PROSPECTUS SUPPLEMENT NO. 3 DATED 9 NOVEMBER 2017 TO THE BASE PROSPECTUS DATED 19 JUNE 2017



EUR 5,000,000,000 WARRANT AND CERTIFICATE PROGRAMME

This Prospectus Supplement dated 9 November 2017 (the "Prospectus Supplement" or "Prospectus Supplement No. 3") to the Base Prospectus dated 19 June 2017, the Supplement No. 1 dated 31 July 2017 and the Prospectus Supplement No. 2 dated 25 August 2017 (together with the Prospectus Supplement, the "Base Prospectus") constitutes a supplement for the purposes of Article 16 of Directive 2003/71/EC, as amended (the "Prospectus Directive") and is prepared in connection with the Warrant and Certificate Programme (the "Programme") established by Danske Bank A/S (the "Issuer"). Terms defined in the Base Prospectus have the same meaning when used in this Prospectus Supplement.

This Prospectus Supplement has been approved by the Central Bank of Ireland as competent authority under the Prospectus Directive. The Central Bank of Ireland only approves this Prospectus Supplement as meeting the requirements imposed under Irish and European law pursuant to the Prospectus Directive.

The Issuer accepts responsibility for the information contained in this Prospectus Supplement. To the best of the knowledge of the Issuer (which has taken all reasonable care to ensure that such is the case) the information contained in this Prospectus Supplement is in accordance with the facts and does not omit anything likely to affect the import of such information.

INTERIM REPORT - FIRST NINE MONTHS 2017

On 2 November 2017 Danske Bank A/S published its consolidated unaudited interim financial statements as at and for the first nine month period ended 30 September 2017 (the "Interim report – first nine months 2017"). A copy of the Interim report – first nine months 2017 has been filed with the Central Bank of Ireland and, by virtue of this Prospectus Supplement, the Interim report – first nine months 2017 is incorporated in, and forms part of, the Base Prospectus, excluding the first paragraph in quotation marks and the "Outlook for 2017" section in the "Executive summary" on page 4 thereof as well as the second paragraph in the section "New regulation" on page 9 thereof. Copies of the Base Prospectus are available for viewing at https://danskebank.com/da-dk/ir/gaeld/Documents/Prospekter/Warrant%20and%20certificate%20programme%2019%20June%202017%20-%20Base%20prospectus.pdf. The Interim report – first nine months 2017 incorporated by reference herein can be viewed online at https://danskebank.com/investor-relations/-/media/danske-bank-com/file-cloud/2017/11/interim-report---first-nine-months-2017.pdf.

Cross Reference List

Danske Bank

Interim report – first nine months 2017 30 September 2017

Income Statement for the Group for the first nine month period ended 30 September 2017	page 27
Statement of Comprehensive Income for the Group for the first nine month period ended	
30 September 2017	page 28

Balance Sheet for the Group for the first nine month period ended 30 September 2017	page 29
Statement of Capital for the Group for the first nine month period ended 30 September 2017	pages 30-32
Cash Flow Statement for the Group for the first nine month period ended 30 September 2017	page 33
Notes to the Financial Statements for the Group for the first nine month period ended 30 September 2017	pages 34-56
Statement by the Management as at and for the first nine month period ended 30 September 2017	page 57

The Interim report – first nine months 2017 is incorporated as set out above. The table above sets out the principal disclosure requirements which are satisfied by the information and is not exhaustive. Each page reference refers to the corresponding page in the Interim report – first nine months 2017.

Any non-incorporated parts of a document referred to herein are either deemed not relevant for an investor or are otherwise covered elsewhere in the Base Prospectus to which this Prospectus Supplement relates.

GENERAL INFORMATION

Paragraphs 6 and 7 of the "General Information" section on page 265 to 266 of the Base Prospectus shall be deemed deleted and replaced with the following paragraphs, respectively:

- "6. There are no governmental, legal or arbitration proceedings against or affecting the Issuer or any of its Subsidiaries (and no such proceedings are pending or threatened of which the Issuer is aware) during a period covering at least the previous twelve months which have or may have in the recent past, individually or in the aggregate, significant effects on the profitability or the financial position of the Issuer or of the Issuer and its Subsidiaries taken as a whole."
- 7. (i) There has been no significant change in the financial position of the Issuer or of the Issuer and its Subsidiaries taken as a whole since 30 September 2017, the last day of the financial period in respect of which the most recent financial statements of the Issuer have been prepared; and
 - (ii) there has been no material adverse change in the prospects of the Issuer since 31 December 2016, the last day of the financial period in respect of which the most recently audited financial statements of the Issuer have been prepared."

GENERAL DESCRIPTION OF THE PROGRAMME

The section titled "Listing and Admission to Trading" that appears on page 52 of the Base Prospectus shall be deleted and replaced with the following:

Listing and Admission to Trading:

Each Series may be (a) admitted to trading and be listed on the Irish Stock Exchange and/or the Nasdaq Copenhagen A/S and/or the Nasdaq Helsinki Oy and/or the Nasdaq Stockholm AB and/or the Nordic Growth Market NGM AB (NDX Sweden or NDX Finland (as applicable)) and/or any First North Multilateral Trading Facility established by Nasdaq for the trading of warrants and certificates or (b) may be issued on the basis that they will not

be admitted to listing, trading and/or quotation by any listing authority, stock exchange and/or quotation system.

RISK FACTORS

A new risk factor with the wording set out below shall be inserted following the risk factor entitled "An active secondary market in respect of the Securities may never be established or may be illiquid and this would adversely affect the value at which an investor could sell its Securities" on page 31 of the Base Prospectus:

"Nasdaq Stockholm, Nasdaq Helsinki and Nasdaq Copenhagen (together "Nasdaq Nordic") have announced transfers of securitised derivatives to new market segments

On 15 September 2017, Nasdaq Nordic announced that it is planning to transfer the existing market segment used for warrants and certificates, such as the Securities, to the new First North Multilateral Trading Facilities ("First North MTFs") operated by Nasdaq as a result of regulatory changes introduced by Regulation (EU) No. 600/2014 on Markets in Financial Instruments (MiFIR). Following a transitional period, such transfer should be effective by no later than 1 December 2017. If such transfer occurs, Nasdaq Nordic will close the current regulated markets on which the Securities are currently listed and holders of such Securities will be required to have access to First North MTFs in order to continue to trade the Instruments following the transfer. Although it is intended that the First North MTFs will have the same characteristics as Nasdaq Nordic in terms of issuer obligations, member participation rules and trading functionalities, there is no assurance that the transfer to First North MTFs will in fact be effected or that such transfer, or any uncertainty regarding the transfer, will not have an adverse effect on the liquidity or market value of Securities."

PRO FORMA FINAL TERMS

The Pro Forma Final Terms shall be amended as follows:

(A) Item 6 of the Pro Formal Final Terms that appears on page 192 in the Base Prospectus shall be deleted and replaced with the following:

6. Issue Price:

[The issue price per Security is [●]] [Not Applicable – the Securities will be issued on the Issue Date but will not be subscribed by any investor. The Securities will be traded on [the Irish Stock Exchange/the Nasdaq Copenhagen A/S/the Nasdaq Helsinki Oy/the Nasdaq Stockholm AB/the Nordic Growth Market NGM AB [NDX Sweden][NDX Finland]]/[●] in the secondary market]

(B) The first paragraph and fourth of item 1 of Part B of the Pro Forma Final Terms that appears on page 204 in the Base Prospectus shall be deleted and replaced with the following:

(i) Listing:

[The Official List of the Irish Stock Exchange/The Nasdaq Copenhagen A/S/The Nasdaq Helsinki Oy/The Nasdaq Stockholm AB/The NDX [Sweden/Finland] exchange of the Nordic Growth Market NGM AB/[●]/None]

(iv) Final Trading Day:

The Securities will cease to be traded on [the Irish Stock Exchange/the Nasdaq Copenhagen A/S/the Nasdaq Helsinki Oy/the Nasdaq Stockholm AB/ the NDX [Sweden/Finland] exchange of the Nordic Growth Market NGM AB]/[●] on the Expiration Date, unless otherwise provided in the rules of such exchange

SUMMARY

The Summary of the Base Prospectus shall be amended as set out in Schedule 1 to this Supplement.

GENERAL

To the extent that there is any inconsistency between (a) any statement in this Prospectus Supplement and (b) any other statement in or incorporated by reference in the Base Prospectus, the statements in (a) above will prevail.

Save as disclosed in this Prospectus Supplement, there has been no other significant new factor, material mistake or inaccuracy relating to information included in the Base Prospectus since the publication of the Base Prospectus.

See "Risk Factors" in the Base Prospectus for a discussion of certain risks that should be considered in connection with certain types of Notes which may be offered under the Programme.

Investors who have already agreed to purchase or subscribe for Notes before this Prospectus Supplement is published have the right, exercisable by the close of business on 13 November 2017 to withdraw their acceptances.

SCHEDULE 1

AMENDMENTS TO THE SUMMARY OF THE BASE PROSPECTUS

The following amendments are made to the Summary set out in the Base Prospectus:

SUMMARY OF THE BASE PROSPECTUS

Summaries are made up of disclosure requirements known as "Elements". These Elements are numbered in Sections A - E (A.1 - E.7). This Summary contains all the Elements required to be included in a summary for the Securities and the Issuer. Because some Elements are not required to be addressed, there may be gaps in the numbering sequence of the Elements. Even though an Element may be required to be inserted in a summary because of the type of securities and issuer, it is possible that no relevant information can be given regarding the Element. In this case a short description of the Element should be included in the summary explaining why it is not applicable.

Section A – Introduction and Warnings

Element	
A.1	• This summary should be read as an introduction to the Base Prospectus and the relevant Final Terms.
	• Any decision to invest in any Securities should be based on a consideration of the Base Prospectus as a whole, including any documents incorporated by reference and the relevant Final Terms.
	• Where a claim relating to information contained in the Base Prospectus and the relevant Final Terms is brought before a court in a Member State of the European Economic Area, the plaintiff may, under the national legislation of the Member State where the claim is brought, be required to bear the costs of translating the Base Prospectus and the relevant Final Terms before the legal proceedings are initiated.
	• No civil liability will attach to the Issuer in any such Member State solely on the basis of this summary, including any translation hereof, unless it is misleading, inaccurate or inconsistent when read together with the other parts of the Base Prospectus and the relevant Final Terms or, following the implementation of the relevant provisions of Directive 2010/73/EU in the relevant Member State, it does not provide, when read together with the other parts of the Base Prospectus and the relevant Final Terms, key information (as defined in Article 2.1(s) of the Prospectus Directive) in order to aid investors when considering whether to invest in the Securities.
A.2	[Not Applicable – [There is no offer of Securities within the meaning of the Prospectus Directive] / [The Securities may only be offered in circumstances where there is an exemption from the obligation under the Prospectus Directive to publish a prospectus (an "Exempt Offer")].]
	[The Securities may be offered in circumstances where there is no exemption from the obligation under the Prospectus Directive to publish a prospectus (a "Non-exempt Offer").

Consent: Subject to the conditions set out below, the Issuer consents to the use of the Base Prospectus in connection with a Non-exempt Offer of Securities by [[Danske Bank A/S]/[name(s) of relevant Dealer/Managers]] [, [names of specific financial intermediaries listed in final terms,] [and] [each financial intermediary whose name is published on the Issuer's website (www.danskebank.com) and identified as an Authorised Offeror in respect of the relevant Non-exempt Offer] (each an "Authorised Offeror").

Offer period: The Issuer's consent referred to above is given for Non-exempt Offers of Securities during [offer period for the issue to be specified here] (the "Offer Period").

Conditions to consent: The conditions to the Issuer's consent are that such consent (a) is only valid during the Offer Period; and (b) only extends to the use of the Base Prospectus to make Non-exempt Offers of the relevant Tranche of Securities in [specify each Relevant Member State in which the particular Tranche of Securities can be offered].

AN INVESTOR INTENDING TO ACOUIRE OR ACQUIRING ANY SECURITIES IN A NON-EXEMPT OFFER FROM AN AUTHORISED OFFEROR WILL DO SO, AND OFFERS AND SALES OF SUCH SECURITIES TO AN INVESTOR BY SUCH AUTHORISED OFFEROR WILL BE MADE, IN ACCORDANCE WITH ANY TERMS AND OTHER ARRANGEMENTS IN PLACE BETWEEN SUCH AUTHORISED OFFEROR AND SUCH INVESTOR INCLUDING AS TO PRICE, ALLOCATIONS AND SETTLEMENT ARRANGEMENTS. THE INVESTOR MUST LOOK TO THE AUTHORISED OFFEROR AT THE TIME OF SUCH OFFER FOR THE PROVISION OF SUCH INFORMATION AND THE **AUTHORISED OFFEROR** WILL \mathbf{BE} **RESPONSIBLE FOR SUCH INFORMATION.**]

Section B - Issuer

Element	Title	
B.1	Legal and Commercial Name	Danske Bank A/S (the "Issuer")
B.2	Domicile/ Legal Form/ Legislation/ Country of Incorporation	The Issuer was founded in Denmark and incorporated on 5 October 1871. The Issuer is a commercial bank with limited liability and carries on business under the Danish Financial Business Act. The Issuer is registered with the Danish Commerce and Companies Agency and the Danish corporate registration number is 61126228.
B.4b	Known trends affecting the Issuer and the industries in which it operates	Not Applicable - There are no known trends, uncertainties, demands, commitments or events that are reasonably likely to have a material effect on the Issuer's prospects for its current financial year.
B.5	Description of the Group	The Issuer is the parent company of the Danske Bank Group (the "Group"). The Issuer is a modern Nordic universal bank with bridges to the rest
		of the world.
B.9	Profit forecast or estimate	Not Applicable - No profit forecast or estimates have been made in the Base Prospectus.

B.10	-	able - No qualifications are cond by reference in the Base Pros	-				
B.12	Selected historical key financial information ¹						
D.12	(DKK million)	Twelve months ended	Twelve months ende				
	Danske Bank Group	31 December 2016	31 December 201				
	•						
	Total income	47,959	45,61				
	Operating expenses	22,642	23,23				
	Goodwill impairment charges	-	4,60				
	Loan impairment charges	(3)	5				
	Profit before tax, core	25,320	17,71				
	Profit before tax, Non-core	37	4				
	Profit before tax	25,357	17,76				
	Tax	5,500	4,63				
	Net profit for the period	19,858	13,12				
	Balance sheet:						
	Loans	1,689,155	1,609,38				
	Trading portfolio assets	509,678	547,01				
	Assets in Non-core	19,039	27,64				
	Other assets	1,265,799	1,108,83				
	Total assets	3,483,670	3,292,87				
	Deposits	859,435	816,76				
	Bonds issued by Realkredit						
	Danmark	726,732	694,51				
	Trading portfolio liabilities	478,301	471,13				
	Liabilities in Non-core	2,816	5,52				
	Other liabilities	1,249,771	1,144,11				
	Total liabilities	3,317,055	3,132,04				
	Additional tier 1 etc.	14,343	11,31				
	Shareholders' equity	152,272	149,51				
	(DKK million)	Nine months ended	Nine months ende				
	Danske Bank Group	30 September 2017	30 September 201				
	Total income	35,930	35,05				
	Operating expenses	16,965	16,58				
	Loan impairment charges	(632)	15				
	Profit before tax, core	19,597	18,31				
	Profit before tax, Non-core	(39)					
	Profit before tax	19,558	18,31				
	Tax	4,307	4,05				
	Net profit for the period	15,251	14,26				
	Balance sheet:						
	Loans	1,726,397	1,675,03				
	Trading portfolio assets	467,607	552,92				
	Assets in Non-core	17,200	20,84				
	Other assets	1,336,581	1,299,77				
	Total assets	3,547,785	3,548,50				

In the Danske Bank Group's annual report as at and for the year ending 31 December 2016 (the "Annual Report 2016"), the comparative figures for the year ended 31 December 2015 were restated. Element B.12 and note 2 in the Annual Report 2016 reflect the restatements for the year 2015.

	Deposits Bonds issued by	Realkredit	923,352	872,027
	Danmark	11001111 0011	749,414	715,730
	Trading portfolio liabi	lities	408,537	479,244
	Liabilities in Non-core		2,693	3,549
	Other liabilities		1,298,410	1,317,752
	Total liabilities		3,382,406	3,388,302
	Additional tier 1 etc.		14,434	11,461
	Shareholders' equity		150,945	148,806
	Statement of no material adverse change Description of	Issuer since 31 Dec in respect of which the Issuer have bee	• •	ne financial period nicial statements of
	to financial or trading position There has been no significant change in the financial p Issuer or of the Issuer and its subsidiaries taken as a w September 2017, the last day of the financial period which the most recent financial statements of the Issu prepared. ²			s a whole since 30 eriod in respect of
B.13	Recent events materially relevant to an evaluation of the Issuer's solvency	* *	There are no recent events partial extent relevant to the	
B.14	Dependence on other entities within the Group	See Element B.5. Nany other entities w	Not Applicable – The Issuer is vithin the Group.	not dependent on
B.15	Principal activities	Principal activities The Group is the leading financial service provider in Denn (source: the Danish Financial Supervisory Authority) – and on the largest in the Nordic region – measured by total assets as a December 2016. The Group offers customers a wide range services in the fields of banking, mortgage finance, insural pension, real-estate brokerage, asset management and trading fixed income products, foreign exchange and equities. The Group the largest bank in Denmark (source: the Danish Finance) Supervisory Authority), is one of the largest banks in Finland Northern Ireland and has challenger positions in Sweden Norway.		ority) – and one of otal assets as at 31 a wide range of nance, insurance, nt and trading in ities. The Group is Danish Financial iks in Finland and
B.16	Controlling shareholders		he Issuer is not aware of any sheholders who directly or indi	

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By virtue of the Prospectus Supplement No. 3 dated 9 November 2017, the words "30 June 2017" have been deleted and the words "30 September 2017" are substituted therefore and changes have been made in the section "Selected historical key financial information" to reflect the publication of the consolidated unaudited interim financial statements as at and for the first nine months ended 30 September 2017 (the "Interim report – first nine months 2017"). The income statement first nine months 2017 and the balance sheet at 30 September 2017 are taken from page 3 in the Interim report – first nine months 2017.

Section C – Securities

Elem ent	Title			
C.1	Type and class of Securities The securities are [warrants/certificates] which are [call warrants / pu / turbo call warrants / turbo put warrants / certificates up / certificate covered call certificates / certificates bull / certificates bear / n certificates long / mini-future certificates short] (the "Securities").			
		The Series number[s] of the Securities [is/are] [●] [and [●]] and the Tranche number [of each Series] is [●].		
		[The Securities will be consolidated and form a single series with [identify earlier Tranches] on the Issue Date.]		
		[The International Securities Identification Number ("ISIN") of Series number [●] is [●] [and the ISIN of Series number [●] is [●]]. The Common Code of Series number [●] is [●] [and the Common Code of Series number [●] is [●].] [The [VP Securities A/S ("VP") / Euroclear Sweden AB ("Euroclear Sweden") / Euroclear Finland Oy ("Euroclear Finland")] identification number of Series number [●] is [●] [and the [VP/Euroclear Sweden/Euroclear Finland] identification number of Series number [●] is [●].]		
C.2	Currency	The Securities are denominated in [●] and the settlement currency for payments is [●] (the "Settlement Currency").		
C.5	Restrictions on transferability	[Transfers of Securities may be effected only through the book entry system and register maintained by the [VP / Euroclear Sweden / Euroclear Finland.]		
		[There are no restrictions on free transferability.]		
C.8 Rights attaching to the Securities,		The Securities have terms and conditions relating to, among other matters: **Ranking**		
	including ranking and limitation to those rights	The Securities constitute direct, unconditional, unsubordinated and unsecured obligations of the Issuer and rank <i>pari passu</i> without any preference among themselves and at least <i>pari passu</i> with all other ordinary, non-preferred unsubordinated and unsecured obligations of the Issuer, present and future, save for certain mandatory exceptions provided by law.		
		Taxation		
		The Issuer shall not be liable for or otherwise obliged to pay any tax, duty, withholding or other payment which may arise as a result of the ownership, transfer, exercise, settlement or enforcement of any Security and all payments made by the Issuer shall be made subject to any tax, duty, withholding or other payment which may be required to be made, paid, withheld or deducted.		
		Negative pledge and events default		
		The terms of the Securities will not have the benefit of a negative pledge or any events of default.		
		Governing Law		

		English law, except for the registration of the Securities in [the VP / Euroclear Sweden / Euroclear Finland], which shall be governed by [Danish / Swedish /
		Finnish] law.
C.11 Admission to trading		[Application has been made for the Securities to be admitted to trading on the [Irish Stock Exchange's][Nasdaq Copenhagen A/S's] [and] [the Nasdaq Helsinki Oy's] [and] [the Nasdaq Stockholm AB's] [and] [the Nordic Growth Market NGM AB [NDX Sweden][NDX Finland]]] regulated market.]
		[Securities may also be listed for trading on any First North Multilateral Trading Facility established by Nasdaq for the trading of warrants and certificates.] ³
		[Not Applicable – The Securities are not intended to be admitted to trading on any market.]
C.15	Description of how the value of the investment is affected by the value of the underlying instrument(s)	The cash settlement amount in respect of a Series payable on the cash settlement date of the Securities of such Series (as referred to in Element C.16 below) is linked to the performance of the Reference Item[s] specified in Element C.20 below [and, depending on the performance of the Reference Item[s], may be less than the issue price].
C.16	Maturity date, exercise date and final	[The maturity date[s] of the Securities, being the scheduled cash settlement date[s], subject to adjustment for disruptions and non-business days (the "cash settlement date"), [is [●]]/[are as follows:
	reference date	- in the case of Series number [●], [●]; and
		- in the case of Series number [●], [●].]
		Each Security will be exercised automatically and will expire on the [final valuation date/last of the final averaging dates/final reference date] referred to in Element C.18 below.]
		[[Each of t/T]he Securities are "Open Ended Securities" and therefore do not have a scheduled cash settlement date. [Each issue of/The] Securities may be terminated by the Issuer in its discretion on giving notice (a " Termination Notice ") to holders in accordance with the terms and conditions. Any Securities so terminated will be automatically exercised and will expire on the [final valuation date/last of the final averaging dates/final reference date] specified in the Termination Notice and referred to in Element C.18 below.]
C.17	Settlement procedure of derivative securities	The Securities are cash settled.

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³ By virtue of the Prospectus Supplement No. 3 dated 9 2017, the following section has been included: "[Securities may also be listed for trading on any First North Multilateral Trading Facility established by Nasdaq for the trading of warrants and certificates.]"

C.18	Return on derivative	Cash settlement amount payable on the cash settlement date
	securities	The cash settlement amount payable on the cash settlement date of [each Series of] the Securities is determined by reference to [the following formula]:
		[Call warrants, turbo call warrants and certificates up
		(a) Where the Final Price of the Reference Item[s] is higher than the Strike Price of the Reference Item[s]:
		(Final Price – Strike Price) x Multiplier [x Exchange Rate]
		(b) Otherwise, zero.]
		[Put warrants, turbo put warrants and certificates down
		(a) Where the Final Price of the Reference Item[s] is lower than the Strike Price of the Reference Item[s]:
		(Strike Price – Final Price) x Multiplier [x Exchange Rate]
		(b) Otherwise, zero.]
		[Covered call certificates
		(c) Where the Final Price is higher than the Cap Level:
		Cap Level x Multiplier [x Exchange Rate]
		(d) Where the Final Price is lower than (or equal to) the Cap Level:
		Final Price x Multiplier x [Exchange Rate].]
		[Mini-future certificates long
		(e) Where the Final Price is higher than the Financing Level on the final reference date:
		(Final Price – Financing Level on the final reference date) x Multiplier [x Exchange Rate]
		(f) Otherwise, zero.
		[Mini-future certificates short
		(g) Where the Final Price is lower than the Financing Level on the final reference date:
		(Financing Level on the final reference date - Final Price) x Multiplier [x Exchange Rate]
		(h) Otherwise, zero.]
		Where:

[" \mathbf{AF} " means, in respect of a reference date(t) and an Interest Rate Period, an amount determined by the calculation agent in accordance with the following formula:

 $AF = FL_{t-1} * (Interest Rate Base [+/-] Margin) * Day Count.]$

["Cap Level" means [●].]

["Day Count" means, in respect of an Interest Rate Period, the number of days in such Interest Rate Period divided by 360.]

["**Dividend**_t" means, in respect of the [Reference Item/each component security in the index] and a reference date (t), a dividend, the ex-dividend date in respect of which falls on such reference date (t).]

["Exchange Rate" means [●].]

"Final Price" means an amount equal to [the value of the Reference Item[s] in relation to the final [valuation/reference] date] / [the average value of the Reference Item[s] in relation to the final averaging dates].

["Financing Level" means, in respect of a reference date(t) during the reference period, an amount in the Settlement Currency determined by the calculation agent by reference to the following formula:

$$FL_t = (FL_{t-1} + AF).$$

[provided that, the Financing Level on any reference date (*t*) which is an exdividend date will instead be determined by the calculation agent by reference to the following formula:

$$FL_t = (FL_{t-1} + [AF-Dividend_t])]]$$

["**FL**_{t-1}" means, in respect of a reference date (t), an amount equal to the value of the Reference Item in relation the reference date immediately preceding such Reference Date (t) and, where t = 1, "**FL**_{t-1}" means [\bullet] (the "**Initial Financing Level**") [provided that, if reference date (t) is a roll date in respect of the futures contract, FL_{t-1} shall be subject to adjustment by the calculation agent].]

["Interest Rate Base" means [EONIA/SIOR/DKKOIS].

"Interest Rate Period" means, in respect of a reference date (t), the period from (and including) the reference date immediately preceding such reference date (t) to (but excluding) such reference date (t) and, where t=1, the immediately preceding reference date shall be the initial reference date.]

["Margin" means [●].]

"Multiplier" means [●].

["Strike Price" means [[●]/[an amount equal to the value of the Reference Item[s] in relation to the initial valuation date / an amount equal to the average value of the Reference Item[s] in relation to the initial averaging dates].]

[Certificates bull and certificates bear

Accumulated Value on the final reference date.]
[Where:
[where:
"AF" means, in respect of a reference date (t) and an Interest Rate Period, an amount determined by the calculation agent in accordance with the following formula:
[AF=AV _{t-1} *(InterestRate Base - Margin - ManagementFee)*Day Count]
$[AF = AV_{t-1} * (IRB - Margin - MF)* Day Count - Multiplier* IRB* AV_{t-1}* Day Count]$
"Accumulated Change in Value" ("ACV") means, in respect of a reference date (<i>t</i>) and subject as provided below, an amount determined by the calculation agent by reference to the following formula:
$ACV = Multiplier*(ReferencePrice_{t-1} - ReferencePrice_{t-1})*\frac{AV_{t-1}}{ReferencePrice_{t-1}}$
[provided that, the Accumulated Change in Value on any reference date (<i>t</i>) which is an ex-dividend date will instead be determined by the calculation agent by reference to the following formula:
$ACV = Multiplier * \left(Reference \ Price_{t} - \left[Reference \ Price_{t-1} - Dividend_{t} \right] \right) * \frac{AV_{t-1}}{\left[Reference \ Price_{t-1} - Dividend_{t} \right]} $
"Accumulated Value" means, in respect of a reference date (t) during the reference period, an amount in the Settlement Currency determined by the calculation agent by reference to the following formula:
$AV_{t} = (AV_{t-1} + ACV + AF) * [\frac{Exchange Rate_{t}}{Exchange Rate_{t-1}}]$
"AV _{t-1} " means, in respect of a reference date (t) , the Accumulated Value on the reference date immediately preceding such reference date (t) and, where $t = 1$, "AV _{t-1} " means $[\bullet]$.
" Day Count " means, in respect of an Interest Rate Period, the number of days in such Interest Rate Period divided by 360.
[" Dividend _t " means, in respect of the [Reference Item/each component security in the index] and a reference date (t) , a dividend, the ex-dividend date in respect of which falls on such reference date (t) .]
["Exchange Rate" means [●].]
"Interest Rate Base" ("IRB") means [EONIA/SIOR/DKKOIS].
"Interest Rate Period" means, in respect of a reference date (t) , the period from (and including) the reference date immediately preceding such reference date (t) to (but excluding) such reference rate (t) and, where $t=1$, the immediately preceding reference date shall be the initial reference date.

"Management Fee" ("MF") means a fee expressed as a percentage charged by the Issuer for the costs of administration and/or hedging of the Securities, the initial amount of which is [●], provided that the Management Fee may be increased or decreased from time to time by the Issuer if the Issuer's costs of administration and/or hedging change and provided further that, the Management Fee shall never be greater than [●] per cent.

"Margin" means [●].

"Multiplier" means [●].

["Reference Price_{t-1}" means, in respect of a reference date (t), the relevant value of the Reference Item on the reference date immediately preceding such reference date (t) and, where t = 1, "Reference Price_{t-1}" means $[\bullet]$ [provided that, if reference date (t) is a roll date in respect of the futures contract, Reference Price_{t-1} shall be subject to adjustment by the calculation agent.]

[Early Termination

If an early termination event occurs, the relevant Security will expire automatically on the early termination date.

[Turbo call warrants, turbo put warrants, certificates up and certificates down

An early termination event shall occur if the value of the Reference Item at any time during the observation period is [lower/higher] than or equal to the Barrier Level.

The early termination cash settlement amount shall be determined as set out above for the cash settlement amount save that the "Final Price" shall, for the purposes of the early termination cash settlement amount, be an amount equal to the [lowest/highest] value of the Reference Item as determined by the calculation agent during the aggregate period of three regular trading hours from (and including) the time at which the relevant early termination event has occurred.

Where:

"Barrier Level" means [●].]

[Certificates bull and certificates bear

An early termination event shall occur if [either:

- (i)]on any reference date during the observation period (each an "Observation Date") the percentage [decrease/increase] in the value of the Reference Item at any time compared to Reference Price $_{t-1}$ for the reference date corresponding to such Observation Date is greater than or equal to the Barrier Level; or
- (j) the Issuer gives notice to holders that the Securities will be terminated early on the early termination date specified in such notice.

Where:

"Barrier Level" means [●].

The early termination cash settlement amount shall be:

- (i) in the case of an early termination event described in (i) above, zero; or
- (ii) in the case of an early termination event described in (j) above, the final reference date shall be deemed to be the early termination date and the early cash settlement amount shall be determined as set out above for the cash settlement amount.]

[Mini-future certificates long and mini-future certificates short

An early termination event shall occur if [either:

- (a)]the value of the Reference Item at any time during the observation period is [lower/higher] than or equal to the Barrier Level; or
- (b) the Issuer gives notice to holders that the Securities will be terminated early on the early termination date specified in such notice].

Where:

"Barrier Level" means the Barrier Percentage multiplied by the Initial Financing Level; provided that the Barrier Level shall be recalculated by the calculation agent[:

- (i) Jon the first business day of each month by multiplying the Barrier Percentage by the Financing Level in respect of the immediately preceding reference date;][and]
- (ii) [on each ex dividend date by multiplying the Barrier Percentage by the Financing Level in respect of such ex dividend date;]

[on each ex dividend date in respect of a component security in the index by multiplying the Barrier Percentage by the Financing Level in respect of such ex dividend date;]

[on each roll date by multiplying the Barrier Percentage by the Financing Level in respect of such roll date;]

"Barrier Percentage" means [●] per cent.

The early termination cash settlement amount shall be:

(i) in the case of an early termination event described in (a) above, determined as set out above for the cash settlement amount save that the "Final Price" shall, for the purposes of the early termination cash settlement amount, be an amount equal to the [lowest/highest] value of the Reference Item as determined by the calculation agent during the aggregate period of three regular trading hours from (and including) the time at which the relevant early termination event has occurred; or

(ii) in the case of an early termination event described in (b) above, the final reference date shall be deemed to be the early termination date and the early cash settlement amount shall be determined as set out above for the cash settlement amount.]

Cancellation upon Illegality

If the calculation agent determines that the performance of the Issuer's obligations under the Securities or that any arrangements made to hedge the Issuer's obligations under the Securities has or will become illegal in whole or in part as a result of compliance with any applicable present or future law (an "**illegality**"), the Issuer may cancel the Securities and will pay an amount equal to the cancellation amount in respect of each Security.

The "cancellation amount" payable on any cancellation of a Security will be such amount(s) determined by the calculation agent which shall represent the fair market value of such Security on the relevant date of cancellation, adjusted to account fully for any losses, expenses and costs to the Issuer (or any of its affiliates) of unwinding any underlying or related hedging and funding arrangements, all as determined by the calculation agent

Applicable dates for cash settlement amount [and early termination]

["initial valuation date"	=	[●]]
["initial averaging dates"	=	[●], [●] and [●] (subject to [[modified] postponement / omission])]
["final valuation date"	=	[[●]/As specified in the Termination Notice]]
["final averaging dates"	=	[[●], [●] and [●]/As specified in the Termination Notice] (subject to [[modified] postponement / omission])]
["initial reference date"	=	[●]]
["final reference date"	=	[[●]/As specified in the Termination Notice]]
["observation period"	=	the period from (and including) the issue date to (and including) the [final valuation date/last of the final averaging dates/final reference date]
["reference date"	=	a scheduled trading day for the Reference Item which is not a disrupted day in relation to the Reference Item
["reference period"	=	the period from (but excluding) the initial reference date to (and including) the final reference date

		Disrupted	Disrupted Days, Market Disruption Events and Adjustments				
C.19	Exercise	The terms and conditions of the Securities contain provisions, as applicable, relating to events affecting the Reference Items(s), modification or cessation of the Reference Items(s) and market disruption provisions and provisions relating to subsequent corrections of the level of the Reference Items(s) and details of the consequences of such events. Such provisions may permit the Issuer either to require the calculation agent to determine what adjustments should be made following the occurrence of the relevant event (which may include deferment of any required valuation or the substitution of a substitute reference item) or to cancel the Securities and to pay an amount equal to the cancellation amount as specified above.					
	price/final reference price						
C.20	Underlying	specified below, b	In relation to [the/each] Series specified below, [the/each] Reference Item specified under the heading "Description of Reference Item[s]" in the Table below, being the type of Reference Item specified under the heading "Classification" in the Table below.				
		Series number and ISIN	number of Reference and Item[s]				
	[•]						
		(specify for each Reference Item)					
		[Information relating to the Reference Item[s] can be obtained from the electronic page specified under the heading "Electronic Page" for such Reference Item[s] in the Table above and from [[●]/other internationally recognised published or electronically displayed sources].]					

Section D - Risks

Element	Title	
D.2	Key risks specific to the Issuer	In purchasing Securities, investors assume the risk that the Issuer may become insolvent or otherwise be unable to make all payments due in respect of the Securities. There is a wide range of factors which individually or together could result in the Issuer becoming unable to make all payments due in respect of the Securities. It is not possible to identify all such factors or to determine which factors are most likely to occur, as the Issuer may not be aware of all relevant factors and certain factors which it currently deems not to be material may become material as a result of the occurrence of events outside the Issuer's control. The Issuer has identified in the Base Prospectus a number of

factors which could materially adversely affect its business and ability to make payments due under the Securities. These factors include: the Group is exposed to a variety of risks, the most significant of which are credit risk, market risk, liquidity risk, operational risk, litigation and regulatory risk, insurance risk, pension risk and business risk; regulatory changes could materially affect the Issuer's business: the Issuer faces increased capital and liquidity requirements as a result of the framework implementing, among other things, the Basel Committee on Banking Supervision's proposals imposing stricter capital and liquidity requirements upon banks in the European Union; the Issuer may be subject to bail-in under the BRRD; the Group will have to pay additional amounts under resolution funds and deposit guarantee schemes; and the Group may be affected by general economic and geopolitical conditions. Issues of Securities involve a high degree of risk, including the risk of **D.6 Kev information** on key risks their expiring worthless. Investors in Securities should be prepared to specific to the sustain a loss of all or part of their investment. **Securities** There are also risks associated with specific types of Securities, and with the Securities and the markets generally, including: an active secondary market in respect of the Securities may never be established or may be illiquid and this would adversely affect the value at which an investor could sell its Securities: if an investor holds Securities which are not denominated in the investor's home currency, it will be exposed to movements in exchange rates adversely affecting the value of its holding. In addition, the imposition of exchange controls in relation to any Securities could result in an investor not receiving payments on those Securities; the market value of Securities will be influenced by factors separate to the creditworthiness of the Issuer; credit ratings assigned to the Issuer or any of its debt or other securities may not reflect all the risks associated with an investment in Securities and may be lowered, withdrawn or not maintained: the Issuer is exposed to changing methodology by rating agencies; and the Securities may not be a suitable investment for all investors. There are also risks related to the structure of a particular issue of Securities, general risks related to a particular issue of Securities and

risks related to Securities generally, including:

- risks relating to Securities linked to Reference Items;
- [Open Ended Securities do not have a pre-defined expiration date and the Securities will only be terminated and cash settlement amounts in respect of the Securities paid on a day determined at the discretion of the Issuer;]
- payments of cash amounts in respect of [Index/Futures/Equity]-Linked Securities may be made at different times than expected;
- [the terms of the Securities may be subject to adjustment or the Securities may be cancelled upon the occurrence of any additional disruption events;]
- the Issuer may cancel Securities of a particular Series in the case of illegality in relation to its obligations under such Series of Securities;
- [the value of a Security may be affected by a change in currency exchange rates;]
- [the price of a [Turbo] Call Warrant or a [Turbo] Put Warrant will be influenced by changes in the value of the Reference Items(s) linked to such Security;]
- [the price of a Certificate Up or a Certificate Down may be affected by changes in the value of the relevant Reference Item(s) linked to such Security;]
- [the price of a Covered Call Certificate will follow changes in the value of the relevant Reference Item(s) linked to such Security until a certain level is reached;]
- [the price of a Certificate Bull or a Certificate Bear will be affected by changes in the value of the relevant Reference Item linked to such Security;]
- [the price of a Mini-Future Certificate Long or a Mini-Future Certificate Short will be affected by changes in the value of the relevant Reference Item linked to such Security;]
- a Securityholder will not have any recourse under a Security to bring a claim against any Reference Item;
- the Issuer and/or any of its affiliates may enter into hedging arrangements which may affect the market price, liquidity or value of the Securities;
- there is a risk that conflicts of interest may arise between certain parties that may not be beneficial to a Securityholder;
- there may be certain circumstances in which the market maker is unable to fulfil its obligations which may make it impossible for an investor to buy or sell the relevant Securities;
- if the cash settlement amount is equal to or less than the minimum cash settlement amount, no cash settlement amount shall be paid;

because the Securities are dematerialised securities, investors will have to rely on the clearing system procedures for transfer, payment and communication with the Issuer; the terms and conditions of the Securities contain provisions which may permit their modification without the consent of all

- the value of the Securities could be adversely affected by a change in law or administrative practice;
- the Issuer is not under any obligation to gross-up in respect of any tax, duty, withholding or other payment;
- potential purchasers and sellers of Securities are liable for taxation and other expenses applicable in the country where such Securities are transferred;
- Foreign Account Tax Compliance Act withholding may affect payments on the Securities;
- Hiring Incentives to Restore Employment Act withholding may affect payments on the Securities;
- the proposed financial transactions tax may apply to dealings in the Securities:
- reforms to benchmarks could have an effect on the Securities; and
- the Issuer has issued covered bonds and, if any relevant claims in respect of these covered bonds are not met out of the pool of assets or the proceeds arising from it, any remaining claims will subsequently rank pari passu with the Issuer's obligations under the Securities.

Section E - Offer

investors

E.2b	Reasons for offer and use of proceeds when different from making profit and/or hedging certain risks	The net proceeds from each issue of Securities will be applied by the Issuer to meet part of its general financing requirements.
E.3	Terms and conditions of the offer	[Not Applicable – [There is no offer of Securities within the meaning of the Prospectus Directive / the offer relating to the Securities is an Exempt Offer.]
		[This issue of Securities is being offered in a Non-Exempt Offer in [specify particular country/ies].
		The issue price of the Securities is [●].
		[Summarise other details of any non-exempt offer, copying the language from items 8 and 9 of Part B of the Final Terms.]

		An Investor intending to acquire or acquiring any Securities in a Non-exempt Offer from an Authorised Offeror will do so, and offers and sales of such Securities to an Investor by such Authorised Offeror will be made, in accordance with any terms and other arrangements in place between such Authorised Offeror and such Investor including as to price, allocations and settlement arrangements.]
E.4	Interests material to the issue/offer, including conflicting interests	[Not Applicable – So far as the Issuer is aware, no person involved in the issue of the Securities has an interest material to the offer.] [The [Authorised Offeror[s]] will be paid aggregate commissions equal to [●] per cent. of the nominal amount of the Securities. So far as the Issuer is aware, no other person involved in the issue of the Securities has an interest material to the offer.]
E.7	Expenses charged to the investor	No expenses are being charged to an investor by the Issuer [or any Authorised Offeror (as defined above)]. [However, expenses may be charged by an Authorised Offeror [in the range between [●] per cent. and [●] per cent.] of the nominal amount of the Securities to be purchased by the relevant investor.]