annex A hereto, and the undersigned hereby represents and warrants that it has discretionary authority over its respective principal amount of the [Existing EUR SSFRNs] [and/or] [Existing EUR SSNs] as is indicated in Annex A hereto, as of the date hereof.

For purposes of this clause 3:

- (a) "Proof of Holdings" means (i) screenshots showing positions in the Existing Notes held with prime brokers; and/or (ii) screenshots from Bloomberg showing details of material trades in respect of Repo Financing Arrangements and Repo Lending Arrangements, in each case subject to redaction of confidential information where appropriate, or such other evidence as the Noteholder may be able to provide;
- (b) "Repo Financing Arrangement" means (i) a total return swap or other swap arrangement or agreement, (ii) a repurchase agreement, sell/buyback agreement, or similar arrangement or agreement, or (iii) any placement "on loan" or similar arrangement or agreement, entered into by a Noteholder in the ordinary course of its business solely for the purpose of raising financing for its internal financing needs, as of November 11, 2025, in each case under which any Existing Notes are sold, pledged or otherwise disposed of for security purposes; and
- (c) "Repo Lending Arrangement" means any repurchase arrangement or securities lending arrangement (including arrangements managed by third parties) (which shall not include a Repo Financing Arrangement), entered into by a Noteholder in the ordinary course of its business, as of

November 11, 2025, under which any Existing Notes are sold, pledged or otherwise disposed of for security purposes.

- 4. The undersigned hereby represents and warrants that:
 - (a) it is a holder or a beneficial owner of the Existing Notes;
 - (b) it consents to delivery by electronic transmission; and
 - (c) it and any customers it represents:
 - (i) are either (A) both (i) a QP and (ii) either (a) a QIB or (b) an IAI, or (B) a person that is outside the United States transacting in an offshore transaction in accordance with Regulation S under the Securities Act;
 - (ii) if in a Member State of the EEA, are not a retail investor. For these purposes, a "retail investor" means a person who is one (or more) of the following: (i) a retail client as defined in point (11) of Article 4(1) of Directive 2014/65/EU (as amended, "MiFID II"); (ii) a customer within the meaning of Directive 2016/97/EU (as amended, the "Insurance Distribution Directive"), where that customer would not qualify as a professional client as defined in point (10) of Article 4(1) of MiFID II; or (iii) not a qualified investor as defined in Regulation (EU) 2017/1129 (as amended or superseded, the "Prospectus Regulation"); and
 - if in the United Kingdom, are not a retail investor. For these purposes, a "retail investor" means a person who is one (or more) of the following: (i) a retail client as defined in point (8) of Article 2 of Regulation (EU) No 2017/565 as it forms part of UK domestic law by virtue of the European Union (Withdrawal) Act 2018 (as amended, the "EUWA"); (ii) a customer within the meaning of the provisions of the Financial Services and Markets Act 2000 (as amended, the "FSMA") and any rules or regulations made under the FSMA to implement the Insurance Distribution Directive, where that customer would not qualify as a professional client as defined in point (8) of Article 2(1) of Regulation (EU) No 600/2014 as it forms part of UK domestic law by virtue of the EUWA (as amended, "UK MiFIR"); or (iii) not a qualified investor as defined in the Prospectus Regulation as it forms part of UK domestic law by virtue of the EUWA (as amended or superseded, the "UK Prospectus Regulation").
- 5. The undersigned hereby requests that, subject to verification of its Proof of Holdings, the Information Agent delivers to it or provides access to the Transaction Information.
- 6. This Letter shall be governed by and construed in accordance with English law.

[Signature page follows]

[Holder of Existing Notes], as Noteholder
By:
Name:
Title:

Annex A

Proof of Holdings of Existing Notes