Execution Version



Credit Suisse AG, London Branch

(Legal Entity Identifier (LEI): ANGGYXNX0JLX3X63JN86)

Up to SEK 100,000,000 Notes linked to the OMX Stockholm 30 Total Return Index, due September 2025 (the "Notes" or the "Securities")

Series: SPLB2020-1HZ1

ISIN: SE0014504460

Issue Price: 100 per cent. of the Aggregate Nominal Amount

Summary and Securities Note

This document comprises two parts:

- Part One is a summary of the Registration Document and Securities Note (the "Summary"); and
- Part Two is a securities note (the "Securities Note").

The Summary and Securities Note contain information relating to the above Securities.

Registration Document

The Summary and Securities Note shall be read in conjunction with the registration document dated 7 April 2020 (the **"Original Registration Document"**) as supplemented by a supplement dated 17 April 2020 and a supplement dated 8 May 2020 (the Original Registration Document as so supplemented and as may be further supplemented from time to time, the **"Registration Document"**) containing information in respect of Credit Suisse AG (**"CS"**), acting through its London Branch (the **"Issuer"**).

Prospectus

Together, the Registration Document, the Summary and the Securities Note constitute a "prospectus" (the "**Prospectus**") for the Securities, prepared for the purposes of Article 6(3) of Regulation (EU) 2017/1129 (the "**Prospectus Regulation**"). The Prospectus and all related notices will be published on the website of the Luxembourg Stock Exchange (www.bourse.lu), the website of the Distributor (www.garantum.se) and the website of the Issuer (https://derivative.credit-suisse.com).

This Prospectus is valid for 12 months after its approval and will expire on 2 July 2021, provided that it is completed by any supplement required pursuant to Article 23 of the Prospectus Regulation. The obligation to supplement a prospectus in the event of any significant new factor, material mistake or material inaccuracy relating to the information included in this Prospectus does not apply when a prospectus is no longer valid or if such significant new factor, material inaccuracy arises or is noted after the closing of the offer period or the time when trading on a regulated market begins, whichever occurs later.

Programme

The Prospectus is one of a number of prospectuses under the Structured Products Programme for the issuance of Notes, Certificates and Warrants (the "**Programme**") of the Issuer and Credit Suisse International.

The Securities

The Securities are in the form of Notes and are issued by the Issuer under the Programme. The terms and conditions of the Securities will comprise:

- the General Terms and Conditions of Notes (the "General Conditions") as incorporated by reference from the Put and Call Securities Base Prospectus dated 15 July 2019 pursuant to the Credit Suisse AG and Credit Suisse International Structured Products Programme for the issuance of Notes, Certificates and Warrants that has been approved by the Luxembourg Commission de Surveillance du Secteur Financier (as supplemented up to, and including, the date hereof, the "Base Prospectus");
- the applicable Product Conditions (the "**Product Conditions**") as incorporated by reference from the Base Prospectus;
- the Asset Terms for Equity Index-linked Securities (the "Asset Terms") as incorporated by reference from the Base Prospectus; and
- the specific terms of the Securities, as completing and amending the General Conditions, the Product Conditions and the Asset Terms, as set forth in **"Specific Terms**" below.

This Summary and Securities Note also incorporates by reference certain other information from the Base Prospectus (see "*Documents Incorporated by Reference*" below).

Underlying Asset

The return on the Securities is linked to the performance of the OMX Stockholm 30 Total Return Index (the **"Underlying Asset**").

Risk factors

Depending on the performance of the Underlying Asset, you may lose some or all of your investment in the Securities.

Before purchasing any Securities, you should consider, in particular, the information in the section entitled "Risk Factors" below together with the relevant risk factors relating to the Issuer set out in the Registration Document.

EU Benchmark Regulation: Article 29(2) statement on benchmarks

Amounts payable under the Securities are calculated by reference to the OMX Stockholm 30 Total Return Index, which is provided by NASDAQ, Inc. (the "Administrator"). As at the date of this Summary and Securities Note, the Administrator does not appear on the register of administrators and benchmarks established and maintained by the European Securities and Markets Authority ("ESMA") pursuant to Article 36 of the Regulation (EU) 2016/1011 of the European Parliament and of the Council on indices used as benchmarks in financial instruments and financial contracts or to measure the performance of investment funds (the "EU Benchmark Regulation"). As far as the Issuer is aware, the transitional provisions in Article 51 or the provisions of Article 2 of the EU Benchmark Regulation apply, such that the Administrator is not currently required to obtain authorisation or registration (or, if located outside the European Union, recognition, endorsement or equivalence).

3 July 2020

IMPORTANT NOTICES

Potential for discretionary determinations by the Issuer under the Securities

Under the terms and conditions of the Securities, following the occurrence of certain events outside of its control, the Issuer may determine in its discretion to take one or more of the actions available to it in order to address the impact of such event on the Securities or the Issuer or both. It is possible that any such discretionary determination by the Issuer could have a material adverse impact on the value of and return on the Securities.

No investment advice

Prospective investors should have regard to the factors described under the section headed "Risk Factors" in the Securities Note. The Issuer is acting solely in the capacity of an arm's length contractual counterparty and not as an investor's financial adviser or fiduciary in any transaction. The purchase of Securities involves substantial risks and an investment in Securities is only suitable for investors who (either alone or in conjunction with an appropriate financial adviser) fully evaluate the risks and merits of such an investment in the Securities and who have sufficient resources to be able to bear any losses that may result therefrom.

Therefore, before making an investment decision, prospective investors of Securities should ensure that they understand the nature of the Securities and the extent of their exposure to risks and consider carefully, in the light of their own financial circumstances, financial condition and investment objectives, all the information set forth in the Prospectus and any documents incorporated by reference herein. The Prospectus cannot disclose whether the Securities are a suitable investment in relation to any investor's particular circumstances; therefore investors should consult their own financial, tax, legal or other advisers if they consider it appropriate to do so and carefully review and consider such an investment decision in the light of the information set forth in the Prospectus.

No other person is authorised to give information on the Securities

In connection with the issue and sale of the Securities, no person is authorised by the Issuer to give any information or to make any representation not contained in the Registration Document, the Summary or the Securities Note, and neither the Issuer nor the Dealer accepts responsibility for any information or representation so given that is not contained in the Registration Document, the Summary or the Securities Note.

Not an offer

Except as specified herein, the Prospectus does not constitute an offer to the public of Securities, and may not be used for the purposes of an offer to the public or solicitation by anyone, in any jurisdiction in which such offer or solicitation is not authorised, or to any person to whom it is unlawful to make such offer or solicitation and no action is being taken to permit an offering of the Securities to the public or the distribution of the Prospectus in any jurisdiction where any such action is required.

Restrictions on distribution

The distribution of the Prospectus and the offering of the Securities in certain jurisdictions may be restricted by law. Persons into whose possession the Registration Document, the Summary or the Securities Note comes are required by the Issuer to inform themselves about, and to observe, such restrictions. For a description of certain restrictions on offers or sales of the Securities and the distribution of the Prospectus and other offering materials relating to the Securities, please refer to the section entitled "Selling Restrictions" of the Base Prospectus, as supplemented by the 2 March 2020 Supplement, which are incorporated by reference into this document.

Important U.S. notice

The Securities have not been and will not be registered under the U.S. Securities Act of 1933 (the **"Securities Act"**). Subject to certain exemptions, the Securities may not be offered, sold or delivered within the United States of America or to, or for the account or benefit of, U.S. persons. A further description of the restrictions on offers and sales of the Securities in the United States or to U.S. persons

is set forth in the section entitled "Selling Restrictions" of the Base Prospectus, as supplemented by the 2 March 2020 Supplement, which are incorporated by reference into this document.

Taxation

Investors should be aware that the tax legislation of the country in which the investor is resident and of the Issuer's country of incorporation may have an impact on the income received from the Securities.

Information only as at the date hereof

The delivery of this document at any time does not imply that any information contained herein is correct at any time subsequent to the date hereof.

No post-issuance information

The Issuer will not be providing any post-issuance information (save as set out herein), except if required by any applicable laws and regulations.

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PART ONE

SUMMARY

INTRODUCTION AND WARNINGS

This Summary should be read as an introduction to the Prospectus. Any decision to invest in Securities should be based on a consideration of the Prospectus as a whole by the investor. In certain circumstances, the investor could lose all or part of the invested capital. Where a claim relating to the information contained in the Prospectus is brought before a court, the plaintiff investor might, under the national law, have to bear the costs of translating the Prospectus before the legal proceedings are initiated. Civil liability attaches only to those persons who have tabled this Summary including any translation thereof, but only where this Summary is misleading, inaccurate or inconsistent, when read together with the other parts of the Prospectus or where it does not provide, when read together with the other parts of the Prospectus, key information in order to aid investors when considering whether to invest in the Securities.

You are about to purchase a product that is not simple and may be difficult to understand.

The Securities

Up to SEK 100,000,000 Notes linked to the OMX Stockholm 30 Total Return Index, due September 2025 (ISIN: SE0014504460; Series: SPLB2020-1HZ1) (the "Notes" or the "Securities").

The Issuer

The Issuer is Credit Suisse AG ("**CS**"), acting through its London Branch. Its office is One Cabot Square, London, E14 4QJ and its Legal Entity Identifier (LEI) is ANGGYXNX0JLX3X63JN86.

The Authorised Offeror(s)

The authorised offeror (the "Authorised Offeror") is Garantum Fondkommission AB (the "Distributor"), a limited liability company incorporated in Sweden and governed by the laws of Sweden. Its Legal Entity Identifier (LEI) is 549300SUPDLSXO6YWJ42. Its address is at Norrmalmstorg 16, Box 7364, 103 90 Stockholm, Sweden.

Competent authority

This Prospectus was approved on 3 July 2020 by the Luxembourg *Commission de Surveillance du Secteur Financier* of 283, route d'Arlon, L-1150 Luxembourg (Telephone number: (+352) 26 25 1-1; Fax number: (+352) 26 25 1-2601; Email: direction@cssf.lu).

KEY INFORMATION ON THE ISSUER

Who is the Issuer of the Securities?

Domicile and legal form, law under which the Issuer operates and country of incorporation

CS (ANGGYXNX0JLX3X63JN86) is incorporated under Swiss law as a corporation (Aktiengesellschaft) and domiciled in Zurich, Switzerland and operates under Swiss law.

Issuer's principal activities

The principal activities of CS are the provision of financial services in the areas of private banking, investment banking and asset management.

Major shareholders, including whether it is directly or indirectly owned or controlled and by whom

CS is wholly owned by Credit Suisse Group AG.

Key managing directors

The key managing directors of the issuer are members of the issuer's Executive Board. These are: Thomas Gottstein, Chief Executive Officer, Romeo Cerutti, Brian Chin, Lydie Hudson, David R. Mathers, David L. Miller, Antoinette Poschung, Helman Sitohang, Lara J. Warner, James B. Walker and Philipp Wehle.

Statutory auditors

PricewaterhouseCoopers AG, Birchstrasse 160 CH-8050 Zurich, Switzerland.

CS has mandated BDO AG, Fabrikstrasse 50, 8031 Zurich, as special auditor for the purposes of issuing the legally required report for capital increases in accordance with Article 652f of the Swiss Code of Obligations.

What is the key financial information regarding the Issuer?

CS derived the key financial information included in the tables below as of and for the years ended 31 December 2019, 2018 and 2017 from the Credit Suisse Annual Report 2019, except where noted. The key financial information included in the table below as of and for the three months ended 31 March 2020 and 31 March 2019 was derived from the Form 6-K Dated 7 May 2020.

The consolidated financial statements were prepared in accordance with accounting principles generally accepted in the US (US GAAP) and are stated in Swiss francs (CHF).

(CHF million)	Interim 3 months ended 31 March 2020	Interim 3 months ended 31 March 2019	Year ended 31 December 2019 (audited)	Year ended 31 December 2018 (audited)	Year ended 31 December 2017 (audited)
	(unaudited)	(unaudited)			
Net revenues	5,785	5,435	22,686	20,820	20,965
Of which: Net interest income	1,536	1,548	7,049	7,125	6,692
Of which: Commissions and fees	2,920	2,579	11,071	11,742	11,672
Of which: Trading revenues	878	856	1,773	456	1,300
Provision for credit losses	568	81	324	245	210
Total operating expenses	4,124	4,363	17,969	17,719	19,202
Of which: Commission expenses	345	314	1,276	1,259	1,429
Income before taxes	1,093	991	4,393	2,856	1,553
Net income/(loss) attributable to shareholders	1,213	626	3,081	1,729	(1,255)
CS consolidated ba	lance sheets				
(CHF million)		As of 31 March (unaudited	I) 2	I December / 2019 udited)	As of 31 December 2018 (audited)
Total assets		835,796		00,459	772,069
Of which: Net loans		310,370	30	04,025	292,875

	000,700	700,400	112,000
Of which: Net loans	310,370	304,025	292,875
Of which: Brokerage receivables	62,895	35,648	38,907
Total liabilities	783,838	743,696	726,075
Of which: Customer deposits	391,103	384,950	365,263
Of which: Short-term borrowings	28,411	28,869	22,419
Of which: Long-term debt	144,104	151,000	153,433
Of which: Brokerage payables	44,173	25,683	30,923

Total equity	51,958	46,763	45,994	
Of which: Total shareholders' equity	51,282	46,120	45,296	
Metrics (in %) ¹				
Swiss CET1 ratio	13.7	14.4	13.5	
Swiss TLAC ratio	32.1	32.7	30.5	
Swiss TLAC leverage ratio	11.3	10.4	9.9	
What are the key risks that are specific to the Issuer?				

The Issuer is subject to the following key risks:

- 1. Liquidity risk arising from potential inability to borrow or access the capital markets on suitably favourable terms (including due to adverse changes in its credit ratings) or to sell its assets. This may also arise from increased liquidity costs. CS relies significantly on its deposit base for funding, which may not continue to be a stable source of funding over time.
- 2. Risks arising from the impact of market fluctuations and volatility on CS' investment activities (against which its hedging strategies may not prove effective). The spread of COVID-19 and resulting tight government controls and containment measures implemented around the world have caused severe disruption to global supply chains and economic activity, and the market has entered a period of significantly increased volatility. The spread of COVID-19 is currently having an adverse impact on the global economy, the severity and duration of which is difficult to predict. This has adversely affected, and may continue to adversely affect, CS's business, operations and financial performance. This impact is likely to continue and to affect CS's credit loss estimates, mark-to-market losses, trading revenues, net interest income and potential goodwill assessments, as well as CS's ability to successfully realise its strategic objectives. To the extent the COVID-19 pandemic continues to adversely affect the global economy, and/or adversely affects CS's business, operations or financial performance, it may also have the effect of increasing the likelihood and/or magnitude of other risks described herein, or may pose other risks which are not presently known to CS or not currently expected to be significant to its business, operations or financial performance. CS is closely monitoring the potential adverse effects and impact on its operations, businesses and financial performance, including liquidity and capital usage, though the extent of the impact is difficult to fully predict at this time due to the continuing evolution of this uncertain situation. CS is also exposed to other unfavourable economic, monetary, political, legal, regulatory and other developments in the countries in which it operates (as well as countries in which CS does not currently conduct business), including uncertainties regarding the possible discontinuation of benchmark rates. CS' significant positions in the real estate sector - and other large and concentrated positions - may also expose it to larger losses. Many of these market risk factors, including the impact of COVID-19, may increase other risks, including CS' credit risk exposures, which exist across a large variety of transactions and counterparties and in respect of which it may have inaccurate or incomplete information. These are exacerbated by adverse economic conditions and market volatility, including as a result of any defaults by large financial institutions (or any concerns relating thereto).
- 3. CS' ability to implement its current strategy, which is based on a number of key assumptions, is subject to various factors outside its control, including market and economic conditions and changes in law. The implementation of CS' strategy may increase its exposure to certain risks, including credit risks, market risks, operational risks and regulatory risks. The implementation of CS' strategy relating to acquisitions and other similar transactions subjects it to the risk that it may assume unanticipated liabilities (including legal and compliance issues), as well as difficulties relating to the integration of acquired businesses into its existing operations.
- 4. Country, regional and political risk in the regions in which CS has clients or counterparties, which may affect their ability to perform their obligations to CS. In part because an element of its strategy is to increase CS' private banking businesses in emerging market countries, it may face increased exposure to economic instability in those countries, which could result in significant losses. Related fluctuations in exchange rates for currencies (particularly for the US dollar) may also adversely affect CS.
- 5. A wide variety of operational risks arising from inadequate or failed internal processes, people or systems or from external events, including cybersecurity and other information technology. CS relies heavily on financial, accounting and other data processing systems, which are varied and complex, and may face additional technology risks due to the global nature of its operations. CS is thereby exposed to risks arising from human error, fraud, malice, accidental technology failure, cyber attack and information or security breaches. CS' businesses are also exposed to risk from non-compliance with existing policies or regulations, employee misconduct or negligence and fraud. CS' existing risk management procedures and policies may not always be effective against such risks, particularly in highly volatile markets, and may not fully mitigate its risk exposure in all markets or against all types of risk. Moreover, CS' actual results may differ materially from its estimates and valuations, which are based upon judgment and available information and rely on predictive models and processes. The same is true of CS' accounting treatment of off-balance sheet entities, including special purpose entities, which requires it to exercise significant management judgment in applying accounting standards; these standards (and their interpretation) have changed and may continue to change.

¹ Metrics reflect Swiss capital requirements in effect at the date as of which such metrics are presented.

- 6. CS' exposure to legal risks is significant and difficult to predict and the volume and amount of damages claimed in litigation, regulatory proceedings and other adversarial proceedings against financial services firms continues to increase in many of the principal markets in which CS operates. Changes in regulation and monetary policy applicable to CS (as well as regulations and changes in enforcement practices applicable to its clients) may adversely affect its business and ability to execute its strategic plans and increase costs, as well as impact the demand from clients for CS' services. In addition, Swiss resolution proceedings may affect CS' shareholders and creditors.
- 7. Intense competition in all financial services markets, which has increased as a result of consolidation, as well as emerging technology and new trading technologies (including trends towards direct access to automated and electronic markets and the move to more automated trading platforms). In such a highly competitive environment, CS' performance is affected by its ability to recruit and retain highly skilled employees and maintain its reputation for financial strength and integrity, which could be harmed if its procedures and controls fail (or appear to fail).

KEY INFORMATION ON THE SECURITIES

What are the main features of the Securities?

Type and class of Securities being offered and security identification number(s)

The Securities are notes which are in registered form and will be uniquely identified by **ISIN**: SE0014504460; **Swiss Security Number**: 52687104; **Series**: SPLB2020-1HZ1.

The Securities will be delivered by the Issuer against payment of the offer price.

The Securities are cleared through Euroclear Sweden AB.

Currency, denomination, amount of Securities issued and term of the Securities

The currency of the Securities will be Swedish Krona ("SEK") (the "Settlement Currency"). The specified denomination (the "Specified Denomination") per Security is SEK 10,000. The aggregate nominal amount of the Securities to be issued is up to SEK 100,000,000.

The scheduled maturity date (the "**Maturity Date**") of the Securities shall be 10 currency business days following the Final Fixing Date (expected to be 17 September 2025).

Rights attached to the Securities and limitations to rights

Rights: The Securities will give each holder of Securities (a "**Securityholder**") the right to receive a potential return on the Securities and to vote on certain amendments to the Securities. Unless the Securities have been previously redeemed or purchased and cancelled, the return on the Securities will derive from the payment of a redemption amount (the "**Redemption Amount**") on the scheduled Maturity Date of the Securities.

The Redemption Amount shall be an amount rounded down to the nearest transferable unit of the Settlement Currency determined in accordance with paragraph (a) or (b) below:

- (a) if a Knock-in Event has occurred, an amount equal to the *product* of (i) the Nominal Amount, and (ii) the Final Price *divided* by the Strike Price_{Knock-in}; or
- (b) if no Knock-in Event has occurred, an amount equal to the *sum* of (i) the *product* of (A) the Redemption Option Percentage and (B) the Nominal Amount, and (ii) the *product* of (A) the Nominal Amount, (B) the Participation Percentage, and (C) the Performance.

Where:

- Adjustment Factor: in respect of any day, an amount equal to (a) 1 *minus* the Adjustment Rate, raised to the power of (b) nt *divided* by 365.
- Adjustment Rate: 3.50 per cent. (expressed as a decimal).
- Final Fixing Date: in respect of the Underlying Asset, 3 September 2025, subject to adjustment.
- **Final Price**: in respect of the Underlying Asset, the Level of such Underlying Asset on the Final Fixing Date.
- Initial Averaging Dates: in respect of the Underlying Asset, each of 3 September 2020, 10 September 2020, 17 September 2020, 24 September 2020, 1 October 2020, 8 October 2020, 15 October 2020, 22 October 2020, 29 October 2020 and 5 November 2020, in each case, subject to adjustment.
- Initial Setting Date: in respect of the Underlying Asset, 3 September 2020, subject to adjustment.
- **Knock-in Barrier**: in respect of the Knock-in Observation Date and the Underlying Asset, an amount equal to 80 per cent. of the Strike Price of such Underlying Asset.

- Knock-in Event: if, on the Knock-in Observation Date, the Level of the Underlying Asset is below the Knock-in Barrier of such Underlying Asset.
- Knock-in Observation Date: in respect of the Underlying Asset, 3 September 2025, subject to adjustment.
- Level: in respect of the Underlying Asset and any day, the *product* of (a) the level of such Underlying Asset as calculated and published by the relevant sponsor at the Valuation Time and (b) the Adjustment Factor.
- Nominal Amount: SEK 10,000.
- **nt**: in respect of any day, the number of calendar days falling in the period commencing on, and including, the Initial Setting Date and ending on, but excluding, such day.
- **Participation Percentage**: indicatively 125 per cent., subject to a minimum of 100 per cent.
- **Performance**: the greater of (a) the Redemption Floor Percentage and (b) the *difference* between (i) an amount equal to the Redemption Final Price *divided* by the Strike Price, *minus* (ii) the Strike.
- Redemption Final Price: in respect of the Underlying Asset, the Level of such Underlying Asset on the Final Fixing Date.
- Redemption Floor Percentage: zero per cent.
- Redemption Option Percentage: 100 per cent.
- Strike: 100 per cent. (expressed as a decimal).
- Strike Price: in respect of the Underlying Asset, the lowest of the Levels of such Underlying Asset on each of the Initial Averaging Dates.
- Strike Price_{Knock-in}: in respect of the Underlying Asset, the lowest of the Levels of such Underlying Asset on each of the Initial Averaging Dates.
- Underlying Asset: the OMX Stockholm 30 Total Return Index (Bloomberg Code: OMXS30GI <Index>).
- Valuation Time: in respect of the Underlying Asset, the time with reference to which the relevant sponsor calculates and publishes the closing level of such Underlying Asset.

Limitations to rights:

• The Issuer may redeem the Securities early for illegality reasons or following certain events affecting the Issuer's hedging arrangements and/or the Underlying Asset. The Securities may be redeemed early following an event of default. In each such case, the amount payable in respect of each Security on such early redemption will be equal to the Unscheduled Termination Amount, and no other amount shall be payable in respect of each Security on account of interest or otherwise.

Where:

Unscheduled Termination Amount: in respect of each Security, an amount (which may be greater than or equal to zero) equal to the value of such Security immediately prior to it becoming due and payable following an event of default or, in all other cases, as soon as reasonably practicable following the determination by the Issuer to early redeem the Security, as calculated by the calculation agent using its then prevailing internal models and methodologies.

For the avoidance of doubt, if a Security is redeemed following an event of default, the Unscheduled Termination Amount shall not take account of any additional or immediate impact of the event of default itself on the Issuer's creditworthiness (including, but not limited to, an actual or anticipated downgrade in its credit rating).

- Subject to the conditions and other restrictions set out in the terms and conditions of the Securities, the Issuer may
 adjust the terms and conditions of the Securities without the consent of Securityholders following certain events
 affecting the Issuer's hedging arrangements and/or the Underlying Asset, or may early redeem the Securities at the
 Unscheduled Termination Amount as described above (and no other amounts shall be payable in respect of the
 Securities on account of interest or otherwise following such determination by the Issuer).
- The terms and conditions of the Securities contain provisions for convening meetings of Securityholders to consider any matter affecting their interests, and any resolution passed by the relevant majority at a meeting will be binding on all Securityholders, whether or not they attended such meeting or voted for or against the relevant resolution. In certain circumstances, the Issuer may modify the terms and conditions of the Securities without the consent of Securityholders.
- The Securities are subject to the following events of default: if the Issuer fails to pay any amount due in respect of the Securities within 30 days of the due date, or if any events relating to the insolvency or winding up of the Issuer occur.
- The Issuer may at any time, without the consent of the Securityholders, substitute for itself as Issuer under the Securities

any company with which it consolidates, into which it merges or to which it sells or transfers all or substantially all of its property.

Governing law: The Securities are governed by English law.

Status of the Securities

The Securities are unsubordinated and unsecured obligations of the Issuer and will rank equally among themselves and with all other unsubordinated and unsecured obligations of the Issuer from time to time outstanding.

Description of restrictions on free transferability of the Securities

No offers, sales or deliveries of the Securities, or distribution of any offering material relating to the Securities, may be made in or from any jurisdiction except in circumstances that will result in compliance with any applicable laws and regulations.

Where will the Securities be traded?

Application will be made to admit the Securities to trading on the regulated market of Nasdaq Stockholm AB.

What are the key risks that are specific to the Securities?

The Securities are subject to the following key risks:

- 1. Investors may lose some or all of their investment if one or more of the following occurs: (a) if the Issuer either fails or is otherwise unable to meet its payment obligations under the Securities, (b) if a Knock-in Event has occurred, (c) if investors sell their Securities prior to maturity in the secondary market at an amount that is less than the initial purchase price, (d) if the Securities are redeemed early at the discretion of the Issuer and the Unscheduled Termination Amount is less than the initial purchase price, or (e) if any adjustments are made to the terms and conditions of the Securities that result in the amount payable under the Securities being reduced.
- 2. The value of and return on the Securities will depend on the level of the Underlying Asset on the Knock-in Observation Date and the Final Fixing Date, compared to the lowest of the levels of the Underlying Asset over each of the Initial Averaging Dates. If a Knock-in Event has occurred, the value of and return on each Security will be less than its issue price, meaning that the Securityholder will lose some or all of its investment.
- 3. The Level of the Underlying Asset in respect of each of the Initial Averaging Dates, the Knock-in Observation Date and the Final Fixing Date will be equal to the closing level of the Underlying Asset on such date, after applying the Adjustment Factor. The Adjustment Factor will accrue over the term of the Securities and will reduce the Level of the Underlying Asset in respect of the relevant day, and in turn, the value of and return of the Securities.
- 4. The Participation Percentage will not be set by the Issuer until the Initial Setting Date so that the Issuer may take into account the prevailing market conditions at the time of the close of the offer period in order that the Issuer may issue the Securities at the relevant price and on the relevant terms. Prospective investors will not have a right of withdrawal from their purchase obligation when the final amount(s) are set by the Issuer.
- 5. The Underlying Asset is an index. An investment in the Securities is not the same as a direct investment in futures or option contracts on such index nor any or all of the constituents included in such index and Securityholders will not have the benefit of any dividends paid by the components of such index, unless the index rules provide otherwise. A change in the composition or discontinuance of an index could adversely affect the value of and return on the Securities.
- 6. The Issuer may apply any consequential postponement of, or any alternative provisions for, valuation of the Underlying Asset following certain disruption events in relation to such Underlying Asset, each of which may have an adverse effect on the value of and return on the Securities.
- 7. In certain circumstances (for example, if the Issuer determines that its obligations under the Securities have become unlawful or illegal, following an event of default or following certain events affecting the Issuer's hedging arrangements and/or the Underlying Asset), the Securities may be redeemed prior to their scheduled maturity. In such circumstances, the Unscheduled Termination Amount payable may be less than the original purchase price and could be as low as zero. No other amounts shall be payable in respect of the Securities on account of interest or otherwise following such determination by the Issuer.
- 8. Subject to the conditions and other restrictions set out in the terms and conditions of the Securities, if the Issuer determines that any adjustment events or other events affecting the Underlying Asset or the Issuer's hedging arrangements have occurred, the Issuer may adjust the terms and conditions of the Securities without the consent of the Securityholders. Any such adjustment could have a material adverse effect on the return on, and value of, the Securities.

KEY INFORMATION ON THE OFFER OF THE SECURITIES TO THE PUBLIC AND THE ADMISSION TO TRADING ON A REGULATED MARKET

Under which conditions and timetable can I invest in this Security?

Terms and conditions of the offer

An offer of the Securities will be made to retail investors in the Kingdom of Sweden during the period from, and including, 3 July 2020 to, and including, 27 August 2020 (the "Offer Period"). The Offer Period may be discontinued at any time. The offer price will be equal to 100 per cent. of the aggregate nominal amount.

The Securities are offered subject to the following conditions:

- The offer of the Securities is conditional on their issue.
- The Issuer reserves the right to withdraw the offer for any reason at any time during the Offer Period and/or to cancel the issue of the Securities for any reason at any time on or prior to the issue date.
- There is no minimum amount of application.
- Payments for the Securities shall be made to the Distributor in accordance with the arrangements existing between the Distributor and its customers relating to the subscription of securities generally.
- The results of the offer will be published on the website of the Luxembourg Stock Exchange (www.bourse.lu) following the closing of the Offer Period or, if such website is not available, the results of the offer will be made available upon request from the Distributor.

Estimated expenses charged to the investor by the Issuer/offeror

The dealer will either pay a fee to the Distributor(s) in connection with the offer of up to 6.00 per cent. of the Specified Denomination per Security upfront or the Securities will be sold by the dealer to the Distributor(s) at a discount to the offer price of up to 6.00 per cent. of the Specified Denomination per Security. Such discount represents the fee retained by the Distributor(s) out of the offer price paid by investors. The offer price and the terms of the Securities take into account such fee and may be more than the market value of the Securities on the issue date.

There are no estimated expenses charged to the investor by the Issuer.

Who is the offeror and/or the person asking for admission to trading?

See the item entitled "The Authorised Offeror(s)" above.

The Issuer is the entity requesting for the admission to trading of the Securities.

Why is this Prospectus being produced?

Reasons for the offer, estimated net proceeds and use of proceeds

The net proceeds from the issue of the Securities are expected to amount to up to SEK 100,000,000 and will be used by the Issuer for its general corporate purposes (including hedging arrangements).

Underwriting agreement on a firm commitment basis

The offer of the Securities is not subject to an underwriting agreement on a firm commitment basis.

Material conflicts pertaining to the issue/offer

Fees shall be payable to the Distributor(s). The Issuer is subject to a number of conflicts of interest between its own interests and those of holders of Securities, including: (a) in making certain calculations and determinations, there may be a difference of interest between the investors and the Issuer, (b) in the ordinary course of its business the Issuer (or an affiliate) may effect transactions for its own account and may enter into hedging transactions with respect to the Securities or the related derivatives, which may affect the market price, liquidity or value of the Securities, and (c) the Issuer (or an affiliate) may have confidential information in relation to the Underlying Asset or any derivative instruments referencing them, but which the Issuer is under no obligation (and may be subject to legal prohibition) to disclose.

PART TWO

SECURITIES NOTE

RISK FACTORS

The Issuer believes that the risk factors specific to the Securities described below are material for the purpose of taking an informed investment decision associated with the Securities, but these are not the only risks that the Issuer faces or that may arise under the Securities. There will be other risks that the Issuer does not currently consider to be material, or risks that the Issuer is currently not aware of, or risks that arise due to circumstances specific to the investor.

More than one investment risk may have simultaneous effect with regard to the value of the Securities and the effect of any single investment risk may not be predictable. In addition, more than one investment risk may have a compounding effect and no assurance can be given as to the effect that any combination of investment risks may have on the value of Securities.

Within each category, the risk factor that the Issuer believes is the most material to the Securities is presented first. For the avoidance of doubt, the remaining risk factors in each category are not presented in order of materiality.

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1. Risks relating to the Securities generally

(a) **Potential loss of some or all of the investment**

Investors may lose some or all of their investment if one or more of the following occurs:

- (i) if the Issuer either fails or is otherwise unable to meet its payment obligations under the Securities;
- (ii) if a Knock-in Event has occurred;
- (iii) if investors sell their Securities prior to maturity in the secondary market at an amount that is less than the issue price or the initial purchase price of the Securities;

- (iv) if the Securities are redeemed early under their terms and conditions at the discretion of the Issuer and the Unscheduled Termination Amount payable on such early redemption is less than the issue price or the initial purchase price; and/or
- (v) if any adjustments are made to the terms and conditions of the Securities following certain events affecting the Issuer's hedging arrangements and/or the Underlying Asset, that result in the amount payable under the Securities being reduced to, or being valued at, an amount that is less than the original investment.

(b) Effect of the Adjustment Factor

The Level of the Underlying Asset in respect of each of the Initial Averaging Dates, the Knockin Observation Date and the Final Fixing Date will be equal to the closing level of the Underlying Asset on such date, after applying the Adjustment Factor. The Adjustment Factor will accrue over the term of the Securities and will reduce the Level of the Underlying Asset in respect of the relevant day, and in turn, the value of and return of the Securities.

(c) Setting of amounts specified to be indicative

The Participation Percentage is an indicative amount and will not be set by the Issuer until the Initial Setting Date so that the Issuer may take into account the prevailing market conditions at the time of the close of the offer period in order that the Issuer may issue the Securities at the relevant price and on the relevant terms. There is a risk that the Participation Percentage set by the Issuer will be other than the indicative amount(s) specified, although the final amount(s) will not be less than the minimum amount specified. Investors will not have a right of withdrawal from their purchase obligation when the final amount(s) are set by the Issuer.

(d) The Securities are general unsecured obligations of the Issuer

Securityholders are exposed to the credit risk of the Issuer. The Securities will be adversely affected in the event of (i) a default, (ii) a reduced credit rating of the Issuer, (iii) increased credit spreads charged by the market for taking credit risk on the Issuer, or (iv) a deterioration in the solvency of the Issuer. The Securities are not deposits and are not protected under any deposit insurance or protection scheme.

(e) In certain circumstances, the Issuer may redeem the Securities prior to their scheduled maturity. The Unscheduled Termination Amount payable on such early redemption may be less than the issue price or the purchase price

The Securities may be redeemed prior to their scheduled maturity in certain circumstances – for example, (i) if the Issuer determines that its obligations under the Securities (including any calculations or determinations to be made by the Issuer), or its hedging arrangements have become unlawful or illegal, (ii) following an event of default, or (iii) following certain events having occurred in relation to the Underlying Asset. In such case, the Securities may be redeemed early prior to their scheduled maturity for an amount equal to the Unscheduled Termination Amount and no other amounts shall be payable in respect of the Securities on account of interest or otherwise following such determination by the Issuer.

The Unscheduled Termination Amount will be equal to the value of the Securities immediately prior to them becoming due and payable following an event of default or, in all other cases, as soon as reasonably practicable following the determination by the Issuer to early redeem the Securities, as calculated by the Calculation Agent using its then prevailing internal models and methodologies. In particular, investors should note that the Calculation Agent will take into account the creditworthiness of the Issuer (including, but not limited to, an actual or anticipated downgrade in its credit rating) and the interest rate at which the Issuer (or its affiliates) is charged to borrow cash (which may also reflect the creditworthiness of the Issuer) in calculating the value of the Securities, which may reduce the Unscheduled Termination Amount payable.

The Unscheduled Termination Amount may be less than the issue price or the initial purchase price of the Securities and investors may therefore lose some or all of their investment and may not be able to reinvest the proceeds in another investment offering a comparable return.

(f) The market value of the Securities will be affected by factors beyond the control of the Issuer

The market value of the Securities will be affected by factors beyond the control of the Issuer, such as the factors listed below:

- (i) the creditworthiness of the Issuer (whether actual or perceived), including actual or anticipated downgrades in its credit rating;
- (ii) the remaining time to maturity of the Securities;
- (iii) interest rates and yield rates in the relevant market(s);
- (iv) the volatility (i.e., the frequency and size of changes in the value) of the Underlying Asset;
- (v) the value of the Underlying Asset to which the Securities are linked; and
- (vi) national and international economic, financial, regulatory, political, military, judicial and other events that affect the value of the Underlying Asset or the relevant market(s) generally.

Some or all of the above factors will influence the value of and return on the Securities in the market. Some of these factors are inter-related in a complex way, and as a result, the effect of any one factor may be offset or magnified by the effect of another factor. Investors should note that the market value of the Securities may not exactly track the performance of the Underlying Asset (i.e. the positive or negative performance of the Underlying Asset may not result in the same degree of change in the value of the Securities).

Further, the price at which you sell your Securities in the market will reflect a commission or a dealer discount, which would further reduce the proceeds you would receive for your Securities. If you sell your Securities prior to maturity, the price you will receive may be substantially lower than the original purchase price and you may lose some or all of your investment. This could be the case even if the value of the Underlying Asset has not changed since the Issue Date.

(g) Limited liquidity

Notwithstanding that application will be made for the Securities to be admitted to trading on an exchange, the Securities may not have an active trading market. The Issuer may, but is not obliged to, purchase the Securities at any time at any price in the open market or by tender or private treaty and may hold, resell or cancel them. As such, the only way in which a Securityholder can realise value from a Security prior to its maturity or expiry is to sell it at its then market price in the market, which may be less than the amount initially invested (see the risk factor entitled "The market value of the Securities will be affected by factors beyond the control of the Issuer").

A secondary market for the Securities may not develop. Even if one does develop, it may not provide the holders of the Securities with significant liquidity and/or may not continue for the life of the Securities. A decrease in the liquidity of the Securities may cause, in turn, an increase in the volatility associated with the price of such Securities. Illiquidity may have a severe adverse effect on the market value of the Securities.

The Securities are also subject to selling restrictions and/or transfer restrictions that may limit a Securityholder's ability to resell or transfer its Securities.

Accordingly, the purchase of Securities is suitable only for investors who can bear the risks associated with a lack of liquidity in the Securities and the financial and other risks associated with an investment in the Securities. Any investor in the Securities must be prepared to hold such Securities for an indefinite period of time or until redemption or expiry of the Securities.

(h) The Issue Price or the Offer Price may be more than the market value of the Securities as at the Issue Date

The Issue Price or the Offer Price in respect of any Securities may be more than the market value of such Securities as at the Issue Date, and more than the price, if any, at which the Dealer or any other person is willing to purchase such Securities in secondary market transactions. In particular, the Issue Price or the Offer Price in respect of any Securities and the terms of such Securities take into account, where permitted by law, fees, commissions or other amounts relating to the issue, distribution and sale of such Securities, or the provision of introductory services. Such fees, commissions or other amounts may be paid directly to the relevant distributor or, if the Securities are sold to the relevant distributor at a discount, may be retained by the relevant distributor out of the Issue Price or the Offer Price paid by investors. In addition, the Issue Price or the Offer Price in respect of the Securities and the terms of such Securities may also take into account (i) the expenses incurred by the Issuer in creating, documenting and marketing the Securities (including its internal funding costs), and (ii) amounts relating to the Issuer's obligations under such Securities.

(i) In certain circumstances, the Issuer may adjust the terms of the Securities, and such adjustment may have a negative effect on the value of the Securities

If the Issuer determines that any adjustment events or other events affecting (i) the Underlying Asset, or (ii) the Issuer's hedging arrangements have occurred, the Issuer may adjust the terms and conditions of the Securities without the consent of the Securityholders. Any such adjustment could have a material adverse effect on the return on, and value of, the Securities.

(j) The Issuer may be substituted without the consent of Securityholders

The Issuer of Securities may be substituted without the consent of Securityholders in favour of any affiliate of the Issuer or another company with which it consolidates, into which it merges or to which it sells or transfers all or substantially all of its property, subject to certain conditions being fulfilled.

(k) Risk of withdrawal of offering and/or cancellation of issue of Securities

It is a condition of the offer that the Issuer reserves the right to withdraw the offer and/or cancel the issue of Securities at any time. The Issuer may determine to withdraw the offer and/or cancel the issue of Securities for reasons beyond its control, such as extraordinary events, substantial change of the political, financial, economic, legal, monetary or market conditions at national or international level and/or adverse events regarding the financial or commercial position of the Issuer and/or the other relevant events that in the determination of the Issuer may be prejudicial to the offer and/or issue of the Securities. In such circumstances, the offer will be deemed to be null and void. In such case, where an investor has already paid or delivered subscription monies for the relevant Securities, the investor will be entitled to reimbursement of such amounts, but will not receive any interest that may have accrued in the period between their payment or delivery of subscription monies and the reimbursement of the amount paid for such Securities.

(I) No obligation to maintain listing

Investors should note that the Issuer will not be obliged to maintain the listing of the Securities. Securities may be suspended from trading and/or de-listed at any time in accordance with applicable rules and regulations of the relevant stock exchange(s). If the regulated market or other market in respect of which the Securities are listed and/or admitted to trading closes, or if the relevant regulated market in respect of which the Securities are admitted to trading closes, or if the relevant regulated market in respect of which the Securities are admitted to trading is replaced with a market that is not a regulated market, the Issuer may de-list the Securities or may (but is not obliged to) consent to the Securities to be admitted to trading on such replacement market instead. In the event that there is a delay or break between the listing of the Securities on the original market or regulated market, as the case may be, and the listing of the Securities on the replacement market, or the Securities are de-listed, there may be a negative impact on the Securities (for example this may negatively impact the liquidity of the Securities and the ability of the Securityholders to sell the Securities).

(m) The rights of the holders of Securities issued by the Issuer may be adversely affected by Swiss Financial Market Supervisory Authority FINMA's broad statutory powers in the

case of a restructuring proceeding in relation to the Issuer, including its power to convert such Securities into equity and/or partially or fully write-down such Securities

Swiss banking laws provide FINMA with broad powers and discretion in the case of resolution procedures with respect to Swiss banks such as the Issuer. In such resolution procedures, FINMA may require the conversion of Securities issued by the Issuer into equity of the Issuer and/or a partial or full write-down of such Securities. In such case, holders of Securities issued by the Issuer would lose all or some of their investment in such Securities. Where FINMA orders the conversion of Securities issued by the Issuer, the securities received may be worth significantly less than such Securities and may have a significantly different risk profile.

2. Risks associated with Securities that are linked to the Underlying Asset

(a) The value of and return on the Securities depend on the performance of the Underlying Asset

The Securities represent an investment linked to the performance of the Underlying Asset and Securityholders should note that the value of and return on the Securities will depend on the level of the Underlying Asset on the Knock-in Observation Date and the Final Fixing Date, compared to the lowest of the levels of the Underlying Asset over each of the Initial Averaging Dates. If a Knock-in Event has occurred, the value of and return on each Security will be less than its Issue Price, meaning that the Securityholder will lose some or all of its investment.

(b) Occurrence of Additional Disruption Events

Additional Disruption Events in respect of the Underlying Asset may include events which result in the Issuer incurring material costs for performing its obligations under the Securities due to a change in applicable law or regulation, or the inability of the Issuer and/or its affiliates to maintain or enter into hedging arrangements in respect of such Underlying Asset and the Securities. Upon determining that an Additional Disruption Event has occurred, the Issuer has discretion to make certain determinations to account for such event including to (i) make adjustments to the terms of the Securities (without the consent of the Securityholders), or (ii) cause an early redemption of the Securities. Any such determination may have an adverse effect on the value of and return on the Securities. Following such determination by the Issuer, no other amounts shall be payable in respect of the Securities on account of interest or otherwise.

(c) Past performance of the Underlying Asset is not a reliable indicator of future performance

Any information about the past performance of the Underlying Asset at the time of the issuance of the Securities may not be a reliable indicator of the range of, or trends in, fluctuations in such Underlying Asset that may occur in the future. The level of the Underlying Asset (and of components included in such Underlying Asset) may go down as well as up throughout the term of the Securities. Such fluctuations may affect the value of and return on the Securities. There can be no assurance as to the future performance or movement of the Underlying Asset.

Any such consequence could have a material adverse effect on the value of and return on any such Securities.

(d) Non-Scheduled Trading Days or Market Disruption Events may adversely affect the value of and return on the Securities

If a scheduled date on which the level of the Underlying Asset is observed or determined falls on a day which is not a Scheduled Trading Day for such Underlying Asset, then the relevant date may be postponed.

Further, if the Issuer determines that a Market Disruption Event in relation to the Underlying Asset has occurred which affects the observation or determination of the level of such Underlying Asset on any relevant day, then the relevant date may be postponed or the Issuer

may determine the level of such Underlying Asset using one or more alternative provisions, or may ultimately determine the level of such Underlying Asset in its discretion.

Any such postponement and/or alternative determination of the level of the Underlying Asset may adversely affect the value of and return on the Securities. In the event that one or more scheduled dates on which the level of the Underlying Asset is observed or determined are postponed, the scheduled Maturity Date or other relevant payment date may also be postponed.

(e) A change in the composition or discontinuance of the Index could have a negative impact on the value of the Securities

The sponsor of the Index can add, delete or substitute the Components of such Index or make other methodological changes that could change the level of one or more Components. The changing of the Components of the Index may affect the level of such Index as a newly added Component may perform significantly worse or better than the Component it replaces, which in turn may adversely affect the value of and return on the Securities. The sponsor of the Index may also alter, discontinue or suspend calculation or dissemination of such Index. The sponsor of the Index will have no involvement in the offer and sale of the Securities and will have no obligation to any investor in such Securities. The sponsor of the Index may take any actions in respect of such Index without regard to the interests of the investor in the Securities, and any of these actions could have an adverse effect on the value of and return on the Securities.

(f) Occurrence of Index Adjustment Events

Upon determining that an Index Adjustment Event has occurred in relation to the Index (or an Administrator/Benchmark Event has occurred in respect of a Component of the Index), the Issuer has the discretion to make certain determinations and adjustments to account for such event including to (i) make adjustments to the terms of the Securities (without the consent of Securityholders), and/or (ii) if the Issuer determines that such adjustments would not achieve a commercially reasonable result for either the Issuer or the Securityholders, or it would be unlawful or would contravene applicable licensing requirements for the Issuer to perform the necessary calculations, the Issuer may select an Alternative Post-nominated Index to replace such Index. However, if the Issuer is unable to select an Alternative Post-nominated Index or determine an Adjustment Payment, or if the Issuer is able to select an Alternative Postnominated Index and determine an Adjustment Payment but determines that any adjustments to the terms and conditions of the Securities will not achieve a commercially reasonable result for either the Issuer or the Securityholders, the Issuer has the discretion to cause an early redemption of the Securities. Any of such determinations may have an adverse effect on the value of and return on the Securities. Following such determination by the Issuer, no other amounts shall be payable in respect of the Securities on account of interest or otherwise.

(g) Returns on the Securities will not be the same as a direct investment in futures or options on the Index or in the underlying Components of the Index

An investment in the Securities linked to the Index is not the same as a direct investment in futures or option contracts on such Index nor any or all of the constituents included in such Index. In particular, investors will not benefit directly from any positive movements in the Index nor will investors benefit from any profits made as a direct result of an investment in such Index. Accordingly, changes in the performance of the Index may not result in comparable changes in the market value of or return on the Securities linked to such Index.

(h) Loss of return of dividends

The rules of the Index may stipulate that dividends distributed on its Components do not lead to a rise in the level of the Index. As a result, holders of Securities linked to such Index would lose the benefit of any dividends paid by the Components of the Index and such Securities would not perform as well as a position where such holder had invested directly in such Components. Even if the rules of the Index provide that distributed dividends or other distributions of the Components are reinvested in the Index and therefore result in raising its level, in some circumstances the dividends or other distributions may not be fully reinvested in such Index.

(i) The Underlying Asset is a "benchmark" under the Benchmark Regulation

The EU Regulation on indices used as benchmarks in financial instruments and financial contracts or to measure the performance of investment funds (the "Benchmark Regulation") applies to the contribution of input data to a "benchmark", the provision or administration of a "benchmark" and the use of a "benchmark" in the EU. Among other things, it (a) requires EU benchmark administrators to be authorised or registered as such and to comply with extensive requirements relating to the administration of "benchmarks" and (b) prohibits certain uses by EU supervised entities of "benchmarks" provided by EU administrators which are not authorised or registered in accordance with the Benchmark Regulation (or, if located outside of the EU, deemed equivalent or recognised or endorsed). The Benchmark Regulation applies to "benchmarks" such as interest rate indices as well as equity, commodity and foreign exchange rate indices and other indices, such as the Underlying Asset, where it is used to (i) determine the amount payable under, or the value of, certain financial instruments (including the Securities or OTC derivatives listed on an EU regulated market, EU multilateral trading facility (MTF), EU organised trading facility (OTF) or "traded via a systematic internaliser"), (ii) determine the amount payable under certain financial contracts, or (iii) measure the performance of an investment fund.

The Benchmark Regulation could have a material impact on the Securities. For example:

- an index which is a "benchmark" may not be used in certain ways by an EU supervised entity if (subject to applicable transitional provisions) its administrator does not obtain authorisation or registration (or, if a non-EU entity, does not satisfy the "equivalence" conditions and is not "recognised" pending an equivalence decision). If the benchmark administrator does not obtain or maintain (as applicable) such authorisation or registration (or, if a non-EU entity, "equivalence" is not available and it is not recognised), then applicable fallbacks may apply in respect of the Securities, including that they may be redeemed prior to maturity; and
- the methodology or other terms of the benchmark could be changed in order to comply with the terms of the Benchmark Regulation, and such changes could reduce or increase the level or affect the volatility of the published level, and could lead to adjustments to the terms of the Securities, including potentially determination by the Issuer or the Calculation Agent of the level in its discretion.

(j) Occurrence of Administrator/Benchmark Event in respect of the Underlying Asset

If the Issuer determines that an Administrator/Benchmark Event has occurred in respect of the Underlying Asset, the relevant disruption fallbacks will apply in the order specified, provided that if it would be unlawful or would contravene applicable licensing requirements for the Issuer or the Calculation Agent to perform the actions prescribed in an applicable disruption fallback, the next applicable disruption fallback will apply.

If the last applicable disruption fallback does not provide a level of the Underlying Asset, then the Issuer may early redeem the Securities by payment of the Unscheduled Termination Amount. Any such determination may have an adverse effect on the value of and return on the Securities. Following a determination by the Issuer, no other amounts shall be payable in respect of the Securities on account of interest or otherwise.

(k) Correction of published levels

In the event that the relevant published levels of the Underlying Asset are subsequently corrected and such correction is published by the entity or sponsor responsible for publishing such levels, subject to such correction and publication occurring prior to a specified cut-off date in respect of the Securities, such corrected levels may be taken into account by the Issuer in any determination in relation to the Securities and/or the Issuer may make adjustments to the terms of the Securities, subject to the provisions of the relevant terms and conditions for the Securities. Where such corrected levels are lower than the original levels, this may have an adverse effect on the value of and return on the Securities.

3. Risks associated with conflicts of interest between the Issuer and the Securityholders

(a) Calculations and determinations under the Securities

In making calculations and determinations with regard to the Securities, there may be a difference of interest between the Securityholders and the Issuer. Save where otherwise provided in the terms and conditions, the Issuer is required to act in good faith and in a commercially reasonable manner but the Issuer does not have any obligations of agency or trust for any investors and has no fiduciary obligations towards them. In particular, the Issuer and its affiliated entities may have interests in other capacities (such as other business relationships and activities). Prospective investors should be aware that any determination made by the Issuer may have a negative impact on the value of and return on the Securities.

Each of the Issuer, the Dealer or any of their respective affiliates may have existing or future business relationships with each other (including, but not limited to, lending, depository, derivative counterparty, risk management, advisory and banking relationships), and when acting in such other capacities the Issuer, the Dealer or any of their respective affiliates may pursue actions and take steps that it deems necessary or appropriate to protect its interests arising therefrom without regard to the consequences for any particular Securityholder.

(b) Hedging and dealing activities in relation to the Securities and the Underlying Asset

In the ordinary course of its business the Issuer and/or any of its affiliates may effect transactions for its own account or for the account of its customers and may enter into one or more hedging transactions with respect to the Securities or related derivatives. In connection with such hedging or market-making activities or with respect to proprietary or other trading activities by the Issuer and/or any of its affiliates, the Issuer and/or any of its affiliates may enter into transactions in or in respect of the Underlying Asset or related derivatives which may affect the market price, liquidity, value of or return on the Securities and which could be adverse to the interest of the relevant Securityholders.

For example, the Issuer (itself or through an affiliate) may hedge the Issuer's obligations under the Securities by purchasing futures and/or other instruments linked to the Underlying Asset or other Components underlying the Underlying Asset. The Issuer (or affiliate) may adjust its hedge by, among other things, purchasing or selling any of the foregoing, and perhaps other instruments linked to the Underlying Asset or (if applicable) the Components, at any time and from time to time, and may unwind the hedge by selling any of the foregoing on or before the maturity date for the Securities. The Issuer (or affiliate) may also enter into, adjust and unwind hedging transactions relating to other securities whose returns are linked to changes in the level, price, rate or other applicable value of the Underlying Asset or (if applicable) the Components. Any of these hedging activities may adversely affect the level, price, rate or other applicable value of the Underlying Asset - directly or (if applicable) indirectly by affecting the level, price, rate or other applicable value of the Components - and therefore the value of and return on the Securities. It is possible that the Issuer (or affiliate) could receive substantial returns with respect to such hedging activities while the value of and return on the Securities may decline.

Moreover, the Issuer (or affiliate) may also engage in trading in one or more of the Underlying Asset or (if applicable) the Components or the instruments whose returns are linked to the Underlying Asset or (if applicable) the Components, for its proprietary accounts, for other accounts under its management or to facilitate transactions, including block transactions, on behalf of customers. Any of these activities of the Issuer (or affiliate) could adversely affect the level, price, rate or other applicable value of the Underlying Asset - directly or (if applicable) indirectly by affecting the level, price, rate or other applicable value of the Components - and therefore, the value of and return on the Securities. The Issuer (or affiliate) may issue or underwrite, other securities or financial or derivative instruments with returns linked to changes in the level, price, rate or other applicable. By introducing competing products into the marketplace in this manner, the Issuer (or affiliate) could adversely affect the value of and return on the Securities.

(c) Confidential information relating to the Underlying Asset

The Issuer and its affiliates (and any of their employees) may from time to time, by virtue of their status as underwriter, advisor or otherwise, possess or have access to information relating to the Underlying Asset and any derivative instruments referencing them. None of the Issuers or its affiliates will be obliged (and may be subject to legal prohibition) to disclose any such information to an investor in the Securities.

DOCUMENTS INCORPORATED BY REFERENCE

This Prospectus should be read and construed in conjunction with (a) the Base Prospectus, (b) the supplement to the Base Prospectus dated 2 March 2020 (the "2 March 2020 Supplement"), and (c) the supplement to the Base Prospectus dated 21 April 2020 (the "21 April 2020 Supplement"), except the documents incorporated by reference therein and to the extent of the information to be incorporated by reference as provided below, which shall be deemed to be incorporated by reference in, and form part of, this Prospectus, save that any statement contained in the Base Prospectus, the 2 March 2020 Supplement or the 21 April 2020 Supplement shall be deemed to be modified or superseded for the purpose of this Prospectus to the extent that a statement contained herein modifies or supersedes such earlier statement (whether expressly, by implication or otherwise). Any statement so modified or superseded shall not be deemed, except as so modified or superseded, to constitute a part of this Prospectus.

The table below sets out the relevant page references for the information incorporated into this Prospectus by reference.

	Page reference
Base Prospectus (which can be accessed at:	https://derivative.credit-
suisse.com/ux/gb/en/document/get/id/76EBC751-DE8C-440D-A732-4	<u>F400C0B269E</u>)
Use of Proceeds	185
Overview of the Potential for Discretionary Determinations by the Issuer	186 to 195
General Terms and Conditions of Notes (the "General Conditions")	198 to 235
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Asset Terms for Equity Index-linked Securities (the "Asset Terms")	374 to 391
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2 March 2020 Supplement (which can be accessed at: suisse.com/ux/gb/en/document/get/id/EB2B9EF8-711A-491A-B03D-E	https://derivative.credit- 2F8D1EFE3AB)
Amendments to the section entitled "Selling Restrictions" in each Prospectus	21 to 23
21 April 2020 Supplement (which can be accessed at: suisse.com/ux/gb/en/document/get/id/5887BCBF-A867-4566-91F4-75	https://derivative.credit- 644CB256956)
Amendments to the section entitled "Overview of the Potential for Discretionary Determinations by the Issuer" in each Prospectus	15 to 16

For the avoidance of doubt, any information not incorporated by reference from the Base Prospectus, the 2 March 2020 Supplement and the 21 April 2020 Supplement is not relevant for the investor in respect of the Securities or is otherwise covered elsewhere in this Prospectus.

Copies of the Prospectus (consisting of this Summary and Securities Note and the Registration Document) and the documents incorporated by reference are available on the website of the Luxembourg Stock Exchange (www.bourse.lu), the website of the Distributor (www.garantum.se) and the website of the Issuer (https://derivative.credit-suisse.com).

Investors who have not previously reviewed the information incorporated by reference in this Prospectus from the Base Prospectus, the 2 March 2020 Supplement, the 21 April 2020 Supplement and the Registration Document should do so in connection with their evaluation of the Securities.

Terms defined in the General Conditions, the Product Conditions or the Asset Terms shall have the same meaning herein unless otherwise defined in the Specific Terms (as defined below).

In the event of any inconsistency between (a) the Specific Terms and (b) the General Conditions, the Product Conditions or the Asset Terms, the Specific Terms will prevail.

SPECIFIC TERMS

The Securities will be subject to the General Conditions, the Additional Provisions, the Product Conditions and the Asset Terms (in each case, as defined and incorporated by reference in "Documents Incorporated by Reference" above and as set out in the Base Prospectus (as incorporated by reference herein)), and also to the following provisions (the "Specific Terms"). Each reference in such General Conditions, Additional Provisions, Product Conditions and Asset Terms to the "Issue Terms" shall be deemed to be deleted and replaced by the "Specific Terms".

In the event of any inconsistency between the General Conditions, the Additional Provisions, the Product Conditions, the Asset Terms and the Specific Terms, the prevailing terms will be determined in accordance with the following order of priority (where (a) prevails over the other terms): (a) the Specific Terms, (b) the Product Conditions, (c) the Asset Terms, (d) the Additional Provisions, and (e) the General Conditions.

PART A – CONTRACTUAL TERMS

1.	Series Number:	SPLB2020-1HZ1
2.	Tranche Number:	Not Applicable
3.	Applicable General Terms and Conditions:	General Note Conditions
4.	Type of Security:	Not Applicable
5.	Settlement Currency:	Swedish Krona (" SEK ")
6.	Institutional:	Not Applicable
PRO	VISIONS RELATING TO NOTES AND	Applicable

PROVISIONS RELATING TO NOTES AND Applicable CERTIFICATES

7. Aggregate Nominal Amount:

	(i) Series:	Up to SEK 100,000,000
	(ii) Tranche:	Not Applicable
8.	Issue Price:	100 per cent. of the Aggregate Nominal Amount
9.	Specified Denomination:	SEK 10,000
10.	Minimum Transferable Number of Securities:	Not Applicable
11.	Transferable Number of Securities:	Not Applicable
12.	Minimum Trading Lot:	Not Applicable
13.	Issue Date:	22 September 2020
14.	Maturity Date:	10 Currency Business Days following the Final Fixing Date (expected to be 17 September 2025)
15.	Coupon Basis:	Not Applicable
16.	Redemption/Payment Basis:	Equity Index-linked
17.	Put/Call Options:	Not Applicable
PRO	VISIONS RELATING TO WARRANTS	Not Applicable

(Paragraphs 18 to 28 have been intentionally deleted)

PROVISIONS RELATING TO COUPON AMOUNTS

- 29. Fixed Rate Provisions (General Note Not Applicable Condition 4):
- 30. Floating Rate Provisions (General Not Applicable Note Condition 4):
- 31. Premium Provisions (General Note Not Applicable Condition 4):
- 32. Other Coupon Provisions (Product Not Applicable Condition 2):

PROVISIONS RELATING TO REDEMPTION/SETTLEMENT

33.		emption lition 3):	Amount	(Product	Single Factor Knock-in Call
	(i)	Redempti Percentag		Option	100 per cent.
	(ii)	Participat	ion Percenta	age:	Indicatively 125 per cent., to be determined on the Initial Setting Date
			nimum Pa rcentage:	articipation	100 per cent.
	(iii)	Participat Percenta	ion ge _{Performance} :		Not Applicable
	(iv)	Participat	ion Percenta	age _{Strike} :	Not Applicable
	(v)	Redempt	ion Amount	Сар:	Not Applicable
	(vi)	Redempt	ion Amount	Floor:	Not Applicable
	(vii)	Redempt	ion Floor Pe	rcentage:	Zero per cent.
			nimum Re or Percenta	edemption ge:	Not Applicable
	(viii)	Redempt	ion FX Adjus	stment:	Not Applicable
	(ix)	Lock-in C	all:		Not Applicable
	(x)	Single Call/Bask of Lock-ir	Factor et Lock-in C i Call:	Lock-in Call/Worst-	Not Applicable
	(xi)		ion/Single edemption:	Lock-in Factor	Not Applicable
	(xii)	Booster C	Call:		Not Applicable
	(xiii)	Single Fa	ctor Knock-i	n Call:	Applicable
	-	Single Fa	ctor Knock-i	n Call 1:	Applicable

-	Ola ala Essta d'Assala in Osll O	
	Single Factor Knock-in Call 2:	Not Applicable
(xiv)	Basket Knock-in Call:	Not Applicable
(xv)	Put Performance:	Not Applicable
(xvi)	Best Capped Basket:	Not Applicable
(xvii)	Top Rank Basket:	Not Applicable
(xviii)	Knock-in Provisions:	Applicable
-	Knock-in Event:	On the Knock-in Observation Date, the Level of the Underlying Asset (with regard to the Valuation Time) is below the Knock-in Barrier of such Underlying Asset
-	Knock-in Barrier:	In respect of the Knock-in Observation Date and the Underlying Asset, an amount equal to 80 per cent. of its Strike Price
-	Knock-in Observation Date(s):	In respect of the Underlying Asset, 3 September 2025
-	Knock-in Observation Date subject to Valuation Date adjustment:	Valuation Date adjustment applicable in respect of the Knock-in Observation Date
-	Knock-in Observation Period:	Not Applicable
-	Strike PriceKnock-in:	In respect of the Underlying Asset, the lowest of the Levels (with regard to the Valuation Time) of such Underlying Asset on each of the Initial Averaging Dates
		Strike CapKnock-in: Not Applicable
		Strike Сарк _{поск-in} : Not Applicable Strike Floor _{Knock-in} : Not Applicable
-	Redemption Final PriceKnock-in:	
-	Redemption Final Price _{Knock-in} : - Redemption Final Price Cap _{Knock-in} :	Strike Floor _{Knock-in} : Not Applicable Not Applicable
-	- Redemption Final Price	Strike Floor _{Knock-in} : Not Applicable Not Applicable
- (xix)	 Redemption Final Price CapKnock-in: Redemption Final Price 	Strike Floor _{Knock-in} : Not Applicable Not Applicable Not Applicable
- (xix) (xx)	 Redemption Final Price CapKnock-in: Redemption Final Price FloorKnock-in: Tranched Knock-out/Tranched 	Strike Floor _{Knock-in} : Not Applicable Not Applicable Not Applicable Not Applicable
. ,	 Redemption Final Price Capκnock-in: Redemption Final Price Floorκnock-in: Tranched Knock-out/Tranched Knock-out Call: 	Strike Floor _{Knock-in} : Not Applicable Not Applicable Not Applicable Not Applicable
(xx)	 Redemption Final Price CapKnock-in: Redemption Final Price FloorKnock-in: Tranched Knock-out/Tranched Knock-out Call: Strike: Performance Cap: 	Strike Floor _{Knock-in} : Not Applicable Not Applicable Not Applicable Not Applicable Not Applicable 100 per cent. (expressed as a decimal)
(xx) (xxi) (xxii)	 Redemption Final Price CapKnock-in: Redemption Final Price FloorKnock-in: Tranched Knock-out/Tranched Knock-out Call: Strike: Performance Cap: Fee Calculation Factor 	Strike Floor _{Knock-in} : Not Applicable Not Applicable Not Applicable Not Applicable 100 per cent. (expressed as a decimal) Not Applicable
(xx) (xxi) (xxii) (xxiii)	 Redemption Final Price CapKnock-in: Redemption Final Price FloorKnock-in: Tranched Knock-out/Tranched Knock-out Call: Strike: Performance Cap: Fee Calculation Factor Deduction: 	Strike Floor _{Knock-in} : Not Applicable Not Applicable Not Applicable Not Applicable 100 per cent. (expressed as a decimal) Not Applicable Not Applicable

Lock-in Call Redemption (2):

34.	Initial Setting Date:		3 September 2020
35.	Initial Averaging Dates:		Each of 3 September 2020, 10 September 2020, 17 September 2020, 24 September 2020, 1 October 2020, 8 October 2020, 15 October 2020, 22 October 2020, 29 October 2020 and 5 November 2020
36.	Final Fixing Date:		3 September 2025
37.	Averaging Dates:		Not Applicable
38.	Final Price:		In respect of the Underlying Asset, the Level (with regard to the Valuation Time) of such Underlying Asset on the Final Fixing Date
	(i) Final Price Cap:		Not Applicable
	(ii) Final Price Floor:		Not Applicable
39.	Redemption Final Price:		In respect of the Underlying Asset, the Level (with regard to the Valuation Time) of such Underlying Asset on the Final Fixing Date
	(i) Redemption Final Price	ce Cap:	Not Applicable
	(ii) Redemption Final Price	ce Floor:	Not Applicable
40.	Strike Price:		In respect of the Underlying Asset, the lowest of the Levels (with regard to the Valuation Time) of such Underlying Asset on each of the Initial Averaging Dates
	(i) Strike Cap:		Not Applicable
	(ii) Strike Floor:		Not Applicable
41.	Trigger Redemption Condition 3(c)):	(Product	Not Applicable
42.	Details relating to Securities:	Instalment	Not Applicable
43.	Call/Put Option Provisions ended Securities (Product 3(f)):	•	Not Applicable
44.	Physical Settlement (Product Condition 4):	Provisions	Not Applicable
45.	Put Option:		Not Applicable
46.	Call Option:		Not Applicable
47.	Unscheduled Termination A	mount:	
	(i) Unscheduled Termi Par:	nation at	Not Applicable
	(ii) Minimum Payment Ar	nount:	Not Applicable

	(iii) Deduction for Hedge Costs:	Not Applicable
48.	Payment Disruption:	Not Applicable
49.	Interest and Currency Rate Additional	Not Applicable

Disruption Event:

UNDERLYING ASSET(S)

50.	List of Underlying Asset(s):	

Applicable

	i	Under	lying Asset _i	Weight _i		Composite _i	Adjustment Factor _i	Adjustment Rate _i
	1.		Stockholm 30 Return Index (the ")	Not Applicab	ole	Not Applicable	Applicable	3.50 per cent. (expressed as a decimal)
51.	Equi	ity-linke	d Securities:		Not	Applicable		
52.	Equi	ity Inde>	k-linked Securities	:	Арр	blicable		
		le Inde et Baske	x, Index Basket o et:	or Multi-	Sin	gle Index		
	(i)	Index	:		OM	X Stockholm 30	Total Return Ind	dex
	(ii)	Туре	of Index:		Sin	gle-Exchange In	dex	
	(iii)	Bloon	nberg code(s):		OM	XS30GI <index< td=""><td>></td><td></td></index<>	>	
	(iv)	Inforn	nation Source:		ww	w.nasdaqomxnc	ordic.com	
	(v)	Requ	ired Exchanges:		Not	Applicable		
	(vi)	Relate	ed Exchange:		All I	Exchanges		
	(vii)	Disru	ption Threshold:		20	per cent.		
	(viii)	Maxir	num Days of Disru	uption:		ht Scheduled Tr m 1	ading Days as	specified in Asset
	(ix)		tment basis for et and Reference I		Not	Applicable		
	(x)		tment basis for and Averaging Re		Арр	blicable		
		(a)	Omission:		Not	Applicable		
		(b)	Postponement:		Арр	blicable		
		(c)	Modified Postpor	nement:	Not	Applicable		
	(xi)	Trade	e Date:		1 S	eptember 2020		
	(xii)	Juriso	dictional Event:		Not	Applicable		
	(xiii)		dictional diction(s):	Event	Not	Applicable		

(xiv) Additional Disruption Events:

		(a)	Change in L	aw:		Change in Law Option 1 Applicable
		(b)	Foreign Event:	Owners	ship	Not Applicable
		(C)	FX Disruption	on:		Not Applicable
		(d)	Hedging Dis	sruption:		Applicable
		(e)	Increased Hedging:	Cost	of	Not Applicable
	(xv)	Alter Index		re-nomina	ated	Not Applicable
53.	Com	modity	-linked Secur	ities:		Not Applicable
54.	Com	modity	Index-linked	Securities	S:	Not Applicable
55.	ETF-	linked	Securities:			Not Applicable
56.	FX-lii	nked S	Securities:			Not Applicable
57.	FX Ir	ndex-lii	nked Securitie	es:		Not Applicable
58.	Inflat	ion Inc	lex-linked Se	curities:		Not Applicable
59.	Intere	est Ra	te Index-linke	d Securitie	es:	Not Applicable
60.	Cash	Index	-linked Secur	ities:		Not Applicable
61.	Multi	-Asset	Basket-linke	d Securitie	es:	Not Applicable
62.	Fund	l-linked	d Securities:			Not Applicable
63.	Valua	ation T	īme:			As determined in accordance with Equity Index-linked Securities Asset Term 1

Securities Asset Term 1

GENERAL PROVISIONS

64.	(i)	Form of Securities:	Registered Securities
	(ii)	Global Security:	Not Applicable
	(iii)	Held under the NSS:	Not Applicable
	(iv)	Intended to be held in a manner which would allow Eurosystem eligibility:	No
	(v)	The Issuer intends to permit indirect interests in the Securities to be held through CREST Depository Interests to be issued by the CREST Depository:	Not Applicable
65.	Finan	cial Centre(s):	Not Applicable
66.	Busin	ess Centre(s):	Not Applicable
67.	Listin	g and Admission to Trading:	Application will be made for the Securities to be listed on and admitted to trading on the regulated market of

Nasdaq Stockholm AB with effect from or around the Issue Date provided, however, no assurance can be given that such application for listing and admission to trading will be granted (or, if granted, will be granted by the Issue Date or any specific date thereafter)

68. Security Codes and Ticker Symbols:

	ISIN:	SE0014504460
	Common Code:	Not Applicable
	Swiss Security Number:	52687104
	Telekurs Ticker:	Not Applicable
	WKN Number:	Not Applicable
69.	Clearing and Trading:	
	Clearing System(s) and any relevant identification number(s):	Euroclear Sweden AB
70.	Delivery:	Delivery against payment
71.	Agents:	
	Calculation Agent:	Credit Suisse International One Cabot Square London E14 4QJ
	Fiscal Agent:	Nordea Bank Abp, filial i Sverige Smålandsgatan 17 105 71 Stockholm Sweden
	Paying Agent(s):	Nordea Bank Abp, filial i Sverige Smålandsgatan 17 105 71 Stockholm Sweden
	Additional Agents:	Applicable
	Registrar:	Euroclear Sweden AB Box 191 SE-101 23 Stockholm Sweden
	Issuing Agent (<i>Emissionsinstitut</i>):	Nordea Bank Abp, filial i Sverige Smålandsgatan 17 105 71 Stockholm Sweden
72.	Dealer(s):	Credit Suisse International
73.	Specified newspaper for the purposes of notices to Securityholders:	Not Applicable
74.	871(m) Securities:	The Issuer has determined that the Securities (without regard to any other transactions) should not be treated as transactions that are subject to U.S. withholding tax under section 871(m)

- 75. Prohibition of Sales to EEA and UK Not Applicable Retail Investors:
- 76. Additional Provisions: Not Applicable

PART B – OTHER INFORMATION

Terms and Conditions of the Offer

1.	Offer Price:	The Offer Price will be equal to the Issue Price.
		See item 11 below for information on applicable fees.
2.	Total amount of the offer. If the amount is	Up to SEK 100,000,000.
	not fixed, description of the arrangements and time for announcing to the public the definitive amount of the offer:	To be determined on the basis of the demand for the Securities and prevailing market conditions and published in accordance with Article 17 of the Prospectus Regulation.
		See item 9 below for information on the announcement of the results of the offer.
3.	Conditions to which the offer is subject:	The offer of the Securities is conditional on their issue.
		The Issuer reserves the right to withdraw the offer for any reason at any time during the offer period and/or to cancel the issue of the Securities for any reason at any time on or prior to the Issue Date.
		For the avoidance of doubt, if any application has been made by a potential investor and the Issuer exercises such a right, each such potential investor will not be entitled to subscribe or otherwise purchase any Securities. The Distributor will repay the Offer Price and any commission paid by any investor without interest.
4.	The time period during which the offer will be open (" Offer Period "):	An offer of the Securities will be made in the Kingdom of Sweden during the period from, and including, 3 July 2020 to, and including, 27 August 2020.
		The Offer Period may be discontinued at any time. Notice of the early closure of the Offer Period will be made to investors by appropriate means (and also through a notice published on the Distributor's website, if available). See further the section entitled "Details of the minimum and/or maximum amount of application" set out in item 7 below.
5.	Description of the application process:	Prospective investors may apply to the Distributor to subscribe for Securities in accordance with the arrangements existing between the Distributor and its customers relating to the subscription of securities generally.
		Investors will be notified by the Distributor of the amount allotted.
		Prospective investors will not be required to enter into any contractual arrangements directly with the Issuer in relation to the subscription for the Securities.

- 6. Description of the possibility to reduce Not Applicable. subscriptions and manner for refunding amounts paid in excess by applicants: 7. Details of the minimum and/or maximum There is no minimum amount of application. amount of application:
- Details of the method and time limits for 8. paying up and delivering the Securities:

All of the Securities requested through the Distributor during the Offer Period will be assigned up to the maximum amount of the offer.

Payments for the Securities shall be made to the Distributor in accordance with the arrangements existing between the Distributor and its customers relating to the subscription of securities generally, as instructed by the Distributor.

The Securities are expected to be delivered to the purchasers' respective book entry securities accounts on or around the date as notified by the Distributor.

- Manner in and date on which results of the The results of the offer will be published on the 9. offer are to be made public: website of the Luxembourg Stock Exchange (www.bourse.lu) following the closing of the Offer Period on or around 27 August 2020 or, if such website is not available, the results of the offer will be made available upon request from the Distributor.
- Applicants will be notified by the Distributor of the 10. Process for notification to applicants of the amount allotted and the indication whether dealing may begin before notification is made:
- Amount of any expenses and taxes 11. specifically charged to the subscriber or purchaser:

12. Name(s), address(es), legal entity identifier, domicile, legal form and law and country of incorporation, to the extent known to the Issuer, of the placers ("Distributor(s)") in the various countries where the offer takes place:

Consent: 13.

success of their application. No dealing may begin before notification is made.

The Dealer will either pay a fee to the Distributor(s) in connection with the offer of up to 6.00 per cent. of the Specified Denomination per Security upfront or the Securities will be sold by the Dealer to the Distributor(s) at a discount to the Offer Price of up to 6.00 per cent. of the Specified Denomination per Security. Such discount represents the fee retained by the Distributor(s) out of the Offer Price paid by investors. The Offer Price and the terms of the Securities take into account such fee and may be more than the market value of the Securities on the Issue Date.

The Issuer is not aware of any expenses or taxes specifically charged to the subscriber and not disclosed herein.

Garantum Fondkommission AB, a limited liability company incorporated in Sweden and governed by the laws of Sweden. Its Legal Entity Identifier (LEI) is 549300SUPDLSXO6YWJ42.

Its address is at Norrmalmstorg 16, Box 7364, 103 90 Stockholm, Sweden.

The Issuer consents to the use of the Prospectus by the financial intermediary/ies ("Authorised

Offeror(s)"), during the Offer Period and subject to the conditions, as provided as follows:

- (a) Name and See item 12 above address of Authorised Offeror(s):
- (b) Offer period for Offer Period which use of the Prospectus is authorised by the Authorised Offeror(s):
- (c) Conditions Prospectus to The the use of the may only be used by Prospectus by the Authorised the Authorised Offeror(s) to make Offeror(s): offerings of the Securities in the jurisdiction(s) in which the Nonexempt Offer is to take place.

If you intend to purchase Securities from an Authorised Offeror, you will do so, and such offer and sale will be made, in accordance with any terms and other arrangements in place between such Authorised Offeror and you, including as to price and settlement arrangements. The Issuer will not be a party to any such arrangements and, accordingly, the Prospectus does not contain any information relating to such arrangements. The terms and conditions of such offer should be provided to you by that Authorised Offeror at the time the offer is made. Neither the Issuer nor any dealer has any responsibility or liability for such information provided by that Authorised Offeror.

Interests of Natural and Legal Persons involved in the Offer

So far as the Issuer is aware, no person involved in the offer of the Securities has an interest material to the offer, save for any fees payable to the Distributor(s).

The Dealer will either pay a fee to the Distributor(s) in connection with the offer of up to 6.00 per cent. of the Specified Denomination per Security upfront or the Securities will be sold by the Dealer to the Distributor(s) at a discount to the Offer Price of up to 6.00 per cent. of the Specified Denomination per Security. Such discount represents the fee retained by the Distributor(s) out of the Offer Price paid by investors. The Offer Price and the terms of the Securities take into account such fee and may be more than the market value of the Securities on the Issue Date.

Performance of the Underlying Asset and other information concerning the Underlying Asset

Information about the past and future performance and volatility of the Underlying Asset can be found free of charge at www.nasdaqomxnordic.com (but the information appearing on such website does not form part of this Prospectus).

POST-ISSUANCE INFORMATION

The Issuer will not provide any post-issuance information with respect to the Underlying Asset, unless required to do so by applicable law or regulation.

REASONS FOR THE OFFER, ESTIMATED NET PROCEEDS AND TOTAL EXPENSES

(i)	Reasons for the offer:	The net proceeds from the issue of the Securities will be used by the Issuer for its general corporate purposes (including hedging arrangements).
(ii)	Estimated net proceeds:	Up to SEK 100,000,000.
(iii)	Estimated total expenses:	Not Applicable.

Signed on behalf of the Issuer:

352622255/Ashurst(DAONG)/SN

INDEX DISCLAIMER

OMX Stockholm 30 Total Return Index (the "Index")

The Securities are not sponsored, endorsed, sold or promoted by NASDAQ, Inc. or its affiliates (NASDAQ, with its affiliates, are referred to as the "**Corporations**"). The Corporations have not passed on the legality or suitability of, or the accuracy or adequacy of descriptions and disclosures relating to, the Securities. The Corporations make no representation or warranty, express or implied to the owners of the Securities or any member of the public regarding the advisability of investing in securities generally or in the Securities particularly, or the ability of the Index to track general stock market performance. The Corporations' only relationship to Credit Suisse ("Licensee") is in the licensing of the Nasdaq® and Index, and certain trade names of the Corporations and the use of the Index which is determined, composed and calculated by NASDAQ without regard to Licensee or the Securities. NASDAQ has no obligation to take the needs of the Licensee or the owners of the Securities into consideration in determining, composing or calculating the Index. The Corporations are not responsible for and have not participated in the determination of the timing of, prices at, or quantities of the Securities to be issued or in the determination or calculation by which the Securities is to be converted into cash. The Corporations have no liability in connection with the administration, marketing or trading of the Securities.

THE CORPORATIONS DO NOT GUARANTEE THE ACCURACY AND/OR UNINTERRUPTED CALCULATION OF THE INDEX OR ANY DATA INCLUDED THEREIN. THE CORPORATIONS MAKE NO WARRANTY, EXPRESS OR IMPLIED, AS TO RESULTS TO BE OBTAINED BY LICENSEE, OWNERS OF THE SECURITIES, OR ANY OTHER PERSON OR ENTITY FROM THE USE OF THE INDEX OR ANY DATA INCLUDED THEREIN. THE CORPORATIONS MAKE NO EXPRESS OR IMPLIED WARRANTIES, AND EXPRESSLY DISCLAIM ALL WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE OR USE WITH RESPECT TO THE INDEX OR ANY DATA INCLUDED THEREIN. WITHOUT LIMITING ANY OF THE FOREGOING, IN NO EVENT SHALL THE CORPORATIONS HAVE ANY LIABILITY FOR ANY LOST PROFITS OR SPECIAL, INCIDENTAL, PUNITIVE, INDIRECT, OR CONSEQUENTIAL DAMAGES, EVEN IF NOTIFIED OF THE POSSIBILITY OF SUCH DAMAGES.

GENERAL INFORMATION

1. Approval and passporting for the purposes of the Prospectus Regulation: This Summary and Securities Note accompanied by the Registration Document (and together constitute the Prospectus), has been approved by the *Commission de Surveillance du Secteur Financier* (the "CSSF"), as competent authority under the Prospectus Regulation. The CSSF only approves this Prospectus, consisting of this Summary and Securities Note and the Registration Document, as meeting the standards of completeness, comprehensibility and consistency imposed under Luxembourg and EU law pursuant to the Prospectus Regulation. By approving the Prospectus, the CSSF gives no undertaking as to the quality or economic and financial soundness of the Securities and quality or solvency of the Issuer in line with the provisions of the Law of 16 July 2019 implementing Regulation 2017/1129/EU of the European Parliament and of the Council on prospectuses for securities (the "Luxembourg Prospectus Law"). Such approval should not be considered as an endorsement of the Issuer or the quality of the Securities that are the subject of the Prospectus. Investors should make their own assessment as to the suitability of investing in the Securities.

The Issuer has requested the CSSF to provide the competent authority in the Kingdom of Sweden for the purposes of the Prospectus Regulation with a certificate of approval in accordance with Article 25 of the Prospectus Regulation attesting that this document has been drawn up in accordance with the Prospectus Regulation.

- 2. **Responsibility Statement**: The Issuer accepts responsibility for the information contained in this Prospectus. To the best of the knowledge of the Issuer, the information contained in this document is in accordance with the facts and makes no omission likely to affect its import.
- 3. Consent to use the Prospectus: The Issuer consents to the use of the Prospectus in connection with the making of an offer of the Securities to the public requiring the prior publication of a prospectus under the Prospectus Regulation (a "Non-exempt Offer") (a) by the financial intermediary/ies (each, an "Authorised Offeror"), (b) during the offer period, in the Kingdom of Sweden and (c) subject to the relevant conditions, in each case as specified herein.

It shall be a condition of such consent that the Prospectus may only be used by the relevant Authorised Offeror(s) to make offers of the relevant Securities in the jurisdiction in which the Non-exempt Offer is to take place, as specified herein, subject to the consent being valid in relation to Luxembourg and each other Member State the competent authority of which has been provided with a certificate of approval by the competent authority in relation to this document under Article 25 of the Prospectus Regulation.

The Issuer may (a) give consent to one or more additional Authorised Offerors after the date of this Summary and Securities Note, (b) discontinue or change the offer period, and/or (c) remove or add conditions and, if it does so, such information in relation to the relevant Securities will be published on http://derivative.credit-suisse.com.

The Issuer accepts responsibility for the content of this document in relation to any person (an **"investor**") purchasing Securities pursuant to a Non-exempt Offer where the offer to the Investor is made (a) by an Authorised Offeror (or the Issuer or the Dealer), (b) in a Member State for which the Issuer has given its consent, (c) during the offer period for which the consent is given and (d) in compliance with the other conditions attached to the giving of the consent. However, neither the Issuer nor the Dealer has any responsibility for any of the actions of any Authorised Offeror, including compliance by an Authorised Offeror with applicable conduct of business rules or other local regulatory requirements or other securities law requirements in relation to such offer.

Other than in accordance with the terms set forth in the paragraph above, the Issuer has not authorised (and nor has the Dealer) the making of any Non-exempt Offers of the Securities or the use of this document by any person. No financial intermediary or any other person is permitted to use this document in connection with any offer of the Securities in any other circumstances. Any such offers are not made on behalf of the Issuer (or the Dealer) and neither the Issuer nor the Dealer has any responsibility or liability to any investor purchasing Securities pursuant to such offer or for the actions of any person making such offer.

Investors intending to purchase Securities from an Authorised Offeror will do so, and such offer and sale will be made, in accordance with any terms and other arrangements in place between such Authorised Offeror and the investor, including as to price and settlement arrangements. The Issuer will not be a party to any such arrangements and, accordingly, this document does not contain any information relating to such arrangements. The terms and conditions of such offer should be provided to the investor by that Authorised Offeror at the time the offer is made. Neither the Issuer nor any Dealer has any responsibility or liability for such information provided by that Authorised Offeror.

- 4. Listing and admission to trading: Application will be made for the Securities to be listed on and admitted to trading on the regulated market of Nasdaq Stockholm AB with effect from or around the Issue Date. There can be no assurance that any such listing will be obtained, or if obtained, will be maintained. The regulated market of Nasdaq Stockholm AB is a regulated market for the purposes of Directive 2014/65/EU on Markets in Financial Instruments (as amended, varied or replaced from time to time).
- 5. **Taxation:** The level and basis of taxation on the Securities and on the Securityholders and any reliefs from such taxation depend on the Securityholder's individual circumstances and could change at any time and may have an impact on the return received by the Securityholder.

The tax and regulatory characterisation of the Securities may change over the life of the Securities. Investors will therefore need to consult their own tax advisers to determine the specific tax consequences of the purchase, ownership, transfer and redemption, exercise or expiry or enforcement of the Securities.

- 6. The Issuer has obtained all necessary consents, approvals and authorisations in connection with the issue of the Securities. The issue of the Securities will be in accordance with the Organizational Guidelines and Regulations of Credit Suisse Group AG and the Issuer. No specific resolution of the Board of Directors of the Issuer is required.
- 7. The Securities will be offered to retail investors in Sweden.
- 8. Copies of the agency agreement and deeds of covenant of the Programme will be available for inspection during normal business hours on any business day (except Saturdays, Sundays and legal holidays) at the offices of the Paying Agents. In addition, copies of the following will be available free of charge during normal business hours on any business day (except Saturdays, Sundays and legal holidays) at the offices of the Paying Agents and at the registered office of the Issuer or its London Branch, if applicable:
 - (a) a copy of this Prospectus together with any supplement to this Prospectus; and
 - (b) a copy of any document incorporated by reference in this Prospectus.
- 9. The Securities may be accepted for clearance through Euroclear Sweden AB (Box 191, SE-101 23 Stockholm, Sweden) (which is the entity in charge of keeping the relevant records).
- 10. If the Issuer publishes a supplement to the Prospectus pursuant to Article 23 of the Prospectus Regulation which relates to the Issuer or the Securities, investors who have already agreed to purchase Securities before the supplement is published shall have the right to withdraw their acceptances by informing the Distributor in writing within 2 working days (or such other longer period as may mandatorily apply in the relevant country) of publication of the supplement, provided that the significant new factor, material mistake or material inaccuracy which is the subject of such supplement arose or was noted before the closing of the offer period or the delivery of the Securities, which occurs first. The terms and conditions of the Securities and the terms on which they are offered and issued will be subject to the provisions of any such supplement.
- 11. The information on any website cited or referred to in the Prospectus does not form part of the Prospectus, except for the information incorporated by reference into the Prospectus, and has not been scrutinised or approved by the CSSF.

DEL ETT

SAMMANFATTNING

INLEDNING OCH VARNINGAR

Denna sammanfattning ska läsas som en introduktion till Prospektet. Varje beslut om att investera i Värdepapperen ska baseras på en bedömning av Prospektet i dess helhet av investeraren. Investeraren kan förlora hela eller delar av sitt investerade kapital under vissa omständigheter. Om ett krav hänförligt till informationen i Prospektet anförs vid domstol, kan den investerare som är kärande enligt Medlemsstaternas nationella lagstiftning bli tvungen att svara för kostnaderna för översättning av Prospektet innan de rättsliga förfarandena inleds. Civilrättsligt ansvar kan åläggas de personer som lagt fram sammanfattningen, inklusive översättningar därav, men endast om Sammanfattningen är vilseledande, felaktig eller oförenlig med de andra delarna av Prospektet eller om den inte, tillsammans med de andra delarna av Prospektet, ger nyckelinformation för att hjälpa investerare när de överväger att investera i Värdepapperen.

Du står i begrepp att köpa en produkt som inte är enkel och som kan vara svår att förstå.

Värdepapperen

Upp till SEK 100 000 Obligationer relaterade till OMX Stockholm 30 Total Return Index, med förfall i september 2025 (ISIN: SE0014504460; Serie: SPLB2020-1HZ1) ("Obligationerna" eller "Värdepapperen").

Emittenten

Emittenten är Credit Suisse AG ("**CS**"), genom dess London-filial. Dess säte är One Cabot Square, London, E14 4QJ och dess identifieringskod för juridiska personer (LEI) är ANGGYXNX0JLX3X63JN86.

Auktoriserad(e) Erbjudare

Den auktoriserade erbjudaren (den "Auktoriserade Erbjudaren") är Garantum Fondkommission AB ("Distributören"), registrerad som aktiebolag i Sverige och underkastad svensk lag. Dess identifieringskod för juridiska personer (LEI) är 549300SUPDLSXO6YWJ42. Dess adress är Norrmalmstorg 16, Box 7364, 103 90 Stockholm, Sverige.

Behörig myndighet

Detta Prospekt godkändes den 3 juli 2020 av tillsynsmyndigheten i Luxemburg *Commission de Surveillance du Secteur Financier*, 283 route d'Arlon, L-1150 Luxembourg (Telefonnummer: (+352) 26 25 1-1; Faxnummer: (+352) 26 25 1-2601; Email: direction@cssf.lu).

NYCKELINFORMATION OM EMITTENTEN

Vem är emittent av Värdepapperen?

Hemvist och juridisk form, enligt vilken lagstiftning Emittenten bedriver verksamhet och i vilket land bolaget har bildats

CS (ANGGYXNX0JLX3X63JN86) är inkorporerat under schweizisk rätt som ett aktiebolag (*Aktiengesellschaft*) och har sitt säte i Zürich, Schweiz och bedriver verksamhet enligt schweizisk lagstiftning.

Emittentens huvudverksamhet

CS huvudsakliga verksamhet är tillhandahållande av finansiella tjänster inom områdena för private banking, investment banking och tillgångsförvaltning.

Emittentens större aktieägare, inbegripet huruvida Emittenten ägs eller kontrolleras direkt eller indirekt och av vem

CS är ett helägt dotterföretag till Credit Suisse Group AG.

De viktigaste befattningshavarna

De viktigaste befattningshavarna är medlemmar i Emittentens Styrelse. Dessa är: Thomas Gottstein, Chief Executive Officer, Romeo Cerutti, Brian Chin, Lydie Hudson, David R. Mathers, David L. Miller, Antoinette Poschung, Helman Sitohang, Lara J. Warner, James B. Walker och Philipp Wehle.

Lagstadgade revisorer

PricewaterhouseCoopers AG, Birchstrasse 160, CH-8050 Zürich, Schweiz.

CS har utsett BDO AG, Fabrikstrasse 50, 8031 Zürich, som särskild revisor i syfte att utfärda de lagstadgade rapporter avseende kapitalökningar som krävs enligt Artikel 652f i den schweiziska handelsbalken (*Swiss Code of Obligations*).

Vad är Emittentens finansiella nyckelinformation?

CS har härlett den finansiella nyckelinformationen i tabellerna nedan per och för åren som slutade den 31 december 2019, 2018 och 2017 från Credit Suisses Årsrapport 2019, om inte annat anges. Den finansiella nyckelinformationen i tabellen nedan per och för de tre månader som slutade den 31 mars 2020 och den 31 mars 2019 har härletts från Form 6-K, daterad 7 maj 2020.

De konsoliderade räkenskaperna har upprättats i enlighet med redovisningsprinciper som är generellt accepterade i USA (US GAAP) och är angivna i schweiziska franc (CHF).

(I miljoner CHF)	Delår 3 månader som slutade den 31 mars 2020 (oreviderad)	Delår 3 månader som slutade den 31 mars 2019 (oreviderad)	År som slutade den 31 december 2019 (reviderad)	År som slutade den 31 december 2018 (reviderad)	År som slutade den 31 december 2017 (reviderad)
Nettointäkter	5 785	5 435	22 686	20 820	20 965
Varav: Nettoränteintäkt	1 536	1 548	7 049	7 125	6 692
Varav: Provision och avgifter	2 920	2 579	11 071	11 742	11 672
Varav: Handelsintäkter	878	856	1 773	456	1 300
Reserveringar för kreditförluster	568	81	324	245	210
Totala verksamhetsutgifter	4 124	4 363	17 969	17 719	19 202
Varav: Provisionsutgifter	345	314	1 276	1 259	1 429
Resultat före skatt	1 093	991	4 393	2 856	1 553
Nettoresultat/(förlust) hänförligt till aktieägare	1 213	626	3 081	1 729	(1 255)

(I miljoner CHF)	Per den 31 mars 2020 (oreviderad)	Per den 31 december 2019 (reviderad)	Per den 31 december 2018 (reviderad)
Totala tillgångar	835 796	790 459	772 069
Varav: Nettolån	310 370	304 025	292 875
Varav: Fordringar avseende mäklararvoden	62 895	35 648	38 907
Totala skulder	783 838	743 696	726 075
Varav: Kundinsättningar	391 103	384 950	365 263
Varav: Korttidslån	28 411	28 869	22 419
Varav: Långfristiga skulder	144 104	151 000	153 433
Varav: skulder avseende mäklararvoden	44 173	25 683	30 923
Totalt eget kapital	51 958	46 763	45 994
Varav: totalt eget kapital hänförligt till aktieägarna	51 282	46 120	45 296
Statistik (i %) 1			

¹ Statistiken återspeglar schweiziska kapitalkrav i kraft per den dag per vilken statistiken presenteras.

Schweiziskt ratio för primärkapitaltäckning (<i>CET1</i>) Schweiziskt ratio för total förlustabsorberande kapacitet (<i>TLAC</i>)	13,7 32,1	32.7	13,5	
förlustabsorberande kapacitet (<i>TLAC</i>)	32,1	32.7	20.5	
			50,5	
Schweiziskt hävstångsratio för total förlustabsorberande kapacitet (<i>TLAC</i>)	11,3	10,4	9,9	
Vilka nyckelrisker är specifika för Em	nittenten?			
Emittenten är föremål för följande nycke				
 Likviditetsrisk till följd av potentiell villkor (inklusive på grund av negat bero på ökade likviditetskostnader. fortsätter att vara en stabil finansie Risker till följd av effekterna av m hedgningsstrategier kanske inte vi 	tiva värderingar i kreditvärdi . CS förlitar sig väsentligt på rringskälla över tid. narknadssvängningar och v	gheten) eller att sälja des a sin insättningsbas för fin olatilitet på CS:s invester	s tillgångar. Detta kan ocks ansiering, som kanske inte ringsverksamhet (mot vilka	a dess
kontrollerna och begränsningsåtg försörjningsled och ekonomiska ak av COVID-19 har för närvarande e är svår att förutse. Detta har nega rörelse och finansiella utveckling. I marknadsvärderingsförluster, hand	ärderna implementerade v tiviteter och marknaden har en negativ inverkan på den g ativt påverkat och kan komr Dess inverkan kommer trolig	ärlden över har förorsaka gått in i en period av väse globala ekonomin, där des na att fortsätta att negativ gen att fortsätta och påver	at allvarliga störningar i g ntligt ökad volatilitet. Spridr ss svårighetsgrad och tidsu /t påverka CS affärsverksa ka CS förväntade kreditför	lobala ningen utdräkt umhet, luster,
även CS förmåga att förverkliga si att negativt påverka den globala e utveckling, kan den också ha effek kan utgöra andra risker som inte i	ina strategiska målsättninga ekonomin och/eller negativi ten att öka sannolikheten oc i nuläget är kända för CS e	n. In den utsträckning sor t påverka CS affärsverks h/eller omfattningen av ar ller som för närvarande i	n COVID-19 pandemin for amheter, rörelse eller fina ndra risker som beskrivs hä nte förväntas vara väsentli	tsätter nsiella ri eller ga för
dess affärsverksamheter, rörelse	eller finansiella utveckling	US nevakar noga ne no	ienielia negaliva elekteri	

- marknadsriskfaktorer, inklusive inverkan av COVID-19, kan öka andra risker, inklusive CS:s kreditriskexponeringar, som finns i en stor mängd olika transaktioner och motparter och för vilka det kan ha felaktig eller ofullständig information. Dessa förvärras av ogynnsamma ekonomiska förhållanden och marknadsvolatilitet, inklusive till följd av eventuella brister från stora finansiella institutioner (eller eventuella problem relaterade därmed).
- 3. CS:s förmåga att genomföra sin nuvarande strategi, som bygger på ett antal nyckelantaganden, är föremål för olika faktorer utanför dess kontroll, inklusive marknadsförhållanden, ekonomiska förhållanden och lagändringar. Genomförandet av CS:s strategi kan öka exponeringen för vissa risker, inklusive kreditrisker, marknadsrisker, operativa risker och regulatoriska risker. Genomförandet av CS:s strategi för förvärv och andra liknande transaktioner utsätter det för risken att det kan påta sig oväntade skulder (inklusive juridiska problem och regelefterlevnadsproblem), samt svårigheter i samband med integrering av förvärvade företag i sina befintliga verksamheter.
- 4. Lands-, regional- och politisk risk i de regioner där CS har klienter eller motparter, vilket kan påverka deras förmåga att fullgöra sina skyldigheter gentemot CS. Delvis på grund av att ett led i dess strategi är att öka CS:s private banking-verksamhet i tillväxtmarknadsländer, kan det möta ökad exponering för ekonomisk instabilitet i dessa länder, vilket kan leda till betydande förluster. Relaterade fluktuationer i valutakurser för valutor (särskilt för den amerikanska dollarn) kan också påverka CS.
- 5. En mängd olika operativa risker till följd av otillräckliga eller misslyckade interna processer, personer eller system eller från externa händelser, inklusive cybersäkerhet och annan informationsteknologi. CS förlitar sig starkt på ekonomiska, redovisnings- och andra databehandlingssystem, som är varierande och komplexa, och kan möta ytterligare teknologirelaterade risker på grund av den globala karaktären i dess verksamheter. CS är därmed exponerad mot risker som uppstår till följd av mänskliga misstag, bedrägerier, missbruk, oavsiktlig teknikfel, cyberattack och informations- eller säkerhetsbrott. CS:s verksamhet utsätts också för risker från bristande efterlevnad av befintliga policyer eller regleringar, anställdas missförstånd eller försumlighet och bedrägeri. CS:s befintliga riskhanteringsförfaranden och policyer kanske inte alltid är effektiva mot sådana risker, särskilt på mycket volatila marknader, och kanske inte till fullo mildrar dess riskexponering på alla marknader eller mot alla typer av risker. Dessutom kan CS:s faktiska resultat skilja sig väsentligt från dess uppskattningar och värderingar som bygger på bedömning och tillgänglig information och förlitar sig på förutsägbara modeller och processer. Detsamma gäller för CS:s redovisningsbehandling av enheter utanför balansräkningen, inklusive enheter för särskilda ändamål, som kräver att det utövar betydande ledningsbedömning vid tillämpningen av redovisningsstandarder. Dessa standarder (och deras tolkning) har förändrats och kan fortsätta att förändras.
- 6. CS:s exponering mot juridiska risker är betydande och svår att förutsäga och volymen och antalet skador som kan krävas i tvister, lagstiftningsförfaranden och andra motsättningar mot finansiella tjänsteföretag fortsätter att öka på många av de

viktigaste marknaderna där CS är verksamt. Förändringar i reglering och penningpolitik som är tillämpliga för CS (såväl som förordningar och ändringar i tillämpningspraxis som gäller för sina kunder) kan påverka dess verksamhet och förmåga att genomföra sina strategiska planer och öka kostnaderna, samt påverka efterfrågan från kunder för CS tjänster. Dessutom kan schweiziska upplösningsförfaranden påverka våra aktieägare och borgenärer.

7. Intensiv konkurrens på alla marknader för finansiella tjänster, som har ökat till följd av konsolidering, liksom framväxande teknologi och ny handelsteknik (inklusive trender mot direkt tillgång till automatiserade och elektroniska marknader och övergången till mer automatiserade handelsplattformar). I en så mycket konkurrenskraftig miljö påverkas CS:s utveckling av dess förmåga att rekrytera och behålla högkvalificerade anställda och behålla sitt rykte för ekonomisk styrka och integritet, vilket kan skadas om dess procedurer och kontroller misslyckas (eller verkar misslyckas).

NYCKELINFORMATION OM VÄRDEPAPPEREN

Vilka är Värdepapperens viktigaste egenskaper?

Typ och klass av värdepapper som erbjuds och värdepappersidentifikationsnummer

Värdepapperen är obligationer och är i registrerad form och kommer att vara unikt identifierade genom **ISIN**: SE0014504460; **Schweiziskt Värdepappersnummer**: 52687104; **Serie**: SPLB2020-1HZ1.

Värdepapperen kommer att levereras av Emittenten mot betalning av erbjudandekursen.

Värdepapperen kommer clearas genom Euroclear Sweden AB.

Valuta, denominering, antal Värdepapper som emitteras och Värdepapperens löptid

Valutan för Värdepapperen kommer vara svensk krona ("**SEK**") ("**Avvecklingsvalutan**"). Den angivna denomineringen (den "Angivna Denomineringen") per Värdepapper är SEK 10 000. Det sammanlagda antalet Värdepapper som ska emitteras är upp till SEK 100 000 000.

Den planerade förfallodagen ("**Förfallodagen**") för Värdepapperen ska vara 10 valutabankdagar efter den Slutliga Fastställelsedagen (förväntas vara den 17 september 2025).

Rättigheter förknippade med Värdepapperen och begränsning av rättigheter

Rättigheter: Värdepapperen ger varje innehavare av Värdepapper (en "Värdepappersinnehavare") rätt att erhålla en potentiell avkastning på Värdepapperen). Värdepapperen ger även varje Värdepappersinnehavare rösträtt avseende vissa justeringar. Förutom om Värdepapperen tidigare har lösts in eller köpts och ställts in, kommer avkastningen från Värdepapperen hänföras från betalningen av ett inlösenbelopp ("Inlösenbeloppet") på den planerade Förfallodagen för Värdepapperen.

Inlösenbeloppet ska vara ett belopp som avrundas till närmaste överförbara enhet i Avvecklingsvalutan fastställt i enlighet med stycke (a) eller (b) nedan:

- (a) om en Händelse (Knock-in) har inträffat, ett belopp motsvarande *produkten av* (i) det Nominella Beloppet och (ii) den Slutliga Kursen *delat* med Startkursen_{Knock-in}; eller
- (b) om en Händelse (Knock-in) inte har inträffat, eller belopp motsvarande summan av (i) produkten av (A) Inlösenoptionsprocenten och (B) det Nominella Beloppet, och (ii) produkten av (A) det Nominella Beloppet, (B) Deltagandeprocenten, och (C) Utvecklingen.

Där:

- Justeringsfaktor: avseende vilken dag som helst, ett belopp som motsvarar (a) 1 minus Justeringsräntesats, upphöjt med potensen (b) nt delat med 365.
- Justeringsräntesats: 3,50 procent (uttryckt som en decimal).
- Slutlig Fastställelsedag: avseende den Underliggande Tillgången, den 3 september 2025, med förbehåll för justering.
- Slutlig Kurs: avseende den Underliggande Tillgången, Nivån på sådan Underliggande Tillgång på den Slutliga Fastställelsedagen.
- Initiala Genomsnittsdagar: avseende den Underliggande Tillgången, var och en av den 3 september 2020, 10 september 2020, 17 september 2020, 24 september 2020, 1 oktober 2020, 8 oktober 2020, 15 oktober 2020, 22 oktober 2020, 29 oktober 2020 och 5 november 2020, i samtliga fall med förbehåll för justering.
- Initial Fastställelsedag: avseende den Underliggande Tillgången, den 3 september 2020, med förbehåll för justering.
- Barriär (Knock-in): avseende Observationsdagen (Knock-in) och den Underliggande Tillgången, ett belopp som motsvarar 80 procent av Startkursen för sådan Underliggande Tillgång.
- Händelse (Knock-in): om Nivån för den Underliggande Tillgången på Observationsdagen (Knock-in) är under Barriären

(Knock-in) för sådan Underliggande Tillgång.

- Observationsdag (Knock-in): avseende den Underliggande Tillgången, den 3 september 2025, med förbehåll för justering.
- Nivå: avseende den Underliggande Tillgången och vilken dag som helst, produkten av (a) nivån för sådan Underliggande Tillgång så som beräknad och publicerad av relevant sponsor vid Värderingstidpunkten och (b) Justeringsfaktorn.
- Nominellt Belopp: SEK 10 000.
- **nt:** avseende vilken dag som helst, antalet kalenderdagar som inträffar under perioden som startar på, och inkluderar, den Initiala Fastställelsedagen och slutar på, men exkluderar, sådan dag.
- Deltagandeprocent: indikativt 125 procent, med förbehåll för ett minimum om 100 procent.
- Utveckling: det större av (a) Golvet för Inlösenprocent och (b) *skillnaden* mellan (i) ett belopp motsvarande den Slutliga Inlösenkursen *dividerad* med Startkursen, *minus* (ii) Startvärdet.
- Slutlig Inlösenkurs: avseende den Underliggande Tillgången, Nivån för sådan Underliggande Tillgång på den Slutliga Fastställelsedagen.
- Golv för Inlösenprocent: noll procent.
- Inlösenoptionsprocent: 100 procent.
- Startvärde: 100 procent (uttryckt som ett decimaltal).
- Startkurs: avseende den Underliggande Tillgången, den lägsta av Nivåerna för sådan Underliggande Tillgångar på var och en av de Initiala Genomsnittsdagarna.
- Startkurs_{Knock-in}: avseende den Underliggande Tillgången, den lägsta av Nivåerna för sådan Underliggande Tillgång på var och en av de Initiala Genomsnittsdagar.
- Underliggande Tillgång: OMX Stockholm 30 Total Return Index (Bloomberg-kod OMXS30GI <Index>).
- Värderingstidpunkt: avseende den Underliggande Tillgången, tidpunkten per vilken den relevanta sponsorn beräknar och publicerar stängningsnivån för sådan Underliggande Tillgång.

Begränsning av rättigheter:

 Emittenten kan lösa in Värdepapperen i förtid pga. Olaglighet eller efter vissa händelser som påverkar Emittentens hedgningsarrangemang och/eller den Underliggande Tillgången. Värdepapperen kan lösas in i förtid efter en uppsägningsgrundande händelse. I varje sådan situation, kommer det belopp som ska erläggas avseende varje Värdepapper att motsvara Beloppet vid Oplanerat Avslutande och inget annat belopp ska erläggas avseende varje Värdepapper avseende ränta eller i övrigt.

Där:

Belopp vid Oplanerat Avslutande: avseende varje Värdepapper, ett belopp (som kan vara större än eller lika med noll) som motsvarar värdet för sådant Värdepapper omedelbart före det att detta förfaller till betalning efter en uppsägningsgrundande händelse eller, i alla andra fall, så snart som är skäligen praktiskt efter fastställandet av Emittenten att lösa in Värdepapperet i förtid så som detta beräknats av beräkningsagenten genom användandet av sina då rådande interna modeller och metoder.

Till undvikande av missförstånd; om ett Värdepapper löses in efter en uppsägningsgrundande händelse ska Beloppet vid Oplanerat Avslutande inte ta i beaktande någon tillkommande eller omedelbar inverkan av den uppsägningsgrundande händelsen som sådan avseende Emittentens kreditvärdighet (inklusive, men inte begränsat till, en faktisk eller förväntad nedgradering av dess kreditvärdighetsbetyg).

- Emittenten kan justera villkoren för Värdepapperen utan inhämtande av samtycke från Värdepappersinnehavarna till följd av vissa händelser som påverkar Emittentens hedgningsarrangemang och/eller den underliggande tillgången, eller kan i förtid lösa in Värdepapperen vid Oplanerat Avslutande enligt beskrivning ovan (och inga andra belopp ska erläggas avseende Värdepapperen avseende ränta eller i övrigt efter sådant beslut av Emittenten).
- Villkoren för Värdepapperen innehåller villkor avseende kallande till fordringshavarmöten för Värdepappersinnehavare för att överväga skeenden som påverkar Värdepappersinnehavarnas intressen, och alla beslut som fattas av relevant majoritet vid ett fordringshavarmöte kommer vara bindande för samtliga Värdepappersinnehavare, oavsett om dessa närvarade vid sådant möte eller röstade för eller mot relevant beslut. I vissa situationer kan Emittenten justera villkoren för Värdepapperen utan inhämtande av samtycke från Värdepappersinnehavare.
- Värdepapperen är förbehållna för följande uppsägningsgrundande händelser: om Emittenten inte betalar något förfallet

belopp avseende Värdepapperen inom 30 dagar från förfallodagen, eller om någon händelse avseende insolvens eller konkurs för Emittenten uppkommer.

• Emittenten kan vid vilken tidpunkt som helst, utan inhämtande av samtycke från Värdepappersinnehavarna, byta ut sig själv som Emittent under Värdepapperen mot varje bolag som det konsolideras med, varje bolag som Emittenten fusioneras med eller till vilket Emittenten säljer eller överför samtliga eller en betydande del av sin egendom.

Tillämplig rätt: Värdepapperen är underkastade engelsk rätt.

Värdepapperens status

Värdepapperen är icke efterställda och icke säkerställda förpliktelser för Emittenten och kommer att rangordnas lika sinsemellan (pari-passu) och med alla andra icke efterställda och icke säkerställda förpliktelser för Emittenten från tid till tid.

Beskrivning av restriktioner avseende fri överlåtbarhet av Värdepapperen

Inga erbjudanden, försäljningar eller leverans av Värdepapperen, eller distribution av något erbjudandematerial avseende Värdepapperen, får göras i eller från någon jurisdiktion med undantag för i situationer där sådant skulle ske i överensstämmelse med tillämpliga lagar och regler.

Var kommer Värdepapperen att handlas?

Ansökan kommer göras om att uppta Värdepapperen till handel på den reglerade marknaden hos Nasdaq Stockholm AB.

Vilka nyckelrisker är specifika för Värdepapperen?

Värdepapperen är föremål för följande nyckelrisker:

- Investerare kan förlora en del av eller hela sin investering om en eller flera av följande händelser inträffar: (a) om Emittenten antingen misslyckas eller på annat sätt inte kan uppfylla sina betalningsförpliktelser enligt Värdepapperen, (b) om en Händelse (Knock-in) har inträffat, (c) om investerare säljer sina Värdepapper på sekundärmarknaden innan förfallodagen till ett belopp som är lägre än den ursprungliga inköpsköpkursen, (d) om Värdepapperen löses in i förtid efter Emittentens eget gottfinnande och Belopp för Oplanerat Avslut är lägre än den ursprungliga inköpskursen, eller (e) om några justeringar görs i villkoren för de Värdepapper som resulterar i att det belopp som ska betalas under Värdepapperen minskas.
- 2. Värdet på och avkastningen från Värdepapperen kommer att bero på nivån för den Underliggande Tillgången på Observationsdagen (Knock-in) och den Slutliga Fastställelsedagen, jämfört med den lägsta av nivåerna för den Underliggande Tillgången över var och en av de Initiala Genomsnittsdagarna. Om en Händelse (Knock-in) har inträffat kommer värdet på och avkastningen för varje Värdepapper vara mindre än emissionskursen, vilket innebär att Värdepappersinnehavaren kommer förlora delar av eller hela sin investering.
- 3. Nivån på den Underliggande Tillgången avseende vardera Initial Genomsnittsdag, Observationsdagen (Knock-in) och den Slutliga Fastställelsedagen kommer motsvara stängningskursen för den Underliggande Tillgången på sådan dag, efter tillämpning av Justeringsfaktorn. Justeringsfaktorn kommer att ackumuleras under Värdepapperens löptid och kommer minska Nivån för den Underliggande Tillgången avseende den relevanta dagen, och som följd även värdet på och avkastningen från Värdepapperen.
- 4. Deltagandeprocenten kommer inte sättas av Emittenten förrän den Initiala Fastställelsedagen, så att Emittenten kan ta hänsyn till de rådande marknadsförhållandena vid tidpunkten för stängning av erbjudandeperioden så att Emittenten kan emittera Värdepapperen till relevant kurs och på relevanta villkor. Potentiella investerare kommer inte ha ångerrätt från sin köpskyldighet när de(n) slutliga beloppen(t) sätts av Emittenten.
- 5. Den Underliggande Tillgången är ett index. En investering i Värdepapperen är inte detsamma som en direkt investering i termins- eller optionskontrakt för sådant index och inte heller i någon eller alla komponenter som ingår i sådant index och Värdepappersinnehavare kommer inte dra fördel av några avkastningar från komponenterna av sådant index, om inte indexreglerna anger något annat. Förändring i sammansättningen av eller upphörandet av ett index kan negativt påverka värdet och avkastningen på Värdepapperen.
- 6. Emittenten kan som konsekvens tillämpa vilket som helst uppskjutande av eller alternativa bestämmelser för värdering av den Underliggande Tillgången efter vissa störningar i samband med sådan Underliggande Tillgång, som var och en kan ha en negativ inverkan på värdet på och avkastningen på Värdepapperen.
- 7. Under vissa omständigheter (till exempel om Emittenten fastställer att dess skyldigheter enligt Värdepapperen har blivit olagliga, efter en uppsägningsgrundande händelse eller efter vissa händelser som påverkar Emittentens hedgningsarrangemang och/eller den Underliggande Tillgången, kan Värdepapperen lösas in före den planerade förfallodagen. Under sådana omständigheter kan Beloppet för Oplanerat Avslut vara lägre än den ursprungliga inköpskursen och kan vara så lågt som noll. Inga andra belopp ska betalas för Värdepapperen på grund av ränta eller på annat sätt efter Emittentens fastställelse.
- 8. Med förbehåll för villkoren och andra begränsningar som anges i villkoren för Värdepapperen, om Emittenten bestämmer att justeringshändelser eller andra händelser som påverkar (i) den Underliggande Tillgången, eller (ii) Emittentens hedgningsarrangemang har inträffat, kan Emittenten justera villkoren för Värdepapperen utan samtycke från

Värdepappersinnehavarna. En sådan justering kan ha en väsentlig negativ inverkan på avkastningen och värdet på Värdepapperen.

NYCKELINFORMATION OM ERBJUDANDET AV VÄRDEPAPPER TILL ALLMÄNHETEN OCH UPPTAGANDET TILL HANDEL PÅ EN REGLERAD MARKNAD

På vilka villkor och enligt vilken tidplan kan jag investera i detta Värdepapper?

Villkor för erbjudandet

Värdepapperen kommer erbjudas till icke-professionella investerare i Sverige under perioden från, inklusive, den 3 juli 2020 till, inklusive, den 27 augusti 2020 ("**Erbjudandeperioden**"). Erbjudandeperioden kan avbrytas när som helst. Erbjudandekursen kommer att motsvara 100 procent av det sammanlagda nominella beloppet.

Värdepapperen erbjuds under följande villkor:

- · Erbjudandet av Värdepapperen är villkorat av dessas emission.
- Emittenten förbehåller sig rätten att återkalla erbjudandet av vilket skäl som helst och vid vilken tidpunkt som helst under Erbjudandeperioden och/eller att ställa in emissionen av Värdepapperen av vilket skäl som helst och vid vilken tidpunkt som helst på eller före emissionsdagen.
- · Det finns inget minsta antal ansökningar.
- Betalningar för Värdepapperen ska erläggas Distributören i enlighet med de arrangemang som finns mellan Distributören och dess kunder i relation till teckning av värdepapper generellt.
- Resultatet av erbjudandet kommer att publiceras på Luxembourg Stock Exchanges webbplats (www.bourse.lu) efter stängningen av Erbjudandeperioden eller, om sådan webbplats inte är tillgänglig, så kommer resultaten av erbjudandet göras tillgängligt på begäran från Distributören.

Uppskattade avgifter som debiteras investeraren av Emittenten/erbjudaren

Återförsäljaren betalar antingen en avgift till Distributören(erna) i samband med erbjudandet på upp till 6,00 procent. av det Nominella Beloppet per Värdepapper i förväg eller så kommer Värdepapperen att säljas av återförsäljaren till Distributören(erna) till en rabatt om upp till 6,00 procent av det Nominella Beloppet per Värdepapper. En sådan rabatt representerar den avgift som Distributören(erna) behåller ur erbjudandekursen som investerarna betalar. Erbjudandekursen och villkoren för Värdepapperen beaktar sådan avgift och kan vara mer än marknadsvärdet för Värdepapperen på emissionsdagen.

Det finns inga uppskattade avgifter som debiteras investeraren av Emittenten.

Vem är erbjudaren och/eller den person som ansöker om upptagande till handel?

Se avsnittet benämnt "Auktoriserad(e) Erbjudare" ovan.

Emittenten är den enhet som ansöker om upptagande till handel för Värdepapperen.

Varför upprättas detta prospekt?

Skäl för erbjudandet, förväntade intäkter och användning av intäkter

Nettointäkterna från emissionen av Värdepapperen beräknas uppgå till SEK 100 000 000 och kommer att användas av Emittenten till generella företagsändamål (inklusive hedgningsarrangemang).

Fast åtagande att placera värdepapper

Erbjudandet av Värdepapperen är inte föremål för ett teckningsgarantiavtal med ett fast åtagande.

Betydande intressen i emissionen/erbjudandet

Avgifter ska betalas till Distributören(erna). Emittenten är föremål för ett antal intressekonflikter mellan sina egna intressen och Värdepappersinnehavares intressen, inklusive: (a) när det gäller att göra vissa beräkningar och fastställelser kan det finnas en skillnad i intresse mellan investerarna och Emittenten, (b) i den ordinarie verksamheten kan Emittenten (eller ett dotterbolag) genomföra transaktioner för egen räkning och kan ingå hedgningstransaktioner avseende Värdepapperen eller relaterade derivat, vilket kan påverka marknadskursen, likviditeten eller värdet på Värdepapperen, och (c) Emittenten (eller ett dotterbolag) kan ha konfidentiell information om den Underliggande Tillgången eller andra derivatinstrument som är relaterade till dessa, men som Emittenten inte är skyldig (och kan vara juridiskt förbjuden) att avslöja.