Filed Pursuant to Rule 424(b)(2) File No. 333-195697

Title of Each Class of Securities Offered	Amount to be Registered	Maximum Offering Price Per Security	Maximum Aggregate Offering Price	Amount of Registration Fee ⁽¹⁾
Medium Term Notes, Series N,				
Fixed Rate Notes	\$2,750,000,000	99.944%	\$2,748,460,000	\$319,371.05

(1) The total registration fee of \$319,371.05 is calculated in accordance with Rule 457(r) of the Securities Act of 1933 (the "Securities Act") and will be paid by wire transfer within the time required by Rule 456(b) of the Securities Act.

Pricing Supplement No. 13 dated July 15, 2015 (to Prospectus Supplement dated May 30, 2014 and Prospectus dated May 5, 2014)

WELLS FARGO & COMPANY

Medium-Term Notes, Series N Fixed Rate Notes

Aggregate Principal Amount Offered:	\$2,750,000,000
Trade Date:	July 15, 2015
Original Issue Date (T+5):	July 22, 2015
Stated Maturity Date:	July 22, 2020; on the stated maturity date, the holders of the notes will be entitled to receive a cash payment in U.S. dollars equal to 100% of the principal amount of the notes plus any accrued and unpaid interest
Interest Rate:	2.60%
Interest Payment Dates:	Each January 22 and July 22, commencing January 22, 2016, and at maturity
Price to Public (Issue Price):	99.944%, plus accrued interest, if any, from July 22, 2015
Agent Discount (Gross Spread):	0.350%
All-in Price (Net of Agent Discount):	99.594%, plus accrued interest, if any, from July 22, 2015
Net Proceeds:	\$2,738,835,000
Benchmark:	UST 1.625% due June 30, 2020
Benchmark Yield:	1.612%
Spread to Benchmark:	+100 basis points
Re-Offer Yield:	2.612%
Redemption:	The notes are not redeemable at the option of Wells Fargo & Company
Listing:	None

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Agent (Sole Bookrunner):	Wells Fargo Securities, LLC	\$2,530,000,000
Agents (Senior Co-Managers):	ANZ Securities, Inc. TD Securities (USA) LLC	27,500,000 27,500,000
Agents (Co-Managers):	BB&T Capital Markets, a division of BB&T Securities,	
	LLC	13,750,000
	Capital One Securities, Inc.	13,750,000
	Credit Agricole Securities (USA) Inc.	13,750,000
	Desjardins Securities Inc.	13,750,000
	ING Financial Markets LLC	13,750,000
	National Bank of Canada Financial	
	Inc.	13,750,000
	RBS Securities Inc.	13,750,000
	Santander Investment Securities Inc.	13,750,000
Agents (Junior Co-Managers):	Apto Partners, LLC	13,750,000
Agents (Junior Co-Managers).	Blaylock Beal Van, LLC	13,750,000
	Drexel Hamilton, LLC	13,750,000
	Siebert Brandford Shank & Co.,	10,700,000
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	L.L.C.	<u>13,750,000</u>
	L.L.C. Total:	<u>13,750,000</u> \$2,750,000,000
Plan of Distribution:		\$2,750,000,000 y agreed to sell to chase, the notes at ed interest, if any, equals the issue
Plan of Distribution:	Total: On July 15, 2015, Wells Fargo & Compan the Agents, and the Agents agreed to pure a purchase price of 99.594%, plus accrue from July 22, 2015. The purchase price price of 99.944% less a discount of 0.350	\$2,750,000,000 y agreed to sell to chase, the notes at ed interest, if any, equals the issue % of the principal registered broker- offers or sales of o so only through permitted by the
Plan of Distribution: Certain U.S. Federal Income Tax Consequences:	Total: On July 15, 2015, Wells Fargo & Companthe Agents, and the Agents agreed to purchase price of 99.594%, plus accrue from July 22, 2015. The purchase price price of 99.944% less a discount of 0.350° amount of the notes. Desjardins Securities Inc. is not a U.S. realized the dealer, and, therefore, will not affect any any notes in the United States or will do one or more registered broker-dealers as regulations of the Financial Industry Registered Price and States	\$2,750,000,000 y agreed to sell to chase, the notes at ed interest, if any, equals the issue % of the principal registered broker- offers or sales of o so only through permitted by the ulatory Authority,
Certain U.S. Federal	Total: On July 15, 2015, Wells Fargo & Company the Agents, and the Agents agreed to purch a purchase price of 99.594%, plus accrue from July 22, 2015. The purchase price price of 99.944% less a discount of 0.350% amount of the notes. Desjardins Securities Inc. is not a U.S. A dealer, and, therefore, will not affect any any notes in the United States or will do one or more registered broker-dealers as regulations of the Financial Industry Regu- Inc. Tax considerations are discussed under Federal Income Tax Considerations" in the	\$2,750,000,000 y agreed to sell to chase, the notes at ed interest, if any, equals the issue % of the principal registered broker- offers or sales of o so only through permitted by the ulatory Authority,

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