MEDIOBANCA – Banca di Credito Finanziario S.p.A.

MEDIOBANCA INTERNATIONAL (Luxembourg) S.A.

MB Funding Lux SA

ISSUANCE PROGRAMME

guaranteed in the case of Certificates issued by MEDIOBANCA INTERNATIONAL (Luxembourg) S.A. and MB Funding Lux SA by MEDIOBANCA – Banca di Credito Finanziario S.p.A.

> AMENDED AND RESTATED PROGRAMME MANUAL

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1. SIGNED FOR IDENTIFICATION

SIGNED for the purposes of identifying this Programme Manual as the Programme Manual referred to in the Programme Documents defined below:

MEDIOBANCA – Banca di Credito Finanziario S.p.A.

By:

By:

MEDIOBANCA INTERNATIONAL (Luxembourg) S.A., a Luxembourg public limited liability company (*société anonyme*) registered with the Luxembourg Register of Commerce and Companies under number B112885, having its registered office at 4, boulevard Joseph II, L-1840 Luxembourg.

By:

By:

MB Funding Lux SA, a Luxembourg public limited liability company (*société anonyme*) registered with the Luxembourg trade and companies register under number B209165, having its registered office at 28, Boulevard F.W. Raiffeisen, L-2411, Luxembourg, Grand Duchy of Luxembourg.

By:

By:

BNP PARIBAS, Luxembourg Branch

By:

By:

DATED: 6 June 2024

THE PROGRAMME

1.1 **The Programme Documents**

MEDIOBANCA - Banca di Credito Finanziario S.p.A ("Mediobanca" or an "Issuer") and MEDIOBANCA International (Luxembourg) S.A. ("Mediobanca International" or an "Issuer") have established an Issuance Programme (the "Programme") for the issuance of certificates (the "Certificates" or the "Securities") guaranteed by Mediobanca in respect to the Securities issued by Mediobanca International (the "Guarantor"). On 07 June 2023 Mediobanca and Mediobanca International have amended the Programme to allow MB Funding Lux SA ("**MBFL**" or an "**Issuer**") (each an "Issuer" and together, the "Issuers") to accede to the Programme for purpose of issuing Certificates, including secured Certificates (the "Secured Certificates" or the "Secured Securities") guaranteed by the Guarantor. In connection with the issue of Securities, the Issuer shall enter into an amended and restated dealer agreement dated 6 June 2024 (the "Dealer Agreement") and an amended and restated issue and paying agency agreement dated 6 June 2024 (the "Agency Agreement"), each of the Issuers shall execute a deed of covenant dated 6 June 2024 (the "Deeds of Covenant"); the Guarantor shall execute a deed of guarantee in respect of the Securities issued by Mediobanca International dated 6 June 2024 (the "Mediobanca International Deed of Guarantee") and a deed of guarantee in respect of the Securities issued by MBFL dated 6 June 2024 (the "MBFL Deed of Guarantee"), each subject to the limitations thereof.

1.2 Irish Stock Exchange

The Issuers have made applications to the Irish Stock Exchange plc trading as Euronext Dublin ("**Euronext Dublin**") for Securities issued under the Programme to be admitted to listing on the official list and to trading on the regulated market of Euronext Dublin. Securities may also be issued on the basis that they will not be admitted to listing, trading and/or quotation by any competent authority, stock exchange and/or quotation system or that they will be admitted to listing, trading and/or quotation by such other or further competent authorities, stock exchanges and/or quotation systems as may be agreed with the relevant Issuer.

1.3 Base Prospectus

In connection with the Programme, the Issuers have prepared a base prospectus dated 6 June 2024 which has been approved by the Central Bank of Ireland (the "**Central Bank**") as a base prospectus issued in compliance with Regulation (EU) 2017/1129, as amended, (the "**Prospectus Regulation**"). The Base Prospectus has not been approved by the UK Financial Conduct Authority (the "**FCA**") and has not been prepared on a basis that permits a Public Offer (within the meaning of the UK Prospectus Regulation) in the UK. The expression "UK Prospectus Regulation" means Regulation (EU) 2017/1129 as it forms part of "retained EU law", as defined in European Union (Withdrawal) Act 2018.

Securities issued under the Programme may be issued either (1) pursuant to the Base Prospectus describing the Programme and Final Terms describing the final terms of the particular Tranche of Securities or (2) pursuant to a prospectus (the **"Drawdown Prospectus"**) which may be constituted either (a) by a single document or (b) by a registration document, a securities note (the **"Securities Note"**) and, if applicable, a summary which relates to a particular Tranche of Securities to be issued under the Programme.

2. **INTERPRETATION**

2.1 Definitions

In this Programme Manual, the Dealer Agreement, the Agency Agreement, the Deeds of Covenant, the Mediobanca International Deed of Guarantee, the MBFL Deed of Guarantee and the Base Prospectus are together referred to as the "**Programme Documents**". All terms and expressions which have defined meanings in the Programme Documents shall have the same meanings in this Programme Manual except where the context requires otherwise or unless otherwise stated.

2.2 Construction

All references in this Programme Manual to an agreement, instrument or other document (including the Dealer Agreement, the Deeds of Covenant, the Mediobanca International Deed of Guarantee, the MBFL Deed of Guarantee, the Base Prospectus and each Drawdown Prospectus (if any)) shall be construed as a reference to that agreement, instrument or other document as the same may be amended, supplemented, replaced or novated from time to time.

2.3 Legal Effect

This Programme Manual is not intended to create legal relations between any of the parties referred to in it or signing it for the purposes of identification. It is intended to illustrate certain ways in which the provisions of the Programme Documents can operate, and to contain suggested forms of certain documents which may be created during the existence of the Programme, but is not intended to affect the construction of any of the Programme Documents. In the case of any conflict between any of the provisions of this Programme Manual and any of the provisions of the Programme Documents, the provisions of the Programme Documents shall prevail.

3. SETTLEMENT PROCEDURES

3.1 Non-syndicated issues of Securities

The settlement procedures set out in Schedule 1 (*Settlement Procedures for Non-Syndicated Issues of Securities*) shall apply to each non-syndicated issue of Securities unless otherwise agreed between the relevant Issuer, the Guarantor and the Relevant Dealer.

3.2 Syndicated issues of Securities

The settlement procedures set out in Schedule 2 (*Settlement Procedures for Syndicated Issues of Securities*) shall apply to each syndicated issue of Securities unless otherwise agreed between the relevant Issuer, the Guarantor and the Relevant Dealers.

3.3 Euroclear and/or Clearstream, Luxembourg

The settlement procedures set out in Schedules 1 (*Settlement Procedures for Non-Syndicated Issues of Securities*) and 2 (*Settlement Procedures for Syndicated Issues of Securities*) assume settlement through Euroclear and/or Clearstream, Luxembourg. Settlement through alternative or additional clearing systems (i.e. Monte Titoli S.p.A.) is permitted by the Programme but not illustrated in this Programme Manual.

3.4 Drawdown Prospectus

The settlement procedures set out in Schedules 1 (*Settlement Procedures for Non-Syndicated Issues of Securities*) and 2 (*Settlement Procedures for Syndicated Issues of Securities*) do not contemplate issuance pursuant to a Drawdown Prospectus. If in the case of the issuance of any Securities a Drawdown Prospectus or Securities Note needs to be approved and published before the Issue Date, note that Article 20.2 of the Prospectus Regulation gives the competent authority 10 working days to comment upon a draft submitted to it. In the case of an Issuer which has not previously offered securities to the public in a member state or had its securities admitted to trading on a regulated market, this is increased to 20 working days by Article 20.3.

4. **FORMS OF THE SECURITIES**

Schedules 6 (*Form of Temporary Global Security*), 7 (*Form of Permanent Global Security*) and 8 (*Form of Definitive Security*) contain the forms of the Securities. Each of the Issuers has delivered to the Fiscal Agent a stock of Master Temporary Global Securities and Master Permanent Global Securities (in unauthenticated form but executed on behalf of the relevant Issuer) based on the forms appearing in Schedules 6 (*Form of Temporary Global Security*) and 7 (*Form of Permanent Global Security*), 7 (*Form of Temporary Global Security*) and 7 (*Form of Temporary Global Security*), 7 (*Form of Permanent Global Security*) and 8 (*Form of Definitive Security*) may be amended or supplemented for use in respect of a particular Tranche of Securities by agreement between the relevant Issuer, the Guarantor (if applicable), the Fiscal Agent and the Relevant Dealer(s). The Securities may be issued in book-entry form as well.

SCHEDULE 1

SETTLEMENT PROCEDURES FOR NON-SYNDICATED ISSUES OF SECURITIES

By no later than 2.00 p.m. (Local Time) three Local Business Days before the Issue Date

- The relevant Issuer agrees terms with a Dealer (which in this Schedule includes any institution to be appointed as a Dealer under the Dealer Accession Letter referred to below) for the issue and purchase of Securities (whether pursuant to an unsolicited bid from such Dealer or pursuant to an enquiry by the relevant Issuer).
- The Relevant Dealer promptly confirms (by e-mail) the terms of such agreement to the relevant Issuer and the Guarantor (if applicable), copied to the Fiscal Agent.
- The Relevant Dealer or the Issuer instructs the Fiscal Agent to obtain a common code and ISIN code from Euroclear or Clearstream, Luxembourg.
- In the case of the first Tranche of Securities of a Series, the Fiscal Agent telephones Euroclear or Clearstream, Luxembourg with a request for a common code and ISIN code for such Series and in the case of a subsequent Tranche of Securities of that Series the Fiscal Agent telephones Euroclear or Clearstream, Luxembourg with a request for a temporary common code and ISIN code for such Tranche.
- Each common code and ISIN code is notified by the Fiscal Agent to the relevant Issuer and the Relevant Dealer.
- Where the purchasing institution is not a Dealer, arrangements are made for the execution of a Dealer Accession Letter (in or substantially in the form set out in Schedule 4 (*Form of Dealer Accession Letter*) to the Programme Manual) and for the collection and review of the required condition precedent documents.

By no later than 3.00 p.m. (Local Time) three Local Business Days before the Issue Date

• The Relevant Dealer or the relevant Issuer prepares (or procures the preparation of) the Final Terms based on or substantially on the form set out in Schedule 3 (*Form of Final Terms*) to the Programme Manual, and sends a copy to the relevant Issuer (or, as the case may be, the Relevant Dealer), with a copy to the Fiscal Agent.

By no later than 5.00 p.m. (Local Time) three Local Business Days before the Issue Date

- The Final Terms are agreed between the relevant Issuer and the Relevant Dealer.
- The relevant Issuer confirms its instructions to the Fiscal Agent to carry out the duties to be carried out by the Fiscal Agent under the Agency Agreement and:

- if a Master Global Security(ies) is/are to be used, ensures that the Fiscal Agent receives such details as are necessary to enable it to complete a duplicate or duplicates of the appropriate Master Global Security(ies); and
- if a Master Global Security(ies) is/are not to be used, ensures that there is delivered to the Fiscal Agent an appropriate Temporary Global Security and /or Permanent Global Security (as the case may be), in unauthenticated form but executed on behalf of the relevant Issuer.
- The Final Terms are executed and delivered (by e-mail) to the Relevant Dealer, with a copy to the Fiscal Agent.
- The form set out at Schedule 10 (*Form of Confirmation to Issuer for Non-Syndicated Issue*) is executed and delivered (by email) by the Relevant Dealer, with a copy to the Fiscal Agent.
- If required by the Conditions, a Calculation Agent is appointed.

No later than 3.00 p.m. (Local Time) two Local Business Days before the Issue Date

- The Fiscal Agent receives details of such instructions through the records of Euroclear and/or Clearstream, Luxembourg.
- In the case of Securities which are to be admitted to trading on the regulated market of Euronext Dublin, the Fiscal Agent notifies Euronext Dublin by e-mail of the details of the Securities to be issued by sending the Final Terms to the Listing Agent for submission to Euronext Dublin. At the same time the Fiscal Agent requires the Listing Agent to file the Final Terms with the Central Bank no later than the issue Date.

By no later than 12.00 noon (Local time) one Local Business Day before the Issue Date

- If a Master Global Security(ies) is/are to be used, the Fiscal Agent completes a duplicate or duplicates of the appropriate Master Global Security(ies) attaches a copy of the relevant Final Terms and authenticates the completed Global Security(ies).
- If a Master Global Security(ies) is/are not to be used, the Fiscal Agent checks and authenticates the completed Global Security(ies) supplied to it by the relevant Issuer.
- The conditions precedent in the Dealer Agreement are satisfied and/or waived.
- The Global Security(ies) is/are then delivered by the Fiscal Agent to a common depositary for Euroclear and Clearstream, Luxembourg to be held in the Fiscal Agent's distribution account to the order of the relevant Issuer pending payment of the net subscription moneys.
- The Relevant Dealer instructs Euroclear and/or Clearstream, Luxembourg to debit its account and pay the net subscription moneys to the Fiscal Agent's distribution account with Euroclear and/or Clearstream, Luxembourg for value the Issue Date, against delivery of the Securities for value the Issue Date to the specified account of the Relevant Dealer with Euroclear or Clearstream, Luxembourg.

- Instructions are given by the Fiscal Agent to Euroclear or, as the case may be, Clearstream, Luxembourg to credit the Securities represented by such Global Security to the Fiscal Agent's distribution account.
- If delivery "against payment" is specified in the relevant Final Terms, the Fiscal Agent further instructs Euroclear or, as the case may be, Clearstream, Luxembourg to debit from the Fiscal Agent's distribution account the nominal amount of such Securities which the Relevant Dealer has agreed to purchase and to credit such nominal amount to the account of such Relevant Dealer with Euroclear or Clearstream, Luxembourg against payment to the account of the Fiscal Agent of the net subscription moneys for the relevant Tranche of Securities for value the Issue Date.
- If delivery "free of payment" is agreed between the parties and specified in the Final Terms, the relevant Issuer, the Relevant Dealer and the Fiscal Agent may agree alternative payment, settlement and delivery arrangements.

By no later than 3.00 p.m. (Local Time) one Local Business Day before the Issue Date

- In the case of Floating Remuneration Amount Certificates, the Fiscal Agent notifies Euroclear, Clearstream, Luxembourg, the relevant Issuer, the relevant stock exchange (if applicable) and the Relevant Dealer by e-mail of the Remuneration Rate for the first Remuneration Period (if already determined).
- Where the Remuneration Rate has not yet been determined, this will be notified in accordance with this paragraph as soon as it has been determined.

On the Issue Date

- Euroclear and/or Clearstream, Luxembourg debit and credit accounts in accordance with instructions received by them.
- Upon receipt of the net subscription moneys, the Fiscal Agent transfers such moneys for value the Issue Date to such account as has been designated by the relevant Issuer.

On or subsequent to the Issue Date

- The Fiscal Agent notifies the relevant Issuer forthwith in the event that the Relevant Dealer does not pay the net subscription moneys due from it in respect of a Security.
- If the applicable US selling restrictions are "Regulation S Category 2", the Relevant Dealer
 promptly notifies the Fiscal Agent that the distribution of the Securities purchased by it has been
 completed. The Fiscal Agent promptly notifies Euroclear and Clearstream, Luxembourg of the
 date of the end of the distribution compliance period with respect to the relevant Tranche of
 Securities.

On the Exchange Date (if necessary)

- In the case of the first Tranche of a Series, where the Final Terms for such Tranche specifies that a Temporary Global Security shall be exchangeable for a Permanent Global Security:
 - if a Master Permanent Global Security is to be used, the Fiscal Agent completes a duplicate of the appropriate Master Permanent Global Security, attaches a copy of the relevant Final Terms, authenticates the completed Permanent Global Security (to the extent not already done) and delivers it to a common depositary for Euroclear and Clearstream, Luxembourg; and
 - If a Master Permanent Global Security is not to be used, the Fiscal Agent checks and authenticates the completed Permanent Global Security supplied to it by the relevant Issuer (to the extent not already done) and delivers it to a common depositary for Euroclear and Clearstream, Luxembourg.

SCHEDULE 2

SETTLEMENT PROCEDURES FOR SYNDICATED ISSUES OF SECURITIES

No later than 10 Local Business Days before the Issue Date (or such other number of days agreed between the Issuer, the Mandated Dealer and the Fiscal Agent)

- The relevant Issuer agrees terms with a Dealer (which expression in this Schedule includes any institution to be appointed as a Dealer under the Subscription Agreement referred to below) for the issue and purchase of Securities (whether pursuant to an unsolicited bid from such Dealer or pursuant to an enquiry by the relevant Issuer), subject to the execution of the Subscription Agreement referred to below.
- The Mandated Dealer promptly confirms (by e-mail) the terms of such agreement to the relevant Issuer and the Guarantor (if applicable).
- The Mandated Dealer may invite other Dealers approved by the relevant Issuer to join the syndicate either on the basis of an invitation e-mail agreed between the relevant Issuer and the Mandated Dealer or on the terms of the Final Terms referred to below and the Subscription Agreement.
- The Mandated Dealer or the relevant Issuer instructs the Fiscal Agent to obtain a common code and ISIN code from Euroclear or Clearstream, Luxembourg.
- In the case of the first Tranche of Securities of a Series, the Fiscal Agent telephones Euroclear
 or Clearstream, Luxembourg with a request for a common code and ISIN code for such Series and
 in the case of a subsequent Tranche of Securities of that Series the Fiscal Agent telephones
 Euroclear or Clearstream, Luxembourg with a request for a temporary common code and ISIN
 code for such Tranche.
- Each common code and ISIN code is notified by the Fiscal Agent to the relevant Issuer and the Mandated Dealer.
- The Mandated Dealer (or, if such Dealer so agrees with the relevant Issuer, the relevant Issuer) prepares (or procures the preparation of) the Final Terms based on or substantially on the form set out in Schedule 3 (*Form of Final Terms*) to the Programme Manual. A draft Subscription Agreement (in or substantially in the form of Schedule 3 (*Pro Forma Subscription Agreement*) to the Dealer Agreement or such other form as may be agreed between the relevant Issuer, the Guarantor (if applicable) and the Relevant Dealers) is also prepared.
- Copies of the draft Final Terms and draft Subscription Agreement are submitted for approval to each lawyer required to give a legal opinion in connection with the issue.

At least two full business days before the Subscription Agreement is intended to be signed

• The Mandated Dealer sends a copy of the draft Subscription Agreement and the draft Final Terms to the other Relevant Dealers.

• At the same time the Mandated Dealer sends a copy of the Base Prospectus and Dealer Agreement (together with such other conditions precedent documents) to any other Relevant Dealer which has not previously received such documents.

By 5.00 p.m. (Local Time) no later than three Local Business Days before the Issue Date

- The Subscription Agreement and Final Terms are agreed and executed and a copy of the Final Terms is sent by e-mail to the Fiscal Agent.
- The relevant Issuer confirms its instructions to the Fiscal Agent to carry out the duties to be carried out by the Fiscal Agent under the Agency Agreement and:
 - if a Master Global Security(ies) is/are to be used, ensures that the Fiscal Agent receives such details as are necessary to enable it to complete a duplicate or duplicates of the appropriate Master Global Security(ies); and
 - if a Master Global Security(ies) is/are not to be used, ensures that there is delivered to the Fiscal Agent an appropriate Temporary Global Security and/or Permanent Global Security (as the case may be), in unauthenticated form but executed on behalf of the relevant Issuer.
- If required by the Conditions, a Calculation Agent is appointed.

No later than two Local Business Days before the Issue Date

- The Mandated Dealer provides all necessary payment instructions and contact details to the Common Depository.
- In the case of Securities which are to be admitted to trading on the regulated market of Euronext Dublin, the Fiscal Agent notifies Euronext Dublin by e-mail of the details of the Securities to be issued by sending the Final Terms to the Listing Agent for submission to Euronext Dublin. At the same time the Fiscal Agent requires the Listing Agent to file the Final Terms with the Central Bank no later than the Issue Date.

By 3.00 p.m. (Local Time) no later than one Local Business Day before the Issue Date

- In the case of Floating Rate Securities, the Fiscal Agent notifies Euroclear, Clearstream, Luxembourg, the relevant Issuer, the relevant stock exchange (if applicable) and the Mandated Dealer by e-mail of the Remuneration Rate for the first Remuneration Period (if already determined).
- Where the Remuneration Rate has not yet been determined, this will be notified in accordance with this paragraph as soon as it has been determined.

No later than 10.00 a.m. (Local Time) on the "Payment Instruction Date", being either the Issue Date or, in the case of a pre-closed issue, the day which is one Local Business Day before the Issue Date

- If Master Global Security(ies) is/are to be used, the Fiscal Agent completes a duplicate or duplicates of the appropriate Master Global Security(ies), attaches a copy of the relevant Final Terms and authenticates the completed Global Security(ies).
- If a Master Global Security(ies) is/are not to be used, the Fiscal Agent checks and authenticates the completed Global Security(ies) supplied to it by the relevant Issuer.

No later than 11.00 a.m. (Local Time) on the "Payment Instruction Date", being either the Issue Date or, in the case of a pre-closed issue, the day which is one Local Business Day before the Issue Date

- The Mandated Dealer confirms that all conditions precedent in the Subscription Agreement and the Dealer Agreement are satisfied and/or waived to the Common Depository.
- The Global Security(ies) is/are then delivered by the Fiscal Agent to a common depositary for Euroclear and Clearstream, Luxembourg and instructions are given by the Fiscal Agent (on behalf of the relevant Issuer) to the common depositary to hold the Securities represented by the relevant Global Security.
- If delivery "against payment" is specified in the Final Terms, the Mandated Dealer instructs Euroclear and Clearstream, Luxembourg to pay the net subscription moneys from the Mandated Dealer's account to the relevant Issuer, for value the Issue Date against delivery of the Securities represented by the relevant Global Security to the common depositary.
- If delivery "free of payment" is agreed between the parties and specified in the Final Terms, the relevant Issuer, the Mandated Dealer and the Fiscal Agent may agree alternative payment, settlement and delivery arrangements.

No later than 12.30 a.m. (Local Time) on the "Payment Instruction Date", being either the Issue Date or, in the case of a pre-closed issue, the day which is one Local Business Day before the Issue Date

- Payment is released to the relevant Issuer by the Mandated Dealer's account to such account as has been designated by the relevant Issuer.
- Euroclear and/or Clearstream, Luxembourg debit and credit accounts in accordance with instructions received from the Mandated Dealer and the allottees.

On or subsequent to the Issue Date

If the applicable US selling restrictions are "Regulation S – Category 2", each Relevant Dealer promptly notifies the Fiscal Agent that the distribution of the Securities purchased by it has been completed. When all Relevant Dealers have certified, the Fiscal Agent promptly notifies Euroclear and Clearstream, Luxembourg of the date of the end of the distribution compliance period with respect to the relevant Tranche of Securities.

On the Exchange Date (if necessary)

- In the case of the first Tranche of a Series, where the Final Terms for such Tranche specifies that a Temporary Global Security shall be exchangeable for a Permanent Global Security:
 - if a Master Permanent Global Security is to be used, the Fiscal Agent completes a duplicate of the appropriate Master Permanent Global Security, attaches a copy of the relevant Final Terms, authenticates the completed Permanent Global Security (to the extent not already done) and delivers it to a common depositary for Euroclear and Clearstream, Luxembourg; and
 - If a Master Permanent Global Security is not to be used, the Fiscal Agent checks and authenticates the completed Permanent Global Security supplied to it by the relevant Issuer (to the extent not already done) and delivers it to a common depositary for Euroclear and Clearstream, Luxembourg.

SCHEDULE 3 FORM OF FINAL TERMS

The Final Terms in respect of each Tranche of Securities will be in the following form completed to reflect the particular terms of the relevant Securities and their issue. Text in this section appearing in italics does not form part of the form of the Final Terms but denotes directions for completing the Final Terms.

[PRIIPs Regulation / Prospectus Regulation / PROHIBITION OF SALES TO EEA RETAIL INVESTORS

- The Securities are not intended to be offered, sold or otherwise made available to and should not be offered, sold or otherwise made available to any retail investor in the European Economic Area ("**EEA**"). For these purposes, a retail investor means a person who is one (or more) of: (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 (EU) 2016/97, 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, the "**Prospectus Regulation**"). Consequently no key information document required by Regulation (EU) No 1286/2014 (as amended, the "**PRIIPs Regulation**") for offering or selling the Securities or otherwise making them available to any retail investor in the EEA may be unlawful under the PRIIPs Regulation.] [*Always include this language in case of Securities issued by MBFL*]

[**PROHIBITION OF SALES TO UK RETAIL INVESTORS** – The Securities are not intended to be offered, sold or otherwise made available to and should not be offered, sold or otherwise made available to any retail investor in the United Kingdom ("**UK**"). For these purposes, a retail investor means a person who is one (or more) of: (i) a retail client, as defined in point (8) of Article 2 of Regulation (EU) No 2017/565 as it forms part of domestic law by virtue of the European Union (Withdrawal) Act 2018 ("**EUWA**"); (ii) a customer within the meaning of the provisions of the Financial Services and Markets Act 2000 ("**FSMA**") and any rules or regulations made under the FSMA to implement Directive (EU) 2016/97, 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 domestic law by virtue of the EUWA or (iii) not a qualified investor as defined in Article 2 of Regulation (EU) 2017/1129 as it forms part of domestic law by virtue of the EUWA. Consequently, no key information document required by Regulation (EU) No 1286/2014 as it forms part of domestic law by virtue of the EUWA. Consequently, no key information document required by Regulation (EU) No 1286/2014 as it forms part of domestic law by virtue of the EUWA. Consequently, no key information document required by Regulation (EU) No 1286/2014 as it forms part of domestic law by virtue of the EUWA (the "**UK PRIIPs Regulation**") for offering or selling the Securities or otherwise making them available to any retail investor in the UK may be unlawful under the UK PRIIPs Regulation.] [*Always include this language in case of Securities issued by MBFL*]

[*Insert the following additional language in case of an offer in Switzerland:* The Securities do not constitute a participation in a collective investment scheme within the meaning of the Swiss Collective Investment Schemes Act ("**CISA**") and are not subject to the authorisation or supervision by the Swiss Financial Market Supervisory Authority FINMA. Therefore, investors in the Securities are not eligible for the specific investor protection under the CISA. The Securities are neither issued nor guaranteed by a Swiss financial intermediary. Investors are exposed to the credit risk of the Issuers, respectively of the Guarantor. These Final Terms must be read together with the

Base Prospectus which was filed with SIX Exchange Regulation AG pursuant to Article 54 para. 2 of the Swiss Financial Services Act ("**FinSA**"). These Final Terms will also be deposited with SIX Exchange Regulation Ltd.

In case of offerings of Securities that constitute debt instruments with a "derivative character" (as such expression is understood under the FinSA and its implementing ordinance) that will be made to private (retail) clients in Switzerland, a key information document prepared in accordance with the PRIIPs Regulation or FinSA will be made available.]

[MIFID II product governance / Professional investors and ECPs only target market – [Solely for the purposes of [the/each] manufacturer's product approval process], the target market assessment in respect of the Securities has led to the conclusion that: (i) the target market for the Securities is eligible counterparties and professional clients only, each as defined in Directive 2014/65/EU (as amended, "MiFID II"); and (ii) all channels for distribution of the Securities to eligible counterparties and professional clients are appropriate. [*Consider any negative target market*]. [*Consider to include information on the product approval process*]. Any person subsequently offering, selling or recommending the Securities (a "Distributor") should take into consideration the manufacturer['s/s'] target market assessment; however, a Distributor subject to MiFID II is responsible for undertaking its own target market assessment in respect of the Securities (by either adopting or refining the manufacturer['s/s'] target market assessment) and determining appropriate distribution channels.] [*Consider to amend the legend above if necessary*]¹ [*Always include this language in case of Securities issued by MBFL*]

[UK MIFIR product governance / Professional investors and ECPs only target market – Solely for the purposes of [the/each] manufacturer's product approval process, the target market assessment in respect of the Securities has led to the conclusion that: (i) the target market for the Securities is only eligible counterparties, as defined in the FCA Handbook Conduct of Business Sourcebook ("**COBS**"), and professional clients, as defined in Regulation (EU) No 600/2014 as it forms part of domestic law by virtue of the European Union (Withdrawal) Act 2018 ("**UK MiFIR**"); and (ii) all channels for distribution of the Securities to eligible counterparties and professional clients are appropriate. [*Consider any negative target market*] [*Consider to include information on the product approval process*]. Any person subsequently offering, selling or recommending the Securities (a "**Distributor**") should take into consideration the manufacturer['s/s'] target market assessment; however, a Distributor subject to the FCA Handbook Product Intervention and Product Governance Sourcebook (the "**UK MiFIR Product Governance Rules**") is responsible for undertaking its own target market assessment in respect of the Securities (by either adopting or refining the manufacturer['s/s'] target market assessment) and determining appropriate distribution channels.] [*Consider to amend the legend above if necessary*] ² [*Always include this language in case of Securities issued by MBFL*]

[**MIFID II product governance** / **Retail investors, professional investors and ECPs target market** – [Solely for the purposes of [the/each] manufacturer's product approval process,] the target market assessment in respect of the Securities has led to the conclusion that: (i) the target market for the Securities is eligible counterparties,

¹ Include legend in case MiFID II target market assessment in respect of the Securities is "Professional Investors and Eligible Counterparties only".

² Include legend in case UK MiFIR target market assessment in respect of the Securities is "Professional Investors and Eligible Counterparties only".

professional clients and retail clients, each as defined in Directive 2014/65/EU (as amended, "**MiFID II**"); *EITHER* [and (ii) all channels for distribution of the Securities are appropriate[, including investment advice, portfolio management, non-advised sales and pure execution services]] *OR* [(ii) all channels for distribution to eligible counterparties and professional clients are appropriate; and (iii) the following channels for distribution of the Securities to retail clients are appropriate - investment advice[,/ and] portfolio management[,/ and][non-advised sales][and pure execution services][, subject to the distributor's suitability and appropriateness obligations under MiFID II, as applicable]]. [*Consider any negative target market and amend the list if necessary*]. [*Consider to include information on the product approval process*]. Any person subsequently offering, selling or recommending the Securities (a "**Distributor**") should take into consideration the manufacturer['s/s'] target market assessment; however, a Distributor subject to MiFID II is responsible for undertaking its own target market assessment in respect of the Securities (by either adopting or refining the manufacturer['s/s'] target market assessment) and determining appropriate distribution channels[, subject to the distributor's suitability and appropriateness obligations under MiFID II, as applicable] II, as applicable] [*Consider to amend the legend above if necessary*].] ³

[UK MIFIR product governance / Retail investors, professional investors and ECPs target market – Solely for the purposes of [the/each] manufacturer's product approval process, the target market assessment in respect of the Securities has led to the conclusion that: (i) the target market for the Securities is retail clients, as defined in point (8) of Article 2 of Regulation (EU) No 2017/565 as it forms part of domestic law by virtue of the European Union (Withdrawal) Act 2018 ("EUWA"), and eligible counterparties, as defined in the FCA Handbook Conduct of Business Sourcebook ("COBS") and professional clients, as defined in Regulation (EU) No 600/2014 as it forms part of domestic law by virtue of the EUWA ("UK MiFIR"); EITHER [and (ii) all channels for distribution of the Securities are appropriate[, including investment advice, portfolio management, non-advised sales and pure execution services] OR [(ii) all channels for distribution to eligible counterparties and professional clients are appropriate; and (iii) the following channels for distribution of the Securities to retail clients are appropriate investment advice[,/ and] portfolio management[,/ and][non-advised sales][and pure execution services][, subject to the distributor's suitability and appropriateness obligations under COBS, as applicable]]. [Consider any negative target market]. Any person subsequently offering, selling or recommending the Securities (a "Distributor") should take into consideration the manufacture['s/s'] target market assessment; however, a Distributor subject to the FCA Handbook Product Intervention and Product Governance Sourcebook (the "UK MiFIR Product Governance Rules") is responsible for undertaking its own target market assessment in respect of the Securities (by either adopting or refining the manufacturer['s/s'] target market assessment) and determining appropriate distribution channels[, subject to the distributor's suitability and appropriateness obligations under COBS, as applicable]]. [Consider to amend the legend above if necessary].]⁴

Final Terms [MEDIOBANCA - Banca di Credito Finanziario S.p.A. Legal entity indentifier (LEI): PSNL19R2RXX5U3QWHI44/ MEDIOBANCA INTERNATIONAL (Luxembourg) S.A. Legal entity indentifier (LEI): 549300DV870NBWY5W279/

³ Include legend in case MiFID II target market assessment in respect of the Securities is "Retail Investor Target Market".

⁴ Include legend in case UK MiFIR target market assessment in respect of the Securities is "Retail Investor Target Market".

MB Funding Lux SA Legal Entity Identifier (LEI): 635400R5IHFIXBKVMS16] [insert title of Securities] [guaranteed in the case of Securities issued by MEDIOBANCA INTERNATIONAL (Luxembourg) S.A./ MB Funding Lux SA by MEDIOBANCA - Banca di Credito Finanziario S.p.A.] under the Issuance Programme SERIES NO: [] TRANCHE NO: []]

Issue Price: [] per [Security]

[Dealer(s)]

The date of these Final Terms is []

Any person making or intending to make an offer of the Securities may only do so[:

- (i) in those Non-exempt Offer Jurisdictions mentioned in Paragraph 11 of Part B below, provided such person is a Dealer or an Authorised Offeror (as such term is defined in the Base Prospectus) and that the offer is made during the Offer Period specified in that paragraph and that any conditions relevant to the use of the Base Prospectus are complied with; or
- (ii) otherwise]⁵ in circumstances in which no obligation arises for the Issuer or any Dealer to publish a prospectus pursuant to Article 3 of the Prospectus Regulation or to supplement a prospectus pursuant to Article 23 of the Prospectus Regulation, in each case, in relation to such offer.

[Neither][None of] the Issuer [nor], [the Guarantor or] any Dealer has authorised, nor do they authorise, the making of any offer of Securities in any other circumstances.

[Investors should note that if a supplement to or an updated version of the Base Prospectus referred to below is published at any time during the Offer Period (as defined below), such supplement or updated base prospectus, as the case may be, will be published and made available in accordance with the arrangements applied to the original publication of these Final Terms. Any investors who have indicated acceptances of the Offer (as defined below) prior to the date of publication of such supplement or updated version of the Base Prospectus, as the case may be, (the "**Publication Date**") have the right within three working days of the Publication Date to withdraw their acceptances.]⁶

⁵ Include this wording where a non-exempt offer of Securities is anticipated.

⁶ Include in respect of issues of Securities where the public offer period spans a supplement to the Base Prospectus or an update to the Base Prospectus.

PART A - CONTRACTUAL TERMS

[Terms used herein shall be deemed to be defined as such for the purposes of the Conditions set forth in the Base Prospectus dated 6 June 2024[, [the][each] Supplement[s] to the Base Prospectus published and approved on or before the date of these Final Terms (copies of which are available as described below) and any other Supplement to the Base Prospectus which may have been published and approved before the issue of any additional amount of Securities (the "Supplements") (provided that to the extent any such Supplement (i) is published and approved after the date of these Final Terms and (ii) provides for any change to the Conditions of the Securities such changes shall have no effect with respect to the Conditions of the Securities to which these Final Terms relate)] which [together] constitute[s] a base prospectus for the purposes of Regulation (EU) 2017/1129 (as amended, the "Prospectus Regulation") (the "Base Prospectus"). The Base Prospectus has been passported into Italy, France and Luxembourg in compliance with Article 25 of the Prospectus Regulation. This document constitutes the Final Terms of the Securities described herein for the purposes of Article 8 of the Prospectus Regulation and must be read in conjunction with the Base Prospectus. [Insert for Non-EEA Securities: Provided that the Prospectus Regulation does not apply in respect of the particular offer [and listing] of the Securities described herein.] Full information on [Mediobanca - Banca di Credito Finanziario S.p.A.]/[Mediobanca International (Luxembourg) S.A.] (the "Issuer") [, Mediobanca - Banca di Credito Finanziario S.p.A. (the "Guarantor")], [and the offer][and/or] [listing] of the Securities is only available on the basis of the combination of these Final Terms and the Base Prospectus. [A summary of the Securities is annexed to these Final Terms.] [The Base Prospectus [and any Supplement(s) to the Base Prospectus [and these Final Terms] [is/are] available for viewing at [address] [and] [website] and copies may be obtained free of charge from [address].]]

[The following alternative language applies if the first tranche of an issue which is being increased was issued under the Base Prospectus dated 24 May 2018 or the Base Prospectus dated 24 May 2019 or the Base Prospectus dated 24 May 2020 or the Base Prospectus dated 25 May 2021 or the Base Prospectus dated 25 May 2022 or the Base Prospectus dated 7 June 2023.

Terms used herein shall be deemed to be defined as such for the purposes of the Conditions (the "**Conditions**") set forth in the Base Prospectus dated [[24][25] May] [201[8][9]][2020][2021][2022]][7 June 2023][, [the][each] Supplement[s] to the Base Prospectus published and approved on or before the date of these Final Terms (copies of which are available as described below) and any other Supplement to the Base Prospectus which may have been published and approved before the issue of any additional amount of Securities (the "**Supplements**") (provided that to the extent any such Supplement (i) is published and approved after the date of these Final Terms and (ii) provides for any change to the Conditions of the Securities such changes shall have no effect with respect to the Conditions of the Securities to which these Final Terms relate)] which are incorporated by reference in the Base Prospectus dated 6 June 2024. This document constitutes the Final Terms of the Securities described herein for the purposes of Article 8 of the Prospectus Regulation and must be read in conjunction with the Base Prospectus dated 6 June 2024 [and any Supplement[s] to it], which [together] constitute[s] a base prospectus for the purposes of the Prospectus Regulation (the "**Base Prospectus**"), including the Conditions incorporated by reference in the Base Prospectus. Full information on [Mediobanca - Banca di Credito Finanziario S.p.A.]/[Mediobanca International (Luxembourg) S.A.]/[MB Funding Lux SA] (the "**Issue**") [, Mediobanca - Banca di Credito

Finanziario S.p.A. (the "Guarantor")], [and the offer] [and/or] [listing] of the Securities is only available on the basis of the combination of these Final Terms and the Base Prospectus. [A summary of the Securities is annexed to these Final Terms.] [The Base Prospectus [and any Supplement(s) to the Base Prospectus] [and these Final Terms] [is/are] available for viewing at [address] [and] [website] and copies may be obtained free of charge from [address].]]

[The following alternative language applies in respect of issues of Securities where the public offer period spans a supplement to the Base Prospectus or an update to the Base Prospectus

Terms used herein shall be deemed to be defined as such for the purposes of the Conditions (the "Conditions") set forth in the Base Prospectus dated 6 June 2024[,[the][each] Supplement[s] to the Base Prospectus published and approved on or before the date of these Final Terms (copies of which are available as described below)] [notwithstanding the publication and approval of any [other] Supplement to the 2024 Base Prospectus (each a "2024 Future Supplement") which may have been published and approved ([together,] the "2024 Base **Prospectus**")] after the date of these Final Terms and before the issue of the Securities to which these Final Terms relate)] [and/or] [an updated Base Prospectus (any Supplement(s) thereto, each a "2025 Future Supplement"), which will replace the 2024 Base Prospectus (the "2025 Base Prospectus")] (the date of any such publication and approval, each a "Publication Date"). This document constitutes the Final Terms of the Securities described herein for the purposes of Article 8 of the Prospectus Regulation and [(i) prior to any Publication Date, must be read in conjunction with the 2024 Base Prospectus, or (ii)] on and after any Publication Date must be read in conjunction with [the 2024 Base Prospectus, as supplemented by any 2024 Future Supplement as at such date] [or, as applicable,] [the 2025 Base Prospectus, as supplemented by any 2025 Future Supplement as at such date],] save in respect of the Conditions which are extracted from the 2024 Base Prospectus. The 2024 Base Prospectus, as supplemented, constitutes [, and the 2025 Base Prospectus will constitute,] a base prospectus for the purposes of the Prospectus Regulation. Full information on [Mediobanca - Banca di Credito Finanziario S.p.A.]/[Mediobanca International (Luxembourg) S.A.]/[MB Funding Lux SA] (the "Issuer") [,Mediobanca - Banca di Credito Finanziario S.p.A. (the "Guarantor")], [and the offer][and/or] [listing] of the Securities is only available on the basis of the combination of these Final Terms and [(i) prior to any Publication Date, the 2024 Base Prospectus, or (ii)] [on or after any Publication Date, [the 2024 Base Prospectus, as supplemented by any 2024 Future Supplement as at such date] [or, as applicable,] [the 2025 Base Prospectus, as supplemented by any 2025 Future Supplement as at such date], save in respect of the Conditions which are extracted from the 2024 Base Prospectus. [The Issuer has in the 2024 Base Prospectus given consent to the use of the 2024 Base Prospectus in connection with the offer of the Securities. Such consent will be valid until the date that is twelve months following the date of the 2024 Base Prospectus. The Issuer will in the 2025 Base Prospectus give consent to the use of the 2024 Base Prospectus in connection with the offer of the Securities.] [The 2024 Base Prospectus [, as supplemented,] [and these Final Terms] [is/are] available[, and the 2025 Base Prospectus will be available] for viewing at [address] [and] [website] and copies may be obtained free of charge from [address].]

[Pursuant to Regulation EU 2016/1011 the Issuer produces and maintains plans setting out the actions to take in the event that the [*include the name of the relevant Benchmark*] materially changes or ceases to be provided. Details of the plans may be provided upon written request.]

[Include whichever of the following apply or specify as "Not applicable" (N/A). Note that the numbering should remain as set out below, even if "Not applicable" is indicated for individual paragraphs or sub paragraphs (in which case the sub-paragraphs of the paragraphs which are not applicable can be deleted). Italics denote directions for completing the Final Terms. However, such numbering may change where individual paragraphs or sub-paragraphs are removed.]

References herein to numbered Conditions are to the terms and conditions of the relevant series of Securities and words and expressions defined in such terms and conditions shall bear the same meaning in these Final Terms in so far as they relate to such series of Securities, save as where otherwise expressly provided.

[When completing any final terms consideration should be given as to whether such terms or information constitute "significant new factors" and consequently trigger the need for a supplement to the Base Prospectus under Article 23 of the Prospectus Regulation]

[If the Securities have a maturity of less than one year from the date of their issue, the minimum redemption value may need to be £100,000 or its equivalent in any other currency.]

[These Final Terms relate to the series of Securities as set out in "Specific Provisions for each Series" below. References herein to "**Securities**" shall be deemed to be references to the relevant Securities that are the subject of these Final Terms and references to "**Security**" shall be construed accordingly.

SPECIFIC PROVISIONS FOR EACH SERIES

SERIES NUMBE	NO. OF R SECURITIES ISSUED	NO. OF SECURITIES	ISIN	COMMON CODE	[CFI	[FISN	ISSUE PRICE PER SECURITY	[CALL/PUT	[[SCHEDULED]] [SETTLEMENT DATE]	[PARITY	[Insert other identifier code or variable]
[•]	[0]	[Up to] [•]	[•]	[•]	[•]	[•]	[[insert currency][•]]/[[•]% of the Notional Amount]	[call/put]	[•]	[•]	[•]

(Repeat for each Series as necessary)

(Where the Final Terms cover more than one series of Securities, the table above should be completed for all vabiables which will differ across the different series of Securities. The relevant line item for any such variable in the General Provisions below should include the following language: "See the Specific Provisions for each Series above".)]

GENERAL PROVISIONS

The following terms apply to each series of Securities:

1.	Issuer:	
		[Mediobanca - Banca di Credito Finanziario
		S.p.A.]/[Mediobanca International (Luxembourg)
		S.A.]/[MB Funding Lux SA]
2.	Guarantor:	
		[Mediobanca - Banca di Credito Finanziario S.p.A.]
		[Not applicable]
3.	Series Number	
		[specify]
4.	Tranche Number:	
		[specify]
5.	Issue Currency:	
		[specify]
6.	Notional Amount of Security:	
		[<i>specify</i> /[Not applicable]].
	Aggregate Notional Amount	[<i>specify</i>] [[The Aggregate Notional Amount will not exceed [•] and will be determined at the end of the Offer Period (as defined in paragraph 11 of Part B below) and such final amount will be filed with the Central Bank of Ireland as competent authority [and published on the website of the Euronext Dublin (https://live.euronext.com/)] [<i>provided that</i> , during the Offer Period the Issuer will be entitled to increase the Aggregate Notional Amount as more fully described under paragraph 12 of Part B below.]] (<i>The</i> <i>Aggregate Notional Amount of Certificates is equal to</i>
		the number of Certificates issued multiplied by the
7	Issue Drige per Security	Notional Amount of each Certificate)
7.	Issue Price per Security	
0		[specify]
8.	Trade Date:	
0		[specify]
9.	Issue Date [and [Remuneration Commencement Date] ⁷ :	[specify]

⁷ In the case of Certificates which pay remuneration and the Remuneration Commencement Date is the Issue Date.

10. [Date [Board] of approval for issuance of Securities [and Guarantee] obtained:

11. Consolidation:

[Not applicable] [] [and [], respectively]]

(N.B. Only relevant where Board (or similar) authorisation is required for the particular tranche of Securities or related Guarantee)

[Not applicable] [The Securities are to be consolidated and form a single series with the [*insert title of relevant series of Securities*] issued on [*insert issue date*] with effect from [*insert date on which the Securities become fungible*].] (*N.B. Only applicable in relation to Securities which are fungible with an existing series of Securities*)

12. Type of Securities:

- (a) Certificates.
- (b) The Securities are [Index Securities/Share Securities/ETI Securities/Debt Securities/Commodity Securities /Inflation Index Securities/Currency Securities/Fund Securities/Futures Securities/Underlying Interest Rate Securities/Credit Securities/Hybrid Securities/]].

[The provisions of Annex 2 (Additional Terms and Conditions for Index Securities) shall apply.] [The provisions of Annex 3 (Additional Terms and Conditions for Share Securities) shall apply.] [The provisions of Annex 4 (Additional Terms and Conditions for ETI Securities) shall apply.] [The provisions of Annex 5 (Additional Terms and Conditions for Debt Securities) shall apply.] [The provisions of Annex 6 (Additional Terms and Conditions for Commodity Securities) shall apply.] [The provisions of Annex 7 (Additional Terms and Conditions for Inflation Index Securities) shall apply.] [The provisions of Annex 8 (Additional Terms and Conditions for Currency Securities) shall apply.] [The provisions of Annex 9 (Additional Terms and Conditions for Fund Securities) shall apply.] [The provisions of Annex 10 (Additional Terms and Conditions for Futures Securities) shall apply.] [The provisions of Annex 11 (Additional Terms and Conditions for Underlying Interest Rate Securities) shall apply] [The provisions of Annex 12 (Additional Terms and Conditions for Credit Securities) shall apply.] [The provisions of Annex [2/3/4/6/8/10] (Additional Terms *Conditions* and for [Index/Share/ETI/Commodity/Currency/Futures] Securities)]

[Unwind Costs: [Applicable]/[Not applicable]

[•][Standard Unwind Costs: Applicable]

[Essential Trigger: Applicable]

13. Exercise Date

[The Exercise Date is [*specify*]] or, if [any] such day is not a Business Day, the immediately [preceding/succeeding] Business Day].]

14. Form of Securities:

[Temporary Global Security exchangeable for a Permanent Global Security which is exchangeable for Definitive Securities only in the limited circumstances specified in the Permanent Global Security]

[Temporary Global Security exchangeable for Definitive Securities on or after the Exchange Date]

[Permanent Global Security exchangeable for Definitive Securities only in the limited circumstances specified in the Permanent Global Security][TEFRA C Rules shall apply.] [TEFRA D Rules shall apply.]

[The Securities will be issued and held in dematerialised form by [Euronext Securities Milan (also known as Monte Titoli S.p.A.) ("**Monte Titoli**") ("*Italian Dematerialised Securities*")/ include the name of any other custodian appointed by the relevant *Issuer*], as Centralised Custodian.]

[CREST Dematerialised Securities]

The applicable Business Day Centre[s] for the purposes of the definition of "Business Day" in General Security Condition 3 [is/are] $[\bullet]$.

Settlement will be by way of [cash payment (Cash Settled Securities)] [and/or] [physical delivery (Physical Delivery Securities)]. (N.B. Italian Dematerialised Securities may only be Cash Settled Securities)

[Physical Settlement according to General Security Condition 21.1: Applicable] / [Alternative Physical Settlement: Applicable]

[Settlement Disruption Option [1][2]: Applicable]

15. Business Day Centre(s):

16. Settlement:

[Postponement End Date: [•] Settlement Business Days after the originally designated Delivery Date]

[Issuer's Option to Substitute: Not applicable]

[Rounding Convention 2]/[Not applicable]

[Not applicable] [specify] [The settlement date for the Securities is [] [the [] th Business Day following the Valuation Date] [as adjusted in accordance with the [Modified Following] [Following] [Preceding] [Modified Preceding] Business Day Convention].]]

- Rounding Convention for Cash Settlement Amount:
- 19. Variation of Settlement:

Settlement Date:

17.

20.

(a)

(a) Issuer's option to vary settlement:

Redenomination in National Currency:

The Issuer [has/does not have] the option to vary settlement in respect of the Securities. (*N.B. the Issuer's option to vary settlement is not applicable to Italian Dematerialised Securities*)

(N.B. If the Issuer does not have the option to vary settlement in respect of the Securities, delete the sub-paragraphs of this paragraph 19)

(b) [Variation of Settlement of Physical Delivery Securities:
 Notwithstanding the fact that the Securities are Physical Delivery Securities, the Issuer may make payment of the Cash Settlement Amount on the Settlement Date and the provisions of General Security Condition 4.3 will apply to the Securities/The Issuer will procure delivery of the Entitlement in respect of the Securities and the provisions of General Security Condition 4.3 will not apply to the Securities.
 Redenomination:

[Applicable][Not applicable]

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21.	FX Settlement Disruption Event Determination:	[Applicable][Not applicable] [FX Settlement Disruption Expenses: Not applicable]
22.	Cash Settlement:	[Applicable] [Not applicable] (N.B. Only applicable in relation to Cash Settled Securities.)
	(i) Guaranteed Cash Settlement Amount:	[Not applicable] [] [As specified in General Security Condition 2]
	(ii) Maximum Amount	[Not applicable] []
	(iii) Minimum Amount	[Not applicable] []
23.	Final Payout	
	(in case the relevant Final Payout contain an "Additional Final Payout" and/or an "Additional Final Payout 1" and/or an "Additional Final Payout 2", repeat all the relevant items in the Final Terms necessary to calculate such additional final payouts)	
	(in case the Payout Switch is specified as applicable, repeat all the relevant items in the Final Terms necessary to calculate such Switched Payout)	

[SFP Payouts

[[Capital Protection Securities:

[Single Final Payout - Protected Securities

[Insert related provisions from Formulas Condition 1.1 (a).]]

[Single Final Payout - Protected Capped Securities]

[Insert related provisions from Formulas Condition 1.1(b).]]]

[Yield Enhancement Securities:

[Single Final Payout - Parity and Exchange Securities

[Insert related provisions from Formulas Condition 1.1(c).]]

[Single Final Payout - Double Coupon Securities

[Insert related provisions from Formulas Condition 1.1(d).]]

[Single Final Payout - Continuous Double Coupon Securities

[Insert related provisions from Formulas Condition 1.1(e).]]

[Single Final Payout- Leveraged Capped Securities

[Insert related provisions from Formulas Condition 1.1(f).]]

[Single Final Payout - Knock-Out Leveraged Capped Securities

[Insert related provisions from Formulas Condition 1.1(g).]]

[Single Final Payout - Strike-Out Leveraged Capped Securities

[Insert related provisions from Formulas Condition 1.1(h).]]

[Single Final Payout - Capped Speed Securities

[Insert related provisions from Formulas Condition 1.1(i).]]

[Single Final Payout - Capped Bonus Parity Exchange Securities

[Insert related provisions from Formulas Condition 1.1(j).]]

[Single Final Payout - Capped Bonus Securities

[Insert related provisions from Formulas Condition 1.1(k).]]

[Single Final Payout - Reverse Capped Securities

[Insert related provisions from Formulas Condition 1.1(l).]]

[Single Final Payout - Continuous Capped Bonus Parity Exchange Securities

[Insert related provisions from Formulas Condition 1.1(m).]]

[Single Final Payout - Continuous Capped Bonus Securities

[Insert related provisions from Formulas Condition 1.1(n).]]

[Single Final Payout - Standard Express Securities

[Insert related provisions from Formulas Condition 1.1(0).]]

[Single Final Payout – Continuous Reverse Level Parity Exchange Securities

[Insert related provisions from Formulas Condition 1.1(p).]]

[Single Final Payout - Standard Step Memory Securities

[Insert related provisions from Formulas Condition 1.1(q).]]

[Single Final Payout - Standard Memory Securities

[Insert related provisions from Formulas Condition 1.1(r).]]]

[Participation Securities:

[Single Final Payout - Forex DivReinvested Fees Securities

[Insert related provisions from Formulas Condition 1.1(s).]]

[Single Final Payout - Continuous Bonus Floored Exchange Parity Securities

[Insert related provisions from Formulas Condition 1.1(t).]]

[Single Final Payout - Continuous Bonus Floored Securities

[Insert related provisions from Formulas Condition 1.1(u).]]

[Single Final Payout - Continuous Capped Reverse Level Parity Exchange Securities

[Insert related provisions from Formulas Condition 1.1(v).]]

[Single Final Payout - Upside and Downside Securities

[Insert related provisions from Formulas Condition 1.1(w).]]

[Single Final Payout - Capped Upside and Downside Securities

[Insert related provisions from Formulas Condition 1.1(x).]]

[Single Final Payout - Continuous Bonus Barrier Securities

[Insert related provisions from Formulas Condition 1.1(y).]]

[Single Final Payout - Capped Continuous Bonus Barrier Securities

[Insert related provisions from Formulas Condition 1.1(z).]]]

[Leverage Securities:

[Single Final Payout - Lower Collared Knock-Out Securities

[Insert related provisions from Formulas Condition 1.1(aa).]]

[Single Final Payout - Upper Collared Knock-Out Securities

[Insert related provisions from Formulas Condition 1.1(bb).]]

[Single Final Payout - Continuous Lower Knock-Out Securities

[Insert related provisions from Formulas Condition 1.1(cc).]]

[Single Final Payout - Continuous Upper Knock-Out Securities

[Insert related provisions from Formulas Condition 1.1(dd).]]

[Single Final Payout – Standard Call and Put Securities

[Insert related provisions from Formulas Condition 1.1(ee).]]

[Single Final Payout - Knock-In Call and Put Securities

[Insert related provisions from Formulas Condition 1.1(ff).]]

[Single Final Payout - Capitalised Call and Put Securities

[Insert related provisions from Formulas Condition 1.1(gg).]]]

[Constant Leverage Securities:

[Single Final Payout - Leverage Factor Securities

[Insert related provisions from Formulas Condition 1.1(hh).]

[Maturity Extension: [Applicable]]⁸

[*If Maturity Extension is specified as "Applicable"*: Maturity Extension Notice Period:

Maximum Notice Period: [specify]

Minimum Notice Period: [specify]]

[Reverse Split: [Applicable]

[If Reverse Split is specified as "Applicable":

Reverse Split Notice Period:

Maximum Notice Period: [specify]

Minimum Notice Period: [specify]

(If "Reverse Split" is specified as "Applicable" insert related provisions from General Security Condition 17.10.)]]]]]

[MFP Payouts

[Multiple Final Payout – Constant Percentage Securities:

[Multiple Final Payout – Constant Percentage Securities

⁸ Specify as "Not applicable" if the Certificates are CREST Dematerialised Securities

[Insert related provisions from Formulas Condition 1.1(ii).]]

[Multiple Final Payout – Normal Performance Securities:

[Multiple Final Payout – Normal Performance Securities

[Insert related provisions from Formulas Condition 1.1(jj).]]

Multiple Final Payout - Performance Differential Securities:

[Multiple Final Payout - Performance Differential Securities:

[Insert related provisions from Formulas Condition 1.1(kk).]]

[Multiple Final Payout - 1-Way Floor Securities

[Insert related provisions from Formulas Condition 1.1(ll).]]

[Multiple Final Payout - 1-Way Cap Securities

[Insert related provisions from Formulas Condition 1.1(mm).]]

[Multiple Final Payout – 2-Way Securities:

[Insert related provisions from Formulas Condition 1.1(nn).]]

[Multiple Final Payout – Reverse Convertible Securities:

[Multiple Final Payout – KI –Reverse Convertible Securities:

[Insert related provisions from Formulas Condition 1.1(00)(i).]]

[Multiple Final Payout – KI – Extended Reverse Convertible Securities:

[Insert related provisions from Formulas Condition 1.1(00)(ii).]]

[Multiple Final Payout – KO – Extended Reverse Convertible Securities:

[Insert related provisions from Formulas Condition 1.1(00)(iii).]]

[Multiple Final Payout – KO –Reverse Convertible Securities:

[Insert related provisions from Formulas Condition 1.1(00)(iv).]]

[Multiple Final Payout – Vanilla KI Reverse Convertible Securities:

[Insert related provisions from Formulas Condition 1.1(00)(v).]]

[Multiple Final Payout – Vanilla KO Reverse Convertible Securities:

[Insert related provisions from Formulas Condition 1.1(00)(vi).]]

[Multiple Final Payout –KIKO Reverse Convertible Securities:

[Insert related provisions from Formulas Condition 1.1(00)(vii).]]

[Multiple Final Payout – KIKO Extended Reverse Convertible Securities

[Insert related provisions from Formulas Condition 1.1(00)(viii).]]

[Multiple Final Payout - Vanilla Securities:

[Multiple Final Payout – Plain Vanilla Call Securities:

[Insert related provisions from Formulas Condition 1.1(pp)(i).]]

[Multiple Final Payout – Plain Vanilla Call Spread Securities:

[Insert related provisions from Formulas Condition 1.1(pp)(ii).]]

[Multiple Final Payout - Plain Vanilla Put Securities:

[Insert related provisions from Formulas Condition 1.1(pp)(iii).]]

[Multiple Final Payout – Plain Vanilla Put Spread Securities:

[Insert related provisions from Formulas Condition 1.1(pp)(iv).]]

[Multiple Final Payout – Plain Vanilla KI Digital Securities:

[Insert related provisions from Formulas Condition 1.1(pp)(v).]]

[Multiple Final Payout – Plain Vanilla KO Digital Securities:

[Insert related provisions from Formulas Condition 1.1(pp)(vi).]]

[Multiple Final Payout – Geared Knock-in Vanilla Call Securities:

[Insert related provisions from Formulas Condition 1.1(pp)(vii).]]

[Multiple Final Payout – Geared Knock-out Vanilla Call Securities:

[Insert related provisions from Formulas Condition 1.1(pp)(viii).]]

[Multiple Final Payout - Asian Securities:

[Multiple Final Payout - Standard Asian Securities:

[Insert related provisions from Formulas Condition 1.1(qq)(i).]]

[Multiple Final Payout – Standard Collared Asian Spread Securities:

[Insert related provisions from Formulas Condition 1.1(qq)(ii).]]

[Multiple Final Payout Standard Himalaya Securities:

[Insert related provisions from Formulas Condition 1.1(rr).]]

[Multiple Final Payout – Dispersion Securities:

[Insert related provisions from Formulas Condition 1.1(ss).]]

[Multiple Final Payout - Step Securities:

[Multiple Final Payout - 3-Step Knock-in Securities:

[Insert related provisions from Formulas Condition 1.1(tt)(i).]]

[Multiple Final Payout - 3-Step Plus Knock-in Securities:

[Insert related provisions from Formulas Condition 1.1(tt)(ii).]]

[Multiple Final Payout - 3-Step Extended Knock-in Securities:

[Insert related provisions from Formulas Condition 1.1(tt)(iii).]]

[Multiple Final Payout - 3-Step Knock-out Securities:

[Insert related provisions from Formulas Condition 1.1(tt)(iv).]]

[Multiple Final Payout - 3-Step Plus Knock-out Securities:

[Insert related provisions from Formulas Condition 1.1(tt)(v).]]

[Multiple Final Payout - 3-Step Extended Knock-out Securities:

[Insert related provisions from Formulas Condition 1.1(tt)(vi).]]

[Multiple Final Payout – 4-Step Securities:

[Insert related provisions from Formulas Condition 1.1(tt)(vii).]]

[Multiple Final Payout - 4-Step Extended Securities

[Insert related provisions from Formulas Condition 1.1(tt)(viii).]]

[Multiple Final Payout - Standard 3-Step Knock-in Securities:

[Insert related provisions from Formulas Condition 1.1(tt)(ix).]]

[Multiple Final Payout - Standard 3-Step Knock-out Securities:

[Insert related provisions from Formulas Condition 1.1(tt)(x).]]

[Multiple Final Payout - Standard 2-Step Barrier Down Securities:

[Insert related provisions from Formulas Condition 1.1(tt)(xi).]]

[Multiple Final Payout - Standard 2-Step Barrier Up Securities:

[Insert related provisions from Formulas Condition (tt)(xii).]]

[Multiple Final Payout - 2-Step Knock-in Securities:

[Insert related provisions from Formulas Condition 1.1(tt)(xiii).]]

[Multiple Final Payout - 2-Step Knock-out Securities:

[Insert related provisions from Formulas Condition 1.1(tt)(xiv).]]

[Multiple Final Payout - Performance Securities:

[Multiple Final Payout - Geared Call Performance Securities:

[Insert related provisions from Formulas Condition 1.1(uu)(i).]]

[Multiple Final Payout - Multi Performance Securities:

[Insert related provisions from Formulas Condition 1.1(uu)(ii).]]

[Multiple Final Payout – (Capped) Multi Knock-Out Bonus Performance Securities:

[Insert related provisions from Formulas Condition 1.1(uu)(iii).]]

[Multiple Final Payout – (Capped) Multi Knock-In Bonus Performance Securities:

[Insert related provisions from Formulas Condition 1.1(uu)(iv).]]

[Multiple Final Payout – 2–Step KI Multi Bonus Securities:

[Insert related provisions from Formulas Condition 1.1(uu)(v).]]

[Multiple Final Payout – 3–Step Multi Bonus Securities:

[Insert related provisions from Formulas Condition 1.1(uu)(vi).]]

[Multiple Final Payout – 3–Step Flexi Bonus Securities:

[Insert related provisions from Formulas Condition 1.1(uu)(vii).]]

[Multiple Final Payout – (Capped) Knock-Out Bonus Performance Securities:

[Insert related provisions from Formulas Condition 1.1(uu)(viii).]]

[Multiple Final Payout – (Capped) Knock – In Bonus Performance Securities:

[Insert related provisions from Formulas Condition 1.1(uu)(ix).]]

[Multiple Final Payout – Leveraged Performance Securities:

[Insert related provisions from Formulas Condition 1.1(uu)(x).]]

[Multiple Final Payout - Twin - Win Securities:

[Insert related provisions from Formulas Condition 1.1(vv).]]

[Multiple Final Payout – Knock-In Outperformance Securities:

Insert related provisions from Formulas Condition 1.1(ww).]]

[Multiple Final Payout – Flexi Performance Securities:

Insert related provisions from Formulas Condition 1.1(xx).]]

[Multiple Final Payout – Hyper-Flexi Performance Securities:

Insert related provisions from Formulas Condition 1.1(yy).]]

[Multiple Final Payout – Flexi Knock-In Performance Securities:

Insert related provisions from Formulas Condition 1.1(zz).]]

[Multiple Final Payout – Flexi Knock-Out Performance Securities:

Insert related provisions from Formulas Condition 1.1(aaa).]]

[Multiple Final Payout – Hyper-Flexi Knock-In Performance Securities:

Insert related provisions from Formulas Condition 1.1(bbb).]]

[Multiple Final Payout – Hyper-Flexi Knock-Out Performance Securities:

Insert related provisions from Formulas Condition 1.1(ccc).]]]

[Multiple Final Payout – Hyper-Flexi Multi Knock-In Performance Securities:

Insert related provisions from Formulas Condition 1.1(ddd).]]]

[Multiple Final Payout – Hyper-Flexi Multi Knockout Performance Securities

Insert related provisions from Formulas Condition 1.1(eee).]]]

[Multiple Final Payout – Capped and Floored Ratchet Securities:

[Insert related provisions from Formulas Condition 1.1(fff).]]

[Multiple Final Payout – Weighted Mixed Payouts Securities:

[Insert formula and related provisions from Formulas Condition 1.1(ggg).]]

[Multiple Final Payout – Knock-In Mixed Payouts Securities:

[Insert formula and related provisions from Formulas Condition 1.1(hhh).]]

[Multiple Final Payout – Knock-out Mixed Payouts Securities:

[Insert related provisions from Formulas Condition 1.1(iii).]]

[Multiple Final Payout – Max Mixed Payouts Securities:

[Insert related provisions from Formulas Condition 1.1(jjj).]]

[Multiple Final Payout – Leveraged Securities:

[Insert related provisions from Formulas Condition 1.1(kkk).]]

[Multiple Final Payout – Best Entry Securities:

[Insert related provisions from Formulas Condition 1.1(lll).]]

[Multiple Final Payout – Autocall Standard Securities:

[Insert related provisions from Formulas Condition 1.1(mmm).]]

[Single Fixed Income (FI) Final Payouts

[Single FI FX Vanilla Securities:

[Insert formula and related provisions from Formulas Condition 1.1(nnn).]]

[Single FI Digital Floor Securities:

[Insert related provisions from Formulas Condition 1.1(000).]]

[Single FI Digital Cap Securities:

[Insert related provisions from Formulas Condition 1.1(ppp).]]

[Single FI Digital Plus Securities:

[Insert related provisions from Formulas Condition 1.1(qqq).]]

[Continuous FX Wedding Cake Securities:

[Insert related provisions from Formulas Condition 1.1(rrr).]]

[Single FI Inflation Securities:

[Insert formula and related provisions from Formulas Condition 1.1(sss).]]

[[Structuring Fee Deduction: Applicable]

[Insert formula/amend formula according to provisions from Formulas Condition 1.3.]]

[Payout Switch:

• Payout Switch Election

[Applicable / Not applicable]

[Applicable / Not applicable]

[If applicable Insert related provisions from Conditions]

• Automatic Payout Switch

[Applicable / Not applicable]

[If applicable Insert related provisions from Conditions]

• Target Switch Payout:

[Applicable / Not applicable]

[If applicable Insert related provisions from Conditions]

[Applicable/Not applicable/Physical Delivery Option [1/2/3]]

[MFP Entitlement Amounts: Applicable]

(a) [The Entitlement Amount in relation to each Security is:

[an amount equal to [•]]

[Entitlement Units; multiplied by the Entitlement Multiplier; [multiplied by the Weighting]; (*if MFP Entitlement Amounts is not Applicable*)]

[Delivery of Worst-Performing Underlying applicable:

[Insert related provisions from Formulas Condition 6.1(a).]]

[Delivery of Best-Performing Underlying applicable:

[Insert related provisions from Formulas Condition 6.1(b).]]

[Delivery of the Underlying applicable:

[Insert related provisions from Formulas Condition 6.1(c).]]

24. Entitlement:

[Delivery of the Underlying Strike Dirty Price applicable:

[Insert related provisions from Formulas Condition 6.1(d).]]

[Rounding and Residual Amount Option [1][2]: Applicable]

[Insert related provisions from Formulas Condition 6.1(e).]]

- (b) [Relevant Asset(s): [The relevant asset to which the Securities relate [is/are] [•].]/[Not applicable] (N.B. Only applicable in relation to Physical Delivery Securities that are not Credit Securities)]
- [Entitlement Units: [[] unit[s] of the Relevant (c) Asset[s] relating to the [Component which is]] [Underlying Reference] (where the ſ intention is to deliver a basket, insert details of the units of the Relevant Asset[s] relating to each Component); []/ [Not applicable] (Not applicable where Entitlement stated above and definition not required. Where Entitlement Units are included, insert Entitlement Multiplier below where *relevant*)]
- (d) [Entitlement Multiplier: [] [The quotient of [the Notional Amount] [100] [] (as numerator) and the Strike Level (as denominator) / [Not applicable] (Not applicable where Entitlement stated above and definition not required. Where Entitlement Units are included, insert Entitlement Multiplier where relevant]
- (e) [The Entitlement will be evidenced by [insert details of how the Entitlement will be evidenced].]
- (f) [The Entitlement will be [delivered] [Delivered] [insert details of the method of delivery of the Entitlement].
- (g) [The manner in which the Issuer will deliver the relevant Entitlement and pay the cash adjustment and the dividends, if any, due to the Securityholder is detailed below: [•].]]
 (Applicable where "Alternative Physical Settlement" is specified as applicable in the applicable Final Terms. To include the relevant methods of delivery/payment of the assets/amounts due)

(N.B. Only applicable in relation to Physical Delivery Securities)

[The applicable rate of exchange for conversion of any

25. Exchange Rate

26.

Settlement Currency:

into the relevant [settlement amount currency]/[Settlement Currency or Calculation Currency, as applicable]⁹ for the purposes of determining the [Settlement Price (as defined in the relevant Annex to the Terms and Conditions)[,] [or] the Cash Settlement Amount (as defined in General Security Condition 3)[,] [or] [the Automatic Early Settlement Amount (as defined in Condition 17.5)] [,] [or][the Remuneration Amount(s)] is [insert rate of exchange and details of how and when such rate is to *be ascertained*]/[*specify*]/[Not applicable].

[[Dual Currency Certificates: Applicable.] The settlement currency for the payment of [the Cash Settlement Amount] (in the case of Cash Settled Securities)/[the Settlement Disruption Amount] (in *the case of Physical Delivery Securities*) is [•]. [Settlement Currency Barrier Selection: [Applicable/Not applicable] [If Settlement Currency Barrier Selection is applicable: Applicable to: [Cash Settlement Amount] [and] [[Remuneration Amount]] First Settlement Currency: [specify] Second Settlement Currency: [specify]

Settlement Currency Barrier Condition: [Less than]/[Less than or equal to]/[Greater than]/[Greater than or equal to]

Settlement Price Date(s): [specify]

⁹ Insert where Single Final Payout – Leverage Factor Securities is applicable

27.Calculation Agent:The Calculation Agent is []/(specify other).

[Insert address of Calculation Agent]

28. Governing law: [English/Italian] law. [Articles 470-1 to 470-19 of the Luxembourg law dated 10 August 1915 on commercial companies, as amended, are not applicable to the Securities.]

PRODUCT SPECIFIC PROVISIONS

29. Hybrid Securities:

[Applicable/Not applicable] (*If not applicable, delete the remaining subparagraphs of this paragraph*)

[If applicable:

(a) The Securities are linked to each of the types of Underlying Reference (each a "Type of Underlying Reference") set out in the table below. The terms and conditions of the Securities will be construed on the basis that in respect of each separate Type of Underlying Reference, the relevant terms applicable to each such separate Type of Underlying Reference will apply, as the context admits, separately and independently in respect of the relevant Type of Underlying Reference[, subject as provided in (b) below].

[Include each Type of Underlying Reference]

Type of Underlying Reference

- $[\bullet] \qquad [See item [\bullet]]$
- $[\bullet]$ [See item $[\bullet]$]

[●] [See item [●]]

(b) Hybrid Business Day [Applicable/Not applicable]

[if applicable:

"**Hybrid Business Day**" means a day which is a Scheduled Trading Day (as defined in the relevant Annex and completed in the applicable Final Terms) for each Type of Underlying Reference specified in the applicable Final Terms

[If Hybrid Business Day is applicable, each date for valuation (e.g. valuation date, averaging date, observation date etc.) which is the subject of the Hybrid Securities provisions should be expressed to be "[•] or if that is not a Hybrid Business Day the immediately [succeeding/preceding] Hybrid Business Day"]]

30. Index Securities:

[Applicable/Not applicable]

(*If not applicable, delete the remaining subparagraphs of this paragraph*)

(a)	Index/Basket Sponsor(s):	of	Indices/Index	[specify name of Index/Indices]
				[specify name of Index Sponsor(s)]
				[The [●] Index is a [Component Security]/[Multi- Exchange] Index.] ¹⁰
(b)	Index Currency:			[specify]
(c)	Exchange(s):			[specify]

¹⁰ Specify each Component Security Index and/or Multi-Exchange Index (if any).

(d)	Related Exchange(s):	[specify]/[All Exchanges]
(e)	Exchange Business Day:	[Single Index Basis/All Indices Basis/Per Index Basis]
		[Exchange/Related Exchange: Applicable]
(f)	Scheduled Trading Day:	[Single Index Basis/All Indices Basis/Per Index Basis]
		[Exchange/Related Exchange: Applicable]
		(must match election made for Exchange Business Day)
(g)	Weighting:	[The weighting to be applied to each item comprising
		the Basket of Indices to ascertain the Settlement Price
		is $[\bullet]$. Each such Weighting shall be subject to adjustment in accordance with Annex 2]/[<i>specify</i>]
		other].]/[Not applicable] (N.B. Only applicable in
		relation to Securities relating to a Basket of Indices)]
(h)	Settlement Price:	[Official opening level]/[Official closing level]/[level
		at the Valuation Time]/[Index Securities Condition 5
		(Futures Price Valuation) applies]
		[First Traded Price Applicable]
(i)	Specified Maximum Days of Disruption:	[<i>specify</i>] Scheduled Trading Days].
(j)	Valuation Time:	[Continuous monitoring [specify other] and the
		relevant time on the relevant Settlement Price Date or
		Averaging Date, as the case may be, is [the Valuation Time].] [<i>specify</i>].]
		(N.B. If no Valuation Time is specified, the Valuation
		Time will be the Scheduled Closing Time as defined in
		General Security Condition 3.).
(k)	Settlement on Occurrence of an Index Adjustment Event:	[Delayed Settlement on Occurrence of an Index Adjustment Event: [Applicable/Not applicable]
		[<i>If applicable:</i> Principal Protected Termination Amount: [Applicable/Not applicable]]
		[Highest Value: [Applicable/Not applicable]]
		[Market Value: [Applicable/Not applicable]]

			[Monetisation Option: [Applicable/Not applicable]]
			[<i>If Principal Protected Termination Amount, Highest Value or Monetisation Option are applicable:</i> Protected Amount: [<i>specify</i>] per cent. of the Notional Amount]
			[If the Calculation Agent determines an Index Adjustment Event constitutes a force majeure, Index Security Condition 3.2(c)(vi) applies]
	(1)	Index Correction Period:	[As per Index Security Condition 5.1/specify]
	(m)	Futures Price Valuation:	[Applicable/Not applicable]
			(If not applicable, delete the remaining sub- paragraphs of this paragraph)
(i)	Rolling	Futures Contract Securities:	[Yes/No]
			[Related Hedging: Not applicable]
(ii)	Exchan	ge-traded Contract:	[specify]/[If the Index Securities are Rolling Futures Contract Securities: Index Security Condition 5.2 applies]
(iii)	Deliver	y or expiry month:	[<i>specify</i>]/[Not applicable]
			(Not applicable in the case of Index Securities that are Rolling Futures Contract Securities)
(iv)	Period	of Exchange-traded Contracts:	[<i>specify</i>]/[Not applicable]
			(Only applicable in case of Index Securities that are Futures Rollover Securities)
(v)	Futures	or Options Exchange:	[specify]
(vi)	Futures	Rollover [Date/Period]:	[Not applicable]/[specify]
(vii)Releva	nt FTP Screen Page:	[<i>specify</i>]/[Not applicable]
(vii	i) Re Website	levant Futures or Options Exchange	[<i>specify</i>]/[Not applicable]
(ix)	Cut-off	Time:	[<i>specify</i>]/[Not applicable]

		ent on Occurrence of a Non- encement or Discontinuance of an age-traded Contract:	[Delayed Settlement on Occurrence of a Non- Commencement or Discontinuance of an Exchange- traded Contract: [Applicable/Not applicable]
			[<i>If applicable</i> : Principal Protected Termination Amount: [Applicable/Not applicable]]
			[Highest Value: [Applicable/Not applicable]]
			[Market Value: [Applicable/Not applicable]]
			[Monetisation Option: [Applicable/Not applicable]]
			[<i>If Principal Protected Termination Amount, Highest Value or Monetisation Option are applicable:</i> Protected Amount: [<i>specify</i>] per cent. of the Notional Amount]
			[If the Calculation Agent determines a Non- Commencement or Discontinuance of an Exchange- traded Contract constitutes a force majeure, Index Security Condition [5.2(vi)] [and] [5.4(vi)] applies]
31.	Sha	are Securities:	[Applicable/Not applicable]
			(If not applicable, delete the remaining sub- paragraphs of this paragraph)
	(a)	Share(s)/Share Company/Basket Company/GDR/ADR:	[insert type of Share(s) and Share Company/Basket Companies]
			[GDR/ADR applicable]
			[Insert details of GDR/ADR] ¹¹
	(b)	Relative Performance Basket:	[Not applicable/specify]
	(c)	Share Currency:	[specify]
	(d)	ISIN of Share(s):	[specify]
	(e)	Exchange(s):	[specify] [Shares must be traded on a regulated, regularly operating, recognised open market]
	(f)	Related Exchange(s):	[specify]/[All Exchanges]

¹¹ Specify each GDR or ADR (if any). In the case of Share Securities relating to a GDR/ADR, complete Share Securities Final Terms as applicable for GDR/ADR reference asset(s).

(g)	Exchange Business Day:	[Single Share Basis/All Shares Basis/Per Share Basis]
(h)	Scheduled Trading Day:	[Single Share Basis/All Shares Basis/Per Share Basis]
		(must match election made for Exchange Business Day)
(i)	Weighting:	[The weighting to be applied to each item comprising the Basket of Shares to ascertain the Settlement Price is [●]. Each such Weighting shall be subject to adjustment [in accordance with Annex 3]/[<i>specify</i> <i>other</i>]. (<i>N.B. Only applicable in relation to Securities</i> <i>relating to a Basket of Shares</i>)]
(j)	Settlement Price:	[Official closing price]/[Italian Securities Reference Price]/[price at the Valuation Time]]
		[AQR: Applicable. The Settlement Price is [<i>specify</i>]]
(k)	Closing Price:	[Official closing price] [VWA Closing Price]
		[AQR: Applicable. The Closing Price is [specify]]
(1)	Specified Maximum Days of Disruption:	[specify] Scheduled Trading Days].
(m)	Valuation Time:	[Continuous monitoring [<i>specify other</i>] and the relevant time on the relevant Settlement Price Date or Averaging Date, as the case may be, is the Scheduled Closing Time as defined in General Security Condition 3.] [<i>specify</i>] (<i>N.B. If no Valuation Time is</i> <i>specified, the Valuation Time will be the Scheduled</i> <i>Closing Time as defined in General Security</i> <i>Condition</i> 3.]]
(n)	Settlement on Occurrence of an Extraordinary Event:	 [Delayed Settlement on Occurrence of an Extraordinary Event: [Applicable /Not applicable/] [<i>if applicable:</i> Principal Protected Termination Amount: [Applicable/Not applicable]] [Highest Value: [Applicable/Not applicable]] [Market Value: [Applicable/Not applicable]]

[Monetisation Option: [Applicable/Not applicable]]

[*If Principal Protected Termination Amount, Highest Value or Monetisation Option are applicable:* Protected Amount: [*specify*] per cent. of the Notional Amount]

[If the Calculation Agent determines that an Extraordinary Event constitute a force majeure, Share Security Condition [5.2(b)(iii)] [or] [5.2(c)(vi)] applies]

- (o) Share Correction Period [As per Share Security Condition 1/specify]
- (p) Dividend Payment:
- (q) Listing Change:
- (r) Listing Suspension:
- (s) Illiquidity:
- (t) Tender Offer:
- (u) CSR Event:
- (v) Hedging Liquidity Event:
- (w) Dividend Protection:

[Applicable/Not applicable]

[Applicable/Not applicable]

- [Applicable/Not applicable]
- [Applicable/Not applicable]
- [Applicable/Not applicable]¹²
- [Applicable/Not applicable]
- [Applicable/Not applicable]
- [Maximum Hedging Liquidity Level: $[[\bullet]$ per cent.]/[As per Share Security Condition 5.3]]
- [Applicable][Not applicable]
- [(N.B. Only applicable if Normal Performance applies to the Securities)]
- (If not applicable, delete the remaining subparagraphs of this paragraph)

¹² Only to be disapplied for Tokyo EQD Securities.

Adjustments:If a Dividend Event occurs during the period from,
the Issue Date, excluded, to the Exercise Date,
included, as determined by the Calculation Agent in
its sole discretion, the Calculation Agent may, in its
sole and absolute discretion, adjust:

[the Strike Level, the Cap Level and the Initial Reference Level by multiplying such levels by the Adjustment Factor K (rounded to the fourth decimal digit);]

[]

- Cap Level []
- Scheduled Dividend:

•

[The Scheduled Dividend is, for each Scheduled Ex-Date specified below, an amount per Share equal to:]

Scheduled Ex-Date	Scheduled Dividend Amount
[]	[]
[]	[]

Τ

[]

[Applicable/Not applicable]

(If not applicable, delete the remaining subparagraphs of this paragraph)

(a) ETI/ETI Basket:

(b) ETI Interest(s):

ETI Securities

32.

[specify]

[insert type of ETI Interest(s)]

(c)	ETI Related Party:	[As per ETI Security Condition 1]/[specify]
(d)	ETI Documents:	[As per ETI Security Condition 1]/[specify]
(e)	Exchange(s):	[specify]
(f)	Related Exchange:	[specify]/[All Exchanges]
(g)	Scheduled Trading Day:	[All ETI Interests Basis/Per ETI Interest Basis/Single ETI Interest Basis]
(h)	Exchange Business Day:	[All ETI Interests Basis/Per ETI Interest Basis/Single ETI Interest Basis]
(i)	Calculation Date(s):	[As per ETI Security Condition 1]/[specify]
(j)	Initial Calculation Date:	[<i>specify</i>]/[Not applicable]
(k)	Final Calculation Date:	[<i>specify</i>]/[Not applicable]
(1)	Hedging Date:	[<i>specify</i>] /[Not applicable]
(m)	Investment/AUM Level:	[As per ETI Security Condition 1]/[<i>specify</i>]/[Not applicable]
(n)	Value per ETI Interest Trading Price Barrier:	[As per ETI Security Condition 1]/[<i>specify</i>]/[Not applicable]
(0)	Number of Value Publication Days:	[[●] calendar days] [[●] Value Business Days]/[Not applicable]
		[Value Business Day Centre(s): [specify]
		(Only applicable if Number of Value Publication Days is calculated by reference to Value Business Days)]
(p)	Value Trigger Percentage:	[As per ETI Security Condition 1]/[<i>specify</i>]/[Not applicable]
(q)	Value Trigger Period:	[As per ETI Security Condition 1]/[<i>specify</i>]/[Not applicable]
(r)	Basket Trigger Level:	[As per ETI Security Condition 1]/[<i>specify</i>]/[Not applicable]

(s)	Settlement Price/Closing Price:	[Official closing price]/[Value per ETI Interest]/ [price at the Valuation Time]
(t)	Weighting:	[The Weighting to be applied to each ETI Interest comprising the ETI Basket is [<i>specify</i>]]/[Not Applicable]
(u)	Valuation Time:	[<i>specify</i>]/[Not applicable]
(v)	Specified Maximum Days of Disruption:	[As per ETI Security Condition 1]/[<i>specify</i>]/[Not Applicable]
(w)	Additional Extraordinary ETI Event(s):	[<i>specify</i>]/[Not applicable]
(x)	Maximum Stock Loan Rate:	[The Maximum Stock Loan Rate in respect of [<i>specify in relation to each relevant ETI Interest</i>] is [●].]/[Not applicable]
(y)	ETI Interest Correction Period:	[As per ETI Security Condition 1]/ [<i>specify</i>]/[Not applicable]
(z)	Termination Amount:	[<i>specify</i>]/[Principal Protected Termination Amount]/[Non-Principal Protected Termination Amount]/[Not applicable]
(aa)	Simple Interest Spread:	[As per ETI Security Condition 1]/[<i>specify</i>]/[Not applicable]
(bb)	Termination Date:	[<i>specify</i>]/[Not applicable]
(cc)	Delayed Settlement on Occurrence of an Extraordinary ETI Event:	[Applicable/Not applicable]
(dd)	[Protected Amount:	[If Delayed Settlement on Occurrence of an Extraordinary ETI Event and Principal Protected Termination Amount are applicable: [specify] per cent. of the Notional Amount]
De	ebt Securities:	[Applicable/Not applicable]
		(If not applicable, delete the remaining sub- paragraphs of this paragraph)
(a)	Debt Instruments:	[specify] [Single debt instrument must be traded on a regulated, regularly operating, recognised open

33.

		<i>market</i>] [Not applicable] [Not applicable – Synthetic Debt Instrument applies – see item (l)(iii) below] (<i>Not</i> <i>applicable if Futures Price Valuation applicable</i>)
(b)	Settlement Price:	[As per Debt Security Condition 1]/ [Settlement Price Option [1][2]: Applicable.] / [[●]] / [<i>If Future Price</i> <i>Valuation is "Applicable"</i> : as per Debt Security Condition 6]
(c)	Nominal Amount:	[The relevant nominal amount is [●] and the Relevant Screen Page is [●].] [Not applicable] (<i>Not applicable if Futures Price Valuation applicable</i>)
(d)	Reference Price:	[The Reference Price[s] for [<i>insert relevant Debt</i> Instrument(s)] is/are the [bid price]/[mid price]/[offer price]/[bid yield]/[mid yield]/[offer yield].] [Not applicable]
		(Not applicable if Futures Price Valuation applicable)
(e)	Exchange Business Day Centre(s):	[specify]
(f)	Valuation Time:	[specify]
(g)	Specified Maximum Days of Disruption:	[[specify] Scheduled Trading Days.] [Not applicable] (Not applicable if Futures Price Valuation applicable)
(h)	Delayed Settlement on Occurrence of Debt Instrument Redemption Event:	[Applicable/Not applicable] [<i>If applicable:</i> Principal Protected Termination Amount: [Applicable/ Not applicable]
		[<i>If Principal Protected Termination Amount is applicable:</i> Protected Amount: [<i>specify</i>] per cent. of the Notional Amount]]
		(Not applicable if Futures Price Valuation applicable)
(i)	Debt Instrument Correction Period:	[As per the Debt Security Condition 11]/ [<i>specify</i>]/[Not applicable]

	(Not applicable if Futures Price Valuation applicable)
(j) Debt Instrument Issuer:	[<i>specify</i>]/[Not applicable]
	(Not applicable if Futures Price Valuation applicable)
(k) Weighting:	[Not applicable/The weighting to be applied to each item comprising the Basket of Debt Instruments to ascertain the Settlement Price is [●]. Each such Weighting shall be subject to adjustment.] /[specify other]
(l) Futures Price Valuation:	[Applicable/Not Applicable]
	(If not applicable, delete the remaining sub- paragraphs of this paragraph)
(i) Rolling Futures Contract Securities:	[Yes/No]
(ii) Exchange-traded Contract:	[Specify]/[If the Debt Securities are Rolling Futures Contract Securities: Debt Security Condition 7 applies]
(iii) Synthetic Debt Instrument:	[include description of the key terms of the synthetic debt instrument]
(iv) Delivery or expiry month:	[<i>Specify</i>]/[Not applicable]
	(Not applicable in the case of Debt Securities that are Rolling Futures Contract Securities)
(v) Period of Exchange-traded Contracts:	[<i>Specify</i>]/[Not applicable]
	(Only applicable in the case of Debt Securities that are Rolling Futures Contract Securities)
(vi) Futures or Options Exchange:	[Specify]
(vii)Futures Rollover [Date/Period]:	[Not applicable]/[Specify]
(viii) Delayed Settlement on Occurrence of a Non- Commencement or Discontinuance of an	[Applicable/Not applicable]
Exchange-traded Contract:	[If applicable:
	Principal Protected Termination Amount: [Applicable/Not applicable]

			If Principal Protected Termination Amount is applicable: Protected Amount: [specify] per cent. of
			the Notional Amount]
(ix)	Daily S	Settlement Price Correction Period:	[As per the Debt Security Condition 11][Specify]
34.	Co	mmodity Securities:	[Applicable/Not applicable]
			(If not applicable, delete the remaining sub- paragraphs of this paragraph)
	(a)	Commodity/Commodities/ Commodity Index/Commodity Indices:	[specify Commodity/Commodities/Commodity Index/Commodity Indices]
			[The Sponsor[s] of the Commodity [Index/Indices] [is/are] [●]]
	(b)	Pricing Date(s):	[specify]
	(c)	Initial Pricing Date:	[specify]
	(d)	Final Pricing Date:	[specify]
	(e)	Commodity Reference Price:	[specify]
			The Price Source is/are $[\bullet]^{13}$
	(f)	Delivery Date:	[<i>specify</i>]/[Not applicable]
	(g)	Nearby Month:	[<i>specify</i>]/[Not applicable]
	(h)	Specified Price:	[<i>specify</i>]/[Not applicable]
	(i)	Exchange:	[<i>specify</i>]/[Not applicable]
	(j)	Disruption Fallback(s):	[specify]/[As per Commodity Security Condition 1]
	(k)	Trading Disruption:	[<i>specify</i>]/[Not applicable]
	(1)	Valuation Time:	[Continuous monitoring [<i>specify other</i>] and the relevant time on [<i>insert relevant date</i> (<i>s</i>)].]/[<i>specify</i>]

¹³ Delete if using automated Commodity Reference Prices.

	(m)	Specified Maximum Days of Disruption:	[<i>specify</i>] [[●] Commodity Business Days] ¹⁴ /[As per Commodity Security Condition 1]
	(n)	Weighting:	The Weighting to be applied to each item comprising the Commodity Basket is [<i>specify</i>]
	(0)	Rolling Futures Contract Securities:	[Yes/No]
			(If not applicable, delete the remaining sub- paragraphs of this paragraph)
		Futures Rollover [Date/Period]:	[Not applicable]/[<i>specify</i>]
	(p)	Settlement following Market Disruption Event or Commodity Index Adjustment Event:	[CommoditySecurityCondition3(c)(i)applies]/[HighestValue]/[MonetisationOption]/[Market Value]
			[<i>If Highest Value or Monetisation Option are applicable</i> : Protected Amount: [<i>specify</i>] per cent. of the Notional Amount]]
			[If the Calculation Agent determines a Market Disruption Event or Commodity Index Adjustment Event constitutes a force majeure, Commodity Security Condition [3(c)(v)] [or] [4(b)(v)], [respectively,] applies]
35.	Inf	lation Index Securities:	[Applicable/Not applicable]
			(If not applicable, delete the remaining sub- paragraphs of this paragraph)
	(a)	Inflation Index/Inflation Indices/Inflation Index Sponsor:	[specify name of inflation index/indices] [specify name of inflation index sponsor(s)]
	(b)	Related Bond:	[Applicable/Not applicable] [If applicable, specify]
	(c)	Issuer of Related Bond:	[Applicable/Not applicable] [If applicable, specify]
	(d)	Fallback Bond:	[Applicable/Not applicable] [If applicable, specify]
	(e)	Related Bond Redemption Event:	[Applicable/Not applicable]

¹⁴ Only applicable in respect of Commodity Securities linked to a single Commodity.

(f)	Settlement Price:	[specify]
(g)	Substitute Inflation Index Level:	[As determined in accordance with Annex 7] [<i>specify</i>].
(h)	Cut-off Date:	In respect of a [Valuation Date], the day that is [<i>specify</i>] Business Days prior to such [Valuation Date].
(i)	Valuation Date/Settlement Valuation Date:	[specify]
(j)	Reference Month:	[specify]
(k)	Currency Adjustment:	[Applicable/Not applicable]
(1)	Inflation Index Level Adjustment:	[Applicable/Not applicable]
(m)	Index Cancellation:	[Inflation Index Security Condition 4.7(b)(i) applies]/[Highest Value]/[Monetisation Option]/[Market Value]
		[<i>If Highest Value or Monetisation Option are applicable:</i> Protected Amount: [<i>specify</i>] per cent. of the Notional Amount]
		[If the Calculation Agent determines an Index Cancellation constitutes a force majeure, Inflation Index Security Condition 4.7(b)(v) applies]
. Cu	rrency Securities:	[Applicable/Not applicable]
		(If not applicable, delete the remaining sub- paragraphs of this paragraph)
(a)	Relevant Screen Page:	[specify]
(b)	The relevant base currency (the "Base Currency") is:	[specify]
(c)	The relevant alternative [currency/currencies] ([the]/[each a] "Alternative Currency") [is/are]:	[specify]
(d)	Weighting:	[specify]
(e)	Price Source:	[specify]

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(f)	Specified Maximum Days of Disruption:	[specify]/[five] Scheduled Trading Days
(g)	Settlement Price:	[specify]
(h)	Valuation Time:	[specify]
(i)	Settlement on Occurrence of a Disruption Event:	 [Illiquidity Disruption: Not applicable] [Disruption Event Postponement: Not applicable] [Delayed Settlement on Occurrence of a Disruption Event: [Applicable/Not applicable]] [<i>if applicable</i>: Principal Protected Termination Amount: [Applicable/Not applicable] [Highest Value: [Applicable/Not applicable]] [Market Value: [Applicable/Not applicable]]
		[Monetisation Option: [Applicable/Not applicable]] [<i>If Principal Protected Termination Amount, Highest Value or Monetisation Option are applicable</i> : Protected Amount: [<i>specify</i>] per cent. of the Notional Amount]
		[If the Calculation Agent determines that a Disruption Event constitutes a force majeure, Currency Security Condition 3(b)(vi) applies]
(j)	Futures Price Valuation:	[Applicable/Not applicable]
		(If not applicable, delete the remaining sub- paragraphs of this paragraph)
(i) Rolling	g Futures Contract Securities:	[Yes/No]
(ii) Exchar	nge-traded Contract:	[specify]/[If the Currency Securities are Rolling Futures Contract Securities: Currency Security Condition 6 applies]
(iii) Curren	cy Pair:	[specify]
(iv) ISIN:		[specify]
(v) Expiry month:		[<i>specify</i>]/[Not applicable]

	(Not applicable in the case of Currency Securities that are Rolling Futures Contract Securities)
(vi) Period of Exchange-traded Contract:	[<i>specify</i>]/[Not applicable]
	(Only applicable in the case of Currency Securities that are Rolling Futures Contract Securities)
(vii)Futures or Options Exchange:	[specify]
(viii) Futures Rollover [Date/Period]:	[Not applicable]/[<i>specify</i>]
	(Not applicable in the case of Currency Securities that are not Rolling Futures Contract Securities)
(ix) Delayed Settlement on Occurrence of a Non-	[Applicable/Not applicable]
Commencement or Discontinuance of an Exchange-traded Contract:	[If applicable:
	Principal Protected Termination Amount: [Applicable/Not applicable]
	[If Principal Protected Termination Amount is applicable:
	Protected Amount: [<i>specify</i>] per cent. of the Notional Amount]
(x) Daily Settlement Price Correction Period:	[As per Currency Security Condition 5]/[specify]
37. Fund Securities:	[Applicable/Not applicable]
	(If not applicable, delete the remaining sub- paragraphs of this paragraph)
(a) Fund/Fund Basket:	[specify Fund/Fund Basket] [Note for a Security to be listed on certain regulated markets: the underlying must be traded on a regulated, regularly operating, recognised open market, unless the underlying or ultimate underlying is a currency, index, interest rate, commodity, a combination of these, or credit linked, or the underlying is a UCITS fund or an investment fund authorised by the Central Bank of Ireland or the competent authority of another EU member state deemed equivalent by Euronext Dublin. Similar

restrictions are applicable also in other circumstances.]

		[SC/FM Fund Events: Applicable]
(b)	Fund Share(s):	[specify]
(c)	Fund Documents:	[As per Fund Security Condition 1]/[specify]
(d)	Fund Business Day:	[All Fund Share Basis/Per Fund Share Basis/Single Fund Share Basis]
(e)	Maximum Days of Disruption:	[As per Fund Security Condition 1]/[specify]
(f)	Fund Service Provider:	[As per Fund Security Condition 1]/[specify]
(g)	Calculation Date(s):	[As per Fund Security Condition 1]/[specify]
(h)	Initial Calculation Date:	[As per Fund Security Condition 1]/[specify]
(i)	Final Calculation Date:	[specify]
(j)	Hedging Date:	[specify]
(k)	AUM Level:	[specify]
(1)	NAV Trigger Percentage:	[specify]
(m)	NAV Trigger Period:	[As per Fund Security Condition 1]/[specify]
(n)	Number of NAV Publication Days:	[As per Fund Security Condition 1]/[specify]
(0)	Basket Trigger Level:	[specify]
(p)	Termination Amount:	[Principal Protected TerminationAmount]/[Non-PrincipalProtectedTerminationAmount]/[Specify]/[MarketValue]/[HighestValue]/[Monetisation Option][Fund Event Force Majeure: Applicable]
(q)	Simple Interest Spread:	[As per Fund Security Condition 1]/[specify]
(r)	Termination Date:	[specify]

(s)	Delayed Settlement on Occurrence of an Extraordinary Fund Event:	[Applicable/Not applicable]
(t)	Delayed Payment Cut-off Date:	[As per Fund Security Condition 1]/[specify]
(u)	Fund Event Force Majeure	[Applicable/Not applicable]
(v)	Settlement Price:	[NAV per Fund Share][The sum of the values calculated in respect of each Basket Component as the NAV per Fund Share of such Basket Component multiplied by the relevant Weighting]
(w)	[Weighting:	The Weighting to be applied to each Fund Share comprising the Fund Basket is [<i>specify</i>]]
(x)	[Protected Amount:	[If Highest Value, Monetisation Option or Delayed Settlement on Occurrence of an Extraordinary Fund Event and Principal Protected Termination Amount are applicable: [specify] per cent. of the Notional Amount]
(y)	Settlement on Occurrence of a Fund Index Adjustment Event:	[Delayed Settlement on Occurrence of a Fund Index Adjustment Event: [Applicable/Not applicable] [<i>If applicable:</i> Principal Protected Termination
		Amount: [Applicable/Not applicable]]
		[Highest Value: [Applicable/Not applicable]]
		[Market Value: [Applicable/Not applicable]]
		[Monetisation Option: [Applicable/Not applicable]]
		[<i>If Principal Protected Termination Amount, Highest Value or Monetisation Option are applicable:</i> Protected Amount: [<i>specify</i>] per cent. of the Notional Amount]
Futures Securities:		[Applicable/Not applicable]
		(If not applicable, delete the remaining sub- paragraphs of this paragraph)
(a)	Future(s):	[insert type of Future(s)]

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(b)	Exchange(s):	[specify]
(c)	Exchange Business Day:	[Single Future Basis/All Futures Basis/Per Futures Basis]
(d)	Scheduled Trading Day:	[Single Future Basis/All Futures Basis/Per Futures Basis]
		(must match election made for Exchange Business Day)
(e)	Settlement Price:	[Official closing price]/[price at the Valuation Time]
(f)	Weighting:	[The weighting to be applied to each item comprising the Basket to ascertain the Settlement Price is $[\bullet]$. Each such Weighting shall be subject to adjustment [in accordance with Annex 10]/[<i>specify other</i>]. (<i>N.B.</i> <i>Only applicable in relation to Securities relating to a</i> <i>Basket</i>)]
(g)	Specified Maximum Days of Disruption:	[As defined in Futures Security Condition 1]/[[<i>specify</i>] Scheduled Trading Days].
(h)	Valuation Time:	[Continuous monitoring [<i>specify other</i>] and the relevant time on the Valuation Date, Observation Date or Averaging Date, as the case may be, is the Scheduled Closing Time as defined in General Security Condition 3.] [<i>specify</i>] (<i>N.B. If no Valuation</i> <i>Time is specified, the Valuation Time will be the</i> <i>Scheduled Closing Time as defined in General</i> <i>Security Condition</i> 3)]
(i)	Futures Correction Period:	[As per Futures Security Conditions 1]/[specify]
(j)	Settlement on Occurrence of a Futures Adjustment Event:	[Delayed Settlement on Occurrence of Futures Adjustment Event: [Applicable/Not applicable] [<i>if applicable</i> :
		Principal Protected Termination Amount: [Applicable/Not applicable]]
		[Highest Value: [Applicable/Not applicable]]
		[Market Value: [Applicable]/[Not applicable]]

		[Monetisation Option: [Applicable/Not applicable]]
		[If Principal Protected Termination Amount, Highest
		Value or Monetisation Option are applicable:
		Protected Amount: [specify] per cent. of the Notional
		Amount]
		[If the Calculation Agent determines a Futures
		Adjustment Event constitutes a force majeure, Futures
		Security Condition 3.1(b)(vi) applies]
39.	Credit Securities:	[Applicable/Not applicable]
		(If not applicable, delete the remaining sub- paragraphs of this paragraph)

General Terms relating to type of Credit Security

(a) Type of Credit Securities (i) Single Reference Credit [Applicable] [Not applicable] Entity Securities: (ii) Nth-to-Default Credit Securities [Applicable] [Not applicable] (Delete the remainder of (ii) if Not Applicable) N: [•] Multiple Default Triggers: Multiple Default Trigger: M: [•] Substitution: [Applicable] [Not applicable] (iii) Zero Recovery Credit Securities: [Applicable] [Not applicable] (iv) Basket Credit Securities: [Applicable] [Not applicable] [(Delete remaining paragraphs if Basket *Credit Securities are not applicable)* Distribution End Date: [•] [Not applicable]

	[For this purpose, [Distribution Period Settlement] [Settlement at Maturity] [Distribution Period Event Determination Date Disapplication] shall apply.]]
Linear Basket Credit Securities:	[Applicable] [Not applicable]
Substitution:	[Applicable] [Not applicable]
Remuneration Reset Credit Securities:	[Applicable. The Reference Entity Coupon Rate in respect of each Reference Entity is as set out in the Relevant Annex][Not applicable]
(v) First-to-Default Credit Securities:	
(Delete below paragraph if First-to-Default Security is Not applicable)	[Applicable] [Not applicable]
Substitution	[Applicable] [Not applicable]
(vi) Tranched Credit Securities:	[Applicable] [Not applicable]
(vii)Combination Credit Securities:	[Applicable] [Not applicable]
(Delete remaining paragraphs if Combination Credit Securities are Not applicable)	
[Credit-linked Principal Type:	[Single Reference Entity Credit Securities] [Nth-to- Default Credit Securities N:[•] [Multiple Default Triggers: [Applicable/Not applicable]] [M:[•]] [Basket Credit Securities: [Linear Basket Credit Securities] [Applicable/Not applicable]][Zero Recovery Credit Securities] [First to Default Credit Securities] [Substitution: [Applicable]] [Not applicable] [Tranched Credit Security]
Credit-linked Remuneration Type:	[Single Reference Entity Credit Securities] [Nth-to- Default Credit Securities N:[●] [Multiple Default Triggers: [Applicable/Not applicable]] [M:[●]] [Basket Credit Securities: [Linear Basket Credit Securities] [Applicable/Not applicable]][Zero

	Recovery Credit Securities][First to Default CreditSecurities][Substitution:[Applicable]applicable]][Tranched Credit Security]
(viii) Partially Protected Credit Securities:	[Applicable] [Not applicable]
(ix) Hybrid Securities (Principal): (Delete remaining paragraphs if Hybrid Securities are Not applicable)	[Applicable] [Not applicable]
Credit Underlying Override:	[Applicable][Not applicable]
	(Insert where principal is credit linked and credit linked provisions take priority following an Event Determination Date and Certificates will settle in accordance with Credit-linked Terms)
Non-Credit Underlying Override:	[Applicable][Not applicable]
	(Insert where principal is credit-linked but where following an Event Determination Date but prior to settlement, the other applicable Underlying Reference terms will take priority (e.g. specific early redemption events for equity-linked Certificates etc. will override the credit conditions)
Adjusted Redemption Calculation Basis:	[Applicable][Not applicable]
(x) Transaction Type:	(Insert where principal is credit-linked but where following an Event Determination Date the Outstanding Notional Amount will be reduced in accordance with the Credit Linked Conditions and the other applicable Underlying Reference terms will apply to the adjusted Outstanding Notional Amount) [Standard North American Corporate][Standard
(x) Hansaction Type.	European Corporate][Standard European Financial Corporate][Standard European CoCo Financial Corporate] [Standard European Senior Non- Preferred Financial Corporate] [European Senior

Non-Preferred Financial Corporate][Standard Subordinated European Insurance Corporate][Standard Emerging European Corporate LPN][Standard Emerging European Corporate][Standard Latin American Corporate BL] [Standard Australia [Financial] Corporate][Standard New Zealand [Financial] Corporate][Standard Japan Corporate][Standard [Financial] Singapore [Financial] Corporate][Standard Asia [Financial] Corporate][Standard Sukuk Corporate][Standard Sovereign][Standard Western European Latin America Sovereign][Standard Emerging European & Eastern Sovereign][Standard Middle Australia Sovereign][Standard New Zealand Sovereign][Standard Japan Sovereign][Standard Sovereign][Standard Singapore Asia Sovereign][Standard Sukuk Sovereign][Standard U.S. Municipal Full Faith and Credit][Standard U.S. Municipal General Fund][Standard U.S. Municipal Revenue] [•] [As specified in the Relevant Annex]

Relevant Annex: [Applicable: [●]] [Not applicable]

Index Sponsor:[Applicable:[●]][Notapplicable]

(xi) Scheduled Settlement Date:
(xii) Reference Entity(ies):
[•] [As specified in Annex 12 (Additional Terms and Conditions for Credit Securities)] [As specified in the Relevant Annex]
(xiii) Reference Entity Notional Amount:
[•][as per the Credit Security Conditions] [As specified in Annex 12 (Additional Terms and Conditions for Credit Securities)] [As specified in the Relevant Annex]
[•][as per the Credit Securities)] [As specified in the Relevant Annex]
[Credit Linked Remuneration Only: [Applicable/Not applicable]]

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(xiv) Reference Entity Weighting: [•][As specified in Annex 12 (Additional Terms and Conditions for Credit Securities)] [As specified in the Relevant Annex] [Not applicable]

(xv) Reference Obligation(s):

The obligation identified as follows:

(Delete below line items if RO is as specified in the Relevant Annex)

Primary obligor: Guarantor of the Reference Obligation: Maturity of the Reference Obligation: Coupon of the Reference Obligation:

CUSIP/ISIN of the Reference Obligation:

Seniority Level:

Original issue amount of the Reference [•] Obligation:

[Applicable/Not applicable/[●] [As specified in Annex 12 (Additional Terms and Conditions for Credit Securities)] [As specified in the Relevant Annex]

[•]

[•]

[●]

[•]

[•]

[Senior Level] [Subordinated Level][Senior Non-Preferred Level] [•] [Not applicable]

[The obligation specified as the Reference Obligation above shall be the Original Non-Standard Reference Obligation notwithstanding that such obligation is not an obligation of the Reference Entity, and notwithstanding any contrary provision of the definition of "Original Non-Standard Reference Obligation" (and, for the avoidance of doubt, paragraph (a) of the definition thereof applies).] [Delete if not applicable or if Reference Obligation above is an obligation of the Reference Entity]

(xvi) Standard Reference Obligation: [Applicable/Not applicable/[●]/[As specified in Annex 12 (Additional Terms and Conditions for Credit Securities)] [As specified in the Relevant Annex]

		[Seniority Level: [Senior]/[Subordinated][Senior Non-Preferred Level]/[•]/[Not applicable]]
(xvii) Settlement Meth	ıod:	 [Auction Settlement] [Cash Settlement] [: Final Price: [•]] [Minimum Quotation Amount [•]] [Credit Security Condition 2(b) Not applicable]] [Physical Settlement] [Not applicable – the Credit Securities are Zero Recovery Credit Securities] [Payment Requirement [•]] [Credit Unwind Costs: [Not applicable] [•]] [Standard Credit Unwind Costs: Applicable]
(xviii) Fallback Settlen	nent Method	[Cash Settlement] [Physical Settlement][Not applicable]
(xix) Settlement at M	aturity:	[Applicable] [Not applicable]
(xx) Settlement Currency		[•]
(xxi) Merger Event:		[Credit Security Condition 2(d) [Applicable/Not applicable]]
		(If Applicable):
		[Merger Event Settlement Date: [•]]
		Merger Type: [Reference Entity/Securityholder Merger] [Reference Entity/Issuer Merger]]
(xxii) Credit Event Ba	ckstop Date	[As per the Credit Security Conditions] [The date that is 60 calendar days prior to the Trade Date] [Issue Date] [•]
(xxiii) Credit Observa Date:	ation Period End	[Applicable: [•]] [Not applicable]
(xxiv) Principal Protec	tion Level:	[•]
(xxv) Non-Credit Linl	ked Percentage	[Not applicable/[●]/As set out in the Relevant Annex]
(xxvi) Reference Entit Credit Linked Percer	y Notional Amount ntage	[Not applicable/[●]/As set out in the Relevant Annex]
(xxvii) CoCo Suppleme	ent:	[Applicable/Not applicable/As set out in the Relevant Annex]

[Delete if CoCo Supplement is not applicable]

[Trigger Percentage: [●] [As specified in Annex 12 (Additional Terms and Conditions for Credit Securities)] [As specified in the Relevant Annex] [As per the Credit Security Conditions]]

[Applicable/Not applicable] [As set out in the

Physical Settlement Matrix for the specified Transaction Type]

- (xxviii) Narrowly Tailored Credit Event Supplement:
- (xxix) Sovereign No Asset Package Delivery Supplement:
- (xxx) Additional Terms relating to Tranched Credit Securities

[Applicable/Not applicable/As set out in the Relevant Annex]

[Applicable/Not applicable]

(Delete below if Tranched Credit Securities are Not applicable)

Attachment Point: [•]

Detachment Point: [•]

Settled Entity Matrix: [Not applicable/[●]]

Incurred Recoveries: [Applicable/Not applicable]

Any other terms or provisions: [●]]

[•]

[Change in Standard Terms and Market Conventions: [Not applicable]] [Delete if Change in Standard Terms and Market Conventions applies]]

[In respect of [*specify relevant Reference Entity*], [Include Accrued Interest] [Exclude Accrued Interest] applicable]

[Grace Period Extension: [Applicable] [Not applicable] [As set out in the Physical Settlement Matrix for the specified Transaction Type]

Credit Events: [As set out in the Physical Settlement Matrix for the specified Transaction Type] [*specify if different*]

Additional Provisions:

(xxxi)

(xxxii) Terms relating to Credit Linked Remuneration:

(a) Transaction Type:

[Applicable] [Not applicable]

(Delete remaining line items if not applicable)

[Standard North American Corporate][Standard European Corporate][Standard European Financial Corporate][Standard European CoCo Financial Corporate] [Standard European Senior Non-Preferred Financial Corporate] [European Senior Non-Preferred Financial Corporate][Standard Subordinated European Insurance Corporate][Standard Emerging European Corporate LPN][Standard Emerging European Corporate][Standard Latin American Corporate BL] [Standard Australia [Financial] Corporate][Standard New Zealand [Financial] Corporate][Standard Japan [Financial] Corporate][Standard Singapore [Financial] Corporate][Standard Asia [Financial] Corporate][Standard Sukuk Corporate][Standard Western Sovereign][Standard European Latin America Sovereign][Standard Emerging European & Middle Eastern Sovereign][Standard Australia Sovereign][Standard Zealand New Sovereign][Standard Japan Sovereign][Standard Sovereign][Standard Singapore Asia Sovereign][Standard Sukuk Sovereign][Standard U.S. Municipal Full Faith and Credit][Standard U.S. Municipal General Fund][Standard U.S. Municipal Revenue [•] [As specified in the Relevant Annex]

[Capped Reference Entity [●]]

(b) Scheduled Settlement Date

(c) Reference Entity(ies):

[•]

[•] [As specified in Annex 12 (*Additional Terms and Conditions for Credit Securities*)] [As specified in the Relevant Annex]

Relevant Annex: [Applicable: [•]] [Not applicable]

Index Sponsor: [Applicable: [•]] [Not applicable]

(d) Reference Entity Notional Amount
 [●][as per the Credit Security Conditions] [As specified in Annex 12 (Additional Terms and Conditions for Credit Securities)] [As specified in the Relevant Annex]

(e) Reference Entity Weighting:
 [●][As specified in Annex 12 (Additional Terms and Conditions for Credit Securities)] [As specified in the Relevant Annex] [Not applicable]

(f) Reference Obligation(s):

The obligation identified as follows: [Applicable/Not applicable/[●] [As specified in Annex 12 (Additional Terms and Conditions for Credit Securities)] [As specified in the Relevant Annex]

(Delete below if Relevant Annex applies)

Primary obligor: [●] Guarantor of the Reference [●] Obligation:

Maturity of the Reference [•] Obligation:

Coupon of the Reference [●] Obligation:

CUSIP/ISIN of the Reference [•] Obligation: Seniority Level:

(h) Settlement Method:

(i) Fallback Settlement Method

[Senior Level] [Subordinated Level] [Senior Non-Preferred Level] [●] [Not applicable]

Original issue amount of the [●] Reference Obligation:

> [The obligation specified as the Reference Obligation above shall be the Original Non-Standard Reference Obligation notwithstanding that such obligation is not an obligation of the Reference Entity, and notwithstanding any contrary provision of the definition of "Original Non-Standard Reference Obligation" (and, for the avoidance of doubt, paragraph (a) of the definition thereof applies).] [Delete if not applicable or if Reference Obligation above is an obligation of the Reference Entity]

(g) Standard Reference Obligation: [Applicable/Not applicable/[●]/[As specified in Annex 12 (Additional Terms and Conditions for Credit Securities)] [As specified in the Relevant Annex]

> [Seniority Level: [Senior]/[Subordinated]/[Senior Non-Preferred Level]/[•]/[Not applicable]]

[Auction Settlement] [Cash Settlement] [: Final Price: [●]] [Minimum Quotation Amount [●]] [Credit Security Condition 2(b) Not applicable]] [Physical Settlement] [Not applicable – Remuneration is Zero Recovery Credit Securities]

[Payment Requirement [●]]

[Credit Unwind Costs: [Not applicable] [●]] [Standard Credit Unwind Costs: Applicable]

[Cash Settlement] [Physical Settlement][Not applicable]

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(j)	Settlement Currency	[•]
(k)	Merger Event:	[Credit Security Condition 2(d) [Applicable/Not applicable]]
		(If Applicable):
		[Merger Event Settlement Date: [•]]
		Merger Type: [Reference Entity/Securityholder Merger] [Reference Entity/Issuer Merger]]
(1)	Credit Event Backstop Date	[As per the Credit Security Conditions] [The date that is 60 calendar days prior to the Trade Date] [Issue Date] [[●]]
(m)	Credit Observation Period End Date:	[Applicable: [●]] [Not applicable]
(n)	CoCo Supplement:	[Applicable/Not applicable/As set out in the Relevant Annex]
		(Delete if CoCo Supplement is not applicable)
		[Trigger Percentage: [●] [As specified in Annex 12 (Additional Terms and Conditions for Credit Securities)] [As specified in the Relevant Annex] [As per the Credit Security Conditions]]
(0)	Narrowly Tailored Credit Event Supplement:	[Applicable/Not applicable] [As set out in the Physical Settlement Matrix for the specified Transaction Type]
(p)	Additional Terms relating to Tranched Credit Securities (<i>Remuneration</i>):	[Applicable/Not applicable]
S	Include only for Combination Credit Securities where Remuneration is Tranched Credit Securities. If not applicable, delete remaining line items)	

	Attachment Point: [•]
	Detachment Point: [●]
	Settled Entity Matrix: [Not applicable/[●]]
	Incurred Recoveries:
	Any other terms or provisions: [●]]
(q) Additional Provisions (<i>Remuneration</i>)	[Applicable] [Not applicable]
	[•][Change in Standard Terms and Market Conventions: [Not applicable]] [Delete if Change in Standard Terms and Market Conventions applies]]
	[In respect of [specify relevant Reference Entity], [Include Accrued Interest] [Exclude Accrued Interest] applicable]
	[Grace Period Extension: [Applicable] [Not applicable] [As set out in the Physical Settlement Matrix for the specified Transaction Type]
	Credit Events: [As set out in the Physical Settlement Matrix for the specified Transaction Type] [specify if different]
(xxxiii) LPN Reference Entities	[Applicable/Not applicable/[●]/[As specified in the Annex 12 (Additional Terms and Conditions for Credit Securities)] [Relevant Annex in respect of the [relevant Reference Portfolio]]
(xxxiv) [Hybrid Remuneration [(Simple)]/[(Credit)]]:	[Applicable/Not applicable] [See paragraphs 45(a) (<i>Provisions relating to</i> <i>Remuneration in respect of Certificates -</i> <i>Remuneration)</i> , 45(d) (<i>Provisions relating to</i> <i>Remuneration in respect of Certificates - Linked</i> <i>Remuneration Amount Certificates</i>) and [<i>specify</i>

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paragraph 45(e)-(n)] in respect of the applicable provisions for the calculation of the Remuneration Amount.]

(xxxv) Additional Terms relating to Bonus Remuneration Securities: (Delete remaining provisions if not applicable)	[Applicable][Not applicable]
Bonus Remuneration Rate:	[•]
Outstanding Bonus Remuneration Rate Method:	[Standard][Averaging]
Bonus Remuneration Accrual Basis:	[Running Basis][Final Payment]
Bonus Remuneration Payment Date(s):	[•][Final Settlement only]
Bouns Remuneration Day Count Fraction:	[•]
BonusRemunerationDetermination Date:	[•]
Bonus Remuneration Attachment Point:	[•]
Bonus Remuneration Detachment Point:	[•]
Bonus Remuneration Implicit Portfolio Size:	[•]
Other terms or provisions applicable to Bonus Remuneration: (xxxvi) Calculation of Remuneration upon	[•][Not applicable]
Credit Event:	[Remuneration to Remuneration Payment Date] [Remuneration to Event Determination Date For this purpose, [Remuneration Paid at Remuneration

	Payment Date][Remuneration Paid at Settlement Date] shall apply.]
(xxxvii) Additional Credit Securities Disruption Events:	[The following Additional Credit Securities Disruption Events apply to the Securities:] [Not applicable]
	(Specify each of the following which applies.)
	[Change in Law]
	[Hedging Disruption]
(xxxviii) Calculation and Settlement	[Increased Cost of Hedging]
Suspension:	[Applicable] [Not applicable]
40. Underlying Interest Rate Securities:	[Applicable/Not applicable]
	(If not applicable, delete the remaining sub- paragraphs of this paragraph.)
(a) Underlying Interest Determination Date(s):	[Specify]
	(If more than one [Underlying Interest Rate] is to be determined, include the following language: "Underlying Interest Rate ₁ :")
(b) Manner in which the Underlying Interest Rate is to be determined:	[Screen Rate Determination/ISDA Determination]
(A) [Screen Rate Determination]:	[Applicable/Not applicable] (If not applicable, delete the remaining sub- paragraphs of this paragraph)
(a) [Underlying Reference Rate:	[EURIBOR] [SONIA] [SOFR] [€STR] [SARON] [CMS] [specify]
(b) Specified Duration:	[<i>specify</i>] [Not applicable]

(c)	Specified Time:	[specify]
		(which will be 11:00 am, Brussels time, in the case of EURIBOR)
(d)	Observation Period:	[<i>specify</i>] [Not applicable]
(e)	Observation Shift Period:	[5 / [] T2 Settlement Days/U.S. Government Securities Business Days/London Banking Days/ SIX Business Days/Not Applicable] (NB: A minimum of 5 should be specified for the Lag Period or Observation Shift Period, unless otherwise agreed with the Calculation Agent)][•] [Not Applicable]
(f)	D:	[360/365/[]] / [Not Applicable]
(g)	Relevant Screen Page:	[specify]]
(h)	Relevant Currency:	[specify]]
(i)	Reference Banks	[<i>specify</i>] [Not applicable]
(j)	Relevant Financial Centre	[] [For example, London/Euro-zone (where Euro- zone means the region comprised of the countries whose lawful currency is the euro/other (give details)]
(k)	Designated Maturity	[<i>specify</i>] [Not applicable]
(B)	ISDA Determination	[Applicable/Not applicable]
		(If not applicable, delete the remaining sub- paragraphs of this paragraph)
	(a) Floating Rate Option:	[specify]
	(b) Designated Maturity:	[specify]
	(c) Reset Date:	[specify]]
		(N.B. The fallback provisions applicable to ISDA Determination under the 2006 ISDA Definitions are reliant upon the provision by reference banks of offered quotations for EURIBOR which, depending on

market circumstances, may not be available at the relevant time)

(d) Calculation Start Date:	[•] [A day that falls [•] [weeks / months] prior to the Underlying Interest Determination Date, subject to the Business Day Convention]
(e) Overnight Floating Rate Option:	[Applicable]/[Not Applicable]
(f) Index Floating Rate Option:	[Applicable]/[Not Applicable]
(g)OvernightRateCompoundingMethod:	[Applicable]/[Not Applicable] (If not applicable, delete the remaining sub- paragraphs of this paragraph)
(i) OIS Compounding:	[Applicable]/[Not Applicable]
(ii) Compounding with Lookback:	[Applicable Lookback: [•] Applicable Business Days]/[Not Applicable]
 (iii) Compounding with Observation Period Shift: (iv) Compounding 	[Applicable Set-in-Advance: [Applicable]/[Not Applicable] Observation Period Shift: [•] Observation Period Shift Business Days [Observation Period Shift Additional Business Days: [•]/[Not Applicable]] / [Not Applicable]
(iv) Compounding with Lockout:	Applicable Lockout: [•] Lockout Period Business Days Lockout Period Business Days: [•] / [Applicable Business Days]] /[Not Applicable]
(v) Daily Capped Rate:	[[•] per cent.] / [Not Applicable]

(vi)	Daily Floored Rate:	[[•] per cent.] / [Not Applicable]
	vernight Rate	[Applicable]/[Not Applicable] (If not applicable, delete the remaining sub- paragraphs of this paragraph)
(i)	Overnight Averaging:	[Applicable]/[Not Applicable]
(ii)	Averaging with	[Applicable
	Lookback:	Lookback: [•] Applicable Business Days]
		/[Not Applicable]
(iii)	Averaging with	[Applicable
	Observation Period Shift:	Set-in-Advance: [Applicable]/[Not Applicable]
		Observation Period Shift: [•] Observation Period Shift Business Days
		[Observation Period Shift Additional Business Days: [•]/[Not Applicable]]
		/[Not Applicable]
(iv)	Averaging with	[Applicable
	Lockout:	Lockout: [•] Lockout Period Business Days
		Lockout Period Business Days: [•] / [Applicable Business Days]]
		/[Not Applicable]
(v)	Daily Capped Rate:	[[•] per cent.] / [Not Applicable]
(vi)	Daily Floored Rate:	[[•] per cent.] / [Not Applicable]
(i) Inc	lex Method:	[Applicable]/[Not Applicable]
		(If not applicable, delete the remaining sub- paragraphs of this paragraph)
(i)	[All-in Compounded Index Method]	Applicable

(ii) Compounded Index Method:	[Applicable]/[Not Applicable]
(iii) Compounded	[Applicable
Index Method	Set-in-Advance: [Applicable]/[Not Applicable]
with Observation Period Shift:	Observation Period Shift: [•] Observation Period Shift Business Days
	[Observation Period Shift Additional Business Days: [•]/[Not Applicable]]
	/[Not Applicable]
(j) Delayed Payment:	[Applicable, with the specified number of days being [•] Business Days] / [Not Applicable]
(k) ISDA Definitions Linear Interpolation:	[Applicable]/[Not Applicable]]
(c) Underlying Margin(s):	[[+/-][●] per cent. per annum]/[Not Applicable]
(d) Minimum Underlying Reference Rate:	[[●] per cent. per annum]/[Not Applicable]
(e) Maximum Underlying Reference Rate:	[[●] per cent. per annum]/[Not Applicable]
	(If more than one [Underlying Interest Rate] is to be determined, include the following language: "Underlying Interest Rate ₂ :" and repeat items 40(b) to (e)].
	(Repeat for each Underlying Interest Rate.)
41. This section is intentionally left blank.	
42. Additional Disruption Events and Optional Additional Disruption Events:	(a) Additional Disruption Events: [Applicable/Not applicable]/[[Change in Law/Hedging Disruption] does not apply to the Securities]
	[Change in Law – Hedge Maintenance Cost:
	Not applicable]
	(b) [Optional Additional Disruption Events: [Applicable/Not applicable] [The following Optional Additional Disruption Events apply to the Securities:
	(Specify each of the following which applies.
	(Specify each of the following which address.

are applicable to certain Index Securities, Share Securities, ETI Securities and Commodity Securities. Careful consideration should be given to whether Optional Additional Disruption Events would apply for Debt Securities, Currency Securities and Fund Securities and, if so, the relevant definitions will require amendment.)

[Administrator/Benchmark Event]

[Increased Cost of Hedging]

[Increased Cost of Stock Borrow]

[Insolvency Filing]

(N.B. Only applicable in the case of Share Securities)

[Cancellation Event]

(N.B. Only applicable in the case of Debt Securities)

[Loss of Stock Borrow]

[[Stop-Loss Event]

[Stop-Loss Event Percentage: [5] per cent.]]

[Currency Event]

[Extraordinary External Event]

[Jurisdiction Event

Hedging Arrangements: Not applicable]

[Significant Alteration Event]

[Failure to Deliver due to Illiquidity]

[Hedging Party Default]

(N.B. Only applicable in the case of Physical Delivery Securities- Failure to Deliver due to Illiquidity is applicable to certain Share Securities. Careful consideration should be given to whether Failure to Deliver due to Illiquidity would apply to other Physical **Delivery Securities**)

(c) [The Maximum Stock Loan Rate in respect of [specify in relation to each relevant *Share/Security*] is [•].

> (N.B. Only applicable if Loss of Stock Borrow is applicable)]

> [The Initial Stock Loan Rate in respect of [specify in relation to each relevant *Share/Security*] is [•].

> (N.B. Only applicable if Increased Cost of Stock Borrow is applicable)]

(d)

Settlement:

[Delayed Settlement on Occurrence of an Additional Disruption Event and/or Optional Additional Disruption Event: [Applicable/Not applicable]

[if applicable:

Principal Protected Termination Amount: [Applicable/Not applicable]]

	[Highest Value: [Applicable/Not Applicable]]
	[Market Value: [Applicable]/[Not Applicable]]
	[Monetisation Option: [Applicable/Not applicable]]
	[<i>If Principal Protected Termination Amount, Highest Value or Monetisation Option are applicable</i> : Protected Amount: [<i>specify</i>] per cent. of the Notional Amount]]
43. Knock-in Event ¹⁵ :	[Applicable/Not applicable]
	[If applicable:
	[<i>specify</i>]/["greater than"/"greater than or equal to"/"less than"/"less than or equal to"/"within"/"outside"]]
	(If not applicable, delete the remaining sub- paragraphs of this paragraph)
(a) Knock-in Valuation:	[Applicable/Not applicable]
	[If applicable insert relevant provisions from Conditions]
	[If Knock-in Valuation is not applicable and the Securities are Currency Securities, specify if FX Knock-in Valuation is applicable.]
(b) FX Knock-in Valuation:	[Applicable/Not applicable]
	[If FX Knock-in Valuation is applicable, insert relevant provisions from Conditions.]

¹⁵ Only applicable in relation to Index Securities, Share Securities, ETI Securities, Commodity Securities, Currency Securities, Futures Securities, Fund Securities.

		[FX Coupon Performance: [Applicable/Not applicable]]
		[Performance Value: [Applicable/Not applicable]]
(c)	Level:	[Official level]/[Official close]/[last price]/[traded price]/[bid price]/[asked price]/[Standard Level]/[Not applicable]
(d)	Knock-in Level/Knock-in Range Level:	[specify][FX Knock-in Level]
		[If FX Knock-in Level is specified insert relevant provisions from Conditions]
(e)	Knock-in Period Beginning Date:	[specify]
(f)	Knock-in Period Beginning Date Day Convention:	[Applicable/Not applicable]
(g)	Knock-in Determination Period:	[<i>specify</i>]/[See definition in General Security Condition 14]
(h)	Knock-in Determination Day(s):	[<i>specify</i>]/[Each [Scheduled Trading Day/ Commodity Business Day/Fund Business Day/Business Day] in the Knock-in Determination Period]
(i)	Knock-in Period Ending Date:	[specify]
(j)	Knock-in Period Ending Date Day Convention:	[Applicable/Not applicable]
(k)	Knock-in Valuation Time:	[<i>specify</i> /See definition in General Security Condition 14]/[Valuation Time]/[Any time on a Knock-in Determination Day]/[Not applicable]
(1)	Knock-in Observation Price Source:	[specify]
(m)	Disruption Consequences:	[Applicable/Not applicable]
Kn	nock-out Event ¹⁶ :	[Applicable/Not applicable]
		[If applicable:

44.

¹⁶ Only applicable in relation to Index Securities, Share Securities, ETI Securities, Commodity Securities, Currency Securities, Fund Securities, Debt Securities and Futures Securities.

		[<i>specify</i>]/["greater than"/"greater than or equal to"/"less than"/"less than or equal to"/"within"/"outside"]]
		(If not applicable, delete the remaining sub- paragraphs of this paragraph)
(a)	Knock-out Valuation:	[Applicable/Not applicable]
		[If applicable insert relevant provisions from Conditions]
		[If Knock-out Valuation is not applicable and the Securities are Currency Securities, specify if FX Knock-out Valuation is applicable.]
(b)	FX Knock-out Valuation	[Applicable/Not applicable]
		[If FX Knock-out Valuation is applicable, insert relevant provisions from Conditions.]
		[FX Coupon Performance: [Applicable/Not applicable]]
		[Performance Value: [Applicable/Not applicable]]
(c)	Level:	[Official level]/[Official close]/[last price]/[traded price]/[bid price]/[asked price]/[Standard Level]/[Not applicable]
(d)	Knock-out Level /Knock-out Range Level:	[specify][FX Knock-out Level]
		[If FX Knock-out Level is specified insert relevant provisions from Conditions]
(e)	Knock-out Period Beginning Date:	[specify]
(f)	Knock-out Period Beginning Date Day Convention:	[Applicable/Not applicable]
(g)	Knock-out Determination Period:	[<i>specify</i>]/[See definition in General Security Condition 14]

(h)	Knock-out Determination Day(s):	[specify]/[Each [Scheduled Trading Day/ Commodity
		Business Day/Fund Business Day/Business Day] in
		the Knock-out Determination Period]
(i)	Knock-out Period Ending Date:	[specify]
(j)	Knock-out Period Ending Date Day Convention:	[Applicable/ Not applicable]
(k)	Knock-out Valuation Time:	[<i>specify</i>]/[See definition in General Security Condition 14] [Any time on a Knock-out Determination Day]/[Valuation Time]/[Not applicable]
(1)	Knock-out Observation Price Source:	[specify]
(m)	Disruption Consequences:	[Applicable/Not applicable]

45. PROVISIONS RELATING TO REMUNERATION IN RESPECT OF CERTIFICATES

[The following provisions are only applicable to Certificates:]

(a) Remuneration:

[Applicable/Not Applicable]

(If not applicable, delete the remaining subparagraphs under this paragraph)

(in case Additional Coupons are provided for, repeat all the relevant items in the Final Terms necessary to calculate such Additional Coupons)

[Coupon Switch: [Applicable / Not applicable]]

[If applicable:

[Coupon Switch Election: Applicable]/[Automatic Coupon Switch: Applicable]/[Target Switch Coupon: Applicable] [*insert relevant provisions from Conditions*]]

Pre-Switch Coupon: [*specify Interest Basis*] - [Fixed Rate]/[Floating Rate]/[Linked Remuneration]: [MFP Fixed Coupon]/[MFP Floating Coupon]/[MFP Mixed Coupon]/[MFP Digital Coupon]/[MFP Additional Digital Coupon]/[MFP Double Digital Coupon]/[MFP

Corridor Digital Coupon]/[MFP Memory Snowball Digital Coupon]/[MFP Range Accrual Coupon]/[MFP - Digital Mixed Coupon]/[MFP - Double Digital Mixed Coupon]/[MFP Ratchet Coupon]/[MFP Best Entry Coupon]/[Weighted Mixed Coupon]/[Max Mixed Coupon]/[Single FX Vanilla Coupon]/[Single FI Digital Coupon]/[Single FX Digital Coupon]/[Range Accrual Coupon]/[Single FX Range Coupon]/[Single FX Accrual Memory Coupon]/[Multiple Combination Floater Coupon]/[PRDC Coupon]/[Single FI Digital Floor Coupon]/[Single FI Digital Cap Coupon]/[Single FI Target Coupon]/[Duration Adjusted Coupon]/[FX Wedding Cake Remuneration]/[Underlying Linked Remuneration]/[Underlying Interest Differential Linked Remuneration]/[Inflation Coupon] (see items [specify] below)

Post-Switch Coupon: [specify Interest Basis] - [Fixed Rate]/[Floating Rate]/[Linked Remuneration]: [MFP] Fixed Coupon]/[MFP Floating Coupon]/[MFP Mixed Coupon]/[MFP Digital Coupon]/[MFP Additional Digital Coupon]/ [MFP Double Digital Coupon]/[MFP Corridor Digital Coupon]/[MFP Memory Snowball Digital Coupon]/[MFP Range Accrual Coupon]/[MFP] _ Digital Mixed Double Coupon]/[MFP] Digital Mixed Coupon]/[MFP Ratchet Coupon]/[MFP Best Entry Coupon]/[Weighted Mixed Coupon]/[Max Mixed Coupon]/[Single FX Vanilla Coupon]/[Single FI Digital Coupon]/[Single FX Digital Coupon]/[Range Accrual Coupon]/[Single FX Range Accrual Coupon]/[Single FX Memory Coupon]/[Multiple Combination Floater Coupon]/[PRDC Coupon]/[Single FI Digital Floor Coupon]/[Single FI Digital Coupon]/[Single FI Target Cap Coupon]/[Duration Adjusted Coupon]/[FX Wedding Cake Remuneration]/[Underlying Linked Remuneration]/[Underlying Interest Differential Linked Remuneration] /[Inflation Coupon] [(insert

relevant provisions, replicating relevant prompts from this item and items below as applicable)

Additional Switch Coupon: [Applicable/Not applicable] [*If applicable*: [*Specify*] [Notional Amount $\times [\bullet]\%$]]

Coupon Switch Date[s]: [Specify]]

(If not applicable, delete the remaining subparagraphs of this paragraph)

[Remuneration Barrier Event: [Applicable/Not applicable]

[[*If applicable*: [A Remuneration Barrier Event shall be deemed to have occurred if [].]

No Further Remuneration: [Applicable] [Not applicable]

No Remuneration for Remuneration Period: [Applicable] [Not applicable]

Remuneration Barrier Level: [] with reference to [the Remuneration Barrier Observation Date falling on [] / the Remuneration Barrier Observation Period []]

(specify each Remuneration Barrier Level if the Remuneration Barrier Level varies for each Barrier Observation Date or Barrier Observation Period)

[Remuneration Barrier Observation Date: [Not applicable] []

[Remuneration Barrier Observation Period: [Not applicable] []]

[Remuneration Payment Condition: [Applicable] [Not applicable]

[[*If applicable*: [A Remuneration Payment Condition shall be deemed to have occurred if [].

(in case of Leveraged Certificates Insert related provisions from Conditions)

[Remuneration Payment Condition Level: [] [Not applicable]

(specify each Remuneration Payment Condition Level if the Remuneration Payment Condition Level varies for each Payment Condition Observation Date or Remuneration Payment Condition Observation Period)

[Remuneration Payment Condition Observation Date(s): [] [Not applicable]

[Remuneration Payment Condition Observation Period: [] [Not applicable]

[specify]

[specify]

[Record Date(s): [•]]

(iii) Business Day Convention for Remuneration Payment Date(s):

(i) Remuneration Period(s):

(ii) Remuneration Payment Date(s):

[Following/Modified Following/Preceding/Modified Preceding/ Not applicable] [•] (*repeat if necessary with reference to different Remuneration Payment Date(s)*)

(iv) Party responsible for calculating the Remuneration Rate(s) and Remuneration Amount(s) (if not the Calculation Agent):

[specify]

(v) Margin(s): [[+/-][*specify*] per cent. per annum/Not applicable] (vi) Maximum Remuneration Rate: [[*specify*] /Not applicable] (vii)Minimum Remuneration Rate: [[*specify*] /Not applicable] Day Count Fraction: [*specify*]/[unadjusted] (viii) (ix) Remuneration to Settlement: [Applicable/Not Applicable] (specify for the different Remuneration periods if necessary) (x) Remuneration Basis: [Fixed Remuneration Amount Certificates] (If the Certificates are Fixed Remuneration Amount *Certificates, complete letter (b) accordingly)* [Floating Remuneration Amount Certificates] (If the Certificates are Floating Remuneration Amount Certificates, complete letter (c) accordingly) [Fixed Remuneration Amount Certificates and Floating Remuneration Amount Certificates] (If the Certificates are Fixed Remuneration Amount Certificates and Floating Remuneration Amount Certificates, complete letters (b) and/or (c) accordingly) [Linked Remuneration Amount Certificates] (If the Certificates are Linked Remuneration Amount *Certificates, complete letters (d) to (n) accordingly)* (xi) Remuneration Rate: [Applicable/Not applicable/Applicable the provisions relating to Remuneration Reset Credit Securities are applicable] [MFP Fixed Coupon applicable: (Include one or more of the following Remuneration Rates Formulas if [Insert related provisions from Formulas Condition applicable): 5.1(a).]]

[MFP Floating Coupon applicable:

[Insert related provisions from Formulas Condition 5.1(b).]]

[MFP Mixed Coupon applicable:

[Insert related provisions from Formulas Condition 5.1(c).]]

[MFP Digital Coupon applicable:

[Insert related provisions from Formulas Condition 5.1(d).]]

[MFP Additional Digital Coupon applicable:

[Insert related provisions from Formulas Condition 5.1(e).]]

[MFP Double Digital Coupon applicable:

[Insert related provisions from Formulas Condition 5.1(f).]]

[MFP Corridor Digital Coupon applicable:

[Insert related provisions from Formulas Condition 5.1(g).]]

[MFP Memory Snowball Digital Coupon applicable:

[Insert related provisions from Formulas Condition 5.1(h).]]

[MFP Range Accrual Coupon applicable:

[Insert related provisions from Formulas Condition 5.1(i).]]

[MFP – Digital Mixed Coupon applicable:

[Insert related provisions from Formulas Condition 5.1(j).]]

[MFP – Double Digital Mixed Coupon:

[Insert related provisions from Formulas Condition 5.1(k).]]

[MFP Ratchet Coupon applicable:

[Insert related provisions from Formulas Condition 5.1(l).]]

[MFP Best Entry Coupon applicable:

[Insert related provisions from Formulas Condition 5.1(m).]]

[Weighted Mixed Coupon applicable:

[Insert related provisions from Formulas Condition 5.1(n).]]

[Max Mixed Coupon applicable:

[Insert related provisions from Formulas Condition 5.1(0).]]

[Single FX Vanilla Coupon applicable:

[Insert related provisions from Formulas Condition 5.1(p).]]

[Single FI Digital Coupon applicable:

[Insert related provisions from Formulas Condition 5.1(q).]]

[Single FX Digital Coupon applicable:

[Insert related provisions from Formulas Condition 5.1(r).]]

[Range Accrual Coupon applicable:

[Insert related provisions from Formulas Condition 5.1(s).] (If FI Digital Coupon is applicable, distinguish in "Rate" below, between the Rate which is FI Rate A and the Rate which is FI Rate B)]

[Single FX Range Accrual Coupon applicable:

[Insert related provisions from Formulas Condition 5.1(t).]]

[Single FX Memory Coupon applicable:

[Insert related provisions from Formulas Condition 5.1(u).]]

[Multiple Combination Floater Coupon applicable:

[Insert related provisions from Formulas Condition 5.1(v).]]

[PRDC Coupon applicable:

[Insert related provisions from Formulas Condition 5.1(w).]]

[Single FI Digital Floor Coupon applicable:

[Insert related provisions from Formulas Condition 5.1(x).]]

[Single FI Digital Cap Coupon applicable:

[Insert related provisions from Formulas Condition 5.1(y).]]

[Single FI Target Coupon applicable:

[Insert related provisions from Formulas Condition 5.1(z).]]

[Duration Adjusted Coupon applicable:

[Insert related provisions from Formulas Condition 5.1(aa).]]

[FX Wedding Cake Remuneration applicable:

[Insert related provisions from Formulas Condition 5.1(bb).]]

[Underlying Linked Remuneration applicable:

[Insert related provisions from Formulas Condition 5.1(cc).]]

[Differential Linked Remuneration applicable:

[Insert related provisions from Formulas Condition 5.1(dd).]]

[Inflation Coupon applicable:

[Insert related provisions from Formulas Condition 5.1(ee).]]

$[[Rate][Rate_{(i)}] [Rate 1_{(i)}]$ $[Rate 2_{(i)}]:$	[specify]
	(If more than one fixed rate or floating rate is to be determined, specify each such rate)]
	[Vanilla Call Rate
	[Insert related provisions from Formulas Conditions.]]
	[Vanilla Call Spread Rate
	[Insert related provisions from Formulas Conditions.]]
(b) Fixed Rate Provisions:	[Applicable/Not applicable]
	(If not applicable, delete the remaining sub- paragraphs of this paragraph)
	(Specify if more than one fixed rate is to be determined)
(i) Remuneration Rate[(s)]:	[<i>specify</i>] [Not applicable]
(ii) Fixed Remuneration Amount[(s)]:	[specify][Not applicable]
(iii) Broken Amount[(s)]:	[specify][Not applicable]
(c) Floating Rate Provisions	[Applicable/Not applicable]
	(If not applicable, delete the remaining sub- paragraphs of this paragraph)
	(Specify if more than one floating rate is to be determined)
(i) Manner in which Remuneration Rate to be determined:	[Screen Rate Determination/ISDA Determination]
(ii) Linear Interpolation:	[Not applicable/Applicable – the Remuneration Rate for the [long/short] [first/last] Remuneration Period

beginning on [] and ending on [] shall be calculated using linear interpolation (*specify for each short or long interest period*)]

(iii) [Screen Rate Determination]:

(a)

(i)

[Applicable/Not applicable]

(If not applicable, delete the remaining subparagraphs of this paragraph)

- [Reference Rate: [EURIBOR] [SONIA] [SOFR] [\in STR] [SARON] [CMS] [*specify*]
- (b) Specified Duration: [*specify*] [Not applicable]
- (c) Observation [Lag / Observation Shift] [Not applicable] Method:
- (d) Lag Period: [5 / [] T2 Settlement Days/U.S. Government Securities Business Days/London Banking Days/SIX Business Days/Not Applicable]
- (e) Observation Shift [5 / [] T2 Settlement Days/U.S. Government Period: Securities Business Days/London Banking Days/ SIX Business Days/Not Applicable] (NB: A minimum of 5 should be specified for the Lag Period or Observation Shift Period, unless otherwise agreed

with the Calculation Agent)

- (f) D: [360/365/[]] / [Not Applicable]
- (g) Rate Multiplier: [specify] [Not applicable]
- (h) Reference Rate [specify] [Not applicable] Multiplier:
 - Remuneration[specify] (Typically the second T2 Settlement DayDeterminationprior to the start of each Remuneration Period ifDate(s):EURIBOR)

	(j)	Relevant Determination Time	[specify] [For example, 11.00 a.m. Brussels] time / other (give details)]
	(k)	Relevant Screen Page:	[specify]] (In the case of EURIBOR, if not Reuters EURIBOR01 ensure it is a page which shows a composite rate or amend the fallback provisions appropriately)
	(1)	Reference Banks	[specify] [Not applicable]
	(m)	Relevant Financial Centre	[] [For example, London/Euro-zone (where Euro- zone means the region comprised of the countries whose lawful currency is the euro/other (give details)]
	(n)	Relevant Currency	[specify] [Not applicable]
	(0)	Designated Maturity	[<i>specify</i>] [Not applicable]
ISDA Determination	:		[Applicable/Not applicable]
ISDA Determination	:		[Applicable/Not applicable] (If not applicable, delete the remaining sub- paragraphs of this paragraph)
ISDA Determination	: (a)	[Floating Rate Option:	(If not applicable, delete the remaining sub- paragraphs of this paragraph)
) ISDA Determination	(a)	-	(If not applicable, delete the remaining sub- paragraphs of this paragraph)
	(a) De	Option:	(If not applicable, delete the remaining sub- paragraphs of this paragraph) [specify]
(b)	(a) De	Option: signated Maturity:	(If not applicable, delete the remaining sub- paragraphs of this paragraph) [specify]

(iv)

(e)	Index Optior	Floating Rate	[Applicable]/[Not Applicable]
(f) Overnight Rate Compounding Method:			[Applicable]/[Not Applicable] (If not applicable, delete the remaining sub- paragraphs of this paragraph)
	(i)	OIS Compounding:	[Applicable]/[Not Applicable]
	(ii)	Compounding with Lookback:	[Applicable Lookback: [•] Applicable Business Days]/[Not Applicable]
	(iii)	Compounding with Observation Period Shift:	[Applicable Set-in-Advance: [Applicable]/[Not Applicable] Observation Period Shift: [•] Observation Period Shift Business Days
			[Observation Period Shift Additional Business Days: [•]/[Not Applicable]] / [Not Applicable]
	(iv)	Compounding with Lockout:	Applicable Lockout: [•] Lockout Period Business Days Lockout Period Business Days: [•] / [Applicable Business Days]] /[Not Applicable]
	(v)	Daily Capped Rate:	[[•] per cent.] / [Not Applicable]
	(vi)	Daily Floored Rate:	[[•] per cent.] / [Not Applicable]
(g) Overnight Rate Averaging Method:		0	[Applicable]/[Not Applicable] (If not applicable, delete the remaining sub- paragraphs of this paragraph)
	(i)	Overnight Averaging:	[Applicable]/[Not Applicable]
	(ii)	Averaging with Lookback:	[Applicable Lookback: [•] Applicable Business Days] /[Not Applicable]

(iii)	Averaging with	[Applicable
	Observation	Set-in-Advance: [Applicable]/[Not Applicable]
	Period Shift:	Observation Period Shift: [•] Observation Period Shift Business Days
		[Observation Period Shift Additional Business Days: [•]/[Not Applicable]]
		/[Not Applicable]
(iv)	Averaging with	[Applicable
	Lockout:	Lockout: [•] Lockout Period Business Days
		Lockout Period Business Days: [•] / [Applicable Business Days]]
		/[Not Applicable]
(v)	Daily Capped Rate:	[[•] per cent.] / [Not Applicable]
(vi)	Daily Floored Rate:	[[•] per cent.] / [Not Applicable]
Index	Method:	[Applicable]/[Not Applicable]
		(If not applicable, delete the remaining sub- paragraphs of this paragraph)
(i)	[All-in	Applicable
	Compounded Index Method]	
(ii)	Compounded Index Method:	[Applicable]/[Not Applicable]
(iii)	Compounded	[Applicable
	Index Method	Set-in-Advance: [Applicable]/[Not Applicable]
	with Observation	Observation Period Shift: [•] Observation Period Shift Business Days
	Period Shift:	[Observation Period Shift Additional Business Days: [•]/[Not Applicable]]
		/[Not Applicable]

(h)

	(i) Delayed Payment:	[Applicable, with the specified number of days being [•] Business Days] / [Not Applicable]		
	(j) ISDA Definition Linear Interpolation:	[Applicable]/[Not Applicable]]		
(d)	Linked Remuneration Amoun Certificates	[Index/Share/ETI/Debt/Commodity/ Inflation Index/Currency/Fund/Futures/Interest Rate] Linked Remuneration Amount Certificates below/Not applicable]		
		(If not applicable, delete the remaining sub- paragraphs of this paragraph)		
(e)	Index Linked Remuneration Amoun Certificates:	t [Applicable/Not applicable] (If not applicable, delete the remaining sub- paragraphs of this paragraph)		
(i) Index/I	Basket of Indices/Index Sponsor(s):	[specify name of Index/Indices]		
		[specify name of Index Sponsor(s)]		
		[The [●] Index is a [Component Security]/[Multi- Exchange] Index] ¹⁷		
(ii) Averag	ing:	Averaging [applies/does not apply]. [The Averaging Dates are $[\bullet]$.]		
		[In the event that an Averaging Date is a Disrupted Day [Omission/Postponement/Modified Postponement] [the provisions of Annex 2] will apply.]		
(iii) Remun	eration Valuation Time:	[specify]		
(iv) Remun	eration Valuation Date(s):	[specify]		
(v) Index (Correction Period	[As per Index Security Condition 1/specify]		
(vi) Observ	ration Dates:	[specify]		

¹⁷ Specify each Component Security Index and/or Multi-Exchange Index (if any).

	[In the event that an Observation Date is a Disrupted Day [Omission/Postponement/Modified Postponement][the provisions of Annex 2 (Additional Terms and Conditions for Index Securities)] will apply.][Observation Day Disruption Consequences are not applicable.]		
(vii)Observation Period:	[specify]		
(viii) Specified Maximum Days of Disruption:	[specify] [Scheduled Trading Days]]		
(ix) Exchange(s):	[specify]		
(x) Related Exchange(s):	[specify]/[All Exchanges]		
(xi) Exchange Business Day:	[Single Index Basis/All Indices Basis/Per Index Basis] [Exchange/Related Exchange: Applicable]		
(xii)Scheduled Trading Day:	[Single Index Basis/All Indices Basis/Per Index Basis] [Exchange/Related Exchange: Applicable]		
	(must match election made for Exchange Business Day)		
(xiii) Settlement Price:	[Official opening level]/[Official closing level]/[level at the Valuation Time] /[Index Securities Condition 5 (Futures Price Valuation) applies]		
	[First Traded Price Applicable]		
(xiv) Weighting:	[The weighting to be applied to each item comprising the Basket of Indices to ascertain the Settlement Price is $[\bullet]$. Each such Weighting shall be subject to adjustment in accordance with Annex 2 (<i>Additional</i> <i>Terms and Conditions for Index Securities</i>)] [<i>specify</i> <i>other</i>]. (<i>N.B. Only applicable in relation to Securities</i> <i>relating to a Basket of Indices</i>)/Not Applicable]		
(xv) Settlement on Occurrence of an Index Adjustment Event:	[Delayed Settlement on Occurrence of an Index Adjustment Event: [Applicable/Not applicable] [<i>If applicable:</i>		

		Principal	Protected	Termination	Amount:
		[Applicable/N	Not applicabl	le]]	
		[Highest Valu	ue: [Applical	ble/Not applicable	e]]
		[Market Valu	ie: [Applicab	le/Not applicable]]
		[Monetisation	n Option: [A	pplicable/Not app	licable]]
				ermination Amou ption are applical	-
		Protected An Amount]	nount: [<i>speci</i>	fy] per cent. of th	e Notional
			Event constit	ent determines utes a force maje (vi) applies]	
(xvi)	Futures Price Valuation:	[Applicable/I	Not applicabl	le]	
		(If not app paragraphs o		lete the remain raph)	ning sub-
(A)	Rolling Futures Contract Securities:	[Yes/No]			
		[Related Hed	ging: Not ap	plicable]	
(B)	Exchange-traded Contract:			curities are Rollin ex Security Con	-
(C)	Delivery or expiry month:	[<i>specify</i>]/[No	t applicable]		
		(Not applical Rolling Futur		e of Index Securit Securities)	ies that are
(D)	Period of Exchange-traded Contracts:	[<i>specify</i>]/[No	t applicable]		
		(Only applica Futures Rolla		of Index Securitie es)	es that are
(E)	Futures or Options Exchange:	[specify]			
(F)	Futures Rollover [Date/Period]:	[Not applicat	ole]/[<i>specify</i>]		
(G)	Relevant FTP Screen Page:	[<i>specify</i>]/[No	t applicable]		
(H)	Relevant Futures or Options Exchange Website:	[specify]/[No	ot applicable]		

(I) Cut-off Time:

[*specify*]/[Not applicable]

(J) Settlement on Occurrence of a N Commencement or Discontinuance of Exchange-traded Contract:	[Delayed Settlement on Occurrence of a Non- Commencement or Discontinuance of an Exchange- traded Contract: [Applicable/Not applicable]		
	[<i>If applicable</i> : Principal Protected Termination Amount:		
	[Applicable/Not applicable]]		
	[Highest Value: [Applicable/Not applicable]]		
	[Market Value: [Applicable/Not applicable]]		
	[Monetisation Option: [Applicable/Not applicable]]		
	[If Principal Protected Termination Amount, Highest Value or Monetisation Option are applicable:		
	Protected Amount: [specify] per cent. of the Notional Amount]		
	[If the Calculation Agent determines a Non- Commencement or Discontinuance of an Exchange- traded Contract constitutes a force majeure, Index Security Condition [5.2(vi)] [and] [5.4(vi)] applies]		
(f) Share Linked Remuneration Amo Certificates:	unt [Applicable/Not applicable]		
Certificates:	(If not applicable, delete the remaining sub- paragraphs of this paragraph)		
(i) Share(s)/Share Company/Bas Company/GDR/ADR:	[insert type of Share(s) and Share Company/Basket Companies]		
	[GDR/ADR applicable]		
	[insert details of GDR/ADR] ¹⁸		
(ii) Relative Performance Basket:	[Not applicable/ <i>specify</i>]		
(iii) Share Currency:	[specify]		
(iv) ISIN of Share(s):	[specify]		

¹⁸ In the case of Share Linked Remuneration Certificates relating to a GDR/ADR, complete Share Linked Remuneration Certificates Final Terms as applicable for GDR/ADR references asset(s).

(v) Ave	eraging:	Averaging [applies/does not apply]. [The Averaging Dates are [●].]
		[In the event that an Averaging Date is a Disrupted Day [Omission/Postponement/Modified Postponement] will apply.]
(vi) Rer	nuneration Valuation Time:	[specify]
(vii)Rer	nuneration Valuation Date(s):	[specify]
(viii)	Observation Dates:	[specify]
		[In the event that an Observation Date is a Disrupted Day [Omission/Postponement/Modified Postponement] will apply.] [Observation Day Disruption Consequences are not applicable.]
(ix) Obs	servation Period:	[specify]
(x) Spe	cified Maximum Days of Disruption:	[[specify] [Scheduled Trading Days]]
(xi) Exc	change(s):	[specify] [Shares must be traded on a regulated, regularly operating, recognised open market]
(xii)Rel	ated Exchange(s):	[specify]/[All Exchanges]
(xiii)	Exchange Business Day:	[Single Share Basis/All Shares Basis/Per Share Basis]
(xiv)	Scheduled Trading Day:	[Single Share Basis/All Shares Basis/Per Share Basis]
		(must match election made for Exchange Business Day)
(xv) Settlement Price:		[Official closing price]/[Italian Securities Reference Price]/[price at the Valuation Time]
		[AQR: Applicable. The Settlement Price is [<i>specify</i>]]
(xvi)	Closing Price:	[Official closing price] [VWA Closing Price]
		[AQR: Applicable. The Closing Price is [specify]]
(xvii)	Weighting:	[The weighting to be applied to each item comprising the Basket of Shares to ascertain the Settlement Price is [<i>specify</i>]. Each such Weighting shall be subject to

	adjustment [in accordance with Annex 3 (Additional
	Terms and Conditions for Share Securities)]/[specify
	other]. (N.B. Only applicable in relation to Securities
	relating to a Basket of Shares)]
(xviii) Settlement on Occurrence of an Extraordinary Event:	[Delayed Settlement on Occurrence of an Extraordinary Event: [Applicable/Not applicable]
	[if applicable:
	Principal Protected Termination Amount:
	[Applicable/Not applicable]]
	[Highest Value: [Applicable/Not applicable]]
	[Market Value: [Applicable/Not applicable]]
	[Monetisation Option: [Applicable/Not applicable]]
	[If Principal Protected Termination Amount, Highest
	Value or Monetisation Option are applicable:
	Protected Amount: [<i>specify</i>] per cent. of the Notional
	Amount]
	[If the Calculation Agent determines that an
	Extraordinary Event constitute a force majeure, Share Security Condition [5.2(b)(iii)] [or] [5.2(c)(vi)]
	applies]
(xix) Share Correction Period	[As per Share Security Condition 1/specify]
(xx) Dividend Payment:	[Applicable/Not applicable]
(xxi) Listing Change	[Applicable/Not applicable]
(xxii) Listing Suspension:	[Applicable/Not applicable]
(xxiii) Illiquidity:	[Applicable/Not applicable]
(xxiv) Tender Offer:	[Applicable/Not applicable] ¹⁹
(xxv) CSR Event:	[Applicable/Not applicable]
(xxvi) Hedging Liquidity Event:	[Applicable/Not applicable]

¹⁹ Only to be disapplied for Tokyo EQD Securities.

[Maximum Hedging Liquidity Level: [[●] per cent.]/[As per Share Security Condition 5.3]]

(xxvii) Dividend Protection:

[Applicable][Not applicable]

[(N.B. Only applicable if Normal Performance applies to the Securities)]

(If not applicable, delete the remaining subparagraphs of this paragraph)

If a Dividend Event occurs during the period from, the Issue Date, excluded, to the Exercise Date, included, as determined by the Calculation Agent in its sole discretion, the Calculation Agent may, in its sole and absolute discretion, adjust:

> [the Strike Level, the Cap Level and the Initial Reference Level by multiplying such levels by the Adjustment Factor K (rounded to the fourth decimal digit);]

[]

• Cap Level []

• Scheduled Dividend:

Adjustments:

[The Scheduled Dividend is, for each Scheduled Ex-Date specified below, an amount per Share equal to:]

Scheduled Ex-Date	Scheduled Dividend Amount
[]	[]
[]	[]

[]

(g) ETI Linked Remuneration Amount [Applicable/Not applicable] Certificates: (If not applicable delete the remaining sul

(If not applicable, delete the remaining subparagraphs of this paragraph)

(i) ETI/ETI Basket:	[specify]
(ii) ETI Interest(s):	[Insert type of ETI Interest(s)]
(iii) Averaging:	Averaging [applies/does not apply]. [The Averaging Dates are [●].]
(iv) Exchange(s):	[<i>specify</i>]/[Not applicable]
(v) Related Exchange:	[<i>specify</i>]/[All Exchanges]/[Not applicable]
(vi) Exchange Business Day:	[All ETI Interests Basis/Per ETI Interest Basis/Single ETI Interest Basis]
(vii)Scheduled Trading Day:	[All ETI Interests Basis/Per ETI Interest Basis/Single ETI Interest Basis]
(viii) ETI Related Party:	[As per ETI Security Condition 1]/[specify]
(ix) ETI Documents:	[As per ETI Security Condition 1]/[specify]
(x) Calculation Date(s):	[As per ETI Security Condition 1]/[specify]
(xi) Initial Calculation Date:	[<i>specify</i>]/[Not applicable]
(xii)Final Calculation Date:	[<i>specify</i>]/[Not applicable]
(xiii) Hedging Date:	[<i>specify</i>] /[Not applicable]
(xiv) Investment/AUM Level:	[As per ETI Security Condition 1][<i>specify</i>] /[Not applicable]
(xv) Value per ETI Interest Trading Price Barrier:	[As per ETI Security Condition 1][<i>specify</i>] /[Not applicable]
(xvi) Number of Value Publication Days:	[[●] calendar days] [[●] Value Business Days] /[Not applicable]
	[Value Business Day Centre(s): [specify]
	(N.B. Only applicable if Number of Value Publication Days is calculated by reference to Value Business Days)]
(xvii) Value Trigger Percentage:	[As per ETI Security Condition 1][<i>specify</i>] /[Not applicable]

(xviii)	Value Trigger Period:	[As per ETI Security Condition 1][<i>specify</i>] /[Not applicable]
(xix)	Basket Trigger Level:	[As per ETI Security Condition 1][<i>specify</i>] /[Not applicable]
(xx)Sett	tlement Price/Closing Price:	[Official closing price]/[Value per ETI Interest] / [price at the Valuation Time]
(xxi)	Valuation Time:	[specify]
(xxii)	Specified Maximum Days of Disruption:	[As per ETI Security Condition 1]/[<i>specify</i>] /[Not applicable]
(xxiii)	Additional Extraordinary ETI Event(s):	[specify]/[Not applicable]
(xxiv)	Remuneration Valuation Time:	[specify]
(xxv)	Remuneration Valuation Date:	[specify]
(xxvi)	Maximum Stock Loan Rate:	[The Maximum Stock Loan Rate in respect of [<i>specify</i> <i>in relation to each relevant ETI Interest</i>] is [•].]/[Not applicable]
(xxvii)	ETI Interest Correction Period:	[As per ETI Security Condition 1]/ [specify]/[Not applicable]
(xxviii)	Termination Amount:	[specify]/[Principal Protected Termination Amount]/[Non-Principal Protected Termination Amount]/[Not applicable]
(xxix)	Simple Interest Spread:	[As per ETI Security Condition 1]/[specify]/[Not applicable]
(xxx)	Termination Date:	[specify]
(xxxi)	Weighting:	[The Weighting to be applied to each ETI Interest comprising the ETI Basket is [<i>specify</i>]]/[Not applicable]
(xxxii)	[Protected Amount:	[If Delayed Settlement on Occurrence of an Extraordinary ETI Event and Principal Protected Termination Amount are applicable: [specify] per cent. of the Notional Amount]

(xxxiii) Delayed Settlement on Occurrence of an Extraordinary ETI Event:	[Applicable/Not applicable]
(h) Debt Linked Remuneration Amount Certificates:	[Applicable/Not applicable] (If not applicable, delete the remaining sub- paragraphs of this paragraph)
(i) Debt Instruments:	[specify] [Single debt instrument must be traded on a regulated, regularly operating, recognised open market] [Not applicable] [Not applicable – Synthetic Debt Instrument applies – see item (xvi)(C) below] (Not applicable if Futures Price Valuation applicable)
(ii) Averaging:	Averaging [applies/does not apply]. [The Averaging Dates are $[\bullet]$.]
	[In the event that an Averaging Date is a Disrupted Day [Omission/Postponement/Modified Postponement] will apply.]
(iii) Remuneration Valuation Time:	[specify]
(iv) Remuneration Valuation Date:	[specify]
(v) Observation Dates:	[specify]
	[In the event that an Observation Date is a DisruptedDay[Omission/Postponement/ModifiedPostponement]will apply.][Observation DayDisruption Consequences are not applicable.]
(vi) Observation Period:	[specify]
(vii)Specified Maximum Days of Disruption:	[[specify] Scheduled Trading Days] [Not applicable] (Not applicable if Futures Price Valuation applicable)
(viii) Exchange Business Day Centre(s):	[specify]
(ix) Nominal Amount:	[The relevant nominal amount is [●] and the Relevant Screen Page is [●].][Not applicable]
	(Not applicable if Futures Price Valuation applicable)

(x) Se	ettlement Price:	[As per Debt Security Condition 1]/[<i>If Future Price Valuation is "Applicable"</i> : as per Debt Security Condition 6]
(xi) R	eference Price:	[The Reference Price[s] for [<i>insert relevant Debt</i> <i>Instrument(s)</i>] is/are the [bid price]/[mid price]/[offer price]/[bid yield]/[mid yield]/[offer yield].] [Not applicable]
		(Not applicable if Futures Price Valuation applicable)
(xii)Delayed Settlement on Occurrence of Debt		[Applicable/Not applicable]
11	strument Redemption Event:	[If applicable:
		Principal Protected Termination Amount: [Applicable/Not applicable]
		[If Principal Protected Termination Amount is applicable:
		Protected Amount: [<i>specify</i>] per cent. of the Notional Amount]
		(Not applicable if Futures Price Valuation applicable)
(xiii)	Debt Instrument Correction Period:	[As per Debt Security Condition 11]/ [specify] /[Not applicable]
		(Not applicable if Futures Price Valuation applicable)
(xiv)	Debt Instrument Issuer:	[specify]/[Not applicable]
		(Not applicable if Futures Price Valuation applicable)
(xv)W	eighting:	[Not applicable/The weighting to be applied to each item comprising the Basket of Debt Instruments to ascertain the Settlement Price is [●]. Each such Weighting shall be subject to adjustment.] /[specify other]
(xvi)	Futures Price Valuation:	[Applicable]/[Not applicable]
		(If not applicable, delete the remaining sub- paragraphs of this paragraph)
(A)	Rolling Futures Contract Securities:	[Yes/No]

(B)	Exchange-traded Contract:	[Specify]/[If the Debt Securities are Rolling Futures Contract Securities: Debt Security Condition 7 applies]
(C)	Synthetic Debt Instrument:	[include description of the key terms of the synthetic debt instrument]
(D)	Delivery or expiry month:	[<i>Specify</i>]/[Not applicable]
		(Not applicable in the case of Debt Securities that are Rolling Futures Contract Securities)
(E)	Period of Exchange-traded Contracts:	[<i>Specify</i>]/[Not applicable]
		(Only applicable in the case of Debt Securities that are Rolling Futures Contract Securities)
(F)	Futures or Options Exchange:	[Specify]
(G)	Futures Rollover [Date/Period]:	[Not applicable]/[Specify]
(H)	Delayed Settlement on Occurrence of a Non-	[Applicable/Not applicable]
	Commencement or Discontinuance of an Exchange-traded Contract:	[If applicable:
		Principal Protected Termination Amount: [Applicable/Not applicable]
		[<i>If Principal Protected Termination Amount is applicable: Protected Amount: [specify]</i> per cent. of the Notional Amount]
(I)	Daily Settlement Price Correction Period:	[As per Debt Security Condition 11][Specify]
	(i) Commodity Linked Remuneration	[Applicable/Not applicable]
	Amount Certificates:	(If not applicable, delete the remaining sub- paragraphs of this paragraph)
(i)	Commodity/ Commodities/Commodity Index/Commodity Indices:	
		[specify Commodity/Commodities/Commodity Index/Commodity Indices]
		[The Sponsor[s] of the Commodity [Index/Indices] [is/are] [●]]
(ii)	Remuneration Pricing Date(s):	[specify]

(iii) Initial Remuneration Pricing Date:	[specify]
(iv) Final Remuneration Pricing Date:	[specify]
(v) Commodity Reference Price:	[specify]
	The Price Source is/are $[\bullet]^{20}$
(vi) Delivery Date:	[<i>specify</i>]/[Not applicable]
(vii)Nearby Month:	[<i>specify</i>]/[Not applicable]
(viii) Specified Price:	[<i>specify</i>]/[Not applicable]
(ix) Exchange:	[<i>specify</i>]/[Not applicable]
(x) Disruption Fallback(s):	[specify] /[As per Commodity Security Condition 1]
(xi) Trading Disruption:	[specify]/[Not applicable]
(xii)Remuneration Valuation Time:	[specify]
(xiii) Specified Maximum Days of Disruption:	[As per Commodity Security Condition 1]/[<i>specify</i>] ²¹
(xiv) Weighting:	[The Weighting to be applied to each item comprising the Commodity Basket is [<i>specify</i>]]/[Not applicable]
(xv)Rolling Futures Contract Securities:	[Yes/No]
(xvi) Futures Rollover [Date/Period]:	[Not applicable]/[specify]
(xvii) Settlement following Market Disruption Event or Commodity Index Adjustment Event:	[CommoditySecurityCondition3(c)(i)applies]/[HighestValue]/[MonetisationOption]/[Market Value]
	[If Highest Value or Monetisation Option are applicable: Protected Amount: [specify] per cent. of the Notional Amount]]

²⁰ Delete if using automated Commodity Reference Prices

²¹ Only applicable in respect of Commodity Securities linked to a single Commodity.

	[If the Calculation Agent determines a Market Disruption Event or Commodity Index Adjustment Event constitutes a force majeure, Commodity Security Condition [3(c)(v)] [or] [4(b)(v)], respectively, applies]
(j) Inflation Index Linked Remuneration	[Applicable/Not applicable]
Amount Certificates:	(If not applicable, delete the remaining sub- paragraphs of this paragraph)
	(If more than one Inflation Rate is to be determined, repeat items below as applicable for each such Inflation Rate and, if FI Digital Coupon is applicable, distinguish between the Inflation Rate which is FI Rate A and the Inflation Rate which is FI Rate B)
 (i) Inflation Index/Inflation Indices/Inflation Index Sponsor: 	[specify name of inflation index/indices]
	[specify name of inflation index sponsor(s)]
(ii) Related Bond:	[Applicable/Not applicable] [<i>if applicable, specify</i>]
(iii) Issuer of Related Bond:	[Applicable/Not applicable] [If applicable, specify]
(iv) Fallback Bond:	[Applicable/Not applicable] [If applicable, specify]
(v) Related Bond Redemption Event:	[Applicable/Not applicable] [<i>if applicable, specify</i>]
(vi) Settlement Price:	[specify]
(vii)Substitute Inflation Index Level:	[As determined in accordance with Annex 7 (Additional Terms and Conditions for Inflation Index Securities)] [specify]
(viii) Cut-off Date:	In respect of a [Valuation Date], the day that is [<i>specify</i>] Business Days prior to such [Valuation Date].
(ix) Remuneration Valuation Date:	[specify]
(x) Reference Month:	[specify]
(xi) Currency Adjustment:	[Applicable/Not applicable]

(xii)Inflation Index Level Adjustment:	[Applicable/Not applicable]
(xiii) Index Cancellation	[Inflation Index SecurityCondition 4.7(b)(i)applies]/[HighestValue]/[MonetisationOption]/[Market Value]
	[<i>If Highest Value or Monetisation Option are applicable:</i> Protected Amount: [<i>specify</i>] per cent. of the Notional Amount]
	[If the Calculation Agent determines an Index Cancellation constitutes a force majeure, Inflation Index Security Condition 4.7(b)(v) applies]
(k) Currency Linked Remuneration Amount Certificates:	[Applicable/Not applicable] (If not applicable, delete the remaining sub- paragraphs of this paragraph)
(i) The relevant base currency (the " Base Currency ") is:	[specify]
(ii) The relevant alternative [currency/currencies] ([the]/[each a] "Alternative Currency") [is/are]:	[specify]
(iii) Weighting:	[specify]
(iv) Price Source:	[specify]
(v) Specified Maximum Days of Disruption:	[specify]/[five] Scheduled Trading Days
(vi) Averaging Date(s):	[specify]
	[Currency Convention:[As per Currency SecurityCondition1]/[PrecedingCurrencyConvention]/[ModifiedFollowingCurrencyConvention]]
(vii)Observation Date(s):	[specify]
	[Currency Convention: [As per Currency SecurityCondition1]/[PrecedingCurrencyConvention]/[ModifiedFollowingCurrencyConvention]]
(viii) Strike Date:	[specify]

	[Currency Convention: [As per Currency SecurityCondition1]/[PrecedingCurrencyConvention]/[ModifiedFollowingCurrencyConvention]]
(ix) Relevant Screen Page:	[specify]
(x) Valuation Time:	[specify]
(xi) Remuneration Valuation Date:	[specify]
	[Currency Convention: [As per Curreny SecurityCondition1]/[PrecedingCurrencyConvention]/[ModifiedFollowingCurrencyConvention]]
(xii)Settlement on Occurrence of a Disruption Event:	[Illiquidity Disruption: Not applicable]
	[Disruption Event Postponement: Not applicable]
	[Delayed Settlement on Occurrence of a Disruption Event: [Applicable/Not applicable]]
	[<i>if applicable</i> : Principal Protected Termination Amount: [Applicable/Not applicable]
	[Highest Value: [Applicable/Not applicable]]
	[Market Value: [Applicable/Not applicable]]
	[Monetisation Option: [Applicable/Not applicable]]
	[<i>If Principal Protected Termination Amount, Highest Value or Monetisation Option are applicable:</i> Protected Amount: [<i>specify</i>] per cent. of the Notional Amount]
	[If the Calculation Agent determines that a Disruption Event constitutes a force majeure, Currency Security Condition 3(b)(vi) applies]
(xiii) Futures Price Valuation:	[Applicable/Not applicable]
	(If not applicable, delete the remaining sub-

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paragraphs of this paragraph)

(A)	Rolling Futures Contract Securities:	[Yes/No]
(B)	Exchange-traded Contract:	[Specify]/[If the Currency Securities are Rolling Futures Contract Securities: Currency Security Condition 6 applies]
(C)	Currency Pair:	[specify]
(D)	ISIN:	[specify]
(E)	Expiry month:	[<i>specify</i>]/[Not applicable]
		(Not applicable in the case of Currency Securities that are Rolling Futures Contract Securities)
(F)	Period of Exchange-traded Contract:	[<i>specify</i>]/[Not applicable]
		(Only applicable in the case of Currency Securities that are Rolling Futures Contract Securities)
(G)	Futures or Options Exchange:	[specify]
(H)	Futures Rollover [Date/Period]:	[Not applicable]/[<i>specify</i>]
		(Not applicable in the case of Currency Securities that are not Rolling Futures Contract Securities)
(I)	Delayed Settlement on Occurrence of a Non- Commencement or Discontinuance of an	[Applicable/Not applicable]
	Exchange-traded Contract:	[If applicable:
		Principal Protected Termination Amount: [Applicable/Not applicable]
		If Principal Protected Termination Amount is applicable:
		Protected Amount: [<i>specify</i>] per cent. of the Notional Amount]
(J)	Daily Settlement Price Correction Period:	[As per Currency Security Condition 5]/[specify]
	(l) Fund Linked Remuneration Amount Certificates:	[Applicable/Not applicable]
		(If not applicable, delete the remaining sub- paragraphs of this paragraph)

(i) Fu	nd/Fund Basket:	[specify Fund/Fund Basket]
		[SC/FM Fund Events: Applicable]
(ii) Fu	nd Share(s):	[specify]
(iii) Fu	nd Documents:	[As per Fund Security Condition 1][<i>specify</i>]
(iv) Ob	oservation Dates:	[specify]
(v) Fu	nd Business Day:	[All Fund Share Basis/Per Fund Share Basis/Single Fund Share Basis]
(vi) Ma	aximum Days of Disruption:	[As per Fund Security Condition 1]/[specify]
(vii)Fu	nd Service Provider:	[As per Fund Security Condition 1]/[specify]
(viii)	Remuneration Valuation Date:	[specify]
(ix) Ca	lculation Date(s):	[As per Fund Security Condition 1]/[specify]
(x) Ini	tial Calculation Date:	[As per Fund Security Condition 1]/[specify]
(xi) Fi	nal Calculation Date:	[specify]
(xii)He	edging Date:	[specify]
(xiii)	AUM Level:	[specify]
(xiv)	NAV Trigger Percentage:	[specify]
(xv)NA	AV Trigger Period:	[As per Fund Security Condition 1]/[specify]
(xvi)	Number of NAV Publication Days:	[As per Fund Security Condition 1]/[specify]
(xvii)	Basket Trigger Level:	[As per Fund Security Condition 1]/[specify]
(xviii)	Termination Amount:	[Principal Protected TerminationAmount]/[Non-Principal Protected TerminationAmount]/[specify]/[Market Value]/[HighestValue]/[Monetisation Option]Value]/[Highest[Fund Event Force Majeure: Applicable]
(xix)	Simple Interest Spread:	[As per Fund Security Condition 1]/[specify]

(xx)Termination Date:	[specify]
(xxi) Weighting:	[The Weighting to be applied to each Fund Share comprising the Fund Basket is [<i>specify</i>]/[Not Applicable]
(xxii) Delayed Settlement on Occurrence of an Extraordinary Fund Event:	[Applicable/Not applicable]
(xxiii) Delayed Payment Cut-off Date:	[As per Fund Security Condition 1]/[specify]
(xxiv) Fund Event Force Majeure:	[Applicable/Not applicable]
(xxv) Settlement Price:	[NAV per Fund Share][The sum of the values calculated in respect of each Basket Component as the NAV per Fund Share of such Basket Component multiplied by the relevant Weighting]
(xxvi) [Protected Amount:	[If Highest Value, Monetisation Option or Delayed Settlement on Occurrence of an Extraordinary Fund Event and Principal Protected Termination Amount are applicable: [specify] per cent. of the Notional Amount]
(xxvii) Settlement on Occurrence of a Fund Index Adjustment Event:	[Delayed Settlement on Occurrence of a Fund Index Adjustment Event: [Applicable/Not applicable]
	[<i>If applicable:</i> Principal Protected Termination Amount: [Applicable/Not applicable]]
	[Highest Value: [Applicable/Not applicable]]
	[Market Value: [Applicable/Not applicable]]
	[Monetisation Option: [Applicable/Not applicable]]
	[<i>If Principal Protected Termination Amount, Highest Value or Monetisation Option are applicable:</i> Protected Amount: [<i>specify</i>] per cent. of the Notional Amount]

	(m)	Futures Linked Remuneration Amount Certificates:	[Applicable/Not applicable]
			(If not applicable, delete the remaining sub- paragraphs of this paragraph)
(i)	Futures:		
			[insert type of Future(s)]
(ii)	Averagi	ng:	
			Averaging [applies/does not apply]. [The Averaging Dates are $[\bullet]$.]
			[In the event that an Averaging Date is a Disrupted
			Day [Omission/Postponement/Modified
			Postponement] will apply.]
(iii)	Remune	ration Valuation Time:	
			[specify]
(iv)	Remune	ration Valuation Date:	
			[specify]
(v)	Observa	tion Dates:	
			[specify]
			[In the event that an Observation Date is a Disruption
			Day [Omission/Postponement/Modified
			Postponement] will apply.] [Observation Day
			Disruption Consequences are not applicable.]
(vi)	Observa	tion Period:	
			[specify]
(vii)Specifie	d Maximum Days of Disruption:	
			[specify] [Scheduled Trading Days]
(vii	i) Exc	hange(s):	
			[specify]
(ix)	Exchang	ge Business Day:	
			[Single Future Basis/All Futures Basis/Per Futures
			Basis]
(x)	Schedul	ed Trading Day:	
			[Single Future Basis/All Futures Basis/Per Futures
			Basis]

(must match election made for Exchange Business Day)

(xi) Settlement Price:

(xii)Weighting:

(xiii) Futures Correction Period:

(xiv) Settlement on Occurrence of a Futures Adjustment Event:

[Official closing price]/[price at the Valuation Time]

[The weighting to be applied to each item comprising the Basket to ascertain the Settlement Price is [*specify*]. Each such Weighting shall be subject to adjustment [in accordance with Annex 10 (*Additional Terms and Conditions for Futures Securities*)]/[*specify other*]. [Not Applicable](*N.B. Only applicable in relation to Securities relating to a Basket*)]

[As per Futures Security Conditions 1]/[specify]

[Delayed Settlement on Occurrence of Futures Adjustment Event: [Applicable/Not applicable]

[If applicable:

Principal Protected Termination Amount: [Applicable/Not applicable]]

[Highest Value: [Applicable/Not applicable]]

[Market Value: [Applicable/Not applicable]]

[Monetisation Option: [Applicable/Not applicable]]

[If Principal Protected Termination Amount, Highest Value or Monetisation Option are applicable:

Protected Amount: [*specify*] per cent. of the Notional Amount]

				[If the Calculation Agent determines a Futures Adjustment Event constitutes a force majeure, Futures Security Condition 3.1(b)(vi) applies]
	(n) Underlying Interest Rate Linked Remuneration Amount Provisions			[Applicable/Not applicable]
				(If not applicable, delete the remaining sub- paragraphs of this paragraph.)
(i)	(i) Underlying Interest Determination Date(s):			(if applicable, identify each Underlying Interest $Rate_{(i)}$ which is a Multiple Underlying Component Rate)
(1)	onderr	ying interest Determinat	ion Date(s).	[specify]
				(If more than one [Underlying Interest Rate] is to be determined, include the following language: "Underlying Interest Rate1:")
(11)	(ii) Manner in which the Underlying Interest Rate is to be determined:			[Screen Rate Determination/ ISDA Determination]
(A)	(A) [Screen Rate Determination]:			
				[Applicable]/[Not applicable]
				(if not applicable, delete the remaining sub- paragraphs of this paragraph)
		(a)	Underlying Reference Rate:	[EURIBOR] [SONIA] [SOFR] [€STR] [SARON] [CMS] [<i>specify</i>]
		(b)	Specified Duration:	[<i>specify</i>] [Not applicable]
		(c)	Specified Time:	[specify]

(which will be 11:00 am, Brussels time, in the case of EURIBOR)

- (d) Observation [*specify*] [Not applicable] Period:
- (e) Observation [5 / [] T2 Settlement Days/U.S. Government Shift Period: Securities Business Days/London Banking Days/ SIX Business Days/Not Applicable] (NB: A minimum of 5 should be specified for the Lag Period or Observation Shift Period, unless otherwise agreed with the Calculation Agent)][•] [Not Applicable]
- (f) D: [360/365/[]] / [Not Applicable]
- (g) Relevant Screen [specify]] Page:
- (h) Relevant [specify]] Currency:
- (i) Reference [specify] [Not applicable] Banks
- (j) Relevant [] [For example, London/Euro-zone (where Euro-Financial Centre zone means the region comprised of the countries whose lawful currency is the euro/other (give details)]
- (k) Designated [specify] [Not applicable]Maturity

(B) ISDA Determination

[Applicable]/[Not applicable]

(If not applicable, delete the remaining subparagraphs of this paragraph)

[specify]

(b) Designated Maturity: [specify]

[Floating Rate Option:

(a)

(d)

(f)

(g)

Method:

(c) Reset Date: [specify]]

(N.B. The fallback provisions applicable to ISDA Determination under the 2006 ISDA Definitions are reliant upon the provision by reference banks of offered quotations for EURIBOR which, depending on market circumstances, may not be available at the relevant time)

- Calculation Start Date: [•] [A day that falls [•] [weeks / months] prior to the Underlying Interest Determination Date, subject to the Business Day Convention]
- (e) Overnight Floating Rate Option: [Applicable]/[Not Applicable]
 - Index Floating Rate Option: [Applicable]/[Not Applicable]
 - Overnight Rate Compounding [Applicable]/[Not Applicable]
 - (If not applicable, delete the remaining subparagraphs of this paragraph)

[Applicable]/[Not Applicable]

Compounding:

OIS

(i)

(ii)

- Compounding [Applicable Lookback: [•] Applicable Business with Lookback: Days]/[Not Applicable]
- (iii) Compounding [Applicable
 with Set-in-Advance: [Applicable]/[Not Applicable]
 Observation Period Shift: [•] Observation Period Shift
 Business Days

[Observation Period Shift Additional Business Days: [•]/[Not Applicable]]

[Not Applicable]

(iv) Compounding with Lockout:	Applicable Lockout: [•] Lockout Period Business Days Lockout Period Business Days: [•] / [Applicable Business Days]] /[Not Applicable]
(v) Daily Capped Rate:	[[•] per cent.] / [Not Applicable]
(vi) Daily Floored Rate:	[[•] per cent.] / [Not Applicable]
(h) Overnight Rate Averaging Method:	[Applicable]/[Not Applicable] (If not applicable, delete the remaining sub- paragraphs of this paragraph)
(i) Overnight Averaging:	[Applicable]/[Not Applicable]
(ii) Averaging with Lookback:	[Applicable Lookback: [•] Applicable Business Days]
	/[Not Applicable]
(iii) Averaging with	[Applicable
Observation Period Shift:	Set-in-Advance: [Applicable]/[Not Applicable]
	Observation Period Shift: [•] Observation Period Shift Business Days
	[Observation Period Shift Additional Business Days: [•]/[Not Applicable]]
	/[Not Applicable]
(iv) Averaging with	[Applicable
Lockout:	Lockout: [•] Lockout Period Business Days
	Lockout Period Business Days: [•] / [Applicable Business Days]]
	/[Not Applicable]
(v) Daily Capped Rate:	[[•] per cent.] / [Not Applicable]

			(vi)	Daily Rate:	Floored	[[•] per cent.] / [Not Applicable]
	(i)	Index Meth	od:			[Applicable]/[Not Applicable]
						(If not applicable, delete the remaining sub- paragraphs of this paragraph)
			(i)	[All-in Compou Index M		Applicable
			(ii)	Compou Index M		[Applicable]/[Not Applicable]
			(iii)	Compou	nded	[Applicable
				Index	Method	Set-in-Advance: [Applicable]/[Not Applicable]
				with Ob Period S	oservation hift:	Observation Period Shift: [•] Observation Period Shift Business Days
						[Observation Period Shift Additional Business Days: [•]/[Not Applicable]]
						/[Not Applicable]
(j) Delayed Payment:			ıt:		[Applicable, with the specified number of days being [•] Business Days] / [Not Applicable]	
	(k)	ISDA Interpolatio		nitions	Linear	[Applicable]/[Not Applicable]]
(iii) Underlying Margin(s):						[[+/-][●] per cent. per annum]/[Not Applicable]
(iv) Rate	Multip	(iv) Rate Multiplier (s):				
(v) Reference Rate Multiplier:						[<i>specify</i>]/[Not Applicable]
(v) Refer	ence R		er:			[<i>specify</i>]/[Not Applicable] [<i>specify</i>] [Not applicable]
				nce Rate:		
(vi) Minir	num U	Rate Multiplie	eferer			[<i>specify</i>] [Not applicable]
(vi) Minir	num U	Rate Multiplie	eferer			[<i>specify</i>] [Not applicable] [[●] per cent. per annum]/[Not Applicable]

46. EXERCISE, VALUATION AND SETTLEMENT

	(a)	[Instalment Certificates:	The Certificates [are/are not] Instalment Certificates.
			[The Instalment Certificates [are/are not] Instalment Certificates (with NA Adjustment)]
(i)	Instalment	Amount(s)	[specify]
			$[NA \times Instalment Percentage$
			Instalment Percentage: [•] per cent.]
(ii)	Instalment	Date(s):	[specify]]
	(b) [Is	suer Call Option:] ²²	[Applicable/Not applicable]
			(If not applicable, delete the remaining sub- paragraphs of this paragraph)
			[European Style] [American Style]
(i)	Call Option	Exercise [Date]/[Period]:	[specify]
(ii)	Optional Se	ettlement Date (Call):	[specify]
			[The day falling [•] Business Days following the Optional Settlement Valuation Date]
			(Insert if Call Payout Forex DivReinvested Fees Securities 1 or Call Payout Capitalised Call and Put Securities is applicable)
(iii)) Optional Se	ettlement Valuation Date(s):	[specify]
			[The date designated as the Optional Settlement Valuation Date by the Issuer in the notice of settlement, being the day falling [•] Business Days after the notice referred to in General Security Condition 17.7 has been delivered to the Securityholders in accordance with General Security Condition 8
			(Insert if Call Payout Forex DivReinvested Fees Securities 1 or Call Payout Capitalised Call and Put Securities is applicable)]

²² Where applicable, there will be a minimum notice period of 5 Business Days.

(iv) Optional Cash Settlement Amount (Call):

 $[NA \times [\bullet] \text{ per cent.}]$

[Call Payout Forex DivReinvested Fees Securities 1]

[Insert related provisions from Formulas Condition 4.1(a).]]

[Call Payout Capitalised Call and Put Securities]

[Insert related provisions from Formulas Condition 4.1(b).]]

[Call Payout Leverage Factor Securities]

[Insert related provisions from Formulas Condition 4.1(c).]]

[MFP Call Payout]

[Insert related provisions from Formulas Condition 4.1(d).]]

[Leveraged Certificates Call Payout]

[Insert related provisions from Formulas Condition 4.1(e).]]

[[Structuring Fee Deduction: Applicable]

[Insert formula/amend formula according to provisions from Formulas Condition 4.2]]

(Replicate related provisions from Formulas Condition 4.1 or 4.2 in case of a different Optional Cash Settlement Amount (Call) upon occurrence of a Call Option Event)

(v) Call Option Condition

[Applicable/Not applicable]

(If not applicable, delete the remaining subparagraphs of this paragraph)

(A)	Call Option Event	[A Call Option Event shall be deemed to have occurred if [].] (<i>Insert relevant value(s) and related provisions from Conditions</i>)
(B)	Call Option Exercise Valuation Date	[<i>specify</i>][Not applicable]
(C)	Call Option Exercise Valuation Period	[<i>specify</i>][Not applicable]
	(c) [Securityholders Put Option:] ²³	[Applicable/Not applicable]
		(If not applicable, delete the remaining sub- paragraphs of this paragraph)
		[European Style] [American Style]
		(N.B. Where SFP Leverage Factor Securities and Maturity Extension and/or Reverse Split are specified as applicable, Securityholders Put Option must be specified as "Applicable")
(i)	Put Option Exercise Notice Period	[specify]
(ii)	Optional Settlement Date (Put):	[specify]
		[Insert if Put Payout Forex DivReinvested Fees Securities 1, Maturity Extension and/or Reverse Split is applicable: The day falling [ten] Business Days after the relevant Optional Settlement Valuation Date]
(iii)	Optional Settlement Valuation Date:	[specify]
		[The first Put Payout Forex DivReinvested Fees Securities 1 Valuation Date falling on or after the last day of the Put Option Exercise Notice Period in which notice of settlement is validly given in accordance with General Security Condition 17.8.
		"Put Payout Forex DivReinvested Fees Securities 1
		 Valuation Date" means the [specify] day of [each month]/[each [specify month] in each year commencing [on [●]/the [calendar month]/[calendar year] after the Issue Date] or, if that is not a CV

²³ Where applicable, there will be a minimum notice period of 5 Business Days.

Calculation Day, the immediately [preceding/succeeding] CV Calculation Day

(Insert if Put Payout Forex DivReinvested Fees Securities 1 is applicable)]

[Insert if "Maturity Extension" and/or "Reverse Split" is applicable: [The date specified as such in the [Maturity Extension Notice] [or] [Reverse Split Notice], validly given in accordance with General Security Condition [17.9] [or] [17.10].]/[The date falling [•] Business Days prior to the [Postponed Settlement Date] [or] [Reverse Split Effective Date] specified in the [Maturity Extension Notice] [or] [Reverse Split Notice], validly given in accordance with General Security Condition [17.9] [or] [17.10].]

(iv) Optional Cash Settlement Amount (Put):

[Put Payout Forex DivReinvested Fees Securities 1]

 $[NA \times [\bullet] \text{ per cent.}]$

[Insert related provisions from Formulas Condition 3.1(a).]]

[Put Payout Capitalised Call and Put Securities]

[Insert related provisions from Formulas Condition 3.1(b).]]

[Put Payout Leverage Factor Securities]

[Insert related provisions from Formulas Condition 3.1(c).]]

[MFP Put Payout

[Insert related provisions from Formulas Condition 3.1(d).]]

[MFP Put Normal Performance Payout

[Insert related provisions from Formulas Condition 3.1(e).]]

	[Leveraged Certificates Put Payout
	[Insert related provisions from Formulas Condition 3.1(f).]]
	[[Structuring Fee Deduction: Applicable]
	[Insert formula/amend formula according to provisions from Formulas Condition 3.1]]
(v) Minimum Notice Period:	[specify] / [Not applicable] (Repeat as necessary if different in respect of a Maturity Extension or Reverse Split)
(vi) Maximum Notice Period:	[specify] / [Not applicable] (Repeat as necessary if different in respect of a Maturity Extension or Reverse Split)
(d) [Automatic Early Settlement ²⁴ :	[Applicable/Not applicable]
	(If not applicable, delete the remaining sub- paragraphs of this paragraph)
(i) Automatic Early Settlement Event:	[Target Automatic Early Settlement Payout] [FI Underlying Automatic Early Settlement Payout] [FI Coupon Automatic Early Settlement Payout] [[Single] Standard Automatic Early Settlement [– Automatic Early Settlement Event 1]: "greater than"/"greater than or equal to"/"less than"/"less than or equal to"] [Standard Automatic Early Settlement – Automatic Early Settlement Event 2 Applicable: "greater than"/"greater than or equal to"/"less than"/"less than or equal to"] [MFP Target Automatic Early Settlement Event] [Automatic Early Settlement Event 1 [and]/[or]
	Automatic Early Settlement Event 2]
	[As per General Security Condition 17.5 [Insert related provisions from Conditions.]]

²⁴ Only applicable in relation to Index Securities, Share Securities, ETI Securities, Commodity Securities, Currency Securities, Fund Securities, Futures Securities and, in the case of FI Underlying Automatic Early Settlement Payout, Currency Securities and Underlying Interest Rate Securities.

[AES Knock-out: [Knock-out Event]/

[Knock-in Event]

[Insert related provisions from Conditions.]]

[Leveraged Automatic Early Settlement: Applicable [Insert related provisions from Conditions.]]

(ii) Automatic Early Settlement Payout:

[Automatic Early Settlement Payout Capitalised Call and Put Securities 1]

[Insert related provisions from Formulas Condition 2.1(a).]]

[Automatic Early Settlement Payout Capitalised Call and Put Securities 2]

[Insert related provisions from Formulas Condition 2.1(b).]]

[SFP Automatic Early Settlement Payout]

[Insert related provisions from Formulas Condition 2.1(c).]]

[MFP Automatic Early Settlement Payout]

[Insert related provisions from Formulas Condition 2.1(d).]]

[Leveraged Certificates Automatic Early Settlement Payout]

[Insert related provisions from Formulas Condition 2.1(e).]]

[Target Automatic Early Settlement Payout:

[Insert relevant provisions from Formulas Condition 2.1(f).]]

	[FI Underlying Automatic Early Settlement Payout:
	[Insert relevant provisions from Formulas Condition 2.1(g).]]
	[FI Coupon Automatic Early Settlement Payout:
	[Insert relevant provisions from Formulas Condition 2.1(h).]]
	[[Structuring Fee Deduction: Applicable]
	[Insert formula/amend formula according to provisions from Formulas Condition 2.2]]
(iii) Early Settlement Entitlement	[Applicable]/[Not Applicable]
	[<i>if applicable:</i> The Early Settlement Entitlement in relation to each Security is:
	[an amount equal to: [<i>specify</i>]]/
	[Entitlement Units; multiplied by the Entitlement Multiplier; [multiplied by the Weighting].]
	[Entitlement Units: [specify]]
	[Entitlement Multiplier: [specify]
(iv) Automatic Early Settlement Date(s):	[specify]
(v) Observation Price Source:	[<i>specify</i>]/[Not applicable]
(vi) [Observation Time:	[At any time during the opening hours of the Exchange]/[specify]
(vii)Observation Price:	[Official level]/[Opening price]/[Official close]/[Closing price]/[Purchase price]/[Sale price]/[Traded price]/[Bid price]/[Asked price]/[Last price]/[Official settlement price]/[Daily settlement price]/[Not applicable]]
(viii) Capitalised Exercise Price Rounding Rule:	[[upwards/downwards] [•] digits]/[specify]]
	(Include [(v) to (vii)] if Automatic Early Settlement Payout Capitalised Call and Put Securities 1 applies)

(ix) Underlying Reference Level [1]:	[<i>specify</i>]/[Official level]/[Official close]/[Last Price]/[Bid price]/[Asked price]/[Standard Price]/[Not applicable]
	MFP AES Valuation: [Applicable/Not applicable]
	[If applicable Insert related provisions from Conditions]
[(x) Underlying Reference Level 2:	[<i>specify</i>]/[Standard Price][Last Price]/[Not applicable]]
[(xi) MFP AES Valuation:	[Not applicable]/[Applicable]:
	[MFP AES Value [1]:
	[insert relevant value(s) and related provisions from Conditions]
	[MFP AES Value 2:
	[insert relevant value(s) and related provisions from Conditions]]]
(xii)[(A)] Automatic Early Settlement Level [1]:	[specify]
[(B) Automatic Early Settlement Level [2]:	[specify]]
[AES Range Level:	[specify]]
[AES Range Level 1:	[specify]]
[AES Range Level 2:	[specify]]
(xiii) Automatic Early Settlement Percentage(s):	[[●] per cent.]/[Not applicable]
(xiv) AES Exit Rate:	[Not applicable]
	[AES Rate]
	[Insert relevant provisions from Conditions]
	[AES up Rate]

			[Insert related provisions from Conditions]
			[AES CSN Rate]
			[Insert relevant provisions from Conditions]
(xv)Automatic Early Settlement Valuation Date(s)/Time/Period(s):			[<i>specify</i>]/[AES Knock-out Date]/[As per General Security Condition 17.5(c)]
			[AES 1 Settlement Valuation [Date(s)/Period(s)]: [<i>specify</i>]
			[AES 2 Settlement Valuation [Date(s)/Period(s)]: [<i>specify</i>]]
			[For Fixed Income payouts, consider whether this is the remuneration determination date (i.e. 2 business days prior to the Automatic Early Settlement Date)]
[(xvi)AES Event 1 Underlying[s]:			[See item [●] below]/[Not applicable]]
[(xvii)AES Event 2 Underlying[s]:			[See item [●] below]/[Not applicable]]
[(xviii) AES Event 1 Basket:			[Applicable]/[Not applicable]]
[(xix)AES Event 2 Basket:			[Applicable]/[Not applicable]]]
(e)	[Strike Date:]		[<i>specify</i>]/[Not applicable]
			[Currency Convention: [As per Currency SecurityCondition1]/[PrecedingCurrencyConvention]/[ModifiedFollowingCurrencyConvention]]
(f)	[Strike Price:]		[<i>specify</i>] / [see item [●] above] / [Not applicable]
(g)	[Settlement Valuation Date:]		[specify] (N.B. Where Automatic Exercise applies the Securities are Share Securities and the Shares are traded on the Italian regulated market organised and managed by Borsa Italiana insert "the [Scheduled Trading Day] immediately preceding the Exercise Date")/[Not applicable]
			[Currency Convention: [As per Currency Security Condition 1]/[Preceding Currency

Convention]/[Modified Following Currency Convention]] (h) [Averaging:] Averaging [applies/does not apply] to the Securities. [The Averaging Dates are [specify].] (Not applicable to Inflation Index Securities) [Currency Convention: [As per Currency Security Condition 1]/[Preceding Currency Convention]/[Modified Following Currency Convention]] [In the event that an Averaging Date is a Disrupted [Omission/Postponement/Modified Day Postponement] (as defined in General Security Condition 3) will apply.] (N.B. Not applicable to Commodity Securities) (i) [Observation Dates:] [*specify*]/[Not applicable] [Currency Convention: [As per Currency Security Condition 1]/[Preceding Currency Convention]/[Modified Following Currency Convention]] [In the event that an Observation Date is a Disrupted Day [Omission/Postponement/Modified Postponement] will apply.] [Observation Day Disruption Consequences are not applicable.] (N.B. Not applicable to Commodity Securities) (j) [Observation Period:] [*specify*]/[Not applicable] (Not applicable to Inflation Index Securities) (k) [Settlement Business Day:] "Settlement Business Day" for the purposes of General Security Condition 4 means [specify]. [Not applicable] (N.B. Only applicable in the case of Physical Delivery Securities) [Security Threshold on the Issue Date]: (1)[Specify] (Only relevant for Italian Listed Securities where

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Single Final Payout Capitalised Call and Put

Securities and/or Automatic Early Settlement Payout Capitalised Call and Put Securities 1 are applicable)

PROVISIONS RELATING TO SECURITY

47.	Whether Securities are Secured Securities:	The Securities are [Secured/Unsecured] ²⁵ Secu	rities
		[The provisions of Annex 13 (Additional Terr Conditions for Secured Securities) shall apply.]	
48.	Initial Collateral Assets:	(If Securities are not Secured Securities, delete from 48 to 57)	e items
		[Applicable/Not Applicable] [If applicable de this: for example text see below:	escribe
		[In the case where the Initial Collateral Asset: loan or loans:]	s are a
		[[currency] [amount]] of principal amount of originally made by $[\bullet]$ to $[\bullet]$ as evidenced added and [describe transfer instrument to the Is	by [●]
		[In the case where the Initial Collateral Assocash:	ets are
		[[currency] [amount]]] deposited with [the Cust	todian]
		[In the case where the Initial Collateral Assets a securities:	re debt
		$[[\bullet]$ issued by $[\bullet]$ [and guaranteed by $[\bullet]$]	
		[ISIN and Common Code: [•]]]

 $^{^{\}rm 25}$ If the Securities are CREST Dematerialised Securities "Unsecured" must be selected.

[In the case where the Initial Collateral Assets are equity securities:

[[●] [type of shares] issued by [●]]

[ISIN: [●]]]

Date of establishment of equity issuer: [●]

Publication of price information: [via exchange]

Frequency of publication: [daily]/[weekly]/[monthly]

Daily trading volumes: [•]

Regulatory authority: [specify]]

[In the case where the Initial Collateral Assets are shares, units or interests in a UCITS Fund:

[[\bullet] [type of fund shares] issued by [\bullet]]

[ISIN: [●]]]

[Issuer]/[Obligor] address: [specify]

Regulated market (or equivalent) on which [issuer]/[obligor]/[guarantor] is admitted to trading: [insert details of Stock Exchange and related exchange, if applicable] [insert electronic link where the documentation in relation to the obligations can be found]

Eligible Collateral:

49.

50. Charged Agreement/Collateral Arrangements:

[Applicable/ Not Applicable] [If applicable set out details out of criteria]

[Applicable/Not Applicable]

[(NB – for Secured Securities, one but not both of this paragraph (Charged Agreement/Collateral Arrangements) and the following paragraph (Collateral Arrangements Only) should be specified as applicable]

(i)	Counterparty:	[Mediobanca - Banca di Credito Finanziario
		SpA][Mediobanca International (Luxembourg) S.A.]
		[Not Applicable]
(ii)	Charged Agreement(s):	[Transfer Agreement [and][Credit Support
		Document] [Not Applicable]
(iii)	Additional Charged Agreement	[Applicable/Not Applicable][If Applicable, describe
		this]
(iv)	Transfer Agreement:	[Applicable/Not Applicable] [If Applicable, describe
		this, in particular the basis on which further Collateral
		Assets may be provided, if not adjusted in "Credit
		Support Document" below. For example text see
		below:
		(a) [The agreement entered into between the Issuer

L and the Counterparty evidenced by [an ISDA 2002 Master Agreement and schedule thereto entered into by the Issuer and the Counterparty] [a repurchase agreement] [a sale and purchase agreement] dated on or about the Issue Date of the first Tranche, [as supplemented by the Credit Support Document specified below] [and together with the confirmation entered into by the Issuer and the Counterparty in respect of the Secured Securities], the purpose of which is to allow the Issuer to perform its scheduled obligations under the terms of the Secured Securities and collateralise the Counterparty's obligations under the agreement (the "Transfer Agreement"). Accordingly, Transfer the Agreement provides that:

- (A) initially, the Issuer shall pay to the Counterparty the proceeds of issue of the Secured Securities;
- (B) over the term of the Secured Securities and at scheduled settlement thereof (and in certain circumstances on the early redemption of the Secured Securities) the Counterparty shall pay to the Issuer payments which correspond to those which the Issuer is scheduled to make to Securityholders under the Conditions; and
- (C) as collateral for the Counterparty's obligations under the Transfer Agreement over the term of the Secured Securities the Counterparty shall deliver the Initial Collateral Assets and from time to time additional Collateral Assets to the Issuer and. as applicable, the Issuer shall re-deliver Collateral Assets to the Counterparty, in each case (a) on the basis of the [insert valuation period and timing of valuation] fair market valuation of the existing Collateral Assets and the Secured Securities and (b) as soon as practicable following such valuation.]
- (b) Transfer Agreement Termination Date:[●].]/
- (c) [The agreement entered into between the Issuer and the Counterparty evidenced by [an ISDA 2002 Master Agreement (Multicurrency – Cross Border) and schedule thereto entered into by the Issuer and the Counterparty] [a repurchase agreement] [a sale and purchase agreement] dated on or about the Issue Date of the first Tranche[together with the confirmation entered into by the Issuer and the Counterparty in respect of the Secured Securities], the purpose of which is to allow the Issuer to perform its scheduled

obligations under the terms of the Secured Securities (the **"Transfer Agreement"**). Accordingly, the Transfer Agreement provides that:

- (A) initially, the Issuer shall pay to the Counterparty the proceeds of issue of the Secured Securities; and
- (B) over the term of the Secured Securities and at scheduled settlement thereof (and in certain circumstances the on early redemption of the Secured Securities) the Counterparty shall make payments to the Issuer equal to the payments and/or deliveries which the Issuer is scheduled to Securityholders make to under the Conditions.
- (d) Transfer Agreement Termination Date: $[\bullet]$.]²⁶

[If Applicable describe this, including the basis on which further Collateral Assets may be provided. For example text, see below:

[The ISDA 1995 Credit Support Annex (English law) between the Issuer and the Counterparty (the Credit Support Document) dated the Issue Date in respect of the first Tranche which provides that over the term of the Secured Securities the Counterparty will transfer to the Issuer by way of Credit Support the Initial Collateral Assets and from time to time additional Collateral Assets subject to an obligation of the Issuer to return such assets from time to time (in whole or in part, as applicable), in each case (a) on the basis of the [insert valuation period and timing of valuation] fair market valuation of the existing Collateral Assets and

⁽v) Credit Support Document:

²⁶ Delete as applicable.

the Secured Securities and (b) as soon as practicable following such valuation.]]

(vi) Counterparty's [Applicable/Not Applicable] (a) rights to assign and/or to delegate its rights and obligations under the Transfer Agreement: (b) Security Ranking Basis: [Counterparty Priority Basis]/[Noteholder Priority Basis]/[Pari Passu Basis]/[Other] (c) Value Basis/Nominal [Not Applicable][[Value/Nominal] Basis applies Basis (specify for purposes [and, where Value Basis applies, the Coverage General Security of Condition 10 (Further Percentage is []%] Issues)): (d) [Specify determination method, including any Value: relevant valuation haircuts, or state "The definition of "Value" in Secured Security Condition 1 (Definitions) applies."] Collateral Arrangements Only: [Applicable/Not Applicable] [(NB – for Secured Securities, one but not both of this paragraph (Collateral Arrangements Only) and the preceding paragraph (Charged Agreement/Collateral Arrangements) should be specified as applicable] Adjustment of Collateral Assets: [Applicable/Not Applicable] (ii) Value [Not Applicable][[Value/Nominal] Basis applies (a) **Basis/Nominal Basis:** [and, where Value Basis applies, the Coverage Percentage is []%] (b) Value: [Specify determination method, including any relevant valuation haircuts, or if the fallback in the definition of "Value Basis" applies state "Shall have the meaning given to such term in the definition of "Value Basis" in Secured Security Condition 1 (Definitions) "] (iii) Issuer Collateral [Applicable/Not Applicable] (a) Assets Optional Top Up Right: (b) Issuer Collateral Assets [Applicable/Not Applicable] Excess Removal Right:

51.

(i)

	(c)	Issuer Collateral Assets Maintenance Obligation:	[Applicable/Not Applicable]
	(d)	Issuer Collateral Assets Substitution Right (with coverage test):	[Applicable/Not Applicable]
	(e) Security Termina	Issuer Collateral Assets Substitution Right (without coverage test): tion Amount:	[Applicable/Not Applicable]
52.	Security Termina	tion Aniount.	[]
			[Highest Value: [Applicable/Not applicable]]
			[Market Value: [Applicable/Not applicable]]
			[Monetisation Option: [Applicable/Not applicable]]
			[If Principal Protected Termination Amount, Highest Value or Monetisation Option are applicable: Protected Amount: [specify] per cent. of the Notional
53.	Custodian:	Amount]	
			[BNP PARIBAS, Luxembourg Branch][Not Applicable]/[Other][Insert details]
			[Include details of Custody Agreement entered into if
54.	Account Bank:		Custodian is not BNP PARIBAS, Luxembourg Branch and relevant governing law]
			[BNP PARIBAS, Luxembourg Branch][Not Applicable]/[Other][Insert details]
			[Include details of Account Bank Agreement entered into if Account Bank is not BNP PARIBAS,
55	Farly Settlement		Luxembourg Branch and relevant governing law]
55.	Early Settlement:		[Early settlement upon a Charged Agreement Termination: [Applicable/Not applicable]]

		[Security enforceable on termination of Transfer
		Agreement: [No] [Yes, if terminated as a result of an
		event of default occurring under the Transfer
		Agreement]]
		[Early settlement upon a Regulatory Event:
		[Applicable/Not applicable]]
56.	Additional Event of Default:	
		[Applicable]/[Not Applicable].
57.	Additional Charging Document:	[If applicable, describe Additional Event of Default]
		[Applicable]/[Not Applicable].
		[If applicable, describe Additional Charging

[For the purpose of the Securities the terms specified in these Final Terms are deemed to be incorporated into the Terms and Conditions of the Securities as amended and/or supplemented by the provisions of the Additional Terms and Conditions set out in the Annex specified in the Final Terms (the "**Conditions**") and shall thereby complete the Conditions for the purpose of the Securities and these Final Terms may be regarded as evidencing the complete Conditions.]²⁷

Document, including any Luxembourg pledge]

[RESPONSIBILITY

The information contained in these Final Terms [[] has been extracted from []. [Each of the] [The] Issuer [and the Guarantor] confirms that such information has been accurately reproduced and that, so far as it is aware, and is able to ascertain from information published by [], no facts have been omitted which would render the

²⁷ To be inserted if the Securities are CREST Dematerialised Securities.

reproduced information inaccurate or misleading.]. [The Issuer [and the Guarantor] accept[s] responsibility for the information set out in these Final Terms.] [Signed on behalf of the relevant Issuer:

By:	 •••
Duly authorised	

By: Duly authorised

[Signed on behalf of the Guarantor:

By:..... Duly authorised Ву:

Duly authorised]]

PART B - OTHER INFORMATION

1. LISTING AND ADMISSION TO

TRADING

(i) Listing²⁸:

[Official List of the [Euronext Dublin] [Luxembourg Stock Exchange][Euronext Paris]] [SeDeX] [EuroTLX] [Euronext Access Paris]/[specify other trading venues not being a regulated market for the purpose of Directive 2014/65/EU]]/[None]

(ii) Admission to trading²⁹:

[Application [has been made][is expected to be made] by the relevant Issuer (or on its behalf) for the Securities to be admitted to trading on [[the regulated market [of the [Euronext Dublin] [Luxembourg Stock Exchange][Euronext Paris] [SeDeX multilateral trading facility which is not a regulated market for the purpose of Directive 2014/65/EU] [the multilateral trading facility of EuroTLX which is not a regulated market for the purpose of Directive 2014/65/EU] [the multilateral trading facility of Euronext Access Paris which is not a regulated market for the purpose of Directive 2014/65/EU] with effect from []]/[specify other trading venues not being a regulated market for the purpose of Directive 2014/65/EU]] [Not applicable]

[The Issuer reserves the right to make [further] application[s] for the Securities to be admitted to listing and/or trading on [additional] markets/trading venues.]

[[Mediobanca – Banca di Credito Finanziario S.p.A.]/[•] will act as Liquidity Provider with reference to the Securities traded on [•].]

(Where documenting a fungible issue need to indicate that original Securities are already admitted to trading.)

 (iii) [Estimate of total expenses related to [●]/[Not applicable] admission to trading:]

²⁸ Where application is only made for the Securities to be admitted to trading on a multilateral trading facility and no application for the admission to trading on a regulated market in the European Economic Area nor any offer in the European Economic Area or the UK in circumstances where a prospectus is required to be published under the Prospectus Regulation or the UK Prospectus Regulation are provided for, this document will not constitute the Final Terms for the purposes of Article 8 of the Prospectus Regulation but will constitute a pricing supplement.

²⁹ Where application is only made for the Securities to be admitted to trading on a multilateral trading facility and no application for the admission to trading on a regulated market in the European Economic Area or any offer in the European Economic Area or the UK in circumstances where a prospectus is required to be published under the Prospectus Regulation or the UK Prospectus Regulation are provided for, this document will not constitute the Final Terms for the purposes of Article 8 of the Prospectus Regulation but will constitute a pricing supplement.

2. RATINGS

5.

6.

Ratings:

The Securities to be issued have not been rated.

3. NOTIFICATION

[Not applicable.] [The Central Bank of Ireland [has been requested to provide/has provided – *include first alternative for an issue which is contemporaneous with the establishment or update of the Programme and the second alternative for subsequent issues*] the [*names of competent authorities of host member states*] with a certificate of approval attesting that the Base Prospectus [and the supplement thereto dated []] has been drawn up in accordance with the Prospectus Regulation.] [the Final Terms have been filed with the Central Bank of Ireland for onward communication to the [*insert placeholders for competent authority of each Host Member State*]]

4. INTERESTS OF NATURAL AND LEGAL PERSONS INVOLVED IN THE ISSUE/OFFER/LISTING

[Not applicable] [Save for the fees payable to the [Dealer(s)/Distributors]/[*include other entities*],] so far as the relevant Issuer is aware, no [other] person involved in the [issue/offer/listing] of the Securities has an interest material to the [issue/offer/listing]. (*Amend as appropriate if there are other interests*)

REASONS FOR THE OFFER, ESTIMATED NET PROCEEDS AND TOTAL EXPENSES

(i)	Reasons for the offer:	[Not applicable] []
		(See ["Use of Proceeds"] wording in Base Prospectus – if
		reasons for offer different from making profit and/or
		hedging certain risks will need to include those reasons
		here.)]
(ii)	Estimated net proceeds:	[Not applicable] []
		(If proceeds are intended for more than one use will need
		to split out and present in order of priority. If proceeds
		insufficient to fund all proposed uses state amount and
		sources of other funding.)]
(iii)	Estimated total expenses:	[Not applicable] []
		[Include breakdown of expenses.](***)
	YIELD [Certificates paying	[Not applicable]
	remuneration at a fixed rate only]	
	Indication of yield:	[]
	-	Calculated as [include details of method of calculation in
		summary form] on the Issue Date using [the ICMA

^{***} It is only necessary to include disclosure of net proceeds and total expenses at (ii) and (iii) above where disclosure is included at (i) above.

Method] [].

As set out above, the yield is calculated at the Issue Date on the basis of the Issue Price[,] [and] the [Remuneration Rate][and Fixed Remuneration Amount] [and the Broken Amount]. It is not an indication of future yield.

7. HISTORIC INTEREST RATES [floating rate Certificates only]

Historic interest rates:

[Not applicable] [Details of historic [EURIBOR/SONIA/SOFR/€STR/SARON/CM S/] can be obtained [free of charge] [at a charge] from [Reuters]/[•].]

8.

FURTHER INFORMATION PUBLISHED BY THE ISSUER [Not applicable if the Securities are Credit Securities]

[The Issuer does not intend to provide any further information on the past and future performance and/or volatility of the Underlying Reference. [The Issuer will provide further information relating to the past and future performance and/or volatility of the Underlying Reference on [*insert source* [•]] [and update the information on an ongoing basis following issuance of the Securities]. Such information will include [*describe information:* [•]]

9. INFORMATION RELATING TO THE UNDERLYING REFERENCE

[Information on the past and future performance of the Underlying Reference[s] and [its][their] volatility can be obtained [free of charge] [at a charge] [•] /[[on the public website on www. [][] [and on the [Bloomberg] or [Reuters] page as provided for each Component composing the Underlying Reference. [NB ensure such page is given there] [*If no public information exists, insert:* in a physical form at the offices of [*insert address/telephone number*]]

[In case of Credit Linked Certificates, insert:

[Where the Reference Entity or the Reference Obligation is a single entity or is a single obligation, or in the case of a basket of Reference Entities or Reference Obligations where a single reference entity or single obligation represents 20% or more of the basket:

[If the Reference Entity (or obligor in respect of the Reference Obligation) has no securities admitted to trading on a regulated market, equivalent third country market or SME Growth Market, so far as the Issuer is aware and/or able to ascertain from information published by the Reference Entity (or by the obligor in respect of the Reference Obligation), supplement or drawdown prospectus will include information relating to the Reference Entity (or to the obligor in respect of the Reference Obligation) as if it were the issuer (in accordance with the registration document for wholesale nonequity securities)]

[If the Reference Entity (or the obligor in respect of the Reference Obligation) has securities already admitted to trading on a regulated market, equivalent third country market or SME Growth Market, so far as the Issuer is aware and/or able to ascertain from information published by the Reference Entity (or by the obligor in respect of the Reference Obligation), its name, ISIN, address, country of incorporation, industry or industries in which the Reference Entity (or the obligor in respect of the Reference Obligation) operates and the name of the market in which its securities are admitted]] [In the case of a basket of Reference Entities or Reference Obligations, where a single reference entity or reference obligation represents less than 20 % of the basket: Name(s) of [the Reference Entities] [the obligors in respect of the Reference Obligations]: ISIN:]]

[If the relevant Underlying Reference is an index or basket of indices, insert:

The sponsor of the, or each, index composing the Underlying Reference also maintains an Internet Site at [the following address] [•] where further information may be available in respect of the Underlying Reference.

[Name of Index Sponsor Website]

[Insert relevant disclaimer for each index:]]

10. OPERATIONAL INFORMATION

11.

(i)

ISIN:	[]
Common Code:	[]
CFI:	[][Not Applicable]
FISN:	[][Not Applicable]
Relevant Clearing System(s):	[Euroclear and Clearstream/ Euroclear UK &
	Ireland/Monte Titoli/other]
	[if CDIs add: The Securities will be accepted for
	settlement in Euroclear UK and Ireland (CREST) via the
	CREST Depositary Interest (CDI) mechanism]
If other that Euroclear Bank	[Not applicable/give name(s) and number(s)]
S.A./N.V. and Clearstream Banking,	
société anonyme [Monte Titoli]	[Contact details of the Euroclear Registrar will be
include the relevant identification	included in the applicable Final Terms. In case of CREST
number(s) [and in the case of CREST	Delaterialised Securities include reference to the
Dematerialised Securities, the	Euroclear Agreement and its availability]
Euroclear Registrar]:	
Delivery:	Delivery [against/free of] payment
Initial Paying Agents:	[]
Names and addresses of additional	[]
Paying Agent(s) (if any):	
DISTRIBUTION	
If syndicated, names and addresses of	[Not applicable/give names and addresses and
Managers and underwriting	underwriting commitments]
commitments:	
	(Include names and addresses of entities agreeing to
	underwrite the issue on a firm commitment basis and
	names and addresses of the entities agreeing to place the

issue without a firm commitment or on a "best efforts"

()	I C	
(iii)	Stabilising Manager(s) (if any):	[Not applicable/give name]
(iv)	If non-syndicated, name of Dealer:	[Not applicable/give name]
(v)	Non-exempt offer:	[Not applicable] [An offer of the Securities may be made by [the Managers and] [<i>specify if applicable</i>] other than pursuant to Article 1(4) of the Prospectus Regulation in [<i>specify relevant member state</i> (<i>s</i>) – which must be jurisdictions where the Prospectus and any supplements have been passported] (" Public Offer Jurisdictions ") during the period from [<i>specify date</i>] until [<i>specify date</i>] (" Offer Period "). See further Paragraph 12 (<i>Terms and</i> <i>Conditions of the Offer</i>) of Part B below.
		containons of the Offer) of Fatt B below.
(vi)	Prohibition of Sales to EEA Retail Investors:	[Applicable] [Not Applicable]
(vii)	Prohibition of Sales to UK Retail Investors:	[Applicable] [Not Applicable]
(viii)	Prohibition of Sales to Swiss private clients:	[Applicable] [Not Applicable]
(ix)	Swiss withdrawal right pursuant to Article 63 para. 5 FinSO	[Applicable: If an obligation to prepare a supplement to the Base Prospectus pursuant to Article 63 para. 1 of the Swiss Financial Services Ordinance (" FinSO ") is triggered during the subscription period, subscriptions may be withdrawn within two days after the final completion of the public offer.]/ [Not applicable] (Specify as applicable in case of a Swiss offer where a withdrawal right pursuant to article 63 para 5 FinSO is granted).
	TERMS AND CONDITIONS OF	[Not applicable]
	THE OFFER([*])	
	Offer Period:	[Specify]
	Offer Amount:	[give details]
	Offer Price:	[Issue Price][<i>specify</i>]
	Conditions to which the offer is subject:	[Not applicable/give details]
	Description of the application process:	[Not applicable/give details]
	Description of possibility to reduce	[Not applicable/give details]

(ii)

12.

Date of Subscription Agreement:

basis if such entities are not the same as the Managers.)

]

[Not applicable] [

^{*} Not relevant for an issue of Securities with an issue price of equal to or greater than Euro 100,000 (or its equivalent in another currency).

subscriptions and manner for	
refunding excess amount paid by	
applicants:	
Details of the minimum and/or	[Not applicable/give details]
maximum amount of application:	
Details of the method and time limits	[Not applicable/give details]
	[Not applicable/give details]
for paying up and delivering the Securities:	
	[Nat applicable/ains details]
Manner in and date on which results of	[Not applicable/give defails]
the offer are to be made public:	
Procedure for exercise of any right of	[Not applicable/give details]
pre-emption, negotiability of	
subscription rights and treatment of	
subscription rights not exercised:	
Process for notification to applicants	[Not applicable/give details]
of the amount allotted and the	
indication whether dealing may begin	
before notification is made:	
Amount of any expenses and taxes	[Not applicable/give details]
specifically charged to the subscriber:	
Name(s) and address(es), to the extent	[None/give details]
known to the relevant Issuer, of the	
placers in the various countries where	
the offer takes place.	
Consent to use of Base Prospectus	
Other intermediaries in case of public	[None/give details]
distribution through trading venues	
(including SeDeX)	30
SECONDARY MARKET	[Applicable ³⁰] [Not applicable]
PRICING	(If not applicable, delete the remaining sub-paragraph
	of this paragraph)
	[In the event that the Issuer decides to purchase the
	Securities from the Securityholder prior to the

13.

[In the event that the Issuer decides to purchase the Securities from the Securityholder prior to the Settlement Date, the secondary market pricing provided by the Issuer on the Securities will reflect [] (give details of hedge unwinding costs and/or loss of profit

³⁰ Where application is only made for the Securities to be admitted to trading on a multilateral trading facility and no application for the admission to trading on a regulated market in the European Economic Area nor any offer in the European Economic Area or the UK in circumstances where a prospectus is required to be published under the Prospectus Regulation or the UK Prospectus Regulation are provided for, this document will not constitute the Final Terms for the purposes of Article 8 of the Prospectus Regulation but will constitute a pricing supplement.

		related to such hedging portfolio)]
		[A secondary market for the Certificates will be
		available [through the multilateral trading facility of
		[EuroTLX][SeDeX][[•], where Mediobanca/[•] will act
		as Liquidity Provider with a maximum bid/ask spread
		of [•] per cent. [under normal market
		conditions]/[specify other].]
14.	SPECIFIC BUY BACK	[Applicable] [Not applicable]
	PROVISIONS	(If not applicable, delete the remaining sub-paragraph
		of this paragraph)
		[The value of the Certificates shall reflect and shall be
		calculated on the basis of the Market Value of the
		Underlying Transactions.
		The Market Value of the Underlying Transactions affects
		the repurchase price (Buy Back Price), if any, of the
		Certificates, before their maturity.]
	• Underlying Transactions:	Information on the composition (unbundling) of the
		Interest Basis, in particular the Extra-Yield with respect
		to the yield of Certificates with equal payoff but without
		Specific Buy Back Provisions, and the composition of
		the Underlying Transactions, and any relevant changes
		thereof, shall be published on [the website of
		Mediobanca www.mediobanca.it] [the website of
		Mediobanca International www.mediobanca.it] [the
		website of the Luxembourg Stock Exchange] [the
		website of Euronext Dublin] [specify alternative
		method of publication]].]

• Specified Currency:

[specify]

15.

[EUBENCHMARKSREGULATION

[Benchmarks:

[Amounts payable] [and] [Assets deliverable] under the Securities will be determined by reference to [•] which is provided by [•]. (*if more than one, specify in relation to each relevant Benchmark*)

As at $[\bullet]$, $[\bullet]$ [appears/does not appear] on the register of administrators and benchmarks established and maintained by the European Securities and Markets Authority pursuant to Article 36 of the Benchmark Regulation (Regulation (EU) 2016/1011) (the "EU

BMR"). [As far as the Issuer is aware [[*insert name of Benchmark*[*s*]/the [relevant] Benchmark] [does/do] not fall within the scope of the EU BMR by virtue of Article 2 of the EU BMR.]/[, the transitional provisions in Article 51 of the EU BMR apply, such that [•] is not currently required to obtain authorisation or registration (or, if located outside the European Union, recognition, endorsement or equivalence).]]

[Amounts payable] [and] [Assets deliverable] under the Securities will be determined by reference to [•] which is provided by [•]. (*if more than one, specify in relation to each relevant Benchmark*)

As at [•], [•] [appears/does not appear] on the register of administrators and benchmarks established and maintained by the FCA pursuant to Article 36 of the Benchmark Regulation (Regulation (EU) 2016/1011) as it forms part of "retained EU law", as defined in the EUWA (the "**UK BMR**"). [As far as the Issuer is aware [[*insert name of Benchmark*[*s*]/the [relevant] Benchmark] [does/do] not fall within the scope of the UK BMR by virtue of Article 2 of the UK BMR.]/[, the transitional provisions in Article 51 of the UK BMR apply, such that [•] is not currently required to obtain authorisation or registration (or, if located outside the United Kingdom, recognition, endorsement or equivalence).]]

PART C - OTHER APPLICABLE TERMS

[Insert other relevant information and provisions in accordance with Annex 28 of Commission Delegated Regulation (EU) 2019/980, such as (i) additional provisions, not required by the relevant securities notes, relating to the underlying country(ies) where the offer(s) to the public takes place, (ii) country(ies) where admission to trading on the regulated market(s) is being sought, (iii) country(ies) into which the relevant base prospectus has been notified, (iv) series number, (v) tranche number. Delete if not required]

PART D – SUMMARY OF THE SPECIFIC ISSUE

[Insert Summary of the specific issue]

SCHEDULE 4

FORM OF DEALER ACCESSION LETTER

[Letterhead of Mediobanca – Banca Di Credito Finanziario S.p.A./Mediobanca International (Luxembourg) S.A./MB Funding Lux SA]

[New Dealer] [Address]

Dear Sirs

Mediobanca – Banca di Credito Finanziario S.p.A. Mediobanca International (Luxembourg) S.A. MB Funding Lux SA Issuance Programme guaranteed in the case of Certificates issued by Mediobanca International (Luxembourg) S.A. or MB Funding Lux SA by Mediobanca – Banca di Credito Finanziario S.p.A.

We refer to the Issuance Programme (the "**Programme**") for the issuance of certificates, in connection with which we have entered into an amended and restated dealer agreement dated 6 June 2024 (the "**Dealer Agreement**"). All terms and expressions which have defined meanings in the Dealer Agreement shall have the same meanings in this letter except where the context requires otherwise or unless otherwise stated.

We have the pleasure of inviting you to become a Dealer upon the terms of the Dealer Agreement [but only in respect of [*specify Series of Securities* (the "**Securities**")]], a copy of which has been supplied to you by us.

We are enclosing such copies of the conditions precedent as set out in Schedule 2 (*Initial Conditions Precedent*) to the Dealer Agreement as you have requested together with copies of any updates or supplements thereto as have been delivered to the existing Dealers. [In addition, we enclose letters from [our internal legal counsel and from] Simmons & Simmons LLP entitling you to rely on the original letters referred to therein.]

[[(i)] [Solely for the purposes of the requirements of Article 9(8) of the Product Governance Rules under EU Delegated Directive 2017/593 (the "**MiFID Product Governance Rules**") regarding the mutual responsibilities of manufacturers under the MiFID Product Governance Rules[:]

- (a) [each of] [the Issuer][, the Guarantor] [and] [the New Dealer]³¹ ([each a][the] "**Manufacturer**" [and together the "**Manufacturers**"]) [acknowledges to each other Manufacturer that it]³² understands the responsibilities conferred upon it under the MiFID Product Governance Rules relating to each of the product approval process, the target market and the proposed distribution channels as applying to the Securities and the related information set out in the [Final Terms/announcements] in connection with the Securities [; and
- (b) [the New Dealer] [and the/, the][Issuer][and the Guarantor] note the application of the MiFID Product Governance Rules and acknowledge the target market and distribution channels identified as applying to

³¹ Complete with the names of all MiFID entities deemed to be manufacturers in relation to the Securities. This should be considered on a case by case basis and will vary depending on the facts of the relevant offering/which MiFID entities are collaborating with the relevant Issuer in the creation, development, issue and/or design of the Securities which (as described in the ESMA Technical Advice of 19 December 2014) includes entities "advising corporate issuers on the launch of the new securities". In some cases (for example where the New Dealer is the entity substantively collaborating with the relevant Issuer), it may be appropriate for the New Dealer to be considered the co-manufacturer.

³² Delete if there is only one MiFID manufacturer.

the Securities by the Manufacturer[s] and the related information set out in the [Final Terms/announcements] in connection with the Securities]³³]]

[[(i)/(ii)] [Solely for the purposes of the requirements of 3.2.7R of the FCA Handbook Product Intervention and Product Governance Sourcebook (the "**UK MiFIR Product Governance Rules**") regarding the mutual responsibilities of manufacturers under the UK MiFIR Product Governance Rules[:]

- (a) [each of] [the Issuer][, the Guarantor] [and] [the New Dealer]³⁴ ([each a][the] "**UK Manufacturer**" [and together the "**UK Manufacturers**"]) [acknowledges to each other UK Manufacturer that it]³⁵ understands the responsibilities conferred upon it under the UK MiFIR Product Governance Rules relating to each of the product approval process, the target market and the proposed distribution channels as applying to the Securities and the related information set out in the [Final Terms/announcements] in connection with the Securities [; and
- (b) [the New Dealer] [and the/, the][Issuer[and the Guarantor]] note the application of the UK MiFIR Product Governance Rules and acknowledge the target market and distribution channels identified as applying to the Securities by the UK Manufacturer[s] and the related information set out in the [Final Terms /announcements] in connection with the Securities]³⁶].]

Please return a copy of this letter to us signed by an authorized signatory whereupon you will become a Dealer for the purposes of the Dealer Agreement, of the Dealer Agreement with [, subject as hereinafter provided,] all the authority, rights, powers, duties and obligations of a Dealer under the Dealer Agreement [except that, following the issue of the Securities, you shall have no further authority, rights, powers, duties or obligations except such as may have accrued or been incurred prior to, or in connection with, the issue of the Securities].

For the purposes of the Agreement, our communication details are as set out below:

[Mediobanca – Banca Di Credito Finanziario S.p.A./Mediobanca International (Luxembourg) S.A./ MB Funding Lux SA]

Address: [

Email: [insert email address]

Attention: [name or department]

1

This letter and any contractual or non-contractual obligations arising from or connected with this letter shall be governed by, and this letter shall be construed in accordance with, English law. The provisions of Clause

³³ Delete (b) if all parties are MiFID manufacturers.

³⁴ Complete with the names of all UK MiFIR entities deemed to be manufacturers in relation to the Securities.

³⁵ Delete if there is only one UK MiFIR manufacturer.

³⁶ Delete (b) if all parties are UK MiFIR manufacturers.

15 (*Law and Jurisdiction*), Clause 16 (*Counterparts*) and Clause 17 (*Rights of Third Parties*) of the Dealer Agreement shall apply to this letter as if set out herein in full.

Yours faithfully

The Issuer

[MEDIOBANCA – BANCA DI CREDITO FINANZIARIO S.p.A./ MEDIOBANCA INTERNATIONAL (LUXEMBOURG) S.A./ MB FUNDING LUX SA]

By:

By:

[The Guarantor

MEDIOBANCA – BANCA DI CREDITO FINANZIARIO S.p.A.

By:

By:]

CONFIRMATION

We hereby accept our appointment as a new Dealer under the Dealer Agreement upon the terms of this letter [but only in respect of [*specify Tranche of Securities*]].

We confirm that we are in receipt of all the documents which we have requested and have found them to be satisfactory.

For the purposes of the Dealer Agreement our communication details are as set out below.

[NEW DEALER]

By:

Date:

Address:	[]
Email:	[insert email address]
Attention:	[name or department]

[copies to:

- (i) all existing Dealers who have been appointed in respect of the Programme generally;
- (ii) the existing Fiscal Agent.]

SCHEDULE 5

NOTICE AND CONTACT DETAILS

The Issuers and the Guarantor

MEDIOBANCA – Banca Di Credito Finanziario S.p.A

Address:	Piazzetta E. Cuccia, 1 20121 Milan Italy
Email:	stefano.angelini@mediobanca.com and alessandro.croci@mediobanca.com
Attention:	Mr. Stefano Angelini and Mr. Alessandro Croci

MEDIOBANCA INTERNATIONAL (Luxembourg) S.A.

Address:	4 Boulevard Joseph II L-1840 Luxembourg Grand Duchy of Luxembourg
Tel.	+352 267 303 1
Email:	mblux.operations@mediobancaint.lu

	moranoperation
Attention:	Operations Unit

MB FUNDING LUX SA

Address:	28, Boulevard F.W. Raiffeisen L-2411, Luxembourg, Grand Duchy of Luxembourg
Tel:	+352 264 491
Email:	lu-mbfunding@cscglobal.com

Attention: The Directors

The Arranger

MEDIOBANCA – Banca Di Credito Finanziario S.p.A

Address:	Piazzetta E. Cuccia, 1 20121 Milan Italy	

Email:stefano.angelini@mediobanca.comand alessandro.croci@mediobanca.comAttention:Mr. Stefano Angelini and Mr. Alessandro Croci

The Fiscal Agent and Paying Agent

BNP PARIBAS, Luxembourg Branch

Address:	60, J. F Kennedy
	L-1855 Luxembourg

Attention: Corporate Trust Services

The Dealer(s)

Mediobanca –Banca di Credito Finanziario S.p.A.

Address:	Piazzetta E. Cuccia, 1 20121 Milan Italy
Email:	stefano.angelini@mediobanca.com and alessandro.croci@mediobanca.com

Attention: Mr. Stefano Angelini and Mr. Alessandro Croci

SCHEDULE 6

PART A – FORM OF TEMPORARY GLOBAL SECURITY OF MEDIOBANCA – BANCA DI CREDITO FINANZIARIO S.P.A

[ANY UNITED STATES PERSON WHO HOLDS THIS OBLIGATION WILL BE SUBJECT TO LIMITATIONS UNDER THE UNITED STATES INCOME TAX LAWS, INCLUDING THE LIMITATIONS PROVIDED IN SECTIONS 165(j) AND 1287(a) OF THE INTERNAL REVENUE CODE.]

MEDIOBANCA – BANCA DI CREDITO FINANZIARIO S.p.A.

(Incorporated with limited liability under the laws of Italy)

MEDIOBANCA INTERNATIONAL (LUXEMBOURG) S.A.

(Incorporated with limited liability under the laws of Luxembourg)

MB FUNDING LUX SA

(Incorporated with limited liability under the laws of Luxembourg)

ISSUANCE PROGRAMME

guaranteed in the case of Certificates issued by Mediobanca International (Luxembourg) S.A. or MB Funding Lux SA by

MEDIOBANCA - BANCA DI CREDITO FINANZIARIO S.p.A.

(incorporated with limited liability under the laws of Italy)

THE SECURITIES REPRESENTED BY THIS GLOBAL SECURITY AND (IN THE CASE OF PHYSICAL DELIVERY SECURITIES ONLY) THE ENTITLEMENT TO BE DELIVERED UPON THE EXERCISE OF THE SECURITIES HAVE NOT BEEN REGISTERED AND WILL NOT BE REGISTERED UNDER THE UNITED STATES SECURITIES ACT OF 1933, AS AMENDED (THE "SECURITIES ACT"), OR ANY STATE SECURITIES LAWS AND TRADING IN THE SECURITIES HAVE NOT BEEN APPROVED BY THE COMMODITIES FUTURES TRADING COMMISSION UNDER THE UNITED STATES COMMODITY EXCHANGE ACT, AS AMENDED. THE SECURITIES ARE ONLY BEING OFFERED AND SOLD PURSUANT TO THE REGISTRATION EXEMPTION CONTAINED IN REGULATION S UNDER THE SECURITIES ACT. THE SECURITIES. OR INTERESTS THEREIN, MAY NOT BE OFFERED, SOLD, RESOLD, TRADED, PLEDGED, EXERCISED, TRANSFERRED OR DELIVERED, DIRECTLY OR INDIRECTLY, IN THE UNITED STATES OF AMERICA (INCLUDING THE STATES AND THE DISTRICT OF COLUMBIA), ITS TERRITORIES, ITS POSSESSIONS AND OTHER AREAS SUBJECT TO ITS JURISDICTION (THE "UNITED STATES") OR DIRECTLY OR INDIRECTLY OFFERED, SOLD, RESOLD, TRADED, PLEDGED, EXERCISED, TRANSFERRED OR DELIVERED TO, OR FOR THE ACCOUNT OR BENEFIT OF, ANY "U.S. PERSON" AS SUCH TERM MAY BE DEFINED IN REGULATION S UNDER THE SECURITIES ACT. MEDIOBANCA - BANCA DI CREDITO FINANZIARIO S.P.A. THE ISSUER OF THIS SECURITY, HAS NOT BEEN REGISTERED UNDER THE INVESTMENT COMPANY ACT OF 1940, AS AMENDED.

MEDIOBANCA – Banca di Credito Finanziario S.p.A. (the "Issuer")

(incorporated with limited liability in the Republic of Italy)

TEMPORARY GLOBAL SECURITY

Words and expressions defined or set out in the Conditions and/or the Final Terms and/or the Drawdown Prospectus and/or the Securities Note shall have the same meaning when used in this Global Security.

The Securities:

- (a) *Deed of Covenant*: (insofar as they are represented by this Temporary Global Security) have the benefit of an amended and restated deed of covenant dated 6 June 2024 (the "**Deed of Covenant**") executed by the Issuer; and
- (b) Agency Agreement: are the subject of an amended and restated issue and paying agency agreement dated 6 June 2024 (the "Agency Agreement") made between Mediobanca Banca di Credito Finanziario S.p.A., Mediobanca International (Luxembourg) S.A., MB Funding Lux SA, BNP PARIBAS, Luxembourg Branch as fiscal agent (the "Fiscal Agent", which expression includes any successor fiscal agent appointed from time to time in connection with the Securities) and the paying agent (the "Paying Agent", which expression includes any additional or successor paying agents appointed from time to time in connection with the Securities).

The Issuer has covenanted in the Agency Agreement that each Securityholder is entitled to exercise and enforce, in respect of each Security held by him, the rights and obligations attaching to such Security as set out in, and subject to, the Agency Agreement, the Conditions and the Final Terms or the Drawdown Prospectus or the Securities Note.

The Issuer, for value received, promises to pay (or deliver, as the case may be) to the bearer of this Global Security, in respect of each Security represented by this Global Security, the Cash Settlement Amount or Entitlement, as the case may be, on the Settlement Date or on such earlier date or dates as the same may become payable in accordance with the Conditions and/or the Final Terms and/or the Drawdown Prospectus and/or the Securities Note of the Securities (or to pay such other settlement amounts on such dates as may be specified in the Conditions and/or the Final Terms and/or the Drawdown Prospectus and/or the Securities), and to pay the remuneration amounts on each such Security on the dates and in the manner specified in the Conditions and/or the Final Terms and/or the Drawdown Prospectus and/or the Securities Note of the Securities, together with any additional amounts payable in accordance with the Conditions and/or the Drawdown Prospectus and/or the Securities Note of the Securities, together with any additional amounts payable in accordance with the Conditions and/or the Drawdown Prospectus and/or the Drawdown Prospectus and/or the Securities Note of the Securities Note of the Securities, together with any additional amounts payable in accordance with the Conditions and/or the Drawdown Prospectus and/or the Drawdown Prospectus and/or the Securities Note of the Secur

The number of Securities represented by this Global Security on the Issue Date is the "Number of Securities being issued" set out in the Final Terms or the Drawdown Prospectus or the Securities Note. Upon:

- (a) each further issue of Securities pursuant to General Security Condition 10 (*Further Issues*) or the corresponding Condition of the Drawdown Prospectus or the Securities Note;
- (b) an exercise of Securities (including an Automatic Exercise, if applicable); or
- (c) a purchase and cancellation of Securities,

the Fiscal Agent shall note, or shall procure that there is noted, such further issue, exercise or purchase and cancellation on Schedule One hereto and the number of Securities represented by this Global Security shall, in the case of a further issue, be increased by a number equal to such further issue of Securities, or, in the case of either an exercise or a purchase and cancellation, be reduced by a number equal to the number of Securities so exercised or purchased and cancelled. The number of Securities represented by this Global Security following any such further issue, exercise or purchase and cancellation or any exchange as referred to below shall be the number most recently entered by or on behalf of the Fiscal Agent in the relevant column in Schedule One hereto or in Schedule Two hereto.

On or after the date (the "**Exchange Date**") which is 40 days after the Issue Date this Global Security may be exchanged in whole or in part (free of charge) for, as specified in the Final Terms or the Drawdown Prospectus or the Securities Note, either (i) security printed Definitive Securities (as defined in the Agency Agreement) (on the basis that all the appropriate details have been included on the face of such Definitive Securities and the Final Terms (or the relevant provisions of the Final Terms) or the Drawdown Prospectus or the Securities Note have been endorsed on or attached to such Definitive Securities) or (ii) a Permanent Global Security (as defined in the Agency Agreement) (together with the Final Terms or the Drawdown Prospectus or the Securities Note attached to it), in each case upon notice being given to the Fiscal Agent by Euroclear or Clearstream, Luxembourg acting on the instructions of any holder of an interest in this Global Security and in each case only to the extent that certification of non-U.S. beneficial ownership from such holder, as required by U.S. Treasury regulations, has been received by Euroclear or Clearstream, Luxembourg in the form required by it and Euroclear or Clearstream, Luxembourg, as applicable, has given a like certification (based on the certification received) to the Fiscal Agent. No Definitive Security delivered in exchange for this Global Security will be mailed or otherwise delivered to any location in the United States or its possessions.

If Definitive Securities have already been issued in exchange for all the Securities represented for the time being by the Permanent Global Security, then this Global Security may only thereafter be exchanged for Definitive Securities in accordance with the terms of this Global Security.

Presentation of this Global Security at the office of the Fiscal Agent specified above for exchange shall be made on any day (other than a Saturday or Sunday) on which banks are open for general business in Luxembourg. The Issuer shall procure that the Definitive Securities or (as the case may be) interests in the Permanent Global Security shall be so issued and delivered in exchange for only that portion of this Global Security in respect of which there shall have been presented to the Fiscal Agent by Euroclear or Clearstream, Luxembourg a certificate to the effect that it has received from or in respect of a person entitled to a beneficial interest in a particular number of the Securities (as shown by its records) a certificate of non-U.S. beneficial ownership from such person in the form required by it. The number of Definitive Securities or interests in a Permanent Global Security issued upon an exchange of this Global Security will, subject to the terms hereof, be equal to the number of Securities represented by this Global Security submitted by the bearer for exchange (to the extent that such number does not exceed the number of Securities represented by this Global Security).

On an exchange of the whole of this Global Security, this Global Security shall be surrendered to or to the order of the Fiscal Agent. On an exchange of part only of this Global Security, the Issuer shall procure that details of such exchange shall be entered by or on behalf of the Issuer in Schedule Two and the relevant space in Schedule Two recording such exchange shall be signed by or on behalf of the Issuer, whereupon the number of Securities represented by this Global Security shall be reduced by the number so exchanged. On any exchange of this Global Security for a Permanent Global Security, details of such exchange shall be entered by or on behalf of the Fiscal Agent in Schedule Two to the Permanent Global Security and the

relevant space in Schedule Two to the Permanent Global Security recording such exchange shall be signed by or on behalf of the Fiscal Agent.

Until the exchange of the whole of this Global Security, a person with an interest in this Global Security shall in all respects (except as otherwise provided in this Global Security) be entitled to the same benefits as if his Securities were represented by Definitive Securities. Accordingly, except as ordered by a court of competent jurisdiction or as required by law or applicable regulation, the Issuer and any Paying Agent may deem and treat a person with an interest in this Global Security as the absolute owner of such part of this Global Security in which he has an interest for all purposes. All payments of any amounts payable and paid to such person or performance of any delivery obligations in accordance with the Conditions shall, to the extent of the sums so paid or obligations so performed, discharge the liability for the moneys payable or delivery obligations to be performed in respect of such part of this Global Security in which such person has an interest and in respect of the relevant Definitive Securities.

Whenever any interest in this Temporary Global Security is to be exchanged for an interest in a Permanent Global Security, the Issuer shall procure (in the case of first exchange) the prompt delivery (free of charge to the bearer) of such Permanent Global Security, duly authenticated, to the bearer of this Temporary Global Security or (in the case of any subsequent exchange) an increase in the number of Securities represented by such Permanent Global Security in accordance with its terms, as specified in the certificates issued by Euroclear and/or Clearstream, Luxembourg and/or any other relevant clearing system and received by the Fiscal Agent against presentation and (in the case of final exchange) surrender of this Temporary Global Security to or to the order of the Fiscal Agent within 7 days of the bearer requesting such exchange.

Whenever this Temporary Global Security is to be exchanged for Definitive Securities, the Issuer shall procure the prompt delivery (free of charge to the bearer) of the number of Definitive Securities represented hereby to the bearer of this Temporary Global Security against the surrender of this Temporary Global Security to or to the order of the Fiscal Agent within 45 days of the bearer requesting such exchange.

If:

- (a) *Permanent Global Security*: the Permanent Global Security has not been delivered or the principal amount thereof increased in accordance with the immediately preceding paragraphs by 5.00 p.m. (London time) on the seventh day after the bearer has requested exchange of an interest in this Temporary Global Security for an interest in a Permanent Global Security; or
- (b) *Definitive Securities*: Definitive Securities have not been delivered in accordance with the immediately preceding paragraphs by 5.00 p.m. (London time) on the forty-fifth day after the bearer has requested exchange of this Temporary Global Security for Definitive Securities; or
- (c) *Payment default*: this Temporary Global Security (or any part hereof) has become due and payable in accordance with the Conditions or the date for final redemption of this Temporary Global Security has occurred and, in either case, payment in full of the amounts falling due thereon has not been made to the bearer in accordance with the terms of this Temporary Global Security on the due date for payment,

then this Temporary Global Security (including the obligation to deliver a Permanent Global Security or Definitive Securities (as the case may be)) will become void at 5.00 p.m. (London time) on such seventh day (in the event of (a) above) or at 5.00 p.m. (London time) on such forty-fifth day (in the event of (b) above) or at 5.00 p.m. (London time) on such due date (in the event of (c) above) and the bearer of this Temporary Global Security will have no further rights hereunder (but without prejudice to the rights which the bearer of this Temporary Global Security or others may have under the Deed of Covenant). The Deed of Covenant has been deposited at the Specified Office of the Fiscal Agent.

Notwithstanding General Security Condition 8 (Notices) or the corresponding Condition of the Drawdown Prospectus or the Securities Note, while all the Securities are represented by this Temporary Global Security

(or by this Temporary Global Security and a Permanent Global Security) and this Temporary Global Security is (or this Temporary Global Security and the Permanent Global Security are) deposited with a common depositary for Euroclear and/or Clearstream, Luxembourg and/or any other relevant clearing system, notices to Securityholders may be given by delivery of the relevant notice to Euroclear and/or Clearstream, Luxembourg and/or any other relevant clearing system and, in any case, such notices shall be deemed to have been given to the Securityholders in accordance with General Security Condition 8 (Notices) or the corresponding Condition of the Drawdown Prospectus or the Securities Note on the date of delivery to Euroclear and/or Clearstream, Luxembourg and/or any other relevant clearing system, except that, for so long as such Securities are admitted to trading on Euronext Dublin and it is a requirement of applicable law or regulations, such notices shall be published on the website of Euronext Dublin (www.euronext.com/en/markets/dublin).

This Global Security shall not be valid or become obligatory for any purpose until the certificate of authentication herein shall have been signed by or on behalf of BNP PARIBAS, Luxembourg Branch as fiscal agent.

The records of the Euroclear or Clearstream, Luxembourg are the official evidence of the outstanding amount of the relevant Tranche of Securities.

Except through the operation of Clause 4.16 (*Issuers Covenant*) of the Agency Agreement, this Global Security does not confer on a third party any right under the Contracts (Rights of Third Parties) Act 1999 to enforce any term of this Global Security, but this does not affect any right or remedy of any person which exists or is available apart from that Act.

This Global Security and any non-contractual obligations arising out of or in connection with it are governed by, and shall be construed in accordance with, English law.

IN WITNESS whereof the Issuer has caused this Global Security to be executed on its behalf.

MEDIOBANCA – Banca di Credito Finanziario S.p.A.

By: [manual or facsimile signature] (duly authorised) By: [manual or facsimile signature] (duly authorised)

Dated as of the Issue Date

This Global Security is authenticated by or on behalf of **BNP PARIBAS**, LUXEMBOURG BRANCH as fiscal agent.

By: Authorised Signatory

SCHEDULE ONE TO THE TEMPORARY GLOBAL SECURITY

NUMBER OF SECURITIES

The following records the number of Securities represented by this Global Security to reflect a further issue of Securities or the exercise, purchase and cancellation or early termination of Securities:

Date	Reason for change	Number of	Number of	Notation made by
	in the number of	Securities issued	Securities	or on behalf of the
	Securities (further	pursuant to a	represented by this	Fiscal Agent
	issue, exercise or	further issue,	Global Security	
	purchase,	exercised,	following such	
	cancellation or early	purchased and	further issue,	
	termination)	cancelled or	exercise, purchase	
		terminated early by	and cancellation or	
		the Issuer	early termination	

SCHEDULE TWO TO THE TEMPORARY GLOBAL SECURITY

EXCHANGES FOR DEFINITIVE SECURITIES OR PERMANENT GLOBAL SECURITIES

The following exchanges of a part of this Global Security for Definitive Securities or a Permanent Global Security have been made:

Date	Number of Securities	Number of Securities	Notation made by or on
	represented by this	represented by this	behalf of the Fiscal Agent
	Global Security	Global Security	
	exchanged for Definitive	following such exchange*	
	Securities or a		
	Permanent Globa		
	Security		

*

See the most recent entry in Schedule One or in Schedule Two in order to determine this number.

SCHEDULE 6

PART B – FORM OF TEMPORARY GLOBAL SECURITY OF MEDIOBANCA INTERNATIONAL (LUXEMBOURG) S.A.

[ANY UNITED STATES PERSON WHO HOLDS THIS OBLIGATION WILL BE SUBJECT TO LIMITATIONS UNDER THE UNITED STATES INCOME TAX LAWS, INCLUDING THE LIMITATIONS PROVIDED IN SECTIONS 165(j) AND 1287(a) OF THE INTERNAL REVENUE CODE.]

MEDIOBANCA – BANCA DI CREDITO FINANZIARIO S.p.A.

(Incorporated with limited liability under the laws of Italy)

MEDIOBANCA INTERNATIONAL (LUXEMBOURG) S.A.

(Incorporated with limited liability under the laws of Luxembourg)

MB FUNDING LUX SA

(Incorporated with limited liability under the laws of Luxembourg)

ISSUANCE PROGRAMME

guaranteed in the case of Certificates issued by Mediobanca International (Luxembourg) S.A. or MB Funding Lux SA by

MEDIOBANCA - BANCA DI CREDITO FINANZIARIO S.p.A.

(incorporated with limited liability under the laws of Italy)

THE SECURITIES REPRESENTED BY THIS GLOBAL SECURITY AND (IN THE CASE OF PHYSICAL DELIVERY SECURITIES ONLY) THE ENTITLEMENT TO BE DELIVERED UPON THE EXERCISE OF THE SECURITIES HAVE NOT BEEN REGISTERED AND WILL NOT BE REGISTERED UNDER THE UNITED STATES SECURITIES ACT OF 1933, AS AMENDED (THE "SECURITIES ACT"), OR ANY STATE SECURITIES LAWS AND TRADING IN THE SECURITIES HAVE NOT BEEN APPROVED BY THE COMMODITIES FUTURES TRADING COMMISSION UNDER THE UNITED STATES COMMODITY EXCHANGE ACT, AS AMENDED. THE SECURITIES ARE ONLY BEING OFFERED AND SOLD PURSUANT TO THE REGISTRATION EXEMPTION CONTAINED IN REGULATION S UNDER THE SECURITIES ACT. THE SECURITIES, OR INTERESTS THEREIN, MAY NOT BE OFFERED, SOLD, RESOLD, TRADED, PLEDGED, EXERCISED, TRANSFERRED OR DELIVERED, DIRECTLY OR INDIRECTLY, IN THE UNITED STATES OF AMERICA (INCLUDING THE STATES AND THE DISTRICT OF COLUMBIA), ITS TERRITORIES, ITS POSSESSIONS AND OTHER AREAS SUBJECT TO ITS JURISDICTION (THE "UNITED STATES") OR DIRECTLY OR INDIRECTLY OFFERED, SOLD, RESOLD, TRADED, PLEDGED, EXERCISED, TRANSFERRED OR DELIVERED TO, OR FOR THE ACCOUNT OR BENEFIT OF, ANY "U.S. PERSON" AS SUCH TERM MAY BE DEFINED IN REGULATION S UNDER THE SECURITIES ACT. MEDIOBANCA INTERNATIONAL (LUXEMBOURG) S.A. THE ISSUER OF THIS SECURITY, HAS NOT BEEN REGISTERED UNDER THE INVESTMENT COMPANY ACT OF 1940, AS AMENDED.

MEDIOBANCA INTERNATIONAL (LUXEMBOURG) S.A. (the "Issuer")

(incorporated with limited liability under the laws of Luxembourg)

TEMPORARY GLOBAL SECURITY

This Global Security is a Temporary Global Security in respect of a duly authorised series of Securities (the "Securities") of MEDIOBANCA INTERNATIONAL (LUXEMBOURG) S.A. (the "Issuer") described, and having the provisions specified, in the attached Final Terms (the "Final Terms") or Drawdown Prospectus (the "Drawdown Prospectus") or Securities Note (the "Securities Note"). References in this Global Security to the Conditions shall be to the Conditions as defined in the Agency Agreement (as defined below) as modified and supplemented by the information set out in the Final Terms or the Drawdown Prospectus or the Securities Note, but in the event of any conflict between the provisions of (i) the Conditions or (ii) this Global Security and the information set out in the Final Terms or the Drawdown Prospectus or the Securities Note, the Final Terms or the Drawdown Prospectus or the Securities Note, the Final Terms or the Drawdown Prospectus or the Securities Note, the Final Terms or the Drawdown Prospectus or the Securities Note, the Final Terms or the Drawdown Prospectus or the Securities Note, the Final Terms or the Drawdown Prospectus or the Securities Note, the Final Terms or the Drawdown Prospectus or the Securities Note, the Final Terms or the Drawdown Prospectus or the Securities Note, the Final Terms or the Drawdown Prospectus or the Securities Note, the Final Terms or the Drawdown Prospectus or the Securities Note, the Final Terms or the Drawdown Prospectus or the Securities Note will prevail.

Words and expressions defined or set out in the Conditions and/or the Final Terms and/or the Drawdown Prospectus and/or the Securities Note shall have the same meaning when used in this Global Security.

The Securities:

- (a) *Guarantee*: are guaranteed by Mediobanca Banca di Credito Finanziario S.p.A. (the "**Guarantor**") under an amended and restated deed of guarantee, subject to the limitations thereof, dated 6 June 2024 (the "**Mediobanca International Deed of Guarantee**");
- (b) *Deed of Covenant*: (insofar as they are represented by this Temporary Global Security) have the benefit of an amended and restated deed of covenant dated 6 June 2024 (the "**Deed of Covenant**") executed by the Issuer; and
- (c) Agency Agreement: are the subject of an amended and restated issue and paying agency agreement dated 6 June 2024 (the "Agency Agreement") made between Mediobanca Banca di Credito Finanziario S.p.A., Mediobanca International (Luxembourg) S.A., MB Funding Lux SA, BNP PARIBAS, Luxembourg Branch as fiscal agent (the "Fiscal Agent", which expression includes any successor fiscal agent appointed from time to time in connection with the Securities) and the paying agent (the "Paying Agent", which expression includes any additional or successor paying agents appointed from time to time in connection.

The Issuer has covenanted in the Agency Agreement that each Securityholder is entitled to exercise and enforce, in respect of each Security held by him, the rights and obligations attaching to such Security as set out in, and subject to, the Agency Agreement, the Conditions and the Final Terms or the Drawdown Prospectus or the Securities Note.

The Issuer, for value received, promises to pay (or deliver, as the case may be) to the bearer of this Global Security, in respect of each Security represented by this Global Security, the Cash Settlement Amount or Entitlement, as the case may be, on the Settlement Date or on such earlier date or dates as the same may become payable in accordance with the Conditions and/or the Final Terms and/or the Drawdown Prospectus and/or the Securities Note of the Securities (or to pay such other settlement amounts on such dates as may be specified in the Conditions and/or the Final Terms and/or the Drawdown Prospectus and/or the Securities), and to pay the remuneration amounts on each such Security on the dates and in the manner specified in the Conditions and/or the Final Terms and/or the Drawdown Prospectus and/or the Securities Note of the Securities, together with any additional amounts payable in accordance with the Conditions and/or the Drawdown Prospectus and/or the Securities Note of the Securities, together with any additional amounts payable in accordance with the Conditions and/or the Drawdown Prospectus and/or the Drawdown Prospectus and/or the Securities Note of the Securities. Note of the Securities, together with any additional amounts payable in accordance with the Conditions and/or the Drawdown Prospectus and/or the Drawdown Prospectus and/or the Securities Note of the Securities Note of the Securities.

The number of Securities represented by this Global Security on the Issue Date is the "Number of Securities being issued" set out in the Final Terms or the Drawdown Prospectus or the Securities Note. Upon:

- (a) each further issue of Securities pursuant to General Security Condition 10 (*Further Issues*) or the corresponding Condition of the Drawdown Prospectus or the Securities Note;
- (b) an exercise of Securities (including an Automatic Exercise, if applicable); or
- (c) a purchase and cancellation of Securities,

the Fiscal Agent shall note, or shall procure that there is noted, such further issue, exercise or purchase and cancellation on Schedule One hereto and the number of Securities represented by this Global Security shall, in the case of a further issue, be increased by a number equal to such further issue of Securities, or, in the case of either an exercise or a purchase and cancellation, be reduced by a number equal to the number of Securities so exercised or purchased and cancelled. The number of Securities represented by this Global Security following any such further issue, exercise or purchase and cancellation or any exchange as referred to below shall be the number most recently entered by or on behalf of the Fiscal Agent in the relevant column in Schedule One hereto or in Schedule Two hereto.

On or after the date (the "**Exchange Date**") which is 40 days after the Issue Date this Global Security may be exchanged in whole or in part (free of charge) for, as specified in the Final Terms or the Drawdown Prospectus or the Securities Note, either (i) security printed Definitive Securities (as defined in the Agency Agreement) (on the basis that all the appropriate details have been included on the face of such Definitive Securities and the Final Terms (or the relevant provisions of the Final Terms) or the Drawdown Prospectus or the Securities Note have been endorsed on or attached to such Definitive Securities) or (ii) a Permanent Global Security (as defined in the Agency Agreement) (together with the Final Terms or the Drawdown Prospectus or the Securities Note attached to it), in each case upon notice being given to the Fiscal Agent by Euroclear or Clearstream, Luxembourg acting on the instructions of any holder of an interest in this Global Security and in each case only to the extent that certification of non-U.S. beneficial ownership from such holder, as required by U.S. Treasury regulations, has been received by Euroclear or Clearstream, Luxembourg in the form required by it and Euroclear or Clearstream, Luxembourg, as applicable, has given a like certification (based on the certification received) to the Fiscal Agent. No Definitive Security delivered in exchange for this Global Security will be mailed or otherwise delivered to any location in the United States or its possessions.

If Definitive Securities have already been issued in exchange for all the Securities represented for the time being by the Permanent Global Security, then this Global Security may only thereafter be exchanged for Definitive Securities in accordance with the terms of this Global Security.

Presentation of this Global Security at the office of the Fiscal Agent specified above for exchange shall be made on any day (other than a Saturday or Sunday) on which banks are open for general business in Luxembourg. The Issuer shall procure that the Definitive Securities or (as the case may be) interests in the Permanent Global Security shall be so issued and delivered in exchange for only that portion of this Global Security in respect of which there shall have been presented to the Fiscal Agent by Euroclear or Clearstream, Luxembourg a certificate to the effect that it has received from or in respect of a person entitled to a beneficial interest in a particular number of the Securities (as shown by its records) a certificate of non-U.S. beneficial ownership from such person in the form required by it. The number of Definitive Securities or interests in a Permanent Global Security issued upon an exchange of this Global Security will, subject to the terms hereof, be equal to the number of Securities represented by this Global Security submitted by the bearer for exchange (to the extent that such number does not exceed the number of Securities represented by this Global Security).

On an exchange of the whole of this Global Security, this Global Security shall be surrendered to or to the order of the Fiscal Agent. On an exchange of part only of this Global Security, the Issuer shall procure that details of such exchange shall be entered by or on behalf of the Issuer in Schedule Two and the relevant space in Schedule Two recording such exchange shall be signed by or on behalf of the Issuer, whereupon the

number of Securities represented by this Global Security shall be reduced by the number so exchanged. On any exchange of this Global Security for a Permanent Global Security, details of such exchange shall be entered by or on behalf of the Fiscal Agent in Schedule Two to the Permanent Global Security and the relevant space in Schedule Two to the Permanent Global Security recording such exchange shall be signed by or on behalf of the Fiscal Agent.

Until the exchange of the whole of this Global Security, a person with an interest in this Global Security shall in all respects (except as otherwise provided in this Global Security) be entitled to the same benefits as if his Securities were represented by Definitive Securities. Accordingly, except as ordered by a court of competent jurisdiction or as required by law or applicable regulation, the Issuer and any Paying Agent may deem and treat a person with an interest in this Global Security as the absolute owner of such part of this Global Security in which he has an interest for all purposes. All payments of any amounts payable and paid to such person or performance of any delivery obligations in accordance with the Conditions shall, to the extent of the sums so paid or obligations so performed, discharge the liability for the moneys payable or delivery obligations to be performed in respect of such part of this Global Security in which such person has an interest and in respect of the relevant Definitive Securities.

Whenever any interest in this Temporary Global Security is to be exchanged for an interest in a Permanent Global Security, the Issuer shall procure (in the case of first exchange) the prompt delivery (free of charge to the bearer) of such Permanent Global Security, duly authenticated, to the bearer of this Temporary Global Security or (in the case of any subsequent exchange) an increase in the number of Securities represented by such Permanent Global Security in accordance with its terms, as specified in the certificates issued by Euroclear and/or Clearstream, Luxembourg and/or any other relevant clearing system and received by the Fiscal Agent against presentation and (in the case of final exchange) surrender of this Temporary Global Security to or to the order of the Fiscal Agent within 7 days of the bearer requesting such exchange.

Whenever this Temporary Global Security is to be exchanged for Definitive Securities, the Issuer shall procure the prompt delivery (free of charge to the bearer) of the number of Definitive Securities represented hereby to the bearer of this Temporary Global Security against the surrender of this Temporary Global Security to or to the order of the Fiscal Agent within 45 days of the bearer requesting such exchange.

If:

- (a) *Permanent Global Security*: the Permanent Global Security has not been delivered or the principal amount thereof increased in accordance with the immediately preceding paragraphs by 5.00 p.m. (London time) on the seventh day after the bearer has requested exchange of an interest in this Temporary Global Security for an interest in a Permanent Global Security; or
- (b) *Definitive Securities*: Definitive Securities have not been delivered in accordance with the immediately preceding paragraphs by 5.00 p.m. (London time) on the forty-fifth day after the bearer has requested exchange of this Temporary Global Security for Definitive Securities; or
- (c) *Payment default*: this Temporary Global Security (or any part hereof) has become due and payable in accordance with the Conditions or the date for final redemption of this Temporary Global Security has occurred and, in either case, payment in full of the amounts falling due thereon has not been made to the bearer in accordance with the terms of this Temporary Global Security on the due date for payment,

then this Temporary Global Security (including the obligation to deliver a Permanent Global Security or Definitive Securities (as the case may be)) will become void at 5.00 p.m. (London time) on such seventh day (in the event of (a) above) or at 5.00 p.m. (London time) on such forty-fifth day (in the event of (b) above) or at 5.00 p.m. (London time) on such due date (in the event of (c) above) and the bearer of this Temporary Global Security will have no further rights hereunder (but without prejudice to the rights which the bearer of this Temporary Global Security or others may have under the Deed of Covenant). The Deed of Covenant has been deposited at the Specified Office of the Fiscal Agent.

Notwithstanding General Security Condition 8 (Notices) or the corresponding Condition of the Drawdown Prospectus or the Securities Note, while all the Securities are represented by this Temporary Global Security (or by this Temporary Global Security and a Permanent Global Security) and this Temporary Global Security is (or this Temporary Global Security and the Permanent Global Security are) deposited with a common depositary for Euroclear and/or Clearstream, Luxembourg and/or any other relevant clearing system, notices to Securityholders may be given by delivery of the relevant notice to Euroclear and/or Clearstream, Luxembourg and/or any other relevant clearing system and, in any case, such notices shall be deemed to have been given to the Securityholders in accordance with General Security Condition 8 (Notices) or the corresponding Condition of the Drawdown Prospectus or the Securities Note on the date of delivery to Euroclear and/or Clearstream, Luxembourg and/or any other relevant clearing system, except that, for so long as such Securities are admitted to trading on Euronext Dublin and it is a requirement of applicable law or regulations. such notices shall be published on the website of Euronext Dublin (www.euronext.com/en/markets/dublin).

This Global Security shall not be valid or become obligatory for any purpose until the certificate of authentication herein shall have been signed by or on behalf of BNP PARIBAS, Luxembourg Branch as fiscal agent.

The records of the Euroclear or Clearstream, Luxembourg are the official evidence of the outstanding amount of the relevant Tranche of Securities.

Except through the operation of Clause 4.16 (*Issuers Covenant*) of the Agency Agreement, this Global Security does not confer on a third party any right under the Contracts (Rights of Third Parties) Act 1999 to enforce any term of this Global Security, but this does not affect any right or remedy of any person which exists or is available apart from that Act.

This Global Security and any non-contractual obligations arising out of or in connection with it are governed by, and shall be construed in accordance with, English law.

IN WITNESS whereof the Issuer has caused this Global Security to be executed on its behalf.

MEDIOBANCA International (Luxembourg) S.A. Société anonyme

4, boulevard Joseph II L-1840 Luxembourg R.C.S. Luxembourg B112885

By: [manual or facsimile signature] (duly authorised) By: [manual or facsimile signature]

Dated as of the Issue Date

This Global Security is authenticated by or on behalf of **BNP PARIBAS, LUXEMBOURG BRANCH** as fiscal agent.

(duly authorised)

By: Authorised Signatory

SCHEDULE ONE TO THE TEMPORARY GLOBAL SECURITY

NUMBER OF SECURITIES

The following records the number of Securities represented by this Global Security to reflect a further issue of Securities or the exercise, purchase and cancellation or early termination of Securities:

Date	Reason for change	Number of	Number of	Notation made by
	in the number of	Securities issued	Securities	or on behalf of the
	Securities (further	pursuant to a	represented by this	Fiscal Agent
	issue, exercise or	further issue,	Global Security	
	purchase,	exercised,	following such	
	cancellation or early	purchased and	further issue,	
	termination)	cancelled or	exercise, purchase	
		terminated early by	and cancellation or	
		the Issuer	early termination	

SCHEDULE TWO TO THE TEMPORARY GLOBAL SECURITY

EXCHANGES FOR DEFINITIVE SECURITIES OR PERMANENT GLOBAL SECURITIES

The following exchanges of a part of this Global Security for Definitive Securities or a Permanent Global Security have been made:

Date	Number of Securitie	s Number of Securities	Notation made by or on
	represented by thi	s represented by this	behalf of the Fiscal Agent
	Global Securit	Global Security	
	exchanged for Definitiv	e following such exchange*	
	Securities or	l	
	Permanent Globa	l	
	Security		

*

See the most recent entry in Schedule One or in Schedule Two in order to determine this number.

SCHEDULE 6

PART C – FORM OF TEMPORARY GLOBAL SECURITY OF MB FUNDING LUX SA

[ANY UNITED STATES PERSON WHO HOLDS THIS OBLIGATION WILL BE SUBJECT TO LIMITATIONS UNDER THE UNITED STATES INCOME TAX LAWS, INCLUDING THE LIMITATIONS PROVIDED IN SECTIONS 165(j) AND 1287(a) OF THE INTERNAL REVENUE CODE.]

MEDIOBANCA – BANCA DI CREDITO FINANZIARIO S.p.A.

(Incorporated with limited liability under the laws of Italy)

MEDIOBANCA INTERNATIONAL (LUXEMBOURG) S.A.

(Incorporated with limited liability under the laws of Luxembourg)

MB FUNDING LUX SA

(Incorporated with limited liability under the laws of Luxembourg)

ISSUANCE PROGRAMME

guaranteed in the case of Certificates issued by Mediobanca International (Luxembourg) S.A. or MB Funding Lux SA by

MEDIOBANCA – BANCA DI CREDITO FINANZIARIO S.p.A.

(incorporated with limited liability under the laws of Italy)

THE SECURITIES REPRESENTED BY THIS GLOBAL SECURITY AND (IN THE CASE OF PHYSICAL DELIVERY SECURITIES ONLY) THE ENTITLEMENT TO BE DELIVERED UPON THE EXERCISE OF THE SECURITIES HAVE NOT BEEN REGISTERED AND WILL NOT BE REGISTERED UNDER THE UNITED STATES SECURITIES ACT OF 1933, AS AMENDED (THE "SECURITIES ACT"), OR ANY STATE SECURITIES LAWS AND TRADING IN THE SECURITIES HAVE NOT BEEN APPROVED BY THE COMMODITIES FUTURES TRADING COMMISSION UNDER THE UNITED STATES COMMODITY EXCHANGE ACT, AS AMENDED. THE SECURITIES ARE ONLY BEING OFFERED AND SOLD PURSUANT TO THE REGISTRATION EXEMPTION CONTAINED IN REGULATION S UNDER THE SECURITIES ACT. THE SECURITIES, OR INTERESTS THEREIN, MAY NOT BE OFFERED, SOLD, RESOLD, TRADED, PLEDGED, EXERCISED, TRANSFERRED OR DELIVERED, DIRECTLY OR INDIRECTLY, IN THE UNITED STATES OF AMERICA (INCLUDING THE STATES AND THE DISTRICT OF COLUMBIA), ITS TERRITORIES, ITS POSSESSIONS AND OTHER AREAS SUBJECT TO ITS JURISDICTION (THE "UNITED STATES") OR DIRECTLY OR INDIRECTLY OFFERED, SOLD, RESOLD, TRADED, PLEDGED, EXERCISED, TRANSFERRED OR DELIVERED TO, OR FOR THE ACCOUNT OR BENEFIT OF, ANY "U.S. PERSON" AS SUCH TERM MAY BE DEFINED IN REGULATION S UNDER THE SECURITIES ACT. MB FUNDING LUX SA THE ISSUER OF THIS SECURITY, HAS NOT BEEN REGISTERED UNDER THE INVESTMENT COMPANY ACT OF 1940, AS AMENDED.

MB FUNDING LUX SA (the "Issuer")

(incorporated with limited liability under the laws of Luxembourg)

TEMPORARY GLOBAL SECURITY

Words and expressions defined or set out in the Conditions and/or the Final Terms and/or the Drawdown Prospectus and/or the Securities Note shall have the same meaning when used in this Global Security.

The Securities:

- (a) *Guarantee*: are guaranteed by Mediobanca Banca di Credito Finanziario S.p.A. (the "**Guarantor**") under an amended and restated deed of guarantee, subject to the limitations thereof, dated 6 June 2024 (the "**MBFL Deed of Guarantee**");
- (b) *Deed of Covenant*: (insofar as they are represented by this Temporary Global Security) have the benefit of an amended and restated deed of covenant dated 6 June 2024 (the "**Deed of Covenant**") executed by the Issuer; and
- (c) Agency Agreement: are the subject of an amended and restated issue and paying agency agreement dated 6 June 2024 (the "Agency Agreement") made between Mediobanca Banca di Credito Finanziario S.p.A., Mediobanca International (Luxembourg) S.A., MB Funding Lux SA, BNP PARIBAS, Luxembourg Branch as fiscal agent (the "Fiscal Agent", which expression includes any successor fiscal agent appointed from time to time in connection with the Securities) and the paying agent (the "Paying Agent", which expression includes any additional or successor paying agents appointed from time to time in connection.

The Issuer has covenanted in the Agency Agreement that each Securityholder is entitled to exercise and enforce, in respect of each Security held by him, the rights and obligations attaching to such Security as set out in, and subject to, the Agency Agreement, the Conditions and the Final Terms or the Drawdown Prospectus or the Securities Note.

The Issuer, for value received, promises to pay (or deliver, as the case may be) to the bearer of this Global Security, in respect of each Security represented by this Global Security, the Cash Settlement Amount or Entitlement, as the case may be, on the Settlement Date or on such earlier date or dates as the same may become payable in accordance with the Conditions and/or the Final Terms and/or the Drawdown Prospectus and/or the Securities Note of the Securities (or to pay such other settlement amounts on such dates as may be specified in the Conditions and/or the Final Terms and/or the Drawdown Prospectus and/or the Securities), and to pay the remuneration amounts on each such Security on the dates and in the manner specified in the Conditions and/or the Final Terms and/or the Drawdown Prospectus and/or the Securities Note of the Securities, together with any additional amounts payable in accordance with the Conditions and/or the Drawdown Prospectus and/or the Securities Note of the Securities, together with any additional amounts payable in accordance with the Conditions and/or the Drawdown Prospectus and/or the Drawdown Prospectus and/or the Securities Note of the Securities. Note of the Securities, together with any additional amounts payable in accordance with the Conditions and/or the Securities Note of the Securities Note of the Securities. Note of the Securities Note of the Securities.

The number of Securities represented by this Global Security on the Issue Date is the "Number of Securities being issued" set out in the Final Terms or the Drawdown Prospectus or the Securities Note. Upon:

- (a) each further issue of Securities pursuant to General Security Condition 10 (*Further Issues*) or the corresponding Condition of the Drawdown Prospectus or the Securities Note;
- (b) an exercise of Securities (including an Automatic Exercise, if applicable); or
- (c) a purchase and cancellation of Securities,

the Fiscal Agent shall note, or shall procure that there is noted, such further issue, exercise or purchase and cancellation on Schedule One hereto and the number of Securities represented by this Global Security shall, in the case of a further issue, be increased by a number equal to such further issue of Securities, or, in the case of either an exercise or a purchase and cancellation, be reduced by a number equal to the number of Securities so exercised or purchased and cancelled. The number of Securities represented by this Global Security following any such further issue, exercise or purchase and cancellation or any exchange as referred to below shall be the number most recently entered by or on behalf of the Fiscal Agent in the relevant column in Schedule One hereto or in Schedule Two hereto.

On or after the date (the "**Exchange Date**") which is 40 days after the Issue Date this Global Security may be exchanged in whole or in part (free of charge) for, as specified in the Final Terms or the Drawdown Prospectus or the Securities Note, either (i) security printed Definitive Securities (as defined in the Agency Agreement) (on the basis that all the appropriate details have been included on the face of such Definitive Securities and the Final Terms (or the relevant provisions of the Final Terms) or the Drawdown Prospectus or the Securities Note have been endorsed on or attached to such Definitive Securities) or (ii) a Permanent Global Security (as defined in the Agency Agreement) (together with the Final Terms or the Drawdown Prospectus or the Securities Note attached to it), in each case upon notice being given to the Fiscal Agent by Euroclear or Clearstream, Luxembourg acting on the instructions of any holder of an interest in this Global Security and in each case only to the extent that certification of non-U.S. beneficial ownership from such holder, as required by U.S. Treasury regulations, has been received by Euroclear or Clearstream, Luxembourg in the form required by it and Euroclear or Clearstream, Luxembourg, as applicable, has given a like certification (based on the certification received) to the Fiscal Agent. No Definitive Security delivered in exchange for this Global Security will be mailed or otherwise delivered to any location in the United States or its possessions.

If Definitive Securities have already been issued in exchange for all the Securities represented for the time being by the Permanent Global Security, then this Global Security may only thereafter be exchanged for Definitive Securities in accordance with the terms of this Global Security.

Presentation of this Global Security at the office of the Fiscal Agent specified above for exchange shall be made on any day (other than a Saturday or Sunday) on which banks are open for general business in Luxembourg. The Issuer shall procure that the Definitive Securities or (as the case may be) interests in the Permanent Global Security shall be so issued and delivered in exchange for only that portion of this Global Security in respect of which there shall have been presented to the Fiscal Agent by Euroclear or Clearstream, Luxembourg a certificate to the effect that it has received from or in respect of a person entitled to a beneficial interest in a particular number of the Securities (as shown by its records) a certificate of non-U.S. beneficial ownership from such person in the form required by it. The number of Definitive Securities or interests in a Permanent Global Security issued upon an exchange of this Global Security will, subject to the terms hereof, be equal to the number of Securities represented by this Global Security submitted by the bearer for exchange (to the extent that such number does not exceed the number of Securities represented by this Global Security).

On an exchange of the whole of this Global Security, this Global Security shall be surrendered to or to the order of the Fiscal Agent. On an exchange of part only of this Global Security, the Issuer shall procure that details of such exchange shall be entered by or on behalf of the Issuer in Schedule Two and the relevant space in Schedule Two recording such exchange shall be signed by or on behalf of the Issuer, whereupon the

number of Securities represented by this Global Security shall be reduced by the number so exchanged. On any exchange of this Global Security for a Permanent Global Security, details of such exchange shall be entered by or on behalf of the Fiscal Agent in Schedule Two to the Permanent Global Security and the relevant space in Schedule Two to the Permanent Global Security recording such exchange shall be signed by or on behalf of the Fiscal Agent.

Until the exchange of the whole of this Global Security, a person with an interest in this Global Security shall in all respects (except as otherwise provided in this Global Security) be entitled to the same benefits as if his Securities were represented by Definitive Securities. Accordingly, except as ordered by a court of competent jurisdiction or as required by law or applicable regulation, the Issuer and any Paying Agent may deem and treat a person with an interest in this Global Security as the absolute owner of such part of this Global Security in which he has an interest for all purposes. All payments of any amounts payable and paid to such person or performance of any delivery obligations in accordance with the Conditions shall, to the extent of the sums so paid or obligations so performed, discharge the liability for the moneys payable or delivery obligations to be performed in respect of such part of this Global Security in which such person has an interest and in respect of the relevant Definitive Securities.

Whenever any interest in this Temporary Global Security is to be exchanged for an interest in a Permanent Global Security, the Issuer shall procure (in the case of first exchange) the prompt delivery (free of charge to the bearer) of such Permanent Global Security, duly authenticated, to the bearer of this Temporary Global Security or (in the case of any subsequent exchange) an increase in the number of Securities represented by such Permanent Global Security in accordance with its terms, as specified in the certificates issued by Euroclear and/or Clearstream, Luxembourg and/or any other relevant clearing system and received by the Fiscal Agent against presentation and (in the case of final exchange) surrender of this Temporary Global Security to or to the order of the Fiscal Agent within 7 days of the bearer requesting such exchange.

Whenever this Temporary Global Security is to be exchanged for Definitive Securities, the Issuer shall procure the prompt delivery (free of charge to the bearer) of the number of Definitive Securities represented hereby to the bearer of this Temporary Global Security against the surrender of this Temporary Global Security to or to the order of the Fiscal Agent within 45 days of the bearer requesting such exchange.

If:

- (a) *Permanent Global Security*: the Permanent Global Security has not been delivered or the principal amount thereof increased in accordance with the immediately preceding paragraphs by 5.00 p.m. (London time) on the seventh day after the bearer has requested exchange of an interest in this Temporary Global Security for an interest in a Permanent Global Security; or
- (b) *Definitive Securities*: Definitive Securities have not been delivered in accordance with the immediately preceding paragraphs by 5.00 p.m. (London time) on the forty-fifth day after the bearer has requested exchange of this Temporary Global Security for Definitive Securities; or
- (c) *Payment default*: this Temporary Global Security (or any part hereof) has become due and payable in accordance with the Conditions or the date for final redemption of this Temporary Global Security has occurred and, in either case, payment in full of the amounts falling due thereon has not been made to the bearer in accordance with the terms of this Temporary Global Security on the due date for payment,

then this Temporary Global Security (including the obligation to deliver a Permanent Global Security or Definitive Securities (as the case may be)) will become void at 5.00 p.m. (London time) on such seventh day (in the event of (a) above) or at 5.00 p.m. (London time) on such forty-fifth day (in the event of (b) above) or at 5.00 p.m. (London time) on such due date (in the event of (c) above) and the bearer of this Temporary Global Security will have no further rights hereunder (but without prejudice to the rights which the bearer of this Temporary Global Security or others may have under the Deed of Covenant). The Deed of Covenant has been deposited at the Specified Office of the Fiscal Agent.

Notwithstanding General Security Condition 8 (Notices) or the corresponding Condition of the Drawdown Prospectus or the Securities Note, while all the Securities are represented by this Temporary Global Security (or by this Temporary Global Security and a Permanent Global Security) and this Temporary Global Security is (or this Temporary Global Security and the Permanent Global Security are) deposited with a common depositary for Euroclear and/or Clearstream, Luxembourg and/or any other relevant clearing system, notices to Securityholders may be given by delivery of the relevant notice to Euroclear and/or Clearstream, Luxembourg and/or any other relevant clearing system and, in any case, such notices shall be deemed to have been given to the Securityholders in accordance with General Security Condition 8 (Notices) or the corresponding Condition of the Drawdown Prospectus or the Securities Note on the date of delivery to Euroclear and/or Clearstream, Luxembourg and/or any other relevant clearing system, except that, for so long as such Securities are admitted to trading on Euronext Dublin and it is a requirement of applicable law or regulations, such notices shall be published on the website of Euronext Dublin (www.euronext.com/en/markets/dublin).

This Global Security shall not be valid or become obligatory for any purpose until the certificate of authentication herein shall have been signed by or on behalf of BNP Paribas, Luxembourg Branch as fiscal agent.

The records of the Euroclear or Clearstream, Luxembourg are the official evidence of the outstanding amount of the relevant Tranche of Securities.

Except through the operation of Clause 4.16 (*Issuers Covenant*) of the Agency Agreement, this Global Security does not confer on a third party any right under the Contracts (Rights of Third Parties) Act 1999 to enforce any term of this Global Security, but this does not affect any right or remedy of any person which exists or is available apart from that Act.

This Global Security and any non-contractual obligations arising out of or in connection with it are governed by, and shall be construed in accordance with, English law.

IN WITNESS whereof the Issuer has caused this Global Security to be executed on its behalf.

MB FUNDING LUX SA	
Société anonyme	
28, Boulevard F.W. Raiffeisen	
L-2411, Luxembourg, Grand Duchy of Luxembo	urg
R.C.S. Luxembourg B209165	-
By:	By:
[manual or facsimile signature]	[manual or facsimile signature]

Dated as of the Issue Date

This Global Security is authenticated by or on behalf of **BNP PARIBAS**, LUXEMBOURG BRANCH as fiscal agent.

By:..... Authorised Signatory

SCHEDULE ONE TO THE TEMPORARY GLOBAL SECURITY

NUMBER OF SECURITIES

The following records the number of Securities represented by this Global Security to reflect a further issue of Securities or the exercise, purchase and cancellation or early termination of Securities:

Reason for change	Number of	Number of	Notation made by
in the number of	Securities issued	Securities	or on behalf of the
Securities (further	pursuant to a	represented by this	Fiscal Agent
issue, exercise or	further issue,	Global Security	
purchase,	exercised,	following such	
cancellation or early	purchased and	further issue,	
termination)	cancelled or	exercise, purchase	
	terminated early by	and cancellation or	
	the Issuer	early termination	
	in the number of Securities (further issue, exercise or purchase, cancellation or early	in the number of Securities (further issue, exercise or purchase, cancellation or early termination)Securities pursuant further exercised, purchased and cancelled or 	in the number of Securities (further issue, exercise or purchase, termination)Securities purchase cancelledSecurities to a furtherSecurities represented by this Global following exercised, following exercise, purchase and exercise, purchase and cancelled or terminated early bySecurities represented by this following exercise, purchase such following exercise, purchase and cancellation or

SCHEDULE TWO TO THE TEMPORARY GLOBAL SECURITY

EXCHANGES FOR DEFINITIVE SECURITIES OR PERMANENT GLOBAL SECURITIES

The following exchanges of a part of this Global Security for Definitive Securities or a Permanent Global Security have been made:

Date	Number of Securitie	Number of Securities	Notation made by or on
	represented by thi	s represented by this	behalf of the Fiscal Agent
	Global Securit	Global Security	
	exchanged for Definitiv	e following such exchange*	
	Securities or	l	
	Permanent Globa	l	
	Security		

*

See the most recent entry in Schedule One or in Schedule Two in order to determine this number.

FORM OF PERMANENT GLOBAL SECURITY

PART A – FORM OF PERMANENT GLOBAL SECURITY OF MEDIOBANCA – BANCA DI CREDITO FINANZIARIO S.P.A.

[ANY UNITED STATES PERSON WHO HOLDS THIS OBLIGATION WILL BE SUBJECT TO LIMITATIONS UNDER THE UNITED STATES INCOME TAX LAWS, INCLUDING THE LIMITATIONS PROVIDED IN SECTIONS 165(j) AND 1287(a) OF THE INTERNAL REVENUE CODE.]

MEDIOBANCA – BANCA DI CREDITO FINANZIARIO S.p.A.

(incorporated with limited liability under the laws of Italy)

MEDIOBANCA INTERNATIONAL (LUXEMBOURG) S.A.

(incorporated with limited liability under the laws of Luxembourg)

MB FUNDING LUX SA

(Incorporated with limited liability under the laws of Luxembourg)

ISSUANCE PROGRAMME

guaranteed in the case of Certificates issued by Mediobanca International (Luxembourg) S.A. or MB Funding Lux SA by

MEDIOBANCA - BANCA DI CREDITO FINANZIARIO S.p.A.

(incorporated with limited liability under the laws of Italy)

THE SECURITIES REPRESENTED BY THIS GLOBAL SECURITY AND (IN THE CASE OF PHYSICAL DELIVERY SECURITIES ONLY) THE ENTITLEMENT TO BE DELIVERED UPON THE EXERCISE OF THE SECURITIES HAVE NOT BEEN REGISTERED AND WILL NOT BE REGISTERED UNDER THE UNITED STATES SECURITIES ACT OF 1933, AS AMENDED (THE "SECURITIES ACT"), OR ANY STATE SECURITIES LAWS AND TRADING IN THE SECURITIES HAVE NOT BEEN APPROVED BY THE COMMODITIES FUTURES TRADING COMMISSION UNDER THE UNITED STATES COMMODITY EXCHANGE ACT, AS AMENDED. THE SECURITIES ARE ONLY BEING OFFERED AND SOLD PURSUANT TO THE REGISTRATION EXEMPTION CONTAINED IN REGULATION S UNDER THE SECURITIES ACT. THE SECURITIES, OR INTERESTS THEREIN, MAY NOT BE OFFERED, SOLD, RESOLD, TRADED, PLEDGED, EXERCISED, TRANSFERRED OR DELIVERED, DIRECTLY OR INDIRECTLY, IN THE UNITED STATES OF AMERICA (INCLUDING THE STATES AND THE DISTRICT OF COLUMBIA), ITS TERRITORIES, ITS POSSESSIONS AND OTHER AREAS SUBJECT TO ITS JURISDICTION (THE "UNITED STATES") OR DIRECTLY OR INDIRECTLY OFFERED, SOLD, RESOLD, TRADED, PLEDGED, EXERCISED, TRANSFERRED OR DELIVERED TO, OR FOR THE ACCOUNT OR BENEFIT OF, ANY "U.S. PERSON" AS SUCH TERM MAY BE DEFINED IN REGULATION S UNDER THE SECURITIES ACT. MEDIOBANCA -BANCA DI CREDITO FINANZIARIO S.P.A. THE ISSUER OF THIS SECURITY, HAS NOT BEEN REGISTERED UNDER THE INVESTMENT COMPANY ACT OF 1940, AS AMENDED.

MEDIOBANCA – Banca di Credito Finanziario S.p.A. (the "Issuer")

(incorporated with limited liability in the Republic of Italy)

PERMANENT GLOBAL SECURITY

Words and expressions defined or set out in the Conditions and/or the Final Terms and/or the Drawdown Prospectus and/or the Securities Note shall have the same meaning when used in this Global Security.

The Securities:

- (a) *Deed of Covenant*: (insofar as they are represented by this Permanent Global Security) have the benefit of an amended and restated deed of covenant dated 6 June 2024 (the "**Deed of Covenant**") executed by the Issuer; and
- (b) Agency Agreement: are the subject of an amended and restated issue and paying agency agreement dated 6 June 2024 (the "Agency Agreement") made between Mediobanca Banca di Credito Finanziario S.p.A., Mediobanca International (Luxembourg) S.A., or MB Funding Lux SA, BNP Paribas, Luxembourg Branch as fiscal agent (the "Fiscal Agent", which expression includes any successor fiscal agent appointed from time to time in connection with the Securities) and the paying agent (the "Paying Agent", which expression includes any additional or successor paying agents appointed from time to time in connection with the Securities).

The Issuer has covenanted in the Agency Agreement that each Securityholder is entitled to exercise and enforce, in respect of each Security held by him, the rights and obligations attaching to such Security as set out in, and subject to, the Agency Agreement, the Conditions and the Final Terms or the Drawdown Prospectus or the Securities Note.

The Issuer, for value received, promises to pay (or deliver, as the case may be) to the bearer of this Global Security, in respect of each Security represented by this Global Security, the Cash Settlement Amount or Entitlement, as the case may be, on the Settlement Date or on such earlier date or dates as the same may become payable in accordance with the Conditions and/or the Final Terms and/or the Drawdown Prospectus and/or the Securities Note of the Securities (or to pay such other settlement amounts on such dates as may be specified in the Conditions and/or the Final Terms and/or the Drawdown Prospectus and/or the Securities), and to pay the remuneration amounts on each such Security on the dates and in the manner specified in the Conditions and/or the Final Terms and/or the Drawdown Prospectus and/or the Securities Note of the Securities, together with any additional amounts payable in accordance with the Conditions and/or the Drawdown Prospectus and/or the Securities Note of the Securities, together with any additional amounts payable in accordance with the Conditions and/or the Drawdown Prospectus and/or the Drawdown Prospectus and/or the Securities Note of the Securities Note of the Securities, together with any additional amounts payable in accordance with the Conditions and/or the Securities Note of the Drawdown Prospectus and/or the Drawdown Prospe

If specified in the applicable Final Terms or the Drawdown Prospectus or the Securities Note that the Securities are represented by a Permanent Global Security on issue, the number of Securities represented by this Global Security on the Issue Date is the "Number of Securities being issued" set out in the Final Terms or the Drawdown Prospectus or the Securities Note. Upon:

- (a) each further issue of Securities pursuant to General Security Condition 10 (*Further Issues*) or the corresponding Condition of the Drawdown Prospectus or the Securities Note;
- (b) an exercise of Securities (including an Automatic Exercise, if applicable); or
- (c) a purchase and cancellation of Securities,

the Fiscal Agent shall note, or shall procure that there is noted, such further issue, exercise or purchase and cancellation on Schedule One hereto and the number of Securities represented by this Global Security shall, in the case of a further issue, be increased by a number equal to such further issue of Securities, or, in the case of either an exercise or a purchase and cancellation, be reduced by a number equal to the number of Securities so exercised or purchased and cancelled. The number of Securities represented by this Global Security following any such further issue, exercise or purchase and cancellation or any exchange as referred to below shall be the number most recently entered by or on behalf of the Fiscal Agent in the relevant column in Schedule One hereto or in Schedule Two hereto.

If specified in the applicable Final Terms or the Drawdown Prospectus or the Securities Note, the Securities will initially have been represented by a Temporary Global Security. On any exchange of any such Temporary Global Security for this Global Security or any part of it, the Issuer shall procure that details of such exchange shall be entered by or on behalf of the Fiscal Agent in Schedule Two hereto and the relevant space in Schedule Two hereto recording such exchange shall be signed by or on behalf of the Fiscal Agent, whereupon the number of the Securities represented by this Global Security shall be increased by the number of Securities any such Temporary Global Security so exchanged represented.

In certain circumstances, further securities may be issued which are intended on issue to be consolidated and form a single Series with the Securities. In such circumstances, details or such further securities shall be entered by or on behalf of the Issuer in Schedule Two and the relevant space in Schedule Two recording such further securities shall be signed by or on behalf of the Issuer, whereupon the nominal amount of the Securities represented by this Global Security shall be increased by the nominal amount of any such further security so issued.

This Global Security may be exchanged in whole (free of charge) for security printed Definitive Securities (as defined in the Agency Agreement) (on the basis that all the appropriate details have been included on the face of such Definitive Securities and the Final Terms (or the relevant provisions of the Final Terms) or the Drawdown Prospectus or the Securities Note have been endorsed on or attached to such Definitive Securities, only upon the occurrence of an Exchange Event.

An "Exchange Event" means:

- (a) Euroclear Bank S.A./N.V ("Euroclear") or Clearstream Banking, société anonyme ("Clearstream Luxembourg") or any other relevant clearing system is closed for business for a continuous period of 14 days (other than by reason of legal holidays), or announces an intention permanently to cease business; or
- (b) the Issuer has or will become subject to adverse tax consequences which would not be suffered were the Securities represented by this Global Security in definitive form.

Upon the occurrence of an Exchange Event:

- the Issuer will promptly give notice to Securityholders in accordance with General Security Condition 8 or the corresponding Condition of the Drawdown Prospectus or the Securities Note of the occurrence of the Exchange Event; and
- (ii) either or both of Euroclear and Clearstream, Luxembourg acting on the instructions of any holder of an interest in this Global Security may give notice to the Fiscal Agent requesting exchange and, in

the event of the occurrence of an Exchange Event as described in (b) above, the Issuer may also give notice to the Fiscal Agent requesting exchange. Any such exchange shall occur no later than 60 days after the date of receipt of the first relevant notice by the Fiscal Agent.

No Definitive Security delivered in exchange for this Global Security will be mailed or otherwise delivered to any location in the United States or its possessions.

Any such exchange will be made upon presentation of this Global Security at the office of the Fiscal Agent specified above on any day (other than a Saturday or Sunday) on which banks are open for general business in Luxembourg. The number of Definitive Securities issued upon an exchange of this Global Security will be equal to the number of Securities represented by this Global Security at the time of such exchange.

On an exchange of this Global Security, this Global Security shall be surrendered to the Fiscal Agent.

Until the exchange of this Global Security, a person with an interest in this Global Security shall in all respects (except as otherwise provided in this Global Security) be entitled to the same benefits as if his Securities were represented by Definitive Securities. Accordingly, except as ordered by a court of competent jurisdiction or as required by law or applicable regulation, the Issuer and any Paying Agent may deem and treat a person with an interest in this Global Security as the absolute owner of such part of this Global Security in which he has an interest for all purposes. All payments of any amounts payable and paid to such person or performance of any delivery obligations in accordance with the Conditions shall, to the extent of the sums so paid or obligations so performed, discharge the liability for the moneys payable or delivery obligations to be performed in respect of such part of this Global Security in which such person has an interest and in respect of the relevant Definitive Securities.

Whenever this Global Security is to be exchanged for Definitive Securities, the Issuer shall procure the prompt delivery (free of charge to the bearer) of the number of Definitive Securities represented hereby to the bearer of this Global Security against the surrender of this Global Security to or to the order of the Fiscal Agent within 45 days of the bearer requesting such exchange.

If:

- (a) *Failure to deliver Definitive Securities*: Definitive Securities have not been delivered in accordance with the immediately preceding paragraph by 5.00 p.m. (London time) on the forty-fifth day after the bearer has requested exchange of this Global Security for Definitive Securities; or
- (b) *Temporary global security becomes void*: this Global Security was originally issued in exchange for part only of a temporary global security representing the Securities and such temporary global security becomes void in accordance with its terms; or
- (c) *Payment default*: this Global Security (or any part hereof) has become due and payable in accordance with the Conditions or the date for final redemption of this Global Security has occurred and, in either case, payment in full of the amounts falling due thereon has not been made to the bearer in accordance with the terms of this Global Security on the due date for payment,

then this Global Security (including the obligation to deliver Definitive Securities) will become void at 5.00 p.m. (London time) on such forty-fifth day (in the event of (a) above) or at 5.00 p.m. (London time) on the date on which such temporary global security becomes void (in the event of (b) above) or at 5.00 p.m. (London time) on such due date (in the event of (c) above) and the bearer of this Global Security will have no further rights hereunder (but without prejudice to the rights which the bearer of this Global Security or others may have under the Deed of Covenant). The Deed of Covenant has been deposited at the Specified Office of the Fiscal Agent.

Notwithstanding General Security Condition 8 (*Notices*) or the corresponding Condition of the Drawdown Prospectus or the Securities Note, while all the Securities are represented by this Global Security (or by this

Global Security and a temporary global security) and this Global Security is (or this Global Security a temporary global security are) deposited with a common depositary for Euroclear and/or Clearstream, Luxembourg and/or any other relevant clearing system, notices to Securityholders may be given by delivery of the relevant notice to Euroclear and/or Clearstream, Luxembourg and/or any other relevant clearing system and, in any case, such notices shall be deemed to have been given to the Securityholders in accordance with General Security Condition 8 (*Notices*) or the corresponding Condition of the Drawdown Prospectus or the Securities Note on the date of delivery to Euroclear and/or Clearstream, Luxembourg and/or any other relevant clearing system, except that, for so long as such Securities are admitted to trading on Euronext Dublin and it is a requirement of applicable law or regulations, such notices shall be published on the website of Euronext Dublin (*www.euronext.com/en/markets/dublin*).

This Global Security shall not be valid or become obligatory for any purpose until the certificate of authentication herein shall have been signed by or on behalf of BNP Paribas, Luxembourg Branch as fiscal agent.

The records of the Euroclear or Clearstream, Luxembourg are the official evidence of the outstanding amount of the relevant Tranche of Securities.

Except through the operation of Clause 4.16 (*Issuers Covenant*) of the Agency Agreement, this Global Security does not confer on a third party any right under the Contracts (Rights of Third Parties) Act 1999 to enforce any term of this Global Security, but this does not affect any right or remedy of any person which exists or is available apart from that Act.

This Global Security and any non-contractual obligations arising out of or in connection with it are governed by, and shall be construed in accordance with, English law.

IN WITNESS whereof the Issuer has caused this Global Security to be executed on its behalf.

MEDIOBANCA – Banca di Credito Finanziario S.p.A.

By: [manual or facsimile signature] (duly authorised) By: [manual or facsimile signature] (duly authorised)

Dated as of the Issue Date

Authorised Signatory

This Global Security is authenticated by or on behalf of **BNP PARIBAS**, LUXEMBOURG BRANCH as fiscal agent.

By:....

Authorised Signatory

SCHEDULE ONE TO THE PERMANENT GLOBAL SECURITY

NUMBER OF SECURITIES

The following records the number of Securities represented by this Global Security to reflect a further issue of Securities or the exercise, purchase and cancellation or early termination of Securities:

Date	Reason for change	Number of	Number of	Notation made by
	in the number of	Securities issued	Securities	or on behalf of the
	Securities (further	pursuant to a	represented by this	Fiscal Agent
	issue, exercise or	further issue,	Global Security	
	purchase,	exercised,	following such	
	cancellation or early	purchased and	further issue,	
	termination)	cancelled or	exercise, purchase	
		terminated early by	and cancellation or	
		the Issuer	early termination	
			J	

SCHEDULE TWO TO THE PERMANENT GLOBAL SECURITY

SCHEDULE OF EXCHANGES AND ISSUES OF FURTHER SECURITIES

The following exchanges or further notes affecting the number of Securities this Global Security represents have been made:

Date Number of Securities Number of Securities Notation made by or on represented by represented by this Global behalf of the Fiscal a Temporary Global Security following such Agent Security exchanged for exchange further or this Global Security or securities issued* nominal amount of further securities issued

See the most recent entry in Schedule One or in Schedule Two in order to determine this number.

FORM OF PERMANENT GLOBAL SECURITY

PART B – FORM OF PERMANENT GLOBAL SECURITY OF MEDIOBANCA INTERNATIONAL (LUXEMBOURG) S.A.

[ANY UNITED STATES PERSON WHO HOLDS THIS OBLIGATION WILL BE SUBJECT TO LIMITATIONS UNDER THE UNITED STATES INCOME TAX LAWS, INCLUDING THE LIMITATIONS PROVIDED IN SECTIONS 165(j) AND 1287(a) OF THE INTERNAL REVENUE CODE.]

MEDIOBANCA – BANCA DI CREDITO FINANZIARIO S.p.A.

(incorporated with limited liability under the laws of Italy)

MEDIOBANCA INTERNATIONAL (LUXEMBOURG) S.A.

(Incorporated with limited liability under the laws of Luxembourg)

MB FUNDING LUX SA

(incorporated with limited liability under the laws of Luxembourg) ISSUANCE PROGRAMME

guaranteed in the case of Certificates issued by Mediobanca International (Luxembourg) S.A. or MB Funding Lux SAby

MEDIOBANCA - BANCA DI CREDITO FINANZIARIO S.p.A.

(incorporated with limited liability under the laws of Italy)

THE SECURITIES REPRESENTED BY THIS GLOBAL SECURITY AND (IN THE CASE OF PHYSICAL DELIVERY SECURITIES ONLY) THE ENTITLEMENT TO BE DELIVERED UPON THE EXERCISE OF THE SECURITIES HAVE NOT BEEN REGISTERED AND WILL NOT BE REGISTERED UNDER THE UNITED STATES SECURITIES ACT OF 1933. AS AMENDED (THE "SECURITIES ACT"), OR ANY STATE SECURITIES LAWS AND TRADING IN THE SECURITIES HAVE NOT BEEN APPROVED BY THE COMMODITIES FUTURES TRADING COMMISSION UNDER THE UNITED STATES COMMODITY EXCHANGE ACT, AS AMENDED. THE SECURITIES ARE ONLY BEING OFFERED AND SOLD PURSUANT TO THE REGISTRATION EXEMPTION CONTAINED IN REGULATION S UNDER THE SECURITIES ACT. THE SECURITIES, OR INTERESTS THEREIN, MAY NOT BE OFFERED, SOLD, RESOLD, TRADED, PLEDGED, EXERCISED, TRANSFERRED OR DELIVERED, DIRECTLY OR INDIRECTLY, IN THE UNITED STATES OF AMERICA (INCLUDING THE STATES AND THE DISTRICT OF COLUMBIA), ITS TERRITORIES, ITS POSSESSIONS AND OTHER AREAS SUBJECT TO ITS JURISDICTION (THE "UNITED STATES") OR DIRECTLY OR INDIRECTLY OFFERED, SOLD, RESOLD, TRADED, PLEDGED, EXERCISED, TRANSFERRED OR DELIVERED TO, OR FOR THE ACCOUNT OR BENEFIT OF, ANY "U.S. PERSON" AS SUCH TERM MAY BE DEFINED IN REGULATION S UNDER THE SECURITIES ACT. MEDIOBANCA INTERNATIONAL (LUXEMBOURG) S.A. THE ISSUER OF THIS SECURITY, HAS NOT BEEN REGISTERED UNDER THE INVESTMENT COMPANY ACT OF 1940, AS AMENDED.

MEDIOBANCA INTERNATIONAL (LUXEMBOURG) S.A. (the "Issuer")

(incorporated with limited liability under the laws of Luxembourg)

PERMANENT GLOBAL SECURITY

This Global Security is a Permanent Global Security in respect of a duly authorised series of Securities (the "Securities") of MEDIOBANCA International (Luxembourg) S.A. (the "Issuer") described, and having the provisions specified, in the attached Final Terms (the "Final Terms") or Drawdown Prospectus (the "Drawdown Prospectus") or Securities Note (the "Securities Note"). References in this Global Security to the Conditions shall be to the Conditions (as defined in the Agency Agreement) (as defined below) as modified and supplemented by the information set out in the Final Terms or the Drawdown Prospectus or the Security and the information set out in the Final Terms or the Drawdown Prospectus or the Security and the information set out in the Final Terms or the Drawdown Prospectus or the Security and the information set out in the Final Terms or the Drawdown Prospectus or the Securities Note, the Final Terms or the Drawdown Prospectus or the Securities Note, the Final Terms or the Drawdown Prospectus or the Securities Note, the Final Terms or the Drawdown Prospectus or the Securities Note, the Final Terms or the Drawdown Prospectus or the Securities Note, the Final Terms or the Drawdown Prospectus or the Securities Note, the Final Terms or the Drawdown Prospectus or the Securities Note, the Final Terms or the Drawdown Prospectus or the Securities Note will prevail.

Words and expressions defined or set out in the Conditions and/or the Final Terms and/or the Drawdown Prospectus and/or the Securities Note shall have the same meaning when used in this Global Security.

The Securities:

- (a) *Guarantee*: are guaranteed by Mediobanca Banca di Credito Finanziario S.p.A. (the "**Guarantor**") under an amended and restated deed of guarantee, subject to the limitations thereof, dated 6 June 2024 (the "**Mediobanca International Deed of Guarantee**");
- (b) *Deed of Covenant*: (insofar as they are represented by this Permanent Global Security) have the benefit of an amended and restated deed of covenant dated 6 June 2024 (the "**Deed of Covenant**") executed by the Issuer; and
- (c) Agency Agreement: are the subject of an amended and restated issue and paying agency agreement dated 6 June 2024 (the "Agency Agreement") made between Mediobanca Banca di Credito Finanziario S.p.A., Mediobanca International (Luxembourg) S.A., MB Funding Lux SA, BNP Paribas, Luxembourg Branch as fiscal agent (the "Fiscal Agent", which expression includes any successor fiscal agent appointed from time to time in connection with the Securities) and the paying agent (the "Paying Agent", which expression includes any additional or successor paying agents appointed from time to time in connection.

The Issuer has covenanted in the Agency Agreement that each Securityholder is entitled to exercise and enforce, in respect of each Security held by him, the rights and obligations attaching to such Security as set out in, and subject to, the Agency Agreement, the Conditions and the Final Terms or the Drawdown Prospectus or the Securities Note.

The Issuer, for value received, promises to pay (or deliver, as the case may be) to the bearer of this Global Security, in respect of each Security represented by this Global Security, the Cash Settlement Amount or Entitlement, as the case may be, on the Settlement Date or on such earlier date or dates as the same may become payable in accordance with the Conditions and/or the Final Terms and/or the Drawdown Prospectus and/or the Securities Note of the Securities (or to pay such other settlement amounts on such dates as may be specified in the Conditions and/or the Final Terms and/or the Drawdown Prospectus and/or the Securities), and to pay the remuneration amounts on each such Security on the dates and in the manner specified in the Conditions and/or the Final Terms and/or the Drawdown Prospectus and/or the Securities Note of the Securities, together with any additional amounts payable in accordance with the Conditions and/or the Drawdown Prospectus and/or the Securities Note of the Securities, together with any additional amounts payable in accordance with the Conditions and/or the Drawdown Prospectus and/or the Drawdown Prospectus and/or the Securities Note of the Securities Note of the Securities, together with any additional amounts payable in accordance with the Conditions and/or the Securities Note of the Drawdown Prospectus and/or the Drawdown Prospe

If specified in the applicable Final Terms or the Drawdown Prospectus or the Securities Note that the Securities are represented by a Permanent Global Security on issue, the number of Securities represented by this Global Security on the Issue Date is the "Number of Securities being issued" set out in the Final Terms or the Drawdown Prospectus or the Securities Note. Upon:

- (a) each further issue of Securities pursuant to General Security Condition 10 (*Further Issues*) or the corresponding Condition of the Drawdown Prospectus or the Securities Note;
- (b) an exercise of Securities (including an Automatic Exercise, if applicable); or
- (c) a purchase and cancellation of Securities,

the Fiscal Agent shall note, or shall procure that there is noted, such further issue, exercise or purchase and cancellation on Schedule One hereto and the number of Securities represented by this Global Security shall, in the case of a further issue, be increased by a number equal to such further issue of Securities, or, in the case of either an exercise or a purchase and cancellation, be reduced by a number equal to the number of Securities so exercised or purchased and cancelled. The number of Securities represented by this Global Security following any such further issue, exercise or purchase and cancellation or any exchange as referred to below shall be the number most recently entered by or on behalf of the Fiscal Agent in the relevant column in Schedule One hereto or in Schedule Two hereto.

If specified in the applicable Final Terms or the Drawdown Prospectus or the Securities Note, the Securities will initially have been represented by a Temporary Global Security. On any exchange of any such Temporary Global Security for this Global Security or any part of it, the Issuer shall procure that details of such exchange shall be entered by or on behalf of the Fiscal Agent in Schedule Two hereto and the relevant space in Schedule Two hereto recording such exchange shall be signed by or on behalf of the Fiscal Agent, whereupon the number of the Securities represented by this Global Security shall be increased by the number of Securities any such Temporary Global Security so exchanged represented.

In certain circumstances, further securities may be issued which are intended on issue to be consolidated and form a single Series with the Securities. In such circumstances, details or such further securities shall be entered by or on behalf of the Issuer in Schedule Two and the relevant space in Schedule Two recording such further securities shall be signed by or on behalf of the Issuer, whereupon the nominal amount of the Securities represented by this Global Security shall be increased by the nominal amount of any such further security so issued.

This Global Security may be exchanged in whole (free of charge) for security printed Definitive Securities (as defined in the Agency Agreement) (on the basis that all the appropriate details have been included on the face of such Definitive Securities and the Final Terms (or the relevant provisions of the Final Terms) or the Drawdown Prospectus or the Securities Note have been endorsed on or attached to such Definitive Securities, only upon the occurrence of an Exchange Event.

An "Exchange Event" means:

- (a) Euroclear Bank S.A./N.V ("Euroclear") or Clearstream Banking, société anonyme ("Clearstream Luxembourg") or any other relevant clearing system is closed for business for a continuous period of 14 days (other than by reason of legal holidays), or announces an intention permanently to cease business; or
- (b) the Issuer has or will become subject to adverse tax consequences which would not be suffered were the Securities represented by this Global Security in definitive form.

Upon the occurrence of an Exchange Event:

- the Issuer will promptly give notice to Securityholders in accordance with General Security Condition 8 or the corresponding Condition of the Drawdown Prospectus or the Securities Note of the occurrence of the Exchange Event; and
- (ii) either or both of Euroclear and Clearstream, Luxembourg acting on the instructions of any holder of an interest in this Global Security may give notice to the Fiscal Agent requesting exchange and, in the event of the occurrence of an Exchange Event as described in (b) above, the Issuer may also give notice to the Fiscal Agent requesting exchange. Any such exchange shall occur no later than 60 days after the date of receipt of the first relevant notice by the Fiscal Agent.

No Definitive Security delivered in exchange for this Global Security will be mailed or otherwise delivered to any location in the United States or its possessions.

Any such exchange will be made upon presentation of this Global Security at the office of the Fiscal Agent specified above on any day (other than a Saturday or Sunday) on which banks are open for general business in Luxembourg. The number of Definitive Securities issued upon an exchange of this Global Security will be equal to the number of Securities represented by this Global Security at the time of such exchange.

On an exchange of this Global Security, this Global Security shall be surrendered to the Fiscal Agent.

Until the exchange of this Global Security, a person with an interest in this Global Security shall in all respects (except as otherwise provided in this Global Security) be entitled to the same benefits as if his Securities were represented by Definitive Securities. Accordingly, except as ordered by a court of competent jurisdiction or as required by law or applicable regulation, the Issuer and any Paying Agent may deem and treat a person with an interest in this Global Security as the absolute owner of such part of this Global Security in which he has an interest for all purposes. All payments of any amounts payable and paid to such person or performance of any delivery obligations in accordance with the Conditions shall, to the extent of the sums so paid or obligations so performed, discharge the liability for the moneys payable or delivery obligations to be performed in respect of such part of this Global Security in which such person has an interest and in respect of the relevant Definitive Securities.

Whenever this Global Security is to be exchanged for Definitive Securities, the Issuer shall procure the prompt delivery (free of charge to the bearer) of the number of Definitive Securities represented hereby to the bearer of this Global Security against the surrender of this Global Security to or to the order of the Fiscal Agent within 45 days of the bearer requesting such exchange.

If:

- (a) *Failure to deliver Definitive Securities*: Definitive Securities have not been delivered in accordance with the immediately preceding paragraph by 5.00 p.m. (London time) on the forty-fifth day after the bearer has requested exchange of this Global Security for Definitive Securities; or
- (b) *Temporary global security becomes void*: this Global Security was originally issued in exchange for part only of a temporary global security representing the Securities and such temporary global security becomes void in accordance with its terms; or
- (c) *Payment default*: this Global Security (or any part hereof) has become due and payable in accordance with the Conditions or the date for final redemption of this Global Security has occurred and, in either case, payment in full of the amounts falling due thereon has not been made to the bearer in accordance with the terms of this Global Security on the due date for payment,

then this Global Security (including the obligation to deliver Definitive Securities) will become void at 5.00 p.m. (London time) on such forty-fifth day (in the event of (a) above) or at 5.00 p.m. (London time) on the date on which such temporary global security becomes void (in the event of (b) above) or at 5.00 p.m. (London time) on such due date (in the event of (c) above) and the bearer of this Global Security will have

no further rights hereunder (but without prejudice to the rights which the bearer of this Global Security or others may have under the Deed of Covenant). The Deed of Covenant has been deposited at the Specified Office of the Fiscal Agent.

Notwithstanding General Security Condition 8 (*Notices*) or the corresponding Condition of the Drawdown Prospectus or the Securities Note, while all the Securities are represented by this Global Security (or by this Global Security and a temporary global security) and this Global Security is (or this Global Security a temporary global security are) deposited with a common depositary for Euroclear and/or Clearstream, Luxembourg and/or any other relevant clearing system, notices to Securityholders may be given by delivery of the relevant notice to Euroclear and/or Clearstream, Luxembourg and/or any other relevant clearing system, Luxembourg and/or any other relevant clearing system and, in any case, such notices shall be deemed to have been given to the Securityholders in accordance with General Security Condition 8 (*Notices*) or the corresponding Condition of the Drawdown Prospectus or the Securities Note on the date of delivery to Euroclear and/or Clearstream, Luxembourg and/or any other relevant clearing system, except that, for so long as such Securities are admitted to trading on Euronext Dublin and it is a requirement of applicable law or regulations, such notices shall be published on the website of Euronext Dublin (*www.euronext.com/en/markets/dublin*).

This Global Security shall not be valid or become obligatory for any purpose until the certificate of authentication herein shall have been signed by or on behalf of BNP PARIBAS, Luxembourg Branch as fiscal agent.

The records of the Euroclear or Clearstream, Luxembourg are the official evidence of the outstanding amount of the relevant Tranche of Securities.

Except through the operation of Clause 4.16 (*Issuers Covenant*) of the Agency Agreement, this Global Security does not confer on a third party any right under the Contracts (Rights of Third Parties) Act 1999 to enforce any term of this Global Security, but this does not affect any right or remedy of any person which exists or is available apart from that Act.

This Global Security and any non-contractual obligations arising out of or in connection with it are governed by, and shall be construed in accordance with, English law.

IN WITNESS whereof the Issuer has caused this Global Security to be executed on its behalf.

MEDIOBANCA International (Luxembourg) S.A. Société anonyme 4, boulevard Joseph II L-1840 Luxembourg R.C.S. Luxembourg B112885

By:	By:
[manual or facsimile signature]	[manual or facsimile signature]
(duly authorised)	(duly authorised)

Dated as of the Issue Date

This Global Security is authenticated by or on behalf of **BNP PARIBAS**, LUXEMBOURG BRANCH as fiscal agent.

By:....

Authorised Signatory

SCHEDULE ONE TO THE PERMANENT GLOBAL SECURITY

NUMBER OF SECURITIES

The following records the number of Securities represented by this Global Security to reflect a further issue of Securities or the exercise, purchase and cancellation or early termination of Securities:

Date	Reason for change	Number of	Number of	Notation made by
	in the number of	Securities issued	Securities	or on behalf of the
	Securities (further	pursuant to a	represented by this	Fiscal Agent
	issue, exercise or	further issue,	Global Security	
	purchase,	exercised,	following such	
	cancellation or early	purchased and	further issue,	
	termination)	cancelled or	exercise, purchase	
		terminated early by	and cancellation or	
		the Issuer	early termination	
			J	

SCHEDULE TWO TO THE PERMANENT GLOBAL SECURITY

SCHEDULE OF EXCHANGES AND ISSUES OF FURTHER SECURITIES

The following exchanges or further notes affecting the number of Securities this Global Security represents have been made:

Date Number of Securities Number of Securities Notation made by or on represented by represented by this Global behalf of the Fiscal a Temporary Global Security following such Agent Security exchanged for exchange further or this Global Security or securities issued* nominal amount of further securities issued

See the most recent entry in Schedule One or in Schedule Two in order to determine this number.

FORM OF PERMANENT GLOBAL SECURITY

PART C – FORM OF PERMANENT GLOBAL SECURITY OF MB FUNDING LUX SA

[ANY UNITED STATES PERSON WHO HOLDS THIS OBLIGATION WILL BE SUBJECT TO LIMITATIONS UNDER THE UNITED STATES INCOME TAX LAWS, INCLUDING THE LIMITATIONS PROVIDED IN SECTIONS 165(j) AND 1287(a) OF THE INTERNAL REVENUE CODE.]

MEDIOBANCA – BANCA DI CREDITO FINANZIARIO S.p.A.

(incorporated with limited liability under the laws of Italy)

MEDIOBANCA INTERNATIONAL (LUXEMBOURG) S.A.

(Incorporated with limited liability under the laws of Luxembourg)

MB FUNDING LUX SA

(incorporated with limited liability under the laws of Luxembourg) ISSUANCE PROGRAMME

guaranteed in the case of Certificates issued by Mediobanca International (Luxembourg) S.A. or MB Funding Lux SA by

MEDIOBANCA - BANCA DI CREDITO FINANZIARIO S.p.A.

(incorporated with limited liability under the laws of Italy)

THE SECURITIES REPRESENTED BY THIS GLOBAL SECURITY AND (IN THE CASE OF PHYSICAL DELIVERY SECURITIES ONLY) THE ENTITLEMENT TO BE DELIVERED UPON THE EXERCISE OF THE SECURITIES HAVE NOT BEEN REGISTERED AND WILL NOT BE REGISTERED UNDER THE UNITED STATES SECURITIES ACT OF 1933, AS AMENDED (THE "SECURITIES ACT"), OR ANY STATE SECURITIES LAWS AND TRADING IN THE SECURITIES HAVE NOT BEEN APPROVED BY THE COMMODITIES FUTURES TRADING COMMISSION UNDER THE UNITED STATES COMMODITY EXCHANGE ACT, AS AMENDED. THE SECURITIES ARE ONLY BEING OFFERED AND SOLD PURSUANT TO THE REGISTRATION EXEMPTION CONTAINED IN REGULATION S UNDER THE SECURITIES ACT. THE SECURITIES, OR INTERESTS THEREIN, MAY NOT BE OFFERED, SOLD, RESOLD, TRADED, PLEDGED, EXERCISED, TRANSFERRED OR DELIVERED, DIRECTLY OR INDIRECTLY, IN THE UNITED STATES OF AMERICA (INCLUDING THE STATES AND THE DISTRICT OF COLUMBIA), ITS TERRITORIES, ITS POSSESSIONS AND OTHER AREAS SUBJECT TO ITS JURISDICTION (THE "UNITED STATES") OR DIRECTLY OR INDIRECTLY OFFERED, SOLD, RESOLD, TRADED, PLEDGED, EXERCISED, TRANSFERRED OR DELIVERED TO, OR FOR THE ACCOUNT OR BENEFIT OF, ANY "U.S. PERSON" AS SUCH TERM MAY BE DEFINED IN REGULATION S UNDER THE SECURITIES ACT. MB FUNDING LUX SA THE ISSUER OF THIS SECURITY, HAS NOT BEEN REGISTERED UNDER THE INVESTMENT COMPANY ACT OF 1940, AS AMENDED.

MB FUNDING LUX SA (the "Issuer")

(incorporated with limited liability under the laws of Luxembourg)

PERMANENT GLOBAL SECURITY

Words and expressions defined or set out in the Conditions and/or the Final Terms and/or the Drawdown Prospectus and/or the Securities Note shall have the same meaning when used in this Global Security.

The Securities:

- (a) *Guarantee*: are guaranteed by Mediobanca Banca di Credito Finanziario S.p.A. (the "**Guarantor**") under an amended and restated deed of guarantee, subject to the limitations thereof, dated 6 June 2024 (the "**MBFL Deed of Guarantee**");
- (b) *Deed of Covenant*: (insofar as they are represented by this Permanent Global Security) have the benefit of an amended and restated deed of covenant dated 6 June 2024 (the "**Deed of Covenant**") executed by the Issuer; and
- (c) Agency Agreement: are the subject of an amended and restated issue and paying agency agreement dated 6 June 2024 (the "Agency Agreement") made between Mediobanca Banca di Credito Finanziario S.p.A., Mediobanca International (Luxembourg) S.A., MB Funding Lux SA, BNP PARIBAS, Luxembourg Branch as fiscal agent (the "Fiscal Agent", which expression includes any successor fiscal agent appointed from time to time in connection with the Securities) and the paying agent (the "Paying Agent", which expression includes any additional or successor paying agents appointed from time to time in connection.

The Issuer has covenanted in the Agency Agreement that each Securityholder is entitled to exercise and enforce, in respect of each Security held by him, the rights and obligations attaching to such Security as set out in, and subject to, the Agency Agreement, the Conditions and the Final Terms or the Drawdown Prospectus or the Securities Note.

The Issuer, for value received, promises to pay (or deliver, as the case may be) to the bearer of this Global Security, in respect of each Security represented by this Global Security, the Cash Settlement Amount or Entitlement, as the case may be, on the Settlement Date or on such earlier date or dates as the same may become payable in accordance with the Conditions and/or the Final Terms and/or the Drawdown Prospectus and/or the Securities Note of the Securities (or to pay such other settlement amounts on such dates as may be specified in the Conditions and/or the Final Terms and/or the Drawdown Prospectus and/or the Securities), and to pay the remuneration amounts on each such Security on the dates and in the manner specified in the Conditions and/or the Final Terms and/or the Drawdown Prospectus and/or the Securities Note of the Securities, together with any additional amounts payable in accordance with the Conditions and/or the Drawdown Prospectus and/or the Securities Note of the Securities, together with any additional amounts payable in accordance with the Conditions and/or the Drawdown Prospectus and/or the Drawdown Prospectus and/or the Securities Note of the Securities. Note of the Securities, together with any additional amounts payable in accordance with the Conditions and/or the Securities Note of the Securities Note of the Securities. Note of the Securities Note of the Securities.

If specified in the applicable Final Terms or the Drawdown Prospectus or the Securities Note that the Securities are represented by a Permanent Global Security on issue, the number of Securities represented by this Global Security on the Issue Date is the "Number of Securities being issued" set out in the Final Terms or the Drawdown Prospectus or the Securities Note. Upon:

- (a) each further issue of Securities pursuant to General Security Condition 10 (*Further Issues*) or the corresponding Condition of the Drawdown Prospectus or the Securities Note;
- (b) an exercise of Securities (including an Automatic Exercise, if applicable); or
- (c) a purchase and cancellation of Securities,

the Fiscal Agent shall note, or shall procure that there is noted, such further issue, exercise or purchase and cancellation on Schedule One hereto and the number of Securities represented by this Global Security shall, in the case of a further issue, be increased by a number equal to such further issue of Securities, or, in the case of either an exercise or a purchase and cancellation, be reduced by a number equal to the number of Securities so exercised or purchased and cancelled. The number of Securities represented by this Global Security following any such further issue, exercise or purchase and cancellation or any exchange as referred to below shall be the number most recently entered by or on behalf of the Fiscal Agent in the relevant column in Schedule One hereto or in Schedule Two hereto.

If specified in the applicable Final Terms or the Drawdown Prospectus or the Securities Note, the Securities will initially have been represented by a Temporary Global Security. On any exchange of any such Temporary Global Security for this Global Security or any part of it, the Issuer shall procure that details of such exchange shall be entered by or on behalf of the Fiscal Agent in Schedule Two hereto and the relevant space in Schedule Two hereto recording such exchange shall be signed by or on behalf of the Fiscal Agent, whereupon the number of the Securities represented by this Global Security shall be increased by the number of Securities any such Temporary Global Security so exchanged represented.

In certain circumstances, further securities may be issued which are intended on issue to be consolidated and form a single Series with the Securities. In such circumstances, details or such further securities shall be entered by or on behalf of the Issuer in Schedule Two and the relevant space in Schedule Two recording such further securities shall be signed by or on behalf of the Issuer, whereupon the nominal amount of the Securities represented by this Global Security shall be increased by the nominal amount of any such further security so issued.

This Global Security may be exchanged in whole (free of charge) for security printed Definitive Securities (as defined in the Agency Agreement) (on the basis that all the appropriate details have been included on the face of such Definitive Securities and the Final Terms (or the relevant provisions of the Final Terms) or the Drawdown Prospectus or the Securities Note have been endorsed on or attached to such Definitive Securities, only upon the occurrence of an Exchange Event.

An "Exchange Event" means:

- (a) Euroclear Bank S.A./N.V ("Euroclear") or Clearstream Banking, société anonyme ("Clearstream Luxembourg") or any other relevant clearing system is closed for business for a continuous period of 14 days (other than by reason of legal holidays), or announces an intention permanently to cease business; or
- (b) the Issuer has or will become subject to adverse tax consequences which would not be suffered were the Securities represented by this Global Security in definitive form.

Upon the occurrence of an Exchange Event:

- the Issuer will promptly give notice to Securityholders in accordance with General Security Condition 8 or the corresponding Condition of the Drawdown Prospectus or the Securities Note of the occurrence of the Exchange Event; and
- (ii) either or both of Euroclear and Clearstream, Luxembourg acting on the instructions of any holder of an interest in this Global Security may give notice to the Fiscal Agent requesting exchange and, in the event of the occurrence of an Exchange Event as described in (b) above, the Issuer may also give notice to the Fiscal Agent requesting exchange. Any such exchange shall occur no later than 60 days after the date of receipt of the first relevant notice by the Fiscal Agent.

No Definitive Security delivered in exchange for this Global Security will be mailed or otherwise delivered to any location in the United States or its possessions.

Any such exchange will be made upon presentation of this Global Security at the office of the Fiscal Agent specified above on any day (other than a Saturday or Sunday) on which banks are open for general business in Luxembourg. The number of Definitive Securities issued upon an exchange of this Global Security will be equal to the number of Securities represented by this Global Security at the time of such exchange.

On an exchange of this Global Security, this Global Security shall be surrendered to the Fiscal Agent.

Until the exchange of this Global Security, a person with an interest in this Global Security shall in all respects (except as otherwise provided in this Global Security) be entitled to the same benefits as if his Securities were represented by Definitive Securities. Accordingly, except as ordered by a court of competent jurisdiction or as required by law or applicable regulation, the Issuer and any Paying Agent may deem and treat a person with an interest in this Global Security as the absolute owner of such part of this Global Security in which he has an interest for all purposes. All payments of any amounts payable and paid to such person or performance of any delivery obligations in accordance with the Conditions shall, to the extent of the sums so paid or obligations so performed, discharge the liability for the moneys payable or delivery obligations to be performed in respect of such part of this Global Security in which such person has an interest and in respect of the relevant Definitive Securities.

Whenever this Global Security is to be exchanged for Definitive Securities, the Issuer shall procure the prompt delivery (free of charge to the bearer) of the number of Definitive Securities represented hereby to the bearer of this Global Security against the surrender of this Global Security to or to the order of the Fiscal Agent within 45 days of the bearer requesting such exchange.

If:

- (a) *Failure to deliver Definitive Securities*: Definitive Securities have not been delivered in accordance with the immediately preceding paragraph by 5.00 p.m. (London time) on the forty-fifth day after the bearer has requested exchange of this Global Security for Definitive Securities; or
- (b) *Temporary global security becomes void*: this Global Security was originally issued in exchange for part only of a temporary global security representing the Securities and such temporary global security becomes void in accordance with its terms; or
- (c) *Payment default*: this Global Security (or any part hereof) has become due and payable in accordance with the Conditions or the date for final redemption of this Global Security has occurred and, in either case, payment in full of the amounts falling due thereon has not been made to the bearer in accordance with the terms of this Global Security on the due date for payment,

then this Global Security (including the obligation to deliver Definitive Securities) will become void at 5.00 p.m. (London time) on such forty-fifth day (in the event of (a) above) or at 5.00 p.m. (London time) on the date on which such temporary global security becomes void (in the event of (b) above) or at 5.00 p.m. (London time) on such due date (in the event of (c) above) and the bearer of this Global Security will have

no further rights hereunder (but without prejudice to the rights which the bearer of this Global Security or others may have under the Deed of Covenant). The Deed of Covenant has been deposited at the Specified Office of the Fiscal Agent.

Notwithstanding General Security Condition 8 (*Notices*) or the corresponding Condition of the Drawdown Prospectus or the Securities Note, while all the Securities are represented by this Global Security (or by this Global Security and a temporary global security) and this Global Security is (or this Global Security a temporary global security are) deposited with a common depositary for Euroclear and/or Clearstream, Luxembourg and/or any other relevant clearing system, notices to Securityholders may be given by delivery of the relevant notice to Euroclear and/or Clearstream, Luxembourg and/or any other relevant clearing system, Luxembourg and/or any other relevant clearing system and, in any case, such notices shall be deemed to have been given to the Securityholders in accordance with General Security Condition 8 (*Notices*) or the corresponding Condition of the Drawdown Prospectus or the Securities Note on the date of delivery to Euroclear and/or Clearstream, Luxembourg and/or any other relevant clearing system, except that, for so long as such Securities are admitted to trading on Euronext Dublin and it is a requirement of applicable law or regulations, such notices shall be published on the website of Euronext Dublin (*www.euronext.com/en/markets/dublin*).

This Global Security shall not be valid or become obligatory for any purpose until the certificate of authentication herein shall have been signed by or on behalf of BNP PARIBAS, Luxembourg Branch as fiscal agent.

The records of the Euroclear or Clearstream, Luxembourg are the official evidence of the outstanding amount of the relevant Tranche of Securities.

Except through the operation of Clause 4.16 (*Issuers Covenant*) of the Agency Agreement, this Global Security does not confer on a third party any right under the Contracts (Rights of Third Parties) Act 1999 to enforce any term of this Global Security, but this does not affect any right or remedy of any person which exists or is available apart from that Act.

This Global Security and any non-contractual obligations arising out of or in connection with it are governed by, and shall be construed in accordance with, English law.

IN WITNESS whereof the Issuer has caused this Global Security to be executed on its behalf.

MB FUNDING LUX SA Société anonyme 28, Boulevard F.W. Raiffeisen L-2411, Luxembourg, Grand Duchy of Luxembourg R.C.S. Luxembourg B209165

By:	By:
[manual or facsimile signature]	[manual or facsimile signature]
(duly authorised)	(duly authorised)

Dated as of the Issue Date

This Global Security is authenticated by or on behalf of **BNP PARIBAS**, LUXEMBOURG BRANCH as fiscal agent.

By:....

Authorised Signatory

SCHEDULE ONE TO THE PERMANENT GLOBAL SECURITY

NUMBER OF SECURITIES

The following records the number of Securities represented by this Global Security to reflect a further issue of Securities or the exercise, purchase and cancellation or early termination of Securities:

Date	Reason for change	Number of	Number of	Notation made by
	in the number of	Securities issued	Securities	or on behalf of the
	Securities (further	pursuant to a	represented by this	Fiscal Agent
	issue, exercise or	further issue,	Global Security	
	purchase,	exercised,	following such	
	cancellation or early	purchased and	further issue,	
	termination)	cancelled or	exercise, purchase	
		terminated early by	and cancellation or	
		the Issuer	early termination	
			J	

SCHEDULE TWO TO THE PERMANENT GLOBAL SECURITY

SCHEDULE OF EXCHANGES AND ISSUES OF FURTHER SECURITIES

The following exchanges or further notes affecting the number of Securities this Global Security represents have been made:

Date Number of Securities Number of Securities Notation made by or on represented by represented by this Global behalf of the Fiscal a Temporary Global Security following such Agent Security exchanged for exchange further or this Global Security or securities issued* nominal amount of further securities issued

See the most recent entry in Schedule One or in Schedule Two in order to determine this number.

PART A – FORM OF DEFINITIVE SECURITY OF MEDIOBANCA – BANCA DI CREDITO FINANZIARIO S.P.A.

	[1	Face of Security]		
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[ANY UNITED STATES PERSON WHO HOLDS THIS OBLIGATION WILL BE SUBJECT TO LIMITATIONS UNDER THE UNITED STATES INCOME TAX LAWS, INCLUDING THE LIMITATIONS PROVIDED IN SECTIONS 165(j) AND 1287(a) OF THE INTERNAL REVENUE CODE.]^c

MEDIOBANCA – BANCA DI CREDITO FINANZIARIO S.p.A.

(incorporated with limited liability under the laws of Italy)

MEDIOBANCA INTERNATIONAL (LUXEMBOURG) S.A.

(incorporated with limited liability under the laws of Luxembourg)

MB FUNDING LUX SA

(Incorporated with limited liability under the laws of Luxembourg)

ISSUANCE PROGRAMME

guaranteed in the case of Certificates issued by Mediobanca International (Luxembourg) S.A. or MB Funding Lux SA by

MEDIOBANCA – BANCA DI CREDITO FINANZIARIO S.p.A.

(incorporated with limited liability under the laws of Italy)

[Details of Issue]

This Security is one of a duly authorised issue of Securities (the "Securities") of MEDIOBANCA – Banca di Credito Finanziario S.p.A. (the "Issuer"). References in this Security to the Conditions shall be to the Conditions as defined in the Agency Agreement (as defined below) which shall be incorporated by reference in this Security and have effect as if set out in it as modified and supplemented by the Final Terms (the "Final Terms") (or the relevant provisions of the Final Terms) or the Drawdown Prospectus or the Securities Note endorsed on this Security but, in the event of any conflict between the provisions of the Conditions and the information in the Final Terms or the Drawdown Prospectus or the Securities Note, the Final Terms or the Drawdown Prospectus or the Securities Note will prevail.

^c Legend to appear on every Security with a maturity of more than one year.

The Securities are the subject of an amended and restated issue and paying agency agreement dated 6 June 2024 (the "Agency Agreement") made between Mediobanca – Banca di Credito Finanziario S.p.A., Mediobanca International (Luxembourg) S.A., MB Funding Lux SA, BNP PARIBAS, Luxembourg Branch as fiscal agent (the "Fiscal Agent", which expression includes any successor fiscal agent appointed from time to time in connection with the Securities) and the paying agent (the "Paying Agent", which expression includes any additional or successor paying agents appointed from time to time in connection with the Securities).

The Issuer has covenanted in the Agency Agreement that each Securityholder is entitled to exercise and enforce, in respect of each Security held by him, the rights and obligations attaching to such Security as set out in, and subject to, the Agency Agreement, the Conditions and the Final Terms or the Drawdown Prospectus or the Securities Note.

This Security shall not be valid or become obligatory for any purpose until the certificate of authentication herein shall have been signed by or on behalf of BNP PARIBAS, Luxembourg Branch.

IN WITNESS whereof the Issuer has caused this Security to be executed on its behalf.

MEDIOBANCA – Banca di Credito Finanziario S.p.A.

By: [manual or facsimile signature] (duly authorised) By: [manual or facsimile signature] (duly authorised)

Authorised Signatory

This Security is authenticated by or on behalf of **BNP PARIBAS**, LUXEMBOURG BRANCH as fiscal agent

By:....

Authorised Signatory

PART B – FORM OF DEFINITIVE SECURITY OF MEDIOBANCA INTERNATIONAL (LUXEMBOURG) S.A.

	[<i>I</i>	Face of Security]		
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[ANY UNITED STATES PERSON WHO HOLDS THIS OBLIGATION WILL BE SUBJECT TO LIMITATIONS UNDER THE UNITED STATES INCOME TAX LAWS, INCLUDING THE LIMITATIONS PROVIDED IN SECTIONS 165(j) AND 1287(a) OF THE INTERNAL REVENUE CODE.]^c

MEDIOBANCA – BANCA DI CREDITO FINANZIARIO S.p.A.

(incorporated with limited liability under the laws of Italy)

MEDIOBANCA INTERNATIONAL (LUXEMBOURG) S.A.

(incorporated with limited liability under the laws of Luxembourg)

MB FUNDING LUX SA

(Incorporated with limited liability under the laws of Luxembourg)

ISSUANCE PROGRAMME

guaranteed in the case of Certificates issued by Mediobanca International (Luxembourg) S.A. or MB Funding Lux SA by

MEDIOBANCA - BANCA DI CREDITO FINANZIARIO S.p.A.

(incorporated with limited liability under the laws of Italy)

MEDIOBANCA International (Luxembourg) S.A.

(incorporated with limited liability under the laws of Luxembourg)

[Details of Issue]

This Security is one of a duly authorised issue of Securities (the "Securities") of MEDIOBANCA INTERNATIONAL (Luxembourg) S.A. (the "Issuer"). References in this Security to the Conditions shall be to the Conditions (as defined in the Agency Agreement) (as defined below) which shall be incorporated by reference in this Security and have effect as if set out in it as modified and supplemented by the Final Terms (the "Final Terms") (or the relevant provisions of the Final Terms) or the Drawdown Prospectus or

^c Legend to appear on every Security with a maturity of more than one year.

the Securities Note endorsed on this Security but, in the event of any conflict between the provisions of the Conditions and the information in the Final Terms or the Drawdown Prospectus or the Securities Note, the Final Terms or the Drawdown Prospectus or the Securities Note will prevail.

The Securities:

- (a) *Guarantee*: are guaranteed by Mediobanca Banca di Credito Finanziario S.p.A. (the "**Guarantor**") under an amended and restated deed of guarantee, subject to the limitations thereof, dated 6 June 2024 (the "**Mediobanca International Deed of Guarantee**"); and
- (b) Agency Agreement: are the subject of an amended and restated issue and paying agency agreement dated 6 June 2024 (the "Agency Agreement") made between Mediobanca Banca di Credito Finanziario S.p.A., Mediobanca International (Luxembourg) S.A., MB Funding Lux SA, BNP Paribas, Luxembourg Branch as fiscal agent (the "Fiscal Agent", which expression includes any successor fiscal agent appointed from time to time in connection with the Securities) and the paying agent (the "Paying Agent", which expression includes any additional or successor paying agents appointed from time to time in connection with the Securities).

The Issuer has covenanted in the Agency Agreement that each Securityholder is entitled to exercise and enforce, in respect of each Security held by him, the rights and obligations attaching to such Security as set out in, and subject to, the Agency Agreement, the Conditions and the Final Terms or the Drawdown Prospectus or the Securities Note.

This Security shall not be valid or become obligatory for any purpose until the certificate of authentication herein shall have been signed by or on behalf of BNP Paribas, Luxembourg Branch.

IN WITNESS whereof the Issuer has caused this Security to be executed on its behalf.

MEDIOBANCA INTERNATIONAL (Luxembourg) S.A. Société anonyme 4, boulevard Joseph II L-1840 Luxembourg R.C.S. Luxembourg B112885

By:

[manual or facsimile signature]

By:_____

(duly authorised)

[manual or facsimile signature] (duly authorised)

This Security is authenticated by or on behalf of **BNP PARIBAS**, LUXEMBOURG BRANCH as fiscal agent

By:.....

Authorised Signatory

PART C – FORM OF DEFINITIVE SECURITY OF MB FUNDING LUX SA

	[<i>H</i>	Face of Security]		
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[ANY UNITED STATES PERSON WHO HOLDS THIS OBLIGATION WILL BE SUBJECT TO LIMITATIONS UNDER THE UNITED STATES INCOME TAX LAWS, INCLUDING THE LIMITATIONS PROVIDED IN SECTIONS 165(j) AND 1287(a) OF THE INTERNAL REVENUE CODE.]^c

MEDIOBANCA – BANCA DI CREDITO FINANZIARIO S.p.A.

(incorporated with limited liability under the laws of Italy)

MEDIOBANCA INTERNATIONAL (LUXEMBOURG) S.A.

(incorporated with limited liability under the laws of Luxembourg)

MB FUNDING LUX SA

(Incorporated with limited liability under the laws of Luxembourg)

ISSUANCE PROGRAMME

guaranteed in the case of Certificates issued by Mediobanca International (Luxembourg) S.A. or MB Funding Lux SA by

MEDIOBANCA – BANCA DI CREDITO FINANZIARIO S.p.A.

(incorporated with limited liability under the laws of Italy)

MB FUNDING LUX SA

(Incorporated with limited liability under the laws of Luxembourg)

[Details of Issue]

This Security is one of a duly authorised issue of Securities (the "Securities") of MB FUNDING LUX SA (the "Issuer"). References in this Security to the Conditions shall be to the Conditions (as defined in the Agency Agreement) (as defined below) which shall be incorporated by reference in this Security and have effect as if set out in it as modified and supplemented by the Final Terms (the "Final Terms") (or the relevant provisions of the Final Terms) or the Drawdown Prospectus or the Securities Note endorsed on this Security but, in the event of any conflict between the provisions of the Conditions and the information in the Final Terms or the Drawdown Prospectus or the Securities Note, the Final Terms or the Drawdown Prospectus or the Securities Note will prevail.

^c Legend to appear on every Security with a maturity of more than one year.

The Securities:

- (a) *Guarantee*: are guaranteed by Mediobanca Banca di Credito Finanziario S.p.A. (the "**Guarantor**") under an amended and restated deed of guarantee, subject to the limitations thereof, dated 6 June 2024 (the "**MBFL Deed of Guarantee**"); and
- (b) Agency Agreement: are the subject of an amended and restated issue and paying agency agreement dated 6 June 2024 (the "Agency Agreement") made between Mediobanca Banca di Credito Finanziario S.p.A., Mediobanca International (Luxembourg) S.A., MB Funding Lux SA, BNP PARIBAS, Luxembourg Branch as fiscal agent (the "Fiscal Agent", which expression includes any successor fiscal agent appointed from time to time in connection with the Securities) and the paying agent (the "Paying Agent", which expression includes any additional or successor paying agents appointed from time to time in connection with the Securities).

The Issuer has covenanted in the Agency Agreement that each Securityholder is entitled to exercise and enforce, in respect of each Security held by him, the rights and obligations attaching to such Security as set out in, and subject to, the Agency Agreement, the Conditions and the Final Terms or the Drawdown Prospectus or the Securities Note.

This Security shall not be valid or become obligatory for any purpose until the certificate of authentication herein shall have been signed by or on behalf of BNP Paribas, Luxembourg Branch.

IN WITNESS whereof the Issuer has caused this Security to be executed on its behalf.

MB FUNDING LUX SA Société anonyme 28, Boulevard F.W. Raiffeisen L-2411, Luxembourg, Grand Duchy of Luxembourg R.C.S. Luxembourg B209165

By: [manual or facsimile signature] (duly authorised) By: [manual or facsimile signature] (duly authorised)

This Security is authenticated by or on behalf of **BNP PARIBAS**, LUXEMBOURG BRANCH as fiscal agent

By:.....

Authorised Signatory

FORM OF DEED POLL FOR SUBSTITUTED ISSUER³⁷

This Deed Poll is made on [], 20[] by [ISSUER] (the "**Issuer**"), a company incorporated in [], [] (the "**Substitute**"), a company incorporated in [] [and Mediobanca – Banca di Credito Finanziario S.p.A. (the "**Guarantor**"), a company incorporated in the Republic of Italy].

WHEREAS:

It has been proposed that in respect of the [PRINCIPAL AMOUNT] [DESCRIPTION OF SERIES] [Guaranteed] Securities due [MATURITY] (the "Securities") of the Issuer [and guaranteed by the Guarantor] and in relation to which an amended and restated issue and paying agency agreement (the "Agency Agreement") was entered into dated 6 June 2024 between, among others, Mediobanca International (Luxembourg) S.A., MB Funding Lux SA, Mediobanca – Banca di Credito Finanziario S.p.A. and BNP PARIBAS, Luxembourg Branch there will be a substitution of the Substitute for the Issuer as the issuer of the Securities. The Securities have been issued with the benefit of a Deed of Covenant (the "Deed of Covenant") dated 6 June 2024 executed by the Issuer [and a Deed of Guarantee (the "Deed of Guarantee"), subject to the limitations thereof, dated 6 June 2024 executed by the Guarantor relating to the Securities]. References herein to the "Securities" include any Global Securities representing the Securities and other expressions defined in the Securities have the same meaning in this Deed unless the context requires otherwise.

NOW THIS DEED WITNESSES as follows:

- 1. The Substitute agrees that, with effect from and including the first date on which notice has been given by the Issuer pursuant to Condition 11 (*Substitution of the relevant Issuer*) and all the other requirements of such Condition have been met (the "**Effective Date**"), it shall be deemed to be "the Issuer" for all purposes in respect of the Securities and the Deed of Covenant insofar as it relates to the Securities, and accordingly it shall be entitled to all the rights, and subject to all the liabilities, on the part of the Issuer contained in them.
- 2. With effect from and including the Effective Date:-
 - (A) the Issuer is released from all its liabilities, in its capacity as issuer of the Securities, contained in the Securities and the Deed of Covenant insofar as it relates to the Securities; and
 - (B) the Terms and Conditions of the Securities (as modified with respect to any Securities represented by a Global Security by the provisions of the Global Security, the "Conditions") and the provisions of the Deed of Covenant (but without altering such provisions insofar as they relate to instruments issued pursuant to the Agency Agreement other than Securities) are amended in the following ways:-
 - (1) all references to "[*tax jurisdiction(s) which are no longer relevant*]" in [Condition 9 (*Expenses and Taxation*)][*include corresponding Condition of the Drawdown Prospectus or the Securities Note*] are replaced by references to "[*tax jurisdiction(s) relevant as a result of the substitution*]"; and
 - (2) all references to "[*tax jurisdiction(s) which are no longer relevant*]" in Clause 5 (*Stamp Duties*) of the Deed of Covenant are replaced by references to "[*tax jurisdiction(s) relevant as a result of the substitution*];" and

³⁷ Issuer Substitution does not apply to Securities issued by MBFL.

- (3) the provisions of Conditions [7 (Agents, Determinations, Meetings of Securityholders and Modifications), 9 (Expenses and Taxation) and 15 (Adjustments for European Monetary Union)] [9 (Expenses and Taxation) and 11 (Substitution of the relevant Issuer)] [include corresponding Condition of the Drawdown Prospectus or the Securities Note] and of Clause 5 (Stamp Duties) of the Deed of Covenant are amended insofar as they relate to provisions or procedures of the laws of [jurisdiction of incorporation of Issuer] by their replacement with provisions relating to provisions or procedures of the laws of [jurisdiction of incorporation of Substitute] having an analogous effect so that Holders of Securities are placed in no worse a position by reason of the substitution under this Deed than they would have been had such substitution not taken place.
- 3. [The Guarantor unconditionally and irrevocably agrees that all of its obligations and liabilities under the Deed of Guarantee relating to the Securities and the Issuer shall be extended to the Substitute's obligations and liabilities under the Securities and the Deed of Guarantee insofar as it relates to the Securities as if the provisions of the Deed of Guarantee relating to the Guarantor were repeated and set out in full in this Deed.] [*Delete if the Substitute is the Guarantor*]
- 4. The Substitute agrees to indemnify each Holder of Securities against (A) any incremental tax, duty, assessment or governmental charge which is imposed on such Holder of Securities by (or by any authority in or of) [*the jurisdiction of the country of residence of the Substitute for tax purposes and, if different, of its incorporation*] with respect to any Security and which would not have been so imposed and suffered by any Holder of Security had the substitution not been made and (B) any tax, duty, assessment or governmental charge, and any cost or expense, relating to the substitution.
- 5. The Substitute [and the Guarantor] agree that the benefit of the undertakings and the covenants binding upon them contained in this Deed shall be for the benefit of each and every Holder of Securities and each Holder of Securities shall be entitled severally to enforce such obligations against the Substitute [and the Guarantor].
- 6. This Deed shall be deposited with and held to the exclusion of the Substitute [and the Guarantor] by the Fiscal Agent at its specified office for the time being under the Conditions until complete performance of the obligations contained in the Securities and the Deed of Covenant relating to them occurs and the Substitute [and the Guarantor] hereby acknowledges the right of every Holder of Securities to production of this Deed and, upon request and payment of the expenses incurred in connection therewith, to the production of a copy hereof certified by the Fiscal Agent to be a true and complete copy.
- 7. This Deed may only be amended in the same way as the other Conditions are capable of amendment under Schedule 1 of the Agency Agreement and any such amendment of this Deed will constitute one of the proposals specified in Condition 7.5 (*Meetings of Securityholders and Modifications*) to which special quorum provisions apply.
- 8. (A) This Deed and any contractual or non-contractual obligations arising from or connected with this Deed shall be governed by and this Deed shall be construed in accordance with English law.
 - (B) Subject to this Clause 8 the courts of England have exclusive jurisdiction to settle any dispute (a "**Dispute**") arising from or connected with the Securities (whether arising out of or in connection with contractual or non-contractual obligations).

The parties agree that the courts of England are the most appropriate and convenient courts to settle any Dispute and, accordingly, that they will not argue to the contrary.

(C) Mediobanca – Banca di Credito Finanziario S.p.A., MB Funding Lux SA and Mediobanca International (Luxembourg) S.A. each agree that the process by which any proceedings in England are begun may be served on it by being delivered to Mediobanca – London Branch, 4th floor, 62 Buckingham Gate, London, SW1E 6AJ, United Kingdom. If the appointment of the person mentioned in this Clause 8 ceases to be effective, Mediobanca – Banca di Credito Finanziario S.p.A., MB Funding Lux SA and Mediobanca International (Luxembourg) S.A. shall forthwith appoint a further person in England to accept service of process on its behalf in England and notify the name and address of such person to the Agents and, failing such appointment within fifteen days, any Holder of a Security shall be entitled to appoint such a person by written notice addressed to Mediobanca International (Luxembourg) S.A., MB Funding Lux SA and Mediobanca – Banca di Credito Finanziario S.p.A., MB Funding Lux SA and Mediobanca – Banca di Credito Finanziario S.p.A., MB Funding Lux SA and Mediobanca – Banca di Credito Finanziario S.p.A., MB Funding Lux SA and Mediobanca – Banca di Credito Finanziario S.p.A., MB Funding Lux SA and Mediobanca International (Luxembourg) S.A. Nothing contained herein shall affect the right of any Holder of a Security to serve process in any other manner permitted by law.

IN WITNESS whereof this Deed has been executed by and on behalf of the parties hereto as a Deed Poll as of the day and year first above written.

SIGNED SEALED and DELIVERED as a deed by [)
for and on behalf of)
)
[ISSUER])
as Issuer in the presence of:-)
[SIGNED SEALED and DELIVERED as a deed by [])
for and on behalf of	,
[ISSUER])
as Issuer in the presence of:-])
SIGNED SEALED and DELIVERED as a deed by [])
SIGNED SEALED and DELIVERED as a deed by [] for and on behalf of [<i>the Substitute</i>]))
] for and on behalf of [<i>the Substitute</i>])))
])))
] for and on behalf of [<i>the Substitute</i>])))
] for and on behalf of [<i>the Substitute</i>] in the presence of:-))))
] for and on behalf of [<i>the Substitute</i>] in the presence of:- [SIGNED SEALED and DELIVERED as a deed by [] for and on behalf of MEDIOBANCA –)))))
] for and on behalf of [<i>the Substitute</i>] in the presence of:- [SIGNED SEALED and DELIVERED as a deed by []))))))

FORM OF CONFIRMATION TO ISSUER FOR NON SYNDICATED ISSUE

[Date]

To:

c.c. BNP PARIBAS, Luxembourg Branch

Dear Sirs,

Mediobanca – Banca di Credito Finanziario S.p.A. Mediobanca International (Luxembourg) S.A. MB Funding Lux SA Issuance Programme guaranteed in the case of Certificates issued by Mediobanca International (Luxembourg) S.A. or MB Funding Lux SA by Mediobanca – Banca di Credito Finanziario S.p.A.

We hereby confirm the agreement for the issue to us of [*title of issue*] (the "Securities") under the above Programme pursuant to the terms of issue set out [in the Final Terms] [in the Drawdown Prospectus] [in the Securities Note] which we are sending herewith.

[The selling commission in respect of the Securities will be [*specify*] per cent. of the nominal amount of the Securities and will be deductible from the net proceeds of the issue.]

The Securities are to be credited to [Euroclear/Clearstream, Luxembourg] account number [] in the name of [Name of Dealer].

[(i)] [Solely for the purposes of the requirements of Article 9(8) of the Product Governance Rules under EU Delegated Directive 2017/593 (the "**MiFID Product Governance Rules**") regarding the mutual responsibilities of manufacturers under the MiFID Product Governance Rules[:]

- (a) [each of] [the Issuer][, the Guarantor] [and] [*identify the Relevant Dealer(s) who is/are deemed to be MiFID manufacturer(s)*]³⁸ ([each a][the] "Manufacturer" [and together the "Manufacturers"]) [acknowledges to each other Manufacturer that it]³⁹ understands the responsibilities conferred upon it under the MiFID Product Governance Rules relating to each of the product approval process, the target market and the proposed distribution channels as applying to the Securities and the related information set out in the [Final Terms/announcements] in connection with the Securities [; and
- (b) [*identify the Relevant Dealer(s)*] [and the/, the][Issuer][and the Guarantor] note the application of the MiFID Product Governance Rules and acknowledge the target market and distribution channels identified as applying to the Securities by the Manufacturer[s] and the related information set out in the [Final Terms/announcements] in connection with the Securities]⁴⁰]

³⁸ Complete with the names of all MiFID entities deemed to be manufacturers in relation to the Securities. This should be considered on a case by case basis and will vary depending on the facts of the relevant offering/which MiFID entities are collaborating with the relevant Issuer in the creation, development, issue and/or design of the Securities which (as described in the ESMA Technical Advice of 19 December 2014) includes entities "advising corporate issuers on the launch of the new securities". In some cases (for example where the Relevant Dealer(s) are the entities substantively collaborating with the relevant Issuer), it may be appropriate for the Relevant Dealer(s) to be considered the co-manufacturers.

³⁹ Delete if there is only one MiFID manufacturer.

⁴⁰ Delete (b) if all parties are MiFID manufacturers.

[(i)/(ii)] [Solely for the purposes of the requirements of 3.2.7R of the FCA Handbook Product Intervention and Product Governance Sourcebook (the "**UK MiFIR Product Governance Rules**") regarding the mutual responsibilities of manufacturers under the UK MiFIR Product Governance Rules[:]

- (a) [each of] [the Issuer][, the Guarantor] [and] [*identify the Relevant Dealer(s) who is/are deemed to be UK manufacturer(s)*]⁴¹ ([each a][the] "UK Manufacturer" [and together the "UK Manufacturers"]) [acknowledges to each other UK Manufacturer that it]⁴² understands the responsibilities conferred upon it under the UK MiFIR Product Governance Rules relating to each of the product approval process, the target market and the proposed distribution channels as applying to the Securities and the related information set out in the [Final Terms/announcements] in connection with the Securities [; and
- (b) [identify the Relevant Dealer(s) who is/are deemed not to be UK MIFIR manufacturer(s)] [and the/, the][Issuer[and the Guarantor]] note the application of the UK MiFIR Product Governance Rules and acknowledge the target market and distribution channels identified as applying to the Securities by the UK Manufacturer[s] and the related information set out in the [Final Terms /announcements] in connection with the Securities]⁴³].

Please confirm your agreement to the terms of issue by signing and sending to us a copy of the attached [Final Terms] [Drawdown Prospectus] [Securities Note]. Please also send a copy of the [Final Terms] [Drawdown Prospectus] [Securities Note] signed by you to the Agent.

For and on behalf of [Name of Dealer]

By:.... Authorised signatory

⁴¹ Complete with the names of all UK MiFIR entities deemed to be manufacturers in relation to the Notes.

⁴² Delete if there is only one UK MiFIR manufacturer.

⁴³ Delete (b) if all parties are UK MiFIR manufacturers.