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MUFG Securities EMEA plc

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Final Term Sheet

2 Year EUR Floating Rate Note ("the Notes")

Issuer:	Mohawk Capital Finance S.A.
Guarantor:	Mohawk Industries, Inc.
Status	Senior, unsecured
Guarantor Ratings:	Baa1/BBB+/BBB+ (Moody's/S&P/Fitch)
Principal Amount:	EUR 300,000,000
Offering Format:	SEC Registered
Issue Price:	100%
Redemption Price:	100%
Trade Date:	05 September 2017
Issue Date:	11 September 2017
Maturity Date:	11 September 2019
Rate of Interest:	3mEuribor + 30bps
Minimum Rate of Interest:	EUR 0.00% pa
Interest Payment Dates:	Quarterly on 11 September, 11 December, 11 March and 11 June in each
	year from and including 11 December 2017 up to and including the
	Maturity Date
Interest Rate Determination:	Screen Rate Determination
Relevant Screen Page:	Reuters EURIBOR01
Interest Rate Determination Date(s):	The second day on which the TARGET2 System is open prior to the start of
	each Interest Period
Day Count Fraction:	Act/360
Payment Day Convention:	Modified Following
Coupon Payment Convention:	Adjusted
Call Option:	None
Clearing:	Euroclear / Clearstream
Notes Format:	Registered, Classic Global Note
Dealer:	MUFG Securities EMEA plc
Principal Paying Agent:	Elavon Financial Services DAC, UK Branch
Calculation Agent:	Principal Paying Agent
Trustee:	U.S. Bank National Association
Listing:	New York Stock Exchange
Payment Business Days:	New York, London, TARGET2
Documentation:	Preliminary Prospectus Supplement dated
	4 September 2017
Governing Law:	New York
ISIN Code:	XS1681852940
Denominations:	EUR 100,000 x EUR 100,000

*Note: A securities rating is not a recommendation to buy, sell or hold securities and may be subject to revision or withdrawal at any time.

Registered in England No: 1698498, Registered Office: Ropemaker Place, 25 Ropemaker Street, London EC2Y 9AJ Authorised by the Prudential Regulation Authority and regulated by the Financial Conduct Authority and the Prudential Regulation Authority. We expect that delivery of the notes will be made against payment therefor on or about the closing date which will be on or about the fourth business day following the date of pricing of the notes (this settlement cycle being referred to as "T+4"). Under Rule 15c6-l of the Exchange Act, trades in the secondary market are generally required to settle in two business days, unless the parties to any such trade expressly agree otherwise. Accordingly, purchasers who wish to trade notes on the date of pricing or the next succeeding business day will be required, by virtue of the fact that the notes initially will settle in T+4, to specify an alternative settlement cycle at the time of any such trade to prevent a failed settlement. Purchasers of the notes who wish to trade the notes on the date of pricing or the next succeeding business day should consult their own advisor.

The issuer has filed a registration statement (including a prospectus) with the SEC for the offering to which this communication relates. Before you invest, you should read the prospectus in that registration statement and other documents the issuer has filed with the SEC for more complete information about the issuer and this offering. You may get these documents for free by visiting EDGAR on the SEC Web site at www.sec.gov. Alternatively, MUFG Securities EMEA plc can arrange to send you the prospectus if you request it by calling MUFG Securities EMEA plc at +44-20-7577-2206.

This pricing term sheet supplements the preliminary prospectus supplement issued by Mohawk Capital Finance S.A. dated September 4, 2017.

These terms are not intended to provide the sole basis for any evaluation by you of the transaction, security or instrument described herein and you agree that the merits or suitability of any such transaction, security or instrument to your particular situation will be independently determined by you including consideration of the legit, tax, accounting, regulatory, financial and other related aspects threads. In provide the sole basis for any soch due to you (except as required by law or regulation) to exercise any augement to your benefits at the merits or suitability of any such threads. In provide the sole basis due to you (except as required by law or regulation) to exercise any any judgments to a unability of any such therefore ne guarantees is given on to the accuracy, completeness or resonableness of any such quartation, disclosures or analyses provided to you have been prepared on assumption and parameters that reflect our good faith judgment or selection and therafore ne guarantees is given on to the accuracy, completeness or resonableness of any such quartation, disclosures or analyses. No representation or warranty is made that any indicative performance or return indicated will be achieved in the future. BUES application is the merits and second herein is no circumstances shall M/GG becurities EMEA pic and its affiliates may (or may in the future) belong or short of or may have a financial interest in any securities or bland described herein. In no circumstances shall M/GG becurities EMEA pic and its affiliates may (or may in the future) belong or short of or accelered or a confidential basis or the existence thereof. The information contained herein a provided to you on a thirty confidential basis and you agree that it may not be copied, reproduced or otherwise distributed by you, whether in whole or in part, [other than to your proteosional advisority without our proor written consent, limitary, the terms of this daclaimer shall not be amended escept is wrining. Authority (PRA) and reg

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