

#### Final Terms dated 28 August 2020

#### **Credit Suisse International**

Legal Entity Identifier (LEI): E58DKGMJYYYJLN8C3868

1,000 Certificates linked to the Swedish Small Cap and Tech Funds 11% TR 2 Index (the "Securities")

Series SPCSI2020-2256

ISIN: GB00BMXNSR27

issued pursuant to the Put and Call Securities Base Prospectus

as part of the Structured Products Programme for the issuance of Notes, Certificates and Warrants

# PART A - CONTRACTUAL TERMS

Terms used herein shall be deemed to be defined as such in the General Conditions, the Product Conditions and the applicable Asset Terms (as may be amended and/or supplemented up to, and including, the Issue Date) set forth in the Securities Note dated 15 July 2020, as supplemented by any supplements up to, and including, the Issue Date (the "Securities Note") which, together with the Registration Document dated 8 July 2020, as supplemented by any supplements up to, and including, the Issue Date (the "Registration Document"), constitutes a base prospectus for the purposes of the Prospectus Regulation (the "Base Prospectus"). This document constitutes the Final Terms of the Securities described herein for the purposes of Article 8(4) of the Prospectus Regulation and must be read in conjunction with such Base Prospectus in order to obtain all the relevant information. A summary of the Securities is annexed to these Final Terms. Copies of the documents comprising the Base Prospectus may be obtained from the website of Credit Suisse (https://derivative.creditsuisse.com).

These Final Terms comprise the final terms for the issue and public offer in Sweden and admission to trading on the Nasdaq First North MTF of the Securities. The Final Terms will be available on the website of Credit Suisse (<a href="https://derivative.credit-suisse.com">https://derivative.credit-suisse.com</a>) and for viewing on the website(s) of the Distributor(s).

1. Series Number: SPCSI2020-2256

2. Tranche Number: Not Applicable

3. Applicable General Terms and Conditions: General Certificate Conditions

4. Type of Security: Not Applicable

5. Settlement Currency: Swedish Krona ("**SEK**")

6. Institutional: Not Applicable

# PROVISIONS RELATING TO NOTES AND CERTIFICATES

Applicable

7. Number of Securities:

(i) Series: Up to 1,000 Securities

(ii) Tranche: Not Applicable

8. Issue Price: SEK 12,000 per Security

9. Nominal Amount: SEK 100,000 per Security

10. Minimum Transferable Number of Securities: Not Applicable

11. Transferable Number of Securities: Not Applicable

12. Minimum Trading Lot: Not Applicable

13. Issue Date: 3 November 2020

14. Maturity Date: The later of (i) 10 Currency Business Da

The later of (i) 10 Currency Business Days following the final Averaging Date (currently expected to be 27 October 2023) and (ii) the third Currency Business Day following the Hedging Entity's receipt of full redemption proceeds from the unwinding of its hedging arrangements in respect of each

Averaging Date.

Where "Hedging Entity" means each of Credit Suisse International, Credit Suisse AG, London Branch or any affiliate of Credit Suisse International that holds or will hold financial instruments and investments as part of its hedging activities in direct

or indirect connection with the Securities.

15. Coupon Basis: Not Applicable

16. Redemption/Payment Basis: Index-linked

17. Put/Call Options: Not Applicable

PROVISIONS RELATING TO WARRANTS Not Applicable

(Paragraphs 18 to 28 have been intentionally deleted)

# PROVISIONS RELATING TO COUPON AMOUNTS

29. Fixed Rate Provisions (General Note Condition 4 Not Applicable or General Certificate Condition 4): Floating Rate Provisions (General Note Condition 30. Not Applicable 4 or General Certificate Condition 4): Premium Provisions (General Note Condition 4 or 31. Not Applicable General Certificate Condition 4): 32. Other Coupon Provisions (Product Condition 2): Not Applicable PROVISIONS RELATING TO REDEMPTION/SETTLEMENT Redemption Amount or (in the case of Warrants) Single Factor Call Settlement Amount (Product Condition 3): (i) Redemption Option Percentage: Zero (ii) Participation Percentage: Indicatively 100 per cent., to be determined on the Initial Setting Date Minimum Participation 75 per cent. Percentage: Not Applicable (iii) Participation Percentage<sub>Performance</sub>: Participation Percentage<sub>Strike</sub>: Not Applicable (iv) Redemption Amount Cap: Not Applicable (v) Redemption Amount Floor: (vi) Not Applicable Redemption Floor Percentage: (vii) zero Not Applicable Minimum Redemption Floor Percentage: (viii) Redemption FX Adjustment: Not Applicable Lock-in Call: (ix) Not Applicable Single Factor Lock-in Call/Basket Lock-Not Applicable (x) in Call/Worst-of Lock-in Call: (xi) Basket Lock-in Redemption/Single Not Applicable Factor Lock-in Redemption: (xii) Booster Call: Not Applicable (xiii) Single Factor Knock-in Call: Not Applicable (xiv) Basket Knock-in Call: Not Applicable (xv)Put Performance: Not Applicable (xvi) Best Capped Basket: Not Applicable

Not Applicable

(xvii)

Top Rank Basket:

	(xviii)	Knock-in Provisions:	Not Applicable
	(xix)	Tranched Knock-out/Tranched Knock-out Call:	Not Applicable
	(xx)	Strike:	100 per cent. (expressed as a decimal)
	(xxi)	Performance Cap:	Not Applicable
	(xxii)	Fee Calculation Factor Deduction:	Not Applicable
	(xxiii)	Performance Fee Deduction:	Not Applicable
	(xxiv)	Rainbow Basket Call/Rainbow Basket Put:	Not Applicable
	(xxv)	Lock-in Call Redemption (1)/ Lock-in Call Redemption (2):	Not Applicable
34.	Initial Se	etting Date:	15 October 2020
35.	Initial Av	reraging Dates:	Not Applicable
36.	Final Fix	ing Date:	Not Applicable
37.	Averagir	ng Dates:	Each of 13 April 2023, 12 May 2023, 13 June 2023, 13 July 2023, 11 August 2023, 13 September 2023 and 13 October 2023
38.	Final Price:		Not Applicable
39.	Redemp	tion Final Price:	In respect of the Underlying Asset, the average of the Levels (with regard to the Valuation Time) of such Underlying Asset on each of the Averaging Dates
	(i)	Redemption Final Price Cap:	Not Applicable
	(ii)	Redemption Final Price Floor:	Not Applicable
40.	Strike P	rice:	In respect of the Underlying Asset, the Level (with regard to the Valuation Time) of such Underlying Asset on the Initial Setting Date
	(i)	Strike Cap:	Not Applicable
	(ii)	Strike Floor:	Not Applicable
41.	Trigger Redemption (Product Condition 3(c)):		Not Applicable
42.	Details r	relating to Instalment Securities:	Not Applicable
43.		Option Provisions for Open-ended es (Product Condition 3(f)):	Not Applicable
44.	Physical 4):	Settlement Provisions (Product Condition	Not Applicable
45.	Put Option:		Not Applicable

46.	Call Option:		Not Applicable					
47.	Unsch	neduled Terr	mination Amount:					
	(i)	Unscheduled Termination at Par:		Par:	Not Applicable			
	(ii)	ii) Minimum Payment Amount:			Not A	Applicable		
	(iii)	Deduction for Hedge Costs:		Not A	Applicable			
48.	Paym	ent Disruptio	on:		Not A	Applicable		
49.	Interes Events		rency Rate Additiona	al Disruption	Not A	Applicable		
UNDE	ERLYIN	IG ASSET(	S)					
50.	List of	f Underlying	Asset(s):		Appli	cable		
	i	Underlying	g Asset <sub>i</sub>	Weight		Composite <sub>i</sub>	Adjustment Factor <sub>i</sub>	
	1		imall Cap and Tech % TR 2 Index (the	Not Applicable	le	Not Applicable	Not Applicable	
51.	Equity-linked Securities:		Not Applicable					
52.	Index-	-linked Secu	ırities:		Applicable			
	Single	e Index, Inde	x Basket or Multi-Ass	et Basket:	Single Index			
	(i)	Index:			Swedish Small Cap and Tech Funds 11% TR 2 Index			
	(ii)	Type of	Index:		Proprietary Index for which the Index Administrator is Credit Suisse International			
	(iii)	Bloomb	erg code(s):		CSEASSC2 Index			
	(iv)	Informa	tion Source:		www.bloomberg.com			
	(v)	Require	d Exchanges:		Not Applicable			
	(vi)	Related	Exchange:		Not Applicable			
	(vii)	Disrupti	on Threshold:		Not Applicable			
	<ul> <li>(viii) Maximum Days of Disruption:</li> <li>(ix) Adjustment basis for Index Basket and Reference Dates:</li> <li>(x) Adjustment basis for Single Index and Averaging Reference Dates:</li> </ul>		Five Scheduled Trading Days					
			Not Applicable					
			Applicable					
		(a)	Omission:		Not A	Applicable		
		(b)	Postponement:		Appli	cable		

Not Applicable

(c)

Modified Postponement:

	(xi)	Trade Date:		13 October 2020	
	(xii)	Jurisdict	tional Event:	Not Applicable	
	(xiii)	Jurisdict	tional Event Jurisdiction(s):	Not Applicable	
	(xiv)	Additional Disruption Events:			
		(a)	Change in Law:	Change in Law Option 1Applicable	
		(b)	Foreign Ownership Event:	Not Applicable	
		(c)	FX Disruption:	Not Applicable	
		(d)	Hedging Disruption:	Applicable	
		(e)	Increased Cost of Hedging:	Not Applicable	
		(f)	Index Disruption Event:	Applicable	
	(xv)	Alternati	ive Pre-nominated Index:	Not Applicable	
53.	Commo	dity-linked	Securities:	Not Applicable	
54.	Commo	dity Index-	linked Securities:	Not Applicable	
55.	ETF-link	ced Securi	ties:	Not Applicable	
56.	ETC-link	ked Securi	ities:	Not Applicable	
57.	FX-linked Securities:		es:	Not Applicable	
58.	FX Index-linked Securities:		ecurities:	Not Applicable	
59.	Inflation	Inflation Index-linked Securities:		Not Applicable	
60.	Interest	Rate Inde	x-linked Securities:	Not Applicable	
61.	Cash Ind	dex-linked	Securities:	Not Applicable	
62.	Multi-As	set Baske	et-linked Securities:	Not Applicable	
63.	Fund-lin	ked Secu	rities:	Not Applicable	
64.	Valuatio	n Time:		As determined in accordance with Index-linked Securities Asset Term 1	
GENERAL PROVISIONS		5			
65.	(i)	Form of	Securities:	Registered Securities	
	(ii)	Global S	Security:	Not Applicable	
	(iii)	Held un	der the NSS:	Not Applicable	
	(iv)		d to be held in a manner which llow Eurosystem eligibility:	No. Whilst the designation is specified as "no" at the date of these Final Terms, should the Eurosystem eligibility criteria be amended in the future such that the Securities are capable of meeting them the Securities may then be denosited	

meeting them the Securities may then be deposited with one of the ICSDs as common safekeeper (and

registered in the name of a nominee of one of the ICSDs acting as common safekeeper). Note that this does not necessarily mean that the Securities will then be recognised as eligible collateral for Eurosystem monetary policy and intra day credit operations by the Eurosystem at any time during their life. Such recognition will depend upon the European Central Bank being satisfied that Eurosystem eligibility criteria have been met.

(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

66. Financial Centre(s): London and Stockholm

67. Business Centre(s): Not Applicable

68. Listing and Admission to Trading: Application will be made for the Securities to be

listed on and admitted to trading on the Nasdaq First North MTF with effect from on 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)

69. Security Codes and Ticker Symbols:

ISIN: GB00BMXNSR27

Common Code: Not Applicable

Swiss Security Number: Not Applicable

Telekurs Ticker: Not Applicable

WKN Number: Not Applicable

70. Clearing and Trading:

Clearing System(s) and any relevant identification

number(s):

Euroclear Sweden AB

71. Delivery: Delivery against payment

72. Agents:

Calculation Agent: Credit Suisse International

One Cabot Square London E14 4QJ

Principal Certificate Agent: Nordea Bank Abp, filial i Sverige

Smålandsgatan 17 105 71 Stockholm

Sweden

Paying Agent(s): Nordea Bank Abp, filial i Sverige

Smålandsgatan 17 SE-105 71 Stockholm

Sweden Additional Agents: Applicable Euroclear Sweden AB Registrar: Box 191 SE-101 23 Stockholm Issuing Agent (Emissionsinstitut): Nordea Bank Abp, filial i Sverige Smålandsgatan 17 105 71 Stockholm Sweden 73. Dealer(s): Credit Suisse International 74. Specified newspaper for the purposes of notices to Not Applicable Securityholders: 75. 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). 76. Prohibition of Sales to EEA and UK Retail Investors: Not Applicable 77. Additional U.S. Tax Selling Restrictions: Applicable - see "Additional U.S. Tax Selling Restrictions" under "United States", as set out in

78.

Additional Provisions:

the section headed "Selling Restrictions"

Not Applicable

#### PART B - OTHER INFORMATION

### TERMS AND CONDITIONS OF THE OFFER

Applicable

1. Offer Price:

The Offer Price will be equal to the Issue Price

See item 12 below for information on applicable fees.

2. Total amount of the Securities offered to the public/admitted to trading. If the amount is not fixed, an indication of the maximum amount of the Securities to be offered (if available) and a description of the arrangements and time for announcing to the public the definitive amount of the offer:

Up to 1,000 Securities

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.

3. Conditions (in addition to those specified in the Securities Note) 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 (subject to the conditions set out herein and in the Securities Note) other than pursuant to Article 1(4) of the Prospectus Regulation in the Kingdom of Sweden during the period from, and including, 28 August 2020 to, and including, 8 October 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 the application" set out in item 8 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 subscriptions and manner for refunding amounts paid in excess by applicants:

Not Applicable.

7. Withdrawal right pursuant to article 63 para 5 FinSA in case of a supplement to the Registration Document

Not Applicable

8. Details of the minimum and/or maximum amount of the application:

There is no minimum amount of application.

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

 Details of the method and time limits for paying up and delivering the Securities: 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.

10. Manner in and date on which results of the offer are to be made public:

The results of the offer will be published on the Distributor's website at <a href="www.garantum.se">www.garantum.se</a> following the closing of the Offer Period on or around the Issue Date or, if such website is not available, the results of the offer will be available upon request from the Distributor.

The results of the offer will be published in accordance with Article 17 of the Prospectus Regulation.

11. Process for notifying applicants of the amount allotted and an indication whether dealing may begin before notification is made:

Applicants will be notified by the Distributor of the success of their application. No dealings in the Securities may take place prior to the Issue Date.

12. Amount of any expenses and taxes charged to the subscriber or purchaser:

The Dealer will either pay a fee to the Distributor(s) in connection with the offer of up to 1.80 per cent. of the Nominal Amount per Security upfront or the Securities will be sold by the Dealer to the Distributor(s) at a discount of up to 1.80 per cent. of the Issue Price. Such discount represents the fee retained by the Distributor(s) out of the Issue Price paid by investors. The Issue 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.

13. Name(s) and address(es), to the extent known to the Issuer, of the placers ("Distributors") in the various countries where the offer takes place: Garantum Fondkommission AB, a limited liability company incorporated in Sweden and governed by the laws of Sweden. Its Legal Entity Identifier (LEI)

14. Consent:

The Issuer consents to the use of the Base 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 13 above address of Authorised Offeror(s):
- (b) Offer period Offer Period for which use of the Base Prospectus is authorised by the Authorised Offeror(s):
- (c) Conditions The Base Prospectus to the use of may only be used by the Base the Authorised Prospectus Offeror(s) to make by the offerings of the Authorised Securities the in Offeror(s): jurisdiction(s) in which the Non-exempt 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 Base 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.

15. Prohibition of Sales to EEA and UK Retail Not Applicable Investors:

# 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 pay a fee to the Distributor(s) in connection with the offer of up to 1.80 per cent. of the Nominal Amount per Security upfront or the Securities will be sold by the Dealer to the Distributor(s) at a discount of up to

1.80 per cent. of the Issue Price. Such discount represents the fee retained by the Distributor(s) out of the Issue Price paid by investors. The Issue 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 SHARE/INDEX/COMMODITY/COMMODITY INDEX/ETF SHARE/ETC/FUND/FX RATE/FX INDEX/INFLATION INDEX/INTEREST RATE INDEX/CASH INDEX AND OTHER INFORMATION CONCERNING THE UNDERLYING ASSET(S)

The Securities are linked to the Swedish Small Cap and Tech Funds 11% TR 2 Index (the "**Proprietary Index**" or the "**Index**"), which is a proprietary index. For past performance of the Index and its volatility, see https://derivative.credit-suisse.com.

Set out below is additional information on the Proprietary Index. In addition to this information, investors should also refer to the Credit Suisse website (derivative.credit-suisse.com) for further information on the Proprietary Index, and to the benchmark statements in relation to the benchmark families available at <a href="https://www.credit-suisse.com/us/en/investment-banking/financial-regulatory/customer-notices.html">https://www.credit-suisse.com/us/en/investment-banking/financial-regulatory/customer-notices.html</a>.

The legally binding terms of the Proprietary Index (the "Index Rules") are available upon request from the Issuer. Defined terms used in this section but not otherwise defined shall have the meanings ascribed to them in the Index Rules.

# ADDITIONAL INFORMATION ON THE PROPRIETARY INDEX

The Proprietary Index is a rules-based index that measures the rate of return of a Credit Suisse International proprietary strategy (the "Index Strategy") which aims to provide an indirect exposure to equities through a notional exposure to three mutual funds. The Index Strategy offers:

- A notional exposure to three mutual funds through exposure to the base index (the "Base Index").
- A volatility control mechanism that adjusts the exposure between the Base Index and a notional cash deposit.

The Proprietary Index is constructed on "notional" investments and described as a "synthetic portfolio" as there is no actual asset held in respect of the Proprietary Index. The Proprietary Index simply reflects a trading strategy, calculated using the value of assumed investments in each of the relevant components.

Both the Proprietary Index and the Base Index measure the rate of return of a hypothetical portfolio consisting of long positions in the Base Index Components, as specified in "Table 1: Base Index Components" below. Long positions refer to the practice of buying an asset with the intention of subsequently selling it at a later stage.

The Proprietary Index can include "leveraged" exposure to the asset classes. Leverage refers to the practice of using financial derivatives or debt to amplify returns, by allocating more than 100% of the Proprietary Index to the asset classes. The Target Volatility Control Weight (as defined below) of the Base Index is capped at 120% (see sub-section: *Volatility Control Methodology* below). The maximum leverage employed by the Proprietary Index is therefore also 120%.

The Proprietary Index is constructed as a "Total Return" asset. Total Return means the rate of return of the Proprietary Index is measured taking into account not only the capital appreciation of the notional assets comprising the constituent components of the Proprietary Index but also the income generated by those assets in the form of interest and dividends as it assumes that all such distributions are reinvested in the Proprietary Index. For instance, in order to replicate a Total Return equity index, any prospective investor would need to purchase the portfolio of securities representing that specific equity index, and to reinvest all dividend payments.

The Proprietary Index implements a mechanism of risk control based on its "volatility". Volatility is a measure of the variation of the level/price of an asset over time, as further described in sub-section: *Volatility Control Methodology* below.

Main roles and calculation of the Proprietary Index

Credit Suisse International is the sponsor of the Proprietary Index (the "Index Sponsor") and also acts as the

administrator (the "Index Administrator") of the Proprietary Index for the purposes of the EU Benchmark Regulation. The Index Sponsor makes various determinations in accordance with the Index Rules. Representatives of the Index Sponsor comprise the Index Committee.

The Index Administrator may make any change or modification to the Index and/or the Index Rules which may be necessary or desirable for the purposes of ensuring compliance by the Index Administrator with its obligations under the EU Benchmark Regulation and any successor or additional benchmarks legislation or regulation applicable in the United Kingdom.

Credit Suisse International, acting through its Risk Department is the calculation agent for the Proprietary Index (the "Index Calculation Agent"). The Risk Department is segregated from the sales, trading, structuring and other front office businesses of Credit Suisse International. The Index Calculation Agent will, in accordance with the Index Rules, calculate and publish the Index level in respect of each day on which the Proprietary Index is scheduled to be published (each an "Index Calculation Day"). The level of the Proprietary Index, in respect of an Index Calculation Day, is scheduled to be published on the immediately following Index Calculation Day. In certain circumstances, such publication may be delayed.

All calculations, determinations and exercises of discretion made by the Index Sponsor or the Index Calculation Agent will be made in good faith and in a commercially reasonable manner and (where there is a corresponding applicable regulatory obligation) shall take into account whether fair treatment is achieved by any such calculation, determination and exercise of discretion in accordance with its applicable regulatory obligations.

The level of the Proprietary Index and any other information available on the Proprietary Index as described above will be published in accordance with the Index Rules. Certain information provided in relation to the Proprietary Index levels may pre-date the establishment of the Proprietary Index. Any such data is created on a hypothetical basis in relation to a time when no investment in relation to the Proprietary Index was possible. Investors should review such information in that light and be aware that past performance of the Proprietary Index (whether or not hypothetical) is not indicative of future performance.

# Assets Included in the Index

The Proprietary Index measures the rate of return of a hypothetical portfolio consisting of a notional investment to the Base Index (also referred to as the "Index Component") and an amount held in cash (the "Cash Component") in respect of any amounts not invested in the Base Index. The Base Index measures the performance of a notional investment in a synthetic portfolio consisting of 3 (three) assets (each a "Base Index Component" and collectively the "Base Index Components") as specified in Table 1: Base Index Components below and an amount in the Cash Component.

An investment in the Securities therefore exposes investors to the performance of the Base Index Components which are mutual funds. As a result, investors should also carefully consider the "Risks associated with Funds (other than ETFs)" set out in the section *Risk Factors* in the Base Prospectus which are also relevant for the Securities.

Table 1: Base Index Components

i	Base Index Components	Bloomberg Ticker	Currency	Asset Type	Return Type	Value	Initial Weight
1	TIN Ny Teknik-A	CONYTEA SS Equity	SEK	Mutual Fund	Total Return	Net Asset Value	33.33%*
2	Lannebo Teknik	LANVISA SS Equity	SEK	Mutual Fund	Total Return	Net Asset Value	33.33%*
3	C WorldWide - Sweden Small Cap	CARSWSC LX Equity	SEK	Mutual Fund	Total Return	Net Asset Value	33.34%*

<sup>\* -</sup> as of the last Index Rebalancing Date on 30 December 2019

# Index Methodology

The Proprietary Index measures the rate of return of a hypothetical portfolio consisting of:

- A notional investment to the Base Index, as described in section: Base Index Methodology;
- A notional investment in the Cash Component in respect of any amounts not invested in the Base Index. The amounts allocated to the Cash Component accrue interest at the rate for Tomorrow Next deposits in SEK as displayed on Reuters page "STIBOR=".

The allocation mechanism between the Base Index and the Cash Component is further described in section: Volatility Control Methodology.

The Proprietary Index is denominated in SEK (the "Base Currency") and does not include any Index Fee. The Proprietary Index does not incorporate any additional transaction costs or access costs that will be deducted from the level of the Proprietary Index.

# Base Index Methodology

The Base Index is a weighted basket of the Base Index Components, which measures the total rate of return of a notional investment in a synthetic portfolio consisting of three Base Index Components which are mutual funds.

The effective weight of each Base Index Component (each a "Weight" and combined, the "Weights") will be initially set to the Initial Weight as specified in Table 1: Base Index Components above, under the column entitled "Initial Weight". Such Weights determine the notional exposure of the Base Index to each Base Index Component. As the daily performance of each Base Index Component fluctuates, the effective weight of each Base Index Component will vary from the Initial Weight as the positive or negative performance of each Base Index Component is factored into the Index level. Following the Index Start Date (4 February 2019), the Weight of each Base Index Component will be reset to the Initial Weight on the last Index Calculation Day of each calendar year (each an "Index Rebalancing Day") to ensure that the notional exposure of the Base Index continues to reflect an effective weight allocation to the Base Index Components which is in line with the Initial Weights.

The Base Index is denominated in SEK.

The Base Index does not incorporate any access costs or transaction costs.

The Base Index performance will take into account synthetic reinvestment of dividends for mutual funds after deduction of 0.00% of withholding tax as specified in the Index Rules.

The Base Index is constructed as a Total Return asset. As such:

- If the aggregate allocation to Base Index Components defined as Total Return, as specified in Table 1: Index Components, under the column entitled "Return Type", is lower than or equal to 100%, then the remaining allocation will be invested in the Cash Component; and
- Otherwise, if the allocation to the Base Index is greater than 100% (i.e. incorporates leverage), the funding cost (the "Funding Component"), being the aggregate of the Funding Rate and the Funding Spread in the relevant currency, as specified in Table 2: Funding Rate, under the columns entitled "Funding Rate" and "Funding Spread", will be deducted from the allocation exceeding 100%.

Table 2: Funding Rate

Currency	Funding Rate	Funding Basis	Funding Spread	
SEK	The rate for Tomorrow Next deposits in SEK as displayed on Reuters page "STIBOR="	360	0.00%	

Volatility Control Methodology

The Proprietary Index targets a volatility level below/at or around 11% (the "Volatility Control") by allocating its exposure to the Base Index, based on the realised volatility (the "Realised Volatility") of the Base Index (calculated as the Realised Volatility over the preceding 20 Index Calculation Days). The target volatility controlled weight assigned to the Base Index (the "Target Volatility Control Weight") on any Index Calculation Day is equal to the ratio of the Volatility Control to the Realised Volatility of the Base Index calculated in respect of the Index Calculation Day falling 2 Index Calculation Days prior to such day. Realised volatility is calculated formulaically with reference to the magnitude of daily movements (in either direction) for the Base Index. For example, the Base Index would have a higher realised volatility if its level moved by 2% each day than if its level only moved by 0.50% each day. The weight assigned to the Base Index on any Index Calculation Day is equal to the Target Volatility Control Weight. The Target Volatility Control Weight is capped at 120%.

Index performance is linked to the tomorrow-next interest rate

The cash component of the notional portfolio of the Proprietary Index is linked to the rate of interest that could be earned on a notional investment in the base currency rate. A fall in this rate may impact the performance of the Proprietary Index.

Furthermore, the funding component of the notional portfolio of the Index is also linked to the rate of interest that could be earned on a notional investment in three month deposits. An increase in this rate may increase the cost of funding and may therefore adversely impact the performance of the Index.

Amendments to the Index Rules; Base Index Component Substitution; Withdrawal of the Proprietary Index

The Index Sponsor may in consultation with the Index Calculation Agent and the Index Committee (who are also part of the Credit Suisse Group AG), supplement, amend (in whole or in part), revise, rebalance or withdraw the Proprietary Index at any time if either (a) there is any event or circumstance that in the determination of the Index Sponsor makes it impossible or impracticable to calculate the Proprietary Index pursuant to the Index Rules (b) a change to the Index Rules is required to address an error, ambiguity or omission, (c) the Index Sponsor determines that an Extraordinary Event (as defined in the Index Rules) has occurred, or (d) the Index Sponsor determines that a Fund Disruption Event (as defined in the Index Rules) has occurred.

Following any withdrawal of the Proprietary Index the Index Sponsor may, but is not obliged to do so, replace the Proprietary Index with a successor index and/or replace the Index Strategy with a similar successor strategy or an entirely new strategy at any time, as it deems appropriate in its discretion.

A supplement, amendment, revision or rebalancing may lead to a change in the way the Proprietary Index is calculated or constructed. Such changes may include, without limitation, substitution of a Base Index Component, or changes to the Index Strategy.

# Index Disruption Events

Where, in the determination of the Index Sponsor, an Index Disruption Event (as defined in the Index Rules) has occurred or is existing and subsisting in respect of any Index Calculation Day (a "Disrupted Day"), the Index Sponsor may in respect of such Disrupted Day (i) suspend the calculation and publication of the Index level; (ii) determine the Index level on the basis of estimated or adjusted data and publish an estimated level of the Index level and/or; (iii) take any other action, including but not limited to, designation of alternative price sources, reconstitution of the Proprietary Index or temporary close-out of option positions. Such action may not be reconsidered in the event that actual or more accurate data subsequently becomes available.

Such Index Disruption Events are included to reflect the fact that the Proprietary Index is an investible index and can be replicated by a hypothetical investor.

# Potential Adjustment Events

Where, in the determination of the Index Sponsor, a Potential Adjustment Event (as defined in the Index Rules) has occurred in respect of a Base Index Component which is either an ETF or mutual fund, and such Potential Adjustment Event has a diluting or concentrative effect on the value of the relevant Base Index Component, the Index Sponsor may (i) make adjustment(s), if any, to the relevant Base Index Component, as the Index Sponsor determines appropriate to account for the diluting or concentrative effect (provided that no adjustments will be made to account solely for changes in volatility, expected dividends, stock loan rate or liquidity relative to the

relevant Fund), and (ii) determine the effective date(s) of the adjustment(s).

#### **EU BENCHMARK REGULATION**

Details of benchmark administrators and registration under Regulation (EU) 2016/1011 (the "EU Benchmark Regulation"):

The Swedish Small Cap and Tech Funds 11% TR 2 Index is provided by Credit Suisse International. As at the date of these Final Terms, Credit Suisse International appears in the register of administrators and benchmarks established and maintained by the European Securities and Markets Authority pursuant to Article 36 of the EU Benchmark Regulation.

# 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

Reasons for the offer: See "Use of Proceeds" section in the Securities Note

Estimated net proceeds: Up to SEK 12,000,000 (ii)

Not Applicable; there are no estimated expenses (iii) Estimated total expenses:

#### **INDEX DISCLAIMER**

This disclaimer extends to Credit Suisse International ("CSi"), its affiliates or designates in any of its capacities. CSi is the sponsor of the Index (the "Index Sponsor"). The Index Sponsor also acts as the administrator (the "Index Administrator") of the Index for the purposes of Regulation (EU) 2016/1011 of the European Parliament and of the Council of 8 June 2016 on indices used as benchmarks in financial instruments and financial contracts or to measure the performance of investment funds (the "BMR") or any successor or additional benchmarks legislation or regulation applicable in the United Kingdom. The Index Rules and the Index Description are published by CSi or its affiliates. CSi is authorised by the Prudential Regulation Authority ("PRA") and regulated by the Financial Conduct Authority ("FCA") and the PRA. Notwithstanding that CSi is so regulated, the rules of neither the FCA nor the PRA are incorporated into this document.

The Index Administrator and Index Calculation Agent are part of the same group. CSi or its affiliates may also offer securities or other financial products ("Investment Products") the return of which is linked to the performance of the Index. CSi or its affiliates may, therefore, in each of its capacities face a conflict in its obligations carrying out such role with investors in the Investment Products.

In addition, the Index Rules and the Index Description are not to be used or considered as an offer or solicitation to buy or subscribe for such Investment Products nor are they to be considered to be or to contain any advice or a recommendation with respect to such products. Before making an investment decision in relation to such products one should refer to the prospectus or other disclosure document relating to such products.

The Index Rules and the Index Description are published for information purposes only and CSi and its affiliates expressly disclaim (to the fullest extent permitted by applicable law and regulation except for where loss caused by the Fault of CSi or its affiliates) all warranties (express, statutory or implied) regarding this document and the Index, including but not limited to all warranties of merchantability, fitness for a particular purpose of use and all warranties arising from course of performance, course of dealing or usage of trade and their equivalents under applicable laws of any jurisdiction unless losses result from the breach of such warranties where such losses are caused by the Fault of CSi or its affiliates. "Fault" means negligence, fraud or wilful default.

CSi is described as Index Administrator, Index Sponsor and Index Calculation Agent under the Index Rules.

CSi may transfer or delegate to another entity, at its discretion and in compliance with applicable law and regulation, some or all of the functions and calculations associated with the role of Index Administrator, Index Sponsor and Index Calculation Agent respectively under the Index Rules.

CSi as Index Administrator is the final authority on the Index and the interpretation and application of the Index Rules.

CSi as Index Sponsor may in accordance with the conditions and other terms specified in the Index Rules and in compliance with applicable law and regulation, supplement, amend (in whole or in part), revise or withdraw the Index Rules at any time. The Index Rules may change without prior notice. Such a supplement, amendment, revision or withdrawal may lead to a change in the way an Index is calculated or constructed and may affect the Index in other ways.

CSi will apply the Index Rules in its discretion acting in good faith and a commercially reasonable manner and (where there is a corresponding applicable regulatory obligation) shall act independently and honestly in its capacity as the Index Administrator and take into account whether fair treatment is achieved by any such exercise of discretion in accordance with its applicable regulatory obligations, and in doing so may rely upon other sources of market information.

Neither CSi as Index Sponsor nor CSi as Index Administrator nor CSi as Index Calculation Agent warrants or guarantees the accuracy or timeliness of calculations of Index values or the availability of an Index value on any particular date or at any particular time.

The Index relies on data from external data providers and data sources which have been selected and pre-defined by CSi as Index Sponsor and the relevant selection criteria and pre-defined data providers and data sources are stored in an internal database maintained by the CSi. CSi as Index Sponsor may change the data providers and the data sources from time to time in accordance with its internal governance procedures provided that any new data provider or data source meets its requirements. While CSi as Index Sponsor intends to use well established and reputable data providers, there is a risk that this data may be inaccurate, delayed or not up to date. There is also a risk that while the data is accurate, the data feed to CSi is impaired. Such impairment to either the data or the data feed could affect the performance or continued operability of the Index.

Neither CSi nor any of its affiliates (including their respective officers, employees and delegates) shall be under any liability to any party on account of any loss suffered by such party (however such loss may have been incurred) in connection with anything done, determined, interpreted, amended or selected (or omitted to be done, determined or selected) by it in connection with the Index and the Index Rules, unless such loss is caused by CSi or any of its affiliates' Fault. Without prejudice to the generality of the foregoing and unless caused by CSi or any of its affiliates' Fault, neither CSi nor any of its affiliates shall be liable for any loss suffered by any party as a result of any determination, calculation, interpretation, amendment or selection it makes (or fails to make) in relation to the construction or the valuation of the Index and the application of the Index Rules and, once made, neither CSi nor any of its affiliates shall be under any obligation to revise any calculation, determination, amendment, interpretation and selection made by it for any reason. Neither CSi nor any of its affiliates makes any warranty or representation whatsoever, express or implied, as to the results to be obtained from the use of the Index, or as to the performance and/or the value thereof at any time (past, present or future).

The strategy underlying the Index (the "Index Strategy") is a proprietary strategy of the Index Administrator. The Index Strategy is subject to change at any time by the Index Administrator or otherwise as required by applicable law and regulations. Neither CSi nor its affiliates shall be under any liability to any party on account of any loss suffered by such party, unless such loss is caused by CSi or any of its affiliates' Fault in connection with any change in any such strategy, or determination or omission in respect of such strategy.

Neither CSi nor any of its affiliates is under any obligation to monitor whether or not an Index Disruption Event has occurred and shall not be liable for any losses unless caused by CSi or any of its affiliates' Fault resulting from (i) any determination that an Index Disruption Event has occurred or has not occurred, (ii) the timing relating to the determination that an Index Disruption Event has occurred or (iii) any actions taken or not taken by CSi or any of its affiliates as a result of such determination.

Unless otherwise specified, CSi shall make all calculations, determinations, amendments, interpretations and selections in respect of the Index. Neither CSi nor any of its affiliates (including their respective officers, employees and delegates) shall have any responsibility for good faith errors or omissions in its calculations, determinations, amendments, interpretations and selections as provided in the Index Rules unless caused by CSi or any of its affiliates' Fault. The calculations, determinations, amendments, interpretations and selections of CSi shall be made by it in accordance with the Index Rules, acting in good faith and in a commercially reasonable manner and (where there is a corresponding applicable regulatory obligation) shall take into account whether fair treatment is achieved by any such calculation, determination, amendment, interpretation and selections in accordance with its applicable regulatory obligations (having regard in each case to the criteria stipulated herein and (where relevant) on the basis of information provided to or obtained by employees or officers of CSi responsible for making the relevant calculations, determinations, amendments, interpretations and selections). For the avoidance of doubt, any calculations or determinations made by CSi under the Index Rules on an estimated basis may not be revised following the making of such calculation or determination.

No person may reproduce or disseminate the Index Rules, any Index Value and any other information contained in this document without the prior written consent of CSi or its affiliates. The Index Rules are not intended for distribution to, or use by any person in a jurisdiction where such distribution or use is prohibited by law or regulation. No one other than CSi or its affiliates is permitted to use the Index Rules or any Index Value in connection with the writing, trading, marketing, or promotion of any financial instruments or products or to create any indices.

CSi does not seek to exclude or restrict any duty or liability it may have to a client under the regulatory system (as defined in the FCA Handbook) and these disclaimers should be construed accordingly. These disclaimers are subject to mandatory provisions of applicable law and regulation which apply to the Index Administrator or (where CSi is the Index Calculation Agent) the Index Calculation Agent and nothing in these disclaimers shall exclude or restrict liability to a client to the extent such exclusion or restriction is not permitted by such law or regulation. Save for the foregoing these disclaimers shall apply to the fullest extent permitted by applicable law and regulation.

The Index Administrator may make any change or modification to the Index and/or the Index Rules which may be necessary or desirable for the purposes of ensuring compliance by the Index Administrator with its obligations under the BMR and any successor or additional benchmarks legislation or regulation applicable in the United Kingdom.

The Index Rules and any non-contractual obligations arising out of or in connection with the Index Rules shall be governed by and construed in accordance with English law.

"Credit Suisse", the Credit Suisse logo, "Credit Suisse Volatility Target Index" and "Swedish Small Cap and Tech Funds 11% TR 2 Index" are trademarks or service marks or registered trademarks or registered service marks of Credit Suisse Group AG or one of its affiliates.

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#### SUMMARY

#### INTRODUCTION AND WARNINGS

Name of the Securities: 1,000 Certificates linked to the Swedish Small Cap and Tech Funds 11% TR 2 Index (ISIN: GB00BMXNSR27) (the "Securities").

**The Issuer:** The Issuer is Credit Suisse International ("CSi"). Its registered head office is One Cabot Square, London, E14 4QJ, United Kingdom and its Legal Entity Identifier (LEI) is: E58DKGMJYYYJLN8C3868.

**The Authorised Offeror(s):** The authorised offeror (the "**Authorised Offeror**") is Garantum Fondkommission AB, a limited liability company incorporated in Sweden and governed by the laws of Sweden (the "**Distributor**"). Its Legal Entity Identifier (LEI) is: 549300SUPDLSX06YWJ42.

Competent authority: The Base Prospectus, under which the Securities are offered, was approved on 15 July 2020. The competent authority approving the Securities Note and the Registration Document (each as supplemented from time to time) comprising the Base Prospectus is 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).

This Summary should be read as an introduction to the prospectus (including the Final Terms). Any decision to invest in the Securities should be based on a consideration of the prospectus as a whole. Investors 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 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 the summary, including any translation thereof, but only where the 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.

# **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

CSi is incorporated under English law as an unlimited liability company domiciled in England and Wales and which operates under English law. Its Legal Entity Identifier (LEI) is E58DKGMJYYYJLN8C3868.

# Issuer's principal activities

The principal activities of CSi are banking, including the trading of derivative products linked to interest rates, foreign exchange, equities, commodities and credit.

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

CSi is an indirect wholly owned subsidiary of Credit Suisse Group AG.

# Key managing directors

#### Board of Directors:

- John Devine, Non-Executive Chair - Jonathan Moore
- Paul Ingram - Andreas Gottschling
- Christopher Horne - Alison Halsey - David Mathers
- Caroline Waddington
- Jonathan Moore
- Andreas Gottschling
- Nicola Kane
- Debra Jane Davies

# Statutory auditors

PricewaterhouseCoopers LLP, 1 Embankment Place, London, WC2N 6RH.

# What is the key financial information regarding the Issuer?

CSi derived the key financial information included in the tables below as of and for the years ended 31 December 2019 and 2018 from the CSi Annual Report 2019.

(USD million)	Year ended 31 December	Year ended 31
	2019 (audited)	December 2018 (audited) <sup>1</sup>
Net interest income	162	215
Commission and fee income	336	489
Allowance for credit losses	(4)	(7)
Net gains/(losses) from financial assets/liabilities at fair value through profit or loss	1,271	1,004
Net revenues	1,919	1,875
Net profit attributable to Credit Suisse International shareholders	336	59

CSi	consolidated	statement of	financial	position

(USD million)	Year ended 31 December 2019 (audited)	Year ended 31 December 2018 (audited)
Total assets	233,678	231,753
Borrowings	14,116	19,555
Debt in issuance – Senior	13,601	10,652
Debt in issuance – Subordinated	408	1,494
Net loans	3,103	3,512
Deposits	435	1,028
Total shareholders' equity	22,786	22,660

# What are the key risks that are specific to the Issuer?

The Issuer is subject to the following key risks:

• Liquidity risk arising from potential inability to borrow or access the capital markets on suitably favourable terms or to sell its assets. This may also arise from increased liquidity costs.

- The Issuer may suffer significant losses from its credit exposures, which exist across a wide range of transactions and counterparties and may be exacerbated by adverse market conditions (including the impact of COVID-19), increased volatility in certain markets or instruments or disruption in the liquidity or transparency of financial markets. In addition, disruptions in the liquidity or transparency of the financial markets may result in the Issuer's inability to sell, syndicate or realise the value of its positions, thereby leading to increased concentrations. Any inability to reduce these positions may not only increase the market and credit risks associated with such positions, but also increase the level of risk-weighted assets on the Issuer's balance sheet, thereby increasing its capital requirements, all of which could adversely affect its businesses. Default or concerns of default by one or more large financial institutions could negatively impact the Issuer's business and the financial market generally, and the Issuer's credit risk exposure will increase if the collateral it holds cannot be realised at prices sufficient to cover the full amount of the exposure.
- Market fluctuations, volatility relating to the Issuer's trading and investment activities (against which its hedging strategies may not prove effective), uncertainties regarding the possible discontinuation of benchmark rates and adverse economic conditions may impact the Issuer's financial condition and results of operations. 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, the Issuer's business, operations and financial performance. This impact is likely to continue and to affect the Issuer's credit loss estimates, mark-to-market losses, trading revenues and net interest income, as well as the Issuer's ability to successfully realise its strategic objectives. To the extent the COVID-19 pandemic continues to adversely affect the global economy,

<sup>1</sup> 2018 numbers have been restated to disclose the impact of discontinued operations. Details are included in CSI's financial statements for the year ended 31 December 2019 at Note 31 – Discontinued Operations and Assets and Liabilities Held for Sale.

and/or adversely affects the Issuer'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 the Issuer or not currently expected to be significant to its business, operations or financial performance. The Issuer 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. The Issuer's financial position and cash flows are exposed to foreign currency exchange fluctuations, and this and other market risks could exacerbate other risks to which the Issuer is exposed.

- The Issuer is exposed to risks from adverse market conditions and unfavourable economic, monetary, political, legal, regulatory and other developments in the countries in which it operates, including ongoing uncertainty over the outcome of the negotiations surrounding the withdrawal of the UK from the European Union, following which the Issuer may not be able to transact legally with the European Union. An element of the strategy of Credit Suisse Group AG and its consolidated subsidiaries is to increase its private banking businesses in emerging market countries. The Issuer's implementation of this strategy will increase its exposure to economic instability in those countries, which could result in significant losses.
- The Issuer's existing risk management procedures and policies may not always be effective, particularly in highly volatile markets, and may not fully mitigate its risk exposure in all markets or against all types of risk. Moreover, the Issuer's actual results may differ materially from its estimates and valuations, which are based on judgment and available information and rely on predictive models and processes. The same is true of the Issuer's 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.
- The Issuer's 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 the Issuer operates. If the Issuer fails to manage these risks effectively, this could lead to a decrease in the value of its securities. Regulations applicable to the Issuer (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. In addition, the applicable resolution and bail-in legislation (including the EU Bank Recovery and Resolution Directive) may affect the Issuer's security holders, who would have very limited rights to challenge the exercise of the bail-in tool, any resolution power or any pre-resolution measure.
- The Issuer is exposed to the risk that improper behaviour or judgement, misconduct, or non-compliance with policies or regulations by the Issuer's employees results in negative financial, non-financial or reputational impacts on its clients, employees, the Issuer and the financial markets. In addition, the Issuer's position in the highly competitive financial services industry could be harmed by damage to its reputation arising from the factors mentioned above or failures of the Issuer's procedures and controls.
- The Issuer's business may be disrupted by technology-related failures such as service outages or information security incidents, and the Issuer could be compromised by cyber incidents.

# **KEY INFORMATION ON THE SECURITIES**

# What are the main features of the Securities?

**Type, class and security identification number(s):** The Securities of a Series are certificates in registered form governed by English law and will be uniquely identified by ISIN: GB00BMXNSR27.

# Currency, nominal amount, number and term of the Securities:

The currency of the Securities will be Swedish Krona ("SEK") (the "Settlement Currency"). The nominal amount (the "Nominal Amount") per Security is SEK 100,000. Up to 1,000 Securities will be issued.

The term of the Securities is from the Issue Date to the Maturity Date. The scheduled maturity date (the "Maturity Date") of the Securities is the later of (i) 10 Currency Business Days following the final Averaging Date (currently expected to be 27 October 2023) and (ii) the third Currency Business Day following the Hedging Entity's receipt of full redemption proceeds from the unwinding of its hedging arrangements in respect of each Averaging Date.

Where "Hedging Entity" means each of Credit Suisse International, Credit Suisse AG, London Branch or any affiliate of Credit Suisse International that holds or will hold financial instruments and investments as part of its

hedging activities in direct or indirect connection with the Securities

Rights attached to the Securities: The Securities will give each holder of Securities (a "Securityholder") the right to receive the following:

the payment of the Redemption Amount on the Maturity Date.

The Securities shall not bear interest.

# REDEMPTION AMOUNT

The Issuer shall redeem the Securities on the Maturity Date at the redemption amount (the "**Redemption Amount**") equal to: the *sum* of (a) the *product* of (i) the Redemption Option Percentage and (ii) the Nominal Amount, and (b) the *product* of (i) the Nominal Amount, and (ii) the *difference* between (A) the *product* of (1) the Participation Percentage, and (2) the Performance, *minus* (B) the Put Performance.

#### Where

- Averaging Dates: expected to be each of 13 April 2023, 12 May 2023, 13 June 2023, 13 July 2023, 11 August 2023, 13 September 2023 and 13 October 2023.
- Initial Setting Date: 15 October 2020.
- Level: the level of the underlying asset as calculated and published by the sponsor.
- Participation Percentage: indicatively 100 per cent., subject to a minimum of 75 per cent.
- Participation Percentage<sub>Performance</sub>: 1.
- Participation PercentageStrike: 1.
- Performance: the greater of (a) the Redemption Floor Percentage and (b) the difference between (i) the product of (A) Participation Percentage<sub>Performance</sub> and (B) the Redemption Final Price divided by the Strike Price, minus (ii) the product of (A) the Participation Percentage<sub>Strike</sub> and (B) the Strike.
- Put Performance: zero.
- **Redemption Final Price**: the average of the Levels of the underlying asset at the Valuation Time on each of the Averaging Dates.
- Redemption Floor Percentage: zero per cent.
- Redemption Option Percentage: zero per cent.
- Strike: 100 per cent. (expressed as a decimal)
- Strike Price: the Level of the underlying asset at the Valuation Time on the Initial Setting Date.
- Valuation Time: the time with reference to which the sponsor calculates and publishes the closing level of the underlying asset.

Adjustments to valuation and payment dates: Dates on which the underlying asset(s) are scheduled to be valued or on which payments are scheduled to be made may be subject to adjustment for non-underlying asset days, disruptions or non-busines days in accordance with the conditions of the Securities.

**Underlying Asset:** The Swedish Small Cap and Tech Funds 11% TR2 Index, to which the Securities are linked, is a proprietary index sponsored by Credit Suisse International. The underlying asset measures the rate of return of a Credit Suisse International proprietary strategy which aims to provide an indirect exposure to equity markets through a notional exposure to 3 mutual funds (TIN Ny Teknik-A; Lannebo Teknik; C WorldWide - Sweden Small Cap) and a notional cash deposit.

Information on the underlying asset can be found at <a href="https://derivative.credit-suisse.com">https://derivative.credit-suisse.com</a>.

**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:** the Securities are freely transferable (subject to all applicable laws).

#### Where will the Securities be traded?

Application will be made to admit the Securities to trading on the Nasdaq First North MTF on or around the issue date.

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

Risks in case of an insolvency or resolution measures in respect of the Issuer. An investment in the Securities constitutes unsecured obligations of the Issuer and will not be covered by any statutory or other deposit protection scheme and does not have the benefit of any guarantee. Therefore in the event of the insolvency of the Issuer, an investor in the Securities may lose all or some of its investment therein irrespective of any favourable development of the other value determining factors, such as the performance of the Underlying. Similarly, if prior to an insolvency CSi were to become subject to the use of "resolution" measures by a resolution authority (or pre-resolution measures) you could lose some or all of your investment in the Securities. In addition, the UK resolution authority also has the power to exercise the "bail-in" tool (or pre-resolution powers to write down or convert regulatory capital) in relation to Securities issued by CSi which would result in the write down and/or conversion to equity of such Securities.

**Potential loss of some or all of the investment.** The Securities are "capital at risk" investments and investors may lose some or all of their money depending on the performance of the relevant underlying asset(s) if the Redemption Amount payable at maturity is less than the purchase price paid by investors for the Securities. In addition, if the Securities are sold in the secondary market for less than the purchase price paid by the relevant investor, investors could lose some or all of their investment.

Risks in connection with redemption of the Securities at the Unscheduled Termination Amount. The Securities may be redeemed at the Unscheduled Termination Amount in certain circumstances, including:

following the occurrence of an event of default or for illegality reasons or following certain events affecting the Issuer's hedging arrangements or the underlying asset(s).

In such circumstances, the Unscheduled Termination Amount is likely to be less than the original purchase price and could be as low as zero and, following any such early redemption, investors may be unable to reinvest the proceeds in an investment having a comparable return. Following the occurrence of any such event, no other amounts on account of interest or otherwise shall be payable by the Issuer in respect of the Securities.

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. Subject to the terms and conditions of the Securities, if the Issuer determines that any adjustment events, additional disruption events or other events affecting the underlying asset(s) or the Issuer's hedging arrangements have occurred or if certain events affecting the Issuer's ability to value the underlying asset(s) or make payments have occurred, the Issuer may adjust the terms and conditions of the Securities without the consent of the Securityholders, may postpone or apply alternative provisions for valuations or may delay payments. Any such adjustment, postponement, alternative valuation, delay or substitution could have a material adverse effect on the return on, and value of, the Securities.

**The effect of averaging.** Amount(s) payable on the Securities are based on the average of the values of the underlying asset(s) on specified averaging dates. The amount(s) payable may be significantly less than they would have been had such amount(s) been linked only to the value of the underlying asset(s) on the date on which the value was highest.

Indicative Amounts. The Participation 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. There is a risk that, although the final amount(s) are within the specified maximum and/or minimum parameters, such amount(s) will be different from the indicative amount(s) and prospective investors must base their investment decision on such indicative amount(s) without having a right of withdrawal from their purchase obligation when the final amount(s) are set.

**Risks associated with Proprietary Indices.** Proprietary indices usually have a limited history and no proved track record and any strategy on which it is based may not be successful or provide a better return than other investments. A proprietary index may include deductions which will act as a drag on its performance and may adversely affect the value of and return on the Securities. Investors may not benefit from movements in a proprietary index in the same way as a directive investment in the components of such index.

# 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?

**Issue/offer of the Securities:** An offer of the Securities will be made in the Kingdom of Sweden during the period from, and including 28 August 2020 to, and including, 8 October 2020 (the "**Offer Period**"). The Offer Period may be discontinued at any time and the Issuer reserves the right to withdraw the offer and/or to cancel the issue of the Securities for any reason at any time on or prior to the issue date.

Offer Price: The Offer Price will be equal to the Issue Price (i.e. SEK 12,000 per Security).

**Issue Date and admission to trading:** The issue date of the Securities is 3 November 2020 and application has been made for the Securities to listed and admitted to trading on or around the Issue Date.

Number of Securities which may be subscribed: Up to 1,000 Securities.

Estimated total expenses of the issue/offer, including estimated expenses charged to the purchaser by the Issuer/offeror:

Not applicable; there are no estimated expenses charged to the purchaser by the Issuer.

The dealer will either pay a fee to the Distributor(s) in connection with the offer of up to 1.80 per cent. of the Nominal Amount per Security upfront or the Securities will be sold by the dealer to the Distributor(s) at a discount of up to 1.80 per cent. of the issue price. Such discount represents the fee retained by the Distributor(s) out of the issue price paid by investors. The issue 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.

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

See the item entitled "The Authorised Offeror(s)" under "Introduction and Warnings" above.

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

# Why is this Prospectus being produced?

Reasons for the issue/offer, estimated net proceeds and use of proceeds: The net proceeds from the issue of the Securities, which are expected to amount to up to SEK 12,000,000, 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 are payable to the Distributor(s).

In making calculations and determinations with regard to the Securities, there may be a difference of interest between the Securityholders and the Issuer and its affiliated entities. In particular, the relevant Issuer and its affiliated entities may have interests in other capacities (such as other business relationships and activities) and when acting in such other capacities may pursue actions and take steps that they deem necessary to protect their interests without regard to the consequences for any particular Securityholder, which may have a negative impact on the value of and return on the Securities. In the ordinary course of its business, the Issuer and/or any of its affiliates may effect transactions in relation to underlying asset(s) and may enter into one or more hedging transactions with respect to the Securities. Such activities may affect the market price, liquidity, value of or return on the Securities and could be adverse to the interest of the relevant Securityholders.

#### **SAMMANFATTNING**

# **INLEDNING OCH VARNINGAR**

Namn på Värdepapperen: 1 000 Certifikat relaterade till Swedish Small Cap and Tech Funds 11% TR 2 Index (ISIN: GB00BMXNSR27 ("Värdepapperen").

**Emittenten**: Emittenten är Credit Suisse International ("CSi"). Dess säte är One Cabot Square, London, E14 4QJ och dess identifieringskod för juridiska personer (LEI) är: E58DKGMJYYYJLN8C3868.

**Auktoriserad(e)** Erbjudare: Den auktoriserade erbjudaren (den "**Auktoriserade Erbjudaren**") är Garantum Fondkommission AB ("**Distributören**"), registrerad som ett aktiebolag i Sverige och underkastad svensk lag. Dess identifieringskod för juridiska personer (LEI) är: 549300SUPDLSXO6YWJ42.

**Behörig myndighet**: Detta Grundprospekt, under vilket Värdepapperen erbjuds, godkändes den 15 juni 2020. Den behöriga myndighet som godkände Värdepappersnoten och Registreringsdokumentet (vardera med tillägg från var tid till annan) som utgör Grundprospektet är 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).

Denna Sammanfattning ska läsas som en introduktion till prospektet (inkluderat de Slutliga Villkoren). Varje beslut om att investera i Värdepapperen ska baseras på en bedömning av prospektet i dess helhet. Investeraren kan förlora hela eller delar av sitt investerade kapital. Om ett krav hänförligt till informationen i prospektet anförs vid domstol, kan den investerare som är kärande enligt nationell 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.

# 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

CSi är inkorporerat under engelsk rätt som ett aktiebolag med säte i England och Wales och som bedriver verksamhet enligt engelsk lagstiftning. Dess identifieringskod för juridiska personer (LEI) är E58DKGMJYYYJLN8C3868.

#### Emittentens huvudverksamhet

CSi:s huvudsakliga verksamhet är banking, inkluderat handel med derivatprodukter relaterade till räntesatser, utländsk valuta, aktier, råvaror och krediter.

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

CSi är ett indirekt helägt dotterföretag till Credit Suisse Group AG.

# De viktigaste befattningshavarna

Styrelsemedlemmar:

- John Devine, Non-Executive Chair
- Paul Ingram
- Christopher Horne
- Alison Halsey
- David Mathers

- Caroline Waddington
- Jonathan Moore
- Andreas Gottschling
- Nicola Kane
- Debra Jane Davies

# Lagstadgade revisorer

PricewaterhouseCoopers LLP, 1 Embankment Place, London, WC2N 6RH.

#### Vad är Emittentens finansiella nyckelinformation?

CSi har härlett den finansiella nyckelinformationen i tabellerna nedan per och för åren som slutade den 31 december 2019 och 2018 från CSi:s Årsrapport 2019.

CSi:s konsoliderade resultaträkning		
(I miljoner USD)	År som slutade den 31 december 2019	År som slutade den 31 december 2018

	(reviderad)	(reviderad) <sup>1</sup>
Nettoränteintäkt(/kostnad)	162	215
Nettointäkt provision och avgifter	336	489
Reserveringar för kreditförluster	(4)	(7)
Totala nettovinster/(förluster) från finansiella tillgångar/skulder till verkligt värde över resultaträkningen		1 004
Nettoomsättning	1 919	1 875
Nettoresultat/(förlust) hänförligt till Credit Suisse Internationals aktieägare	336	59

CSi:s konsoliderade rapport om finansiell ställning (I milioner USD) Per den 31 december 2019 Per den 31 december 2018 (reviderad) (reviderad) Totala tillgångar 233 678 231 753 14 116 19 555 Utestående Skuldinstrument – oprioriterade 13 601 10 652 Utestående Skuldinstrument - Efterställda 408 1 494 Nettolån 3 103 3 512 Insättningar 435 1 028 Totalt eget kapital hänförligt till aktieägarna 22 786 22 660

# Vilka nyckelrisker är specifika för Emittenten?

Emittenten är föremål för följande nyckelrisker:

- Likviditetsrisk till följd av potentiell oförmåga att låna eller få tillgång till kapitalmarknaderna på lämpliga gynnsamma villkor eller att sälja dess tillgångar. Detta kan också bero på ökade likviditetskostnader.
- 2. Emittenten kan drabbas av betydande förluster på grund av sina kreditexponeringar, som finns över ett brett spektrum av transaktioner och motparter och kan förvärras av negativa marknadsförhållanden, ökad volatilitet på vissa marknader eller instrument eller störningar i finansmarknadernas likviditet eller transparens. Dessutom kan störningar i finansmarknadernas likviditet eller transparens leda till att Emittenten inte kan sälja, syndikera eller realisera värdet på sina positioner och därmed leda till ökade koncentrationer. Eventuell oförmåga att minska dessa positioner kan inte bara öka marknads- och kreditriskerna förknippade med sådana positioner, utan också öka nivån på riskvägda tillgångar i Emittentens balansräkning och därigenom öka dess kapitalkrav, vilket kan påverka dess verksamhet negativt. Misslyckande eller oro för att ett eller flera stora finansiella institut misslyckas kan ha en negativ inverkan på Emittentens verksamhet och finansmarknaden i allmänhet, och Emittentens kreditriskexponering kommer att öka om säkerheten som den innehar inte kan realiseras till priser som är tillräckliga för att täcka hela exponeringsbeloppet.
- Marknadsförändringar, volatilitet relaterad till Emittentens handels- och investeringsaktiviteter (mot vilka dess säkringsstrategier kanske inte visar sig vara effektiva), osäkerhetsfaktorer om eventuellt avveckling av referensräntor och negativa ekonomiska förhållanden kan påverka Emittentens finansiella skick och resultat. Spridningen av COVID-19 och resulterande stränga regeringskontroller och inneslutningsåtgärder som genomförts runt om i världen har orsakat allvarliga störningar i globala leveranskedjor och ekonomisk aktivitet, och marknaden har gått in i en period med avsevärt ökad volatilitet. Spridningen av COVID-19 har för närvarande en negativ inverkan på den globala ekonomin, vars svårighetsgrad och varaktighet är svår att förutsäga. Detta har påverkat, och kan fortsätta att påverka, Emittentens affärer, verksamhet och finansiella resultat negativt. Denna påverkan kommer sannolikt att fortsätta och påverka Emittentens kreditförlustberäkningar mark-to-marketsförluster, handelsintäkter och räntenetto samt Emittentens förmåga att framgångsrikt uppnå sina strategiska mål. I den utsträckning COVID-19-pandemin fortsätter att påverka den globala ekonomin och/eller negativt påverka Emittentens affärer, verksamhet eller finansiella resultat kan det också ha en effekt att öka sannolikheten och/eller storleker på andra risker som beskrivs här, eller kan utgöra andra risker som emellertid inte är kända för Emittenten eller som för närvarande inte förväntas vara betydande för dess affärer, verksamhet eller ekonomiska resultat. Emittenten övervakar noggrant de potentiella negativa effekterna och effekterna på dess affärer, verksamhet och finansiella resultat, inklusive likviditet och kapitalanvändning, även om omfattningen av effekterna är svårt att förutsäga för närvarande på grund av den fortsatta utvecklingen av denna osäkra situation. Emittentens finansiella ställning och kassaflöden är exponerade för valutakursförändringar och detta och andra marknadsrisker kan förvärra andra risker som Emittenten är utsatt för
- 4. Emittenten är utsatt för risker från ogynnsamma marknadsförhållanden och ogynnsamma ekonomiska, monetära, politiska, juridiska, regulatoriska och andra utvecklingar i de länder där den verkar, inklusive risken för ett oordnat utträde av Storbritannien ur den Europeiska Unionen, varefter Emittenten kanske inte kan handla lagligt med Europeiska Unionen. En del av strategin för Credit Suisse Group AG och dess konsoliderade dotterföretag är att skala upp sina private bankingverksamheter i tillväxtländer. Emittentens genomförande av denna strategi kommer att öka exponeringen för ekonomisk instabilitet i dessa länder, vilket kan leda till betydande förluster.
- 5. Emittentens befintliga riskhanteringsförfaranden och policyer kanske inte alltid är effektiva, särskilt på mycket volatila

<sup>&</sup>lt;sup>1</sup> 2018 års siffror har omräknats för att inkludera effekterna av nedlagda verksamheter. Detaljer återfinns i CSi:s finansiella räkenskaper för året som slutade den 31 december 2019 vid not 31 – Nedlagda Verksamheter och Tillgångar och Skulder som innehas för Försäljning.

marknader, och kanske inte till fullo mildrar dess riskexponering på alla marknader eller mot alla typer av risker. Emittentens faktiska resultat kan dessutom skilja sig väsentligt från dess uppskattningar och värderingar, som är baserade på bedömningar och tillgänglig information och förlitar sig på förutsägbara modeller och processer. Detsamma gäller för Emittentens redovisningsbehandling av enheter utanför balansräkningen, inklusive enheter med särskilda ändamål, som kräver att den utövar betydande ledningsbedömning vid tillämpningen av redovisningsstandarder; dessa standarder (och deras tolkning) har förändrats och kan fortsätta att förändras. Emittentens verksamhet kan störas av teknologirelaterade fel som t.ex. serviceavbrott eller informationssäkerhetsincidenter, och Emittenten kan komma att äventyras genom cyberincidenter.

- 5. Emittentens exponering för juridiska risker är betydande och svårt att förutsäga och volymen och beloppet för skador som krävs vid tvister, lagstiftningsförfaranden och andra motsättningsförfaranden mot finansiella tjänsteföretag fortsätter att öka på många av de huvudsakliga marknaderna där Emittenten verkar. Om Emittenten misslyckas med att hantera dessa risker effektivt kan det leda till en minskning av värdet på dess värdepapper. Regler som är tillämpliga för Emittenten (såväl som förordningar och ändringar i tillämpningspraxis som gäller för dess kunder) kan påverka dess verksamhet och förmåga att genomföra sina strategiska planer. Dessutom kan tillämplig lagstiftning om resolution och nedskrivning (inklusive EU:s återhämtnings- och resolutionsdirektiv för banker) påverka Emittentens värdepappersinnehavare, som skulle ha mycket begränsade rättigheter att ifrågasätta utövandet av nedskrivningsverktyget, resolutionsbefogenheter eller någon annan åtgärd inför resolution.
- 7. Emittenten är utsatt för risken för att felaktigt beteende eller bedömning, felaktig uppförande eller bristande efterlevnad av policyer eller förordningar från Emittentens anställda resulterar i negativa finansiella, icke-finansiella eller ryktesmässig påverkan på sina kunder, anställda, Emittenten och finansmarknaderna. Dessutom kan Emittentens ställning i den mycket konkurrenskraftiga finansiella tjänstebranschen skadas genom skada på dess rykte som beror på de faktorer som nämns ovan eller brister i Emittentens rutiner och kontroller.
- Emittentens verksamhet kan avbrytas av teknikrelaterade fel som t.ex. serviceavbrott eller informationssäkerhetshändelser, och Emittenten kan komma att äventyras genom cyberincidenter.

# NYCKELINFORMATION OM VÄRDEPAPPEREN

# Vilka är Värdepapperens viktigaste egenskaper?

**Typ, klass och värdepappersidentifikationsnummer**: Värdepapperen i en Serie är certifikat i registrerad form underkastade engelsk rätt och kommer vara unikt identifierade genom ISIN: GB00BMXNSR27.

# Valuta, nominellt belopp, antal och Värdepapperens löptid:

Valutan för Värdepapperen kommer vara svensk krona ("SEK") ("Avvecklingsvalutan"). Det nominella beloppet (det "Nominella Beloppet") per Värdepapper är SEK 100 000. Upp till 1 000 Värdepapper ska emitteras.

Värdepapperens löptid är från Emissionsdagen till Förfallodagen. Den planerade förfallodagen ("**Förfallodagen**") för Värdepapperen ska vara det senare av (i) 10 Valutabankdagar efter den slutliga Genomsnittsdagen (förväntas för närvarande att bli den 27 oktober 2023) och (ii) den tredje Valutabankdagen från att Hedgningsenheten mottagit full likvid från avvecklingen av dess hedgningsarrangemang avseende respektive Genomsnittsdag.

Där "Hedgningsenheten" innebär vardera av CSi, Credit Suisse AG, London Branch eller något annat närstående företag till CSi som inneha eller kommer att inneha finansiella instrument och investeringar som en del av dess hedningsarrangemang direkt eller indirekt kopplat till Värdepapperen.

Rättigheter förknippade med Värdepapperen: Värdepapperen ger varje innehavare av Värdepapper (en "Värdepappersinnehavare") rätt att erhålla följande:

• betalningen av Inlösenbeloppet på Förfallodagen.

Värdepapperen är inte räntebärande.

# INLÖSENBELOPP

Emittenten ska lösa in Värdepapperen på Förfallodagen till inlösenbeloppet ("**Inlösenbeloppet**") motsvarande: *summan* av (a) *produkten* av (i) Inlösenoptionsprocentsatsen och (ii) det Nominella Beloppet, och (b) *produkten* av (i) det Nominella Beloppet, och (ii) *differensen* mellan (A) *produkten* av (1) Deltagandegraden, och (2) Utvecklingen, *minus* (B) Utvecklingen (Sälj).

# Där

- Genomsnittsdagar: förväntas vara var och en av den 13 april 2023, 12 maj 2023, 13 juni 2023, 13 juli 2023, 11 augusti 2023, 13 september 2023 och 13 oktober 2023.
- Initial Fastställandedag: 15 oktober 2020.
- Nivå: nivån på den underliggande tillgången såsom beräknad och publicerad av den relevanta sponsorn.

- Deltagandegrad: indikativt 100 procent, med förbehåll för ett minimum om 75 procent.
- Deltagandegrad<sub>Utveckling</sub>: 1.
- Deltagandegrad<sub>Start</sub>: 1.
- Utveckling: det större av (a) Golv för Inlösenprocentsats och (b) differensen mellan (i) produkten av (A)
  Deltagandegrad<sub>Utveckling</sub> och (B) Slutlig Inlösenkurs dividerat med Startkursen, minus (ii) produkten av (A) Deltagandegrad<sub>Start</sub>
  och (B) Startvärde.
- Utveckling (Sälj): noll.
- Slutlig Inlösenkurs: genomsnittet av Nivåerna för den underliggande tillgången vid Värderingstidpunkten på respektive Genomsnittsdag.
- Golv för Inlösenprocentsats: noll procent.
- Inlösenoptionsprocentsats: noll procent.
- Startvärde: 100 procent (uttryckt som ett decimaltal).
- Startkurs: Nivån för den underliggande tillgången vid Värderingstidpunkten på den Initiala Fastställandedagen.
- Värderingstidpunkt: tidpunkten med referens till vilken sponsorn beräknar och publicerar stängningsnivån för den underliggande tillgången.

**Justering av värderings- och betalningsdagar**: Dagar på vilka de(n) underliggande tillgången(arna) är planerade att bli värderade eller på vilka betalningar är planerade att göras kan bli föremål för justering för icke-underliggande tillgångsdagar, störningar eller icke-bankdagar i enlighet med Värdepapperens villkor.

**Underliggande Tillgång**: Swedish Small Cap and Tech Funds 11% TR2 Index, till vilket Värdepapperen är relaterade, är ett eget index sponsrat av Credit Suisse International. Den underliggande tillgången mäter storleken på avkastningen för en egen strategi från Credit Suisse International som siktar på att tillhandahålla en indirekt exponering mot aktiemarknader genom en fiktiv exponering mot 3 fonder (TIN Ny Teknik-A; Lannebo Teknik; C Worldwide – Sweden Small Cap) och en fiktiv kontaktinsättning.

Information om den underliggande tillgången finns på https://derivative.credit-suisse.com.

Värdepapperens status: Värdepapperen är icke efterställda och icke säkerställda förpliktelser för Emittenten och kommer att rangordnas lika sinsemellan och med alla andra icke efterställda och icke säkerställda förpliktelser för Emittenten från tid till tid.

Beskrivning av restriktioner avseende fri överlåtbarhet av Värdepapperen: Värdepapperen är fritt överlåtbara (med förbehåll för alla tillämpliga lagar).

# Var kommer Värdepapperen att handlas?

Ansökan kommer göras om att uppta Värdepapperen till handel på Nasdag First North MTF på eller omkring emissionsdagen.

# Vilka nyckelrisker är specifika för Värdepapperen?

Risker i händelse av insolvens eller resolutionsåtgärder avseende Emittenten: En investering i Värdepapperen utgör icke säkerställda förpliktelser för Emittenten och kommer inte omfattas av någon lagstadgad eller annan insättningsgaranti och kommer inte dra fördel av någon garanti. I händelse av Emittentens insolvens kan därför investerare i Värdepapperen förlora hela eller delar av sin investering däri oavsett gynnsam utveckling av de andra värdebestämmande faktorerna, såsom utvecklingen för den Underliggande Tillgången.

På liknande sätt, om innan insolvens, om CSi blir föremål för användningen av "resolutions"-åtgärder av en resolutionsmyndighet (eller förberedande resolutionsåtgärder) kan du förlora delar av eller hela din investering i Värdepapperen. Dessutom har den brittiska resolutionsmyndigheten befogenhet att använda "nedskrivnings"-verktyget (eller har förberedande befogenhet att skriva ned eller omvandla regulatoriskt kapital) avseende Värdepapperen emitterade av CSi vilket kan leda till nedskrivning av och/eller omvandling till aktiekapital för sådana Värdepapper.

Potentiell förlust av delar av eller hela investeringen. Värdepapperen är investeringar med riskutsatt kapital och investerare kan förlora delar av eller alla sina pengar beroende på utvecklingen för de(n) relevanta underliggande tillgången(arna) om Inlösenbeloppet som ska betalas vid förfallodagen är mindre än köpkursen som erlagts av investerare för Värdepapperen. Dessutom, om Värdepapperen säljs på andrahandsmarknaden för mindre än köpkursen som erlagts av den relevanta investerare, kan investerare förlora delar av eller hela sin investering.

Risker i samband med inlösen av Värdepapperen till Beloppet vid Oplanerat Avslutande. Värdepapperen kan lösas in till

Beloppet vid Oplanerat Avslutande under vissa omständigheter, inkluderat:

efter inträffandet av en uppsägningsgrundande händelse eller av olaglighetsskäl eller efter vissa händelser som påverkar Emittentens säkringsarrangemang eller de(n) underliggande tillgången(arna).

Under sådana omständigheter är Beloppet för Oplanerat Avslutande troligtvis mindre än den ursprungliga köpkursen och kan vara så lågt som noll och, efter sådan förtida inlösen, kanske investerare inte kan återinvestera intäkterna i en investering med jämförbar avkastning. Efter inträffandet av en sådan händelse ska inte några andra belopp avseende ränta eller annat betalas av Emittenten avseende Värdepapperen.

Under vissa omständigheter får Emittenten justera Värdepapperens villkor och sådana justeringar kan ha en negativ påverkan på värdet på Värdepapperen. Med förbehåll för Värdepapperens villkor, om Emittenten fastställer att några justeringshändelser, ytterligare störningshändelser eller andra händelser som påverkar de(n) underliggande tillgången(arna) eller Emittentens säkringsarrangemang har inträffat eller om vissa händelser som påverkar Emittentens förmåga att värdera de(n) underliggande tillgången(arna) eller göra betalningar har inträffat, får Emittenten justera Värdepapperens villkor utan medgivande från Värdepappersinnehavarna, får skjuta upp eller tillämpa alternativa bestämmelser för värderingar eller får försena betalningar. Sådana justeringar, uppskjutandet, alternativa värderingar, förseningar eller utbytande kan a en väsentligt negativ effekt på avkastningen på, och värdet på, Värdepapperen.

**Effekten av genomsnitt.** Belopp som ska betalas på Värdepapperen är baserat på genomsnittet av värdena på de(n) underliggande tillgången(arna) på angivna genomsnittsdagar. Belopp som ska betalas kan vara väsentligt mindre än vad de hade varit om sådant(a) belopp endast hade varit relaterade till värdet på de(n) underliggande tillgången(arna) på dagen som värdet var högst.

**Indikativa Belopp.** Deltagandegraden kommer inte fastställas av Emittenten förrän den Initiala Fastställandedagen så att Emittenten kan beakta de rådande marknadsförhållandena vid tidpunkten för erbjudandeperiodens slut. Det finns en risk att, även om de slutliga beloppen är inom de angivna max- och minimiparametrarna, sådana belopp kommer vara annorlunda än de indikativa beloppen och potentiella investerare måste basera sitt investeringsbeslut på sådana indikativa belopp utan att ha rätt att återkalla sin köpeförpliktelse när de(t) slutliga beloppen(t) är fastställda.

Risker förknippade med egna index. Egna index har vanligtvis begränsad historia och inget bevisat resultat och någon strategi på vilket det är baserat på kanske inte är framgångsrik eller ger en bättre avkastning än andra investeringar. Ett eget index kan innehålla avdrag som kommer att fungera som en belastning på dess utveckling och kan negativt påverka värdet på och avkastningen från Värdepapperen. Investerare kan inte dra nytta av förändringar i ett eget index på samma sätt som en direkt investering i komponenterna för sådant index.

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

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

**Emission/erbjudande av Värdepapperen**: Ett erbjudande av Värdepapperen kommer göras i kungariket Sverige under perioden från och med den 28 augusti 2020 till och med den 8 oktober 2020 ("**Erbjudandeperioden**"). Erbjudandeperioden kan avbrytas när som helst och Emittenten förbehåller sig rätten att dra tillbaka erbjudandet och/eller att avbryta emissionen av Värdepapperen av vilken anledning som helst när som helst på eller innan emissionsdagen.

Erbjudandekurs: Erbjudandekursen kommer motsvara Emissionskursen (dvs. SEK 12 000 per Värdepapper).

Emissionsdag och upptagande till handel: Värdepapperens emissionsdag är den 3 november 2020 och ansökan har gjorts om att uppta Värdepapperen till handel på eller omkring Emissionsdagen.

Antal Värdepapper som kan tecknas: Upp till 1 000 Värdepapper.

Uppskattade totala avgifter för emissionen/erbjudandet, inkluderat uppskattade avgifter som debiteras köparen av Emittenten/erbjudaren:

Ej tillämpligt; det finns inga uppskattade avgifter som debiteras köparen av Emittenten.

Återförsäljaren betalar antingen en avgift till Distributören(erna) i samband med erbjudandet på upp till 1,80 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 1,80 procent av emissionskursen. En sådan rabatt representerar den avgift som Distributören(erna) behåller ur emissionskursen som investerare betalar. Emissionskursen och villkoren för Värdepapperen beaktar sådan avgift och kan vara mer än marknadsvärdet för Värdepapperen på emissionsdagen.

# 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 emissionen/erbjudandet, förväntade nettointäkter och användning av intäkter: Nettointäkterna från emissionen av Värdepapperen beräknas uppgå till SEK 12 000 000 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).

När det gäller att göra vissa beräkningar och fastställelser avseende Värdepapperen kan det finnas en skillnad i intresse mellan Värdepappersinnehavarna och Emittenten och dess närstående företag. I synnerhet kan den relevanta Emittenten och dess närstående företag ha intressen i andra roller (som andra affärsrelationer och aktiviteter) och när de agerar i sådana andra roller kan de vidta åtgärder och ta steg som de anser nödvändiga för att skydda sina intressen utan hänsyn till konsekvenser för en viss Värdepappersinnehavare, vilket kan ha en negativ inverkan på värdet på och avkastningen på Värdepapperen. Under den ordinarie verksamheten kan Emittenten och/eller någon av dess dotterbolag genomföra transaktioner i förhållande till de(n) underliggande tillgång(arna) och kan ingå en eller flera säkringstransaktioner avseende Värdepapperen. Sådana aktiviteter kan påverka marknadskursen, likviditeten, värdet på eller avkastningen på Värdepapperen och kan vara negativt för de berörda Värdepappersinnehavarnas intresse.