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BANK OF NOVA SCOTIA

Form FWP October 16, 2015

Filed Pursuant to Rule 433

Registration Statement No. 333-200089

STEP INCOME SECURITIES® (STEPS®)

STEP Income Securities® Linked to the Common Stock of FireEye, Inc.

The Bank of Nova Scotia ("BNS") **Issuer**

Principal

\$10.00 per unit

Amount Term

Approximately one year and one week

Underlying

Stock

Common stock of FireEye, Inc. (the "Underlying Company") (NASDAQ symbol: "FEYE")

Interest

14.50% per year, to be paid quarterly

· A payment of [\$0.10 to \$0.50] per unit if the Underlying Stock increases to or above 114.50% of

the Starting Value

Payout Profile

at Maturity

· 1-to-1 downside exposure to decreases in the Underlying Stock, with up to 100% of your

principal at risk

Step Level

114.50% of the Starting Value of the Underlying Stock

Step Payment

[\$0.10 - \$0.50] per unit, a [1% - 5%] return over the principal amount, to be determined on the

pricing date

Threshold Value 100% of the Starting Value of the Underlying Stock

This investment is designed for investors who anticipate that the value of the Underlying Stock will

Investment increase to or above the Step Level, are willing to forgo full upside participation above the Step

Considerations Level in exchange for earning fixed interest payments and potentially a fixed Step Payment, and are

willing to accept full downside risk.

Preliminary

Offering

https://www.sec.gov/Archives/edgar/data/9631/000089109215009044/e66514fwp.htm

Documents

Exchange

No

Listing

You should read the relevant Preliminary Offering Documents before you invest.

Click on the Preliminary Offering Documents hyperlink above or call your Financial Advisor for a hard copy.

Risk Factors

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Please see the Preliminary Offering Documents for a description of certain risks related to this investment, including, but not limited to, the following:

Depending on the performance of the Underlying Stock as measured shortly before the maturity date, your investment may result in a loss; there is no guaranteed return of principal.

Payments on the notes are subject to the credit risk of BNS, and actual or perceived changes in the creditworthiness of BNS are expected to affect the value of the notes. If BNS becomes insolvent or is unable to pay its obligations, you may lose your entire investment.

Your investment return is limited to the return represented by the periodic interest payments over the term of the notes and the Step Payment, if any, and may be less than a comparable investment directly in the Underlying Stock.

The initial estimated value of the notes on the pricing date will be less than their public offering price.

If you attempt to sell the notes prior to maturity, their market value may be lower than both the public offering price and the initial estimated value of the notes on the pricing date.

You will have no rights of a holder of the Underlying Stock, and you will not be entitled to receive any shares of the Underlying Stock or dividends or other distributions by the Underlying Company.

The issuer, MLPF&S and their respective affiliates do not control the Underlying Company and are not responsible for any disclosure made by the Underlying Company. The Underlying Company will have no obligations relating to the notes.

• The Redemption Amount will not be adjusted for all corporate events that could affect the Underlying Stock.

Final terms will be set on the pricing date within the given range for the specified Market-Linked Investment. Please see the Preliminary Offering Documents

for complete product disclosure, including related risks and tax disclosure.