Execution Version

PROHIBITION OF SALES TO EEA AND UK RETAIL INVESTORS: The Securities are not intended to be offered, sold or otherwise made available to and may not be offered, sold or otherwise made available to any retail investor in the European Economic Area ("**EEA**") or in the United Kingdom. For these purposes, a retail investor means a person who is one (or more) of: (i) a retail client as defined in point (11) of Article 4(1) of Directive 2014/65/EU on Markets in Financial Instruments (as may be amended) ("**MiFID II**"); (ii) a customer within the meaning of Directive 2016/97/EU (the "**Insurance Distribution Directive**"), where that customer would not qualify as a professional client as defined in point (10) of Article 4(1) of MiFID II; or (iii) not a qualified investor as defined in Regulation (EU) 2017/1129 (the "**Prospectus Regulation**"). Consequently no key information document required by Regulation (EU) No 1286/2014 (the "**PRIIPs Regulation**") for offering or selling the Securities or otherwise making them available to retail investors in the EEA or in the United Kingdom has been prepared and therefore offering or selling such Securities or otherwise making them available to any retail investors in the EEA or in the PRIIPs Regulation.



Final Terms dated 9 July 2020

Credit Suisse AG, London Branch

Legal Entity Identifier (LEI): ANGGYXNX0JLX3X63JN86

ZAR 300,000,000 Callable Yield Securities due July 2028

(the "Securities")

Series: SPLB2020-4201

ISIN: XS2188553858

issued pursuant to the Trigger Redeemable and Phoenix 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 and the Product Conditions (as may be amended and/or supplemented up to, and including, the Issue Date) set forth in the Base Prospectus dated 12 July 2019, as supplemented on 20 August 2019, 30 September 2019, 22 October 2019, 3 December 2019, 6 January 2020, 2 March 2020, 21 April 2020, 27 April 2020 and 14 May 2020 and by any further supplements up to, and including, the later of the Issue Date and the date of listing of the Securities, which together constitute a base prospectus for the purposes of Directive 2003/71/EC, as amended or superseded (the "**Prospectus Directive**"). This document constitutes the Final Terms of the Securities described herein for the purposes of Article 5.4 of the Prospectus Directive and must be read in conjunction with such Base Prospectus as so supplemented. A summary of the Securities is annexed to these Final Terms. Full information on the Issuer and the offer of the Securities is only available on the basis of the combination of these Final Terms and the Base Prospectus as so supplemented. Copies of the Base Prospectus and each supplement may be obtained from the registered office of the Issuer and Agents specified herein.

These Final Terms comprise the final terms for the issue and admission to trading on the regulated market of the Luxembourg Stock Exchange of the Securities. The Final Terms will be available for viewing on the website of the Luxembourg Stock Exchange (www.bourse.lu).

1.	Series Number:	SPLB2020-4201		
2.	Tranche Number:	Not Applicable		
3.	Applicable General Terms and Conditions:	General Note Conditions		
4.	Type of Security:	Callable Yield Securities		
5.	Settlement Currency:	South African Rand ("ZAR")		
6.	Institutional:	Applicable		
	ISIONS RELATING TO NOTES ERTIFICATES	Applicable		
7.	Aggregate Nominal Amount:			
	(i) Series:	ZAR 300,000,000		
	(ii) Tranche:	Not Applicable		
8.	Issue Price:	96.00 per cent. of the Aggregate Nominal Amount		
9.	Specified Denomination:	ZAR 20,000		
10.	Minimum Transferable Number of Securities:	One Security (of the Specified Denomination) and, thereafter, integral multiples of one Security (of the Specified Denomination)		
11.	Transferable Number of Securities:	Not Applicable		
12.	Minimum Trading Lot:	Not Applicable		
13.	Issue Date:	9 July 2020		
14.	Maturity Date:	15 July 2028		
15.	Coupon Basis:	Applicable: Fixed Rate Provisions		
16.	Redemption/Payment Basis:	Fixed Redemption		
17.	Put/Call Options:	Call (see paragraph 48 below)		

PROVISIONS RELATING TO Not Applicable WARRANTS

(Paragraphs 18 to 28 have been intentionally deleted)

PROVISIONS RELATING TO COUPON AMOUNTS

29. Fixed Rate Provisions (General Applicable Note Condition 4 or General

Certificate Condition 4):

(i)	Rate(s) of Interest:	6.00 per cent. per annum
(.)		

(ii) Interest Commencement 9 July 2020 Date:

(iii) Interest Payment Date(s): The 15th day of each calendar month in each year during the period commencing on, and including, 15 July 2020, and ending on, and including, 15 July 2028

- (iv) Interest Period: Unadjusted
- (v) Business Day Convention: Not Applicable
- (vi) Interest Amount(s) per Not Applicable Security:
- (vii) Day Count Fraction: 30/360 (unadjusted basis)
- (viii) Determination Date(s): Not Applicable
- (ix) Trade Date: 6 July 2020
- Floating Rate Provisions (General Not Applicable Note Condition 4 or General Certificate Condition 4):
- Premium Provisions (General Note Not Applicable Condition 4 or General Certificate Condition 4):
- 32. Other Coupon Provisions (Product Not Applicable Condition 2):

PROVISIONS RELATING TO REDEMPTION/SETTLEMENT

- 33. Redemption Amount or (in the case Fixed Redemption of Warrants) Settlement Amount (Product Condition 3):
 - (i) Redemption Option Applicable: 100 per cent. Percentage:
 - (ii) Redemption Performance: Not Applicable
 - (iii) Redemption Amount Not Applicable Cap/Floor:
 - (iv) Redemption Strike Price: Not Applicable
 - (v) Redemption FX Adjustment: Not Applicable
 - (vi) PPT: Not Applicable

to fall on the g the period y 2022, and
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	(a)	Minimum	Nominal	Not Applicable
		Amount redeemed:	to be	
	(b)	Maximum Amount redeemed:	Nominal to be	Not Applicable
	(v) No	tice period:		Not less than 5 Business Days
49.	Unschedu	uled Terminati	on Amount:	
	(i) Uns Par	scheduled Te ::	rmination at	Not Applicable
	(ii) Mir	nimum Payme	nt Amount:	Not Applicable
	(iii) Deo	duction for He	dge Costs:	Applicable
50.	Payment	Disruption:		Not Applicable
51.	Interest Additional	and Curre	•	Applicable
	– Tra	de Date:		6 July 2020
UNDE	RLYING A	SSETS		
52.	List of Underlying Asset(s):			Not Applicable
53.	Equity-linl	ked Securities	:	Not Applicable
54.	Equity Inc	lex-linked Sec	curities:	Not Applicable
55.	Commodi	ty-linked Secu	urities:	Not Applicable
56.	Commodi	ty Index-linke	d Securities:	Not Applicable
57.	ETF-linke	d Securities:		Not Applicable
58.	FX-linked	Securities:		Not Applicable
59.	FX Index-	linked Securit	ies:	Not Applicable
60.	Inflation Ir	ndex-linked Se	ecurities:	Not Applicable
61.	Interest Securities	Rate	Index-linked	Not Applicable
62.	Cash Inde	ex-linked Secu	urities:	Not Applicable

63. Multi-Asset Basket-linked Not Applicable Securities:

64. Valuation Time: Not Applicable

GENERAL PROVISIONS

65.	(i)	Form of Securities:	Registered Securities
	(ii)	Global Security:	Applicable
	(iii)	NGN Form/Held under the NSS:	Not Applicable
	(iv)	Intended to be held in a manner which would allow Eurosystem eligibility:	No
	(v)	The Issuer intends to permit indirect interests in the Securities to be held through CREST Depository Interests to be issued by the CREST Depository:	Not Applicable
66.	Fina	ncial Centre(s):	Johannesburg and London
67.	Busi	ness Centre(s):	Johannesburg and London
68.	Listing and Admission to Trading:		Application will be made for the Securities to be listed on the Official List of the Luxembourg Stock Exchange and admitted to trading on the regulated market of the Luxembourg Stock Exchange 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.	Secu Syml	•	
	ISIN:		XS2188553858
	Com	mon Code:	218855385
	Swis	s Security Number:	Not Applicable
	Telel	kurs Ticker:	Not Applicable
	WKN	I Number:	Not Applicable
70.	Clea	ring and Trading:	
	Clea relev	ring System(s) and any ant identification number(s):	Euroclear Bank S.A./N.V. and Clearstream Banking, société anonyme
71.	Deliv	ery:	Delivery against payment

72.	Agents:	
	Calculation Agent:	Credit Suisse International One Cabot Square London E14 4QJ
	Fiscal Agent:	The Bank of New York Mellon, acting through its London Branch One Canada Square London E14 5AL
	Paying Agent(s):	The Bank of New York Mellon, acting through its London Branch One Canada Square London E14 5AL
	Additional Agents:	Applicable
	Transfer Agent:	The Bank of New York Mellon, acting through its London Branch One Canada Square London E14 5AL
		The Bank of New York Mellon S.A./N.V., Luxembourg Branch Vertigo Building – Polaris 2-4 rue Eugene Ruppert L-2453 Luxembourg
	Registrar:	The Bank of New York Mellon S.A./N.V., Luxembourg Branch Vertigo Building – Polaris 2-4 rue Eugene Ruppert L-2453 Luxembourg
73.	Dealer(s):	Credit Suisse International
74.	Specified newspaper for the purposes of notices to Securityholders:	Not Applicable
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:	Applicable – see the cover page of these Final Terms
77.	Additional Provisions:	Not Applicable

PART B – OTHER INFORMATION

Fixed Rate Securities only – YIELD

Indication of yield:

6.85 per cent. per annum for the term of the Securities, calculated on the Issue Date on the basis of the Issue Price and in respect of the fixed rate of interest only.

Interests of Natural and Legal Persons involved in the Issue

So far as the Issuer is aware, no person involved in the issue of the Securities has an interest material to the issue, save for any fees payable to the distributors.

The Dealer will pay a fee to the distributors in connection with the issue of up to 4.00 per cent. of the Specified Denomination per Security upfront.

REASONS FOR THE ISSUE, ESTIMATED NET PROCEEDS AND TOTAL EXPENSES

(i)	Reasons for the issue:	See "Use of Proceeds" section in the Base Prospectus
(ii)	Estimated net proceeds:	ZAR 287,900,000
(iii)	Estimated total expenses:	ZAR 100,000

Rating

Applicable

The Securities have been rated "A" by Fitch.

"A" by Fitch: An "A" rating denotes expectations of low default risk. The capacity for payment of financial commitments is considered strong. This capacity may, nevertheless, be more vulnerable to adverse business or economic conditions than is the case for higher ratings.

The rating is by a registered rating agency established in the EU.

Signed on behalf of the Issuer:

Ву: _____

Duly authorised

Ву: _____

Duly authorised

352706787/Ashurst(EYY/AHINDS/STEPNG)/FY/LP

SUMMARY OF THE SECURITIES

Summaries are made up of disclosure requirements known as "**Elements**". These Elements are numbered in sections A - E (A.1 - E.7).

This Summary contains all the Elements required to be included in a summary for these types of Securities and the Issuer. Because some Elements are not required to be addressed, there may be gaps in the numbering sequence of the Elements.

Even though an Element may be required to be inserted in the summary because of the type of Securities and Issuer, it is possible that no relevant information can be given regarding such Element. In this case a short description of the Element is included in the summary and marked as "Not applicable".

	Section A – Introduction and Warnings				
A.1	Introduction and Warnings:	This Summary should be read as an introduction to the Base Prospectus. Any decision to invest in Securities should be based on consideration of the Base Prospectus as a whole by the investor. Where a claim relating to the information contained in the Base Prospectus is brought before a court, the plaintiff investor might, under the national legislation of the relevant Member State, have to bear the costs of translating the Base Prospectus before the legal proceedings are initiated. Civil liability only attaches to those persons who have tabled the summary including any translation thereof, but only if the summary is misleading, inaccurate or inconsistent when read together with the other parts of the Base Prospectus or it does not provide, when read together with the other parts of the Base Prospectus, key information in order to aid investors when considering whether to invest in the Securities.			
A.2	Consent(s):	Not applicable; the Issuer does not consent to the use of the Base Prospectus for any subsequent resale of the Securities.			
		Section B - Issuer			
B.1	Legal and commercial name of the Issuer:	Credit Suisse AG (" CS "), acting through its London Branch (the " Issuer ").			
B.2	Domicile and legal form of the Issuer, legislation under which the Issuer operates and country of incorporation of Issuer:	CS is incorporated under Swiss law as a corporation (<i>Aktiengesellschaft</i>) in Zurich, Switzerland and operates under Swiss law.			

B.4b	Known trends with respect to the Issuer and the industries in which it operates:	Not applicable - there are no known trends, uncertainties, demands, commitments or events that are reasonably likely to have a material effect on the prospects of the Issuer for its current financial year.			
B.5	Description of group and Issuer's position within the group:	CS is a Swiss bank and a wholly owned subsidiary of Credit Suisse Group AG, a global financial services company. CS has a number of subsidiaries in various jurisdictions.			
B.9	Profit forecast or estimate:	Not applicable; no profit Issuer.	forecasts or es	stimates have be	een made by the
B.10	Qualifications in audit report on historical financial information:	Not applicable; there were no qualifications in the audit report on historical financial information.			
B.12	Selected key financial information; no material adverse change and description of significant change in financial position of the Issuer:	statements of operations of CS for each of the years in the th year period ended 31 December 2019, the unaudited conden consolidated balance sheets of CS as of 31 March 2020 and unaudited condensed consolidated statements of operations of for the three-month periods ended 31 March 2020 and 31 M			ets of CS as of d consolidated s in the three- ed condensed 2020 and the erations of CS and 31 March
		In CHF million	Year ended 3	1 December (au	ıdited)
			2019	2018	2017
		Net revenues	22,686	20,820	20,965
		Provision for credit losses	324	245	210
		Total operating expenses	17,969	17,719	19,202
		Income before taxes	4,393	2,856	1,553
		Income tax expense	1,298	1,134	2,781
		Net income/(loss)	3,095	1,722	(1,228)
		Net income/(loss) attributable to non- controlling interests	14	(7)	27

Net income/(loss) attributable to shareholders	3,081	1,729	(1,255)
In CHF million	Three-mont (unaudited)	h period en	ded 31 March
		2020	2019
Net revenues		5,785	5,435
Provision for credit losses		568	81
Total operating expenses		4,124	4,363
Income before taxes	,	1,093	991
Income tax expense/(benefit)		(126)	362
Net income		1,219	629
Net income/(loss) attributable to non- controlling interests		6	3
Net income attributable to shareholders		1,213	626
Summary informati	on – CS consol	idated balanc	e sheets
In CHF million	31 March 2020 (unaudited)	31 December 2019 (audited)	31 December 2018 (audited)
Total assets	835,796	790,459	772,069
Total liabilities	783,838	743,696	726,075
Total shareholders' equity	51,282	46,120	45,296
Non-controlling interests	676	643	698
Total equity	51,958	46,763	45,994
Total liabilities and equity	835,796	790,459	772,069
There has been no is ssuer and its consolic Not applicable; there position of the Issuer 2020.	dated subsidiarie has been no s	s since 31 Dec	ember 2019. nge in the financia

D 10		
B.13	Recent events	Not applicable; there are no recent events particular to the Issuer which
	particular to the	are to a material extent relevant to the evaluation of the Issuer's
	Issuer which are	solvency.
	to a material	
	extent relevant to	
	the evaluation of	
	the Issuer's	
	solvency:	
B.14	Issuer's position	See Element B.5 above.
	in its corporate	
	group and	Not applicable; CS is not dependent upon other members of its group.
	dependency on	
	other entities	
	within the	
	corporate group:	
	Solpoiate group.	
B.15	Issuer's principal	CS' principal activities are the provision of financial services in the areas
_	activities:	of private banking, investment banking and asset management.
B.16	Ownership and	CS is a wholly owned subsidiary of Credit Suisse Group AG.
	control of the	
	Issuer:	
B.17	Ratings:	CS has an issuer credit rating of "A+" from S&P Global Ratings Europe
		Limited, a long-term issuer default rating of "A" from Fitch Ratings
		Limited and an issuer credit rating of "A1" from Moody's Deutschland
		GmbH.
		The Securities have been rated "A" by Fitch].
		Section C – Securities
C.1	Type and class	The securities (the "Securities") are notes. The Securities are Callable
	of securities	Yield Securities. The Securities are redeemable at the option of the
	being offered	Issuer and will pay fixed interest.
	and security	
	identification	The Securities of a Series will be uniquely identified by ISIN:
	number(s):	XS2188553858, Common Code: 218855385.
	x - 7	
C.2	Currency:	The currency of the Securities will be South African Rand ("ZAR") (the
		"Settlement Currency").
C.5	Description of	The Securities have not been and will not be registered under the U.S.
	restrictions on	Securities Act of 1933 (the "Securities Act") and may not be offered or
	free	sold within the United States or to, or for the account or benefit of, U.S.
	transferability of	persons except in certain transactions exempt from the registration
	the Securities:	requirements of the Securities Act and applicable state securities laws.
		No offers, sales or deliveries of the Securities, or distribution of any
		offering material relating to the Securities, may be made in or from any
		jurisdiction except in circumstances that will result in compliance with
1		Janealesten except in encanotanees that will result in compliance with

		any applicable laws and regulations.		
rights attached to the securities, ranking of the securities and limitations to rights:(a "Securityholder") the right to receive a potential return Securityholder") the right to receive a potential return Securityholder the right to vote on certain amendments.Ranking: The Securities are unsubordinated and unsecured of of the Issuer and will rank equally among themselves and with		 (a "Securityholder") the right to receive a potential return on the Securities (see Element C.9 below). The Securities will also give each Securityholder the right to vote on certain amendments. Ranking: 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 		
		Limitation to Rights:		
		• The Issuer may redeem the Securities early for illegality reasons, or following certain events affecting the Issuer's hedging arrangements. The Securities may be redeemed early following an event of default. In each such case, the amount payable in respect of each Security on such early redemption will be equal to the Unscheduled Termination Amount, and no other amount shall be payable in respect of each Security on account of interest or otherwise.		
		Where:		
		• Unscheduled Termination Amount: in respect of each Security, an amount (which may be greater than or equal to zero) equal to the value of such Security immediately prior to it becoming due and payable following an event of default or, in all other cases, as soon as reasonably practicable following the determination by the Issuer to early redeem the Security, as calculated by the calculation agent using its then prevailing internal models and methodologies, such amount to be adjusted to account for any associated losses, expenses or costs incurred (or would be incurred) by the Issuer and/or its affiliates as a result of unwinding, establishing, re-establishing and/or adjusting any hedging arrangements in relation to such Security.		
		For the avoidance of doubt, if a Security is redeemed following an event of default, the Unscheduled Termination Amount shall not take account of any additional or immediate impact of the event of default itself on the Issuer's creditworthiness (including, but not limited to, an actual or anticipated downgrade in its credit rating).		
		• Subject to the conditions and other restrictions set out in the terms and conditions of the Securities, the Issuer may adjust the terms and conditions of the Securities without the consent of Securityholders following certain events affecting the Issuer's hedging arrangements, or may early redeem the Securities at the		

		 Unscheduled Termination Amount as described above (and no other amounts shall be payable in respect of the Securities on account of interest or otherwise following such determination by the Issuer). The terms and conditions of the Securities contain provisions for convening meetings of Securityholders to consider any matter affecting their interests, and any resolution passed by the relevant majority at a meeting will be binding on all Securityholders, whether or not they attended such meeting or voted for or against the relevant resolution. In certain circumstances, the Issuer may modify the terms and conditions of the Securities without the consent of Securityholders. The Securities are subject to the following events of default: if the Issuer fails to pay any amount due in respect of the Securities within 30 days of the due date, or if any events relating to the
		 insolvency or winding up of the Issuer occur. The Issuer may at any time, without the consent of the Securityholders, substitute for itself as Issuer under the Securities any company with which it consolidates, into which it merges or to which it sells or transfers all or substantially all of its property. Governing Law: The Securities are governed by English law.
C.9	Description of the rights attached to the	See Element C.8 above for information on rights attaching to the Series of Securities including ranking and limitations.
	securities including ranking and limitations, interest, redemption, yield and representative of Securityholders:	The Securities shall bear interest at the rate of 6.00 per cent. per annum. Interest will accrue from, and including, the issue date to, but excluding, the Maturity Date, such interest being payable in arrear on each Coupon Payment Date. The Coupon Payment Dates will be the 15th day of each calendar month in each year during the period commencing on, and including, 15 July 2020 and ending on, and including, the Maturity Date. The yield is 6.85 per cent. per annum for the term of the Securities, calculated at the issue date on the basis of the issue price and in respect of the fixed rate of interest only.
		The Coupon Amount(s) payable (if any) shall be rounded down to the nearest transferable unit of the Settlement Currency.
		Optional Redemption Amount
		Unless the Securities have been previously redeemed or purchased and cancelled, the Issuer may exercise its call option and redeem all the Securities on the relevant Optional Redemption Date by giving notice to the Securityholders. The " Optional Redemption Amount " payable in respect of an Optional Redemption Date and each Security on such Optional Redemption Date shall be an amount equal to 100 per cent. of the Nominal Amount, together with any Coupon Amount payable on

		such Optional Redemption Date.
		Where:
		• Optional Redemption Date : each Coupon Payment Date scheduled to fall on the 15th day of July of each year during the period commencing on, and including, 15 July 2022, and ending on, and including, 15 July 2027.
		Redemption
		Unless the Securities have been previously redeemed or purchased and cancelled, the Issuer shall redeem the Securities on the Maturity Date at the redemption amount (the " Redemption Amount "), which shall be an amount in the Settlement Currency equal to the <i>product</i> of (a) the Redemption Option Percentage and (b) the Nominal Amount. Settlement procedures will depend on the clearing system for the Securities and local practices in the jurisdiction of the investor.
		The scheduled maturity date (the " Maturity Date ") of the Securities is 15 July 2028.
		Where:
		Nominal Amount: ZAR 20,000
		• Redemption Option Percentage: 100 per cent.
		Representative of holders of Securities : Not applicable; the Issuer has not appointed any person to be a representative of the Securityholders.
C.10	Derivative component in the interest payment:	See Element C.9 above for information on interest, redemption, yield and representative of Securityholders.
		Not applicable; there is no derivative component in the interest payment(s) made in respect of the Securities.
C.11	Admission to trading:	Application will be made to admit the Securities to trading on the regulated market of the Luxembourg Stock Exchange.
		Section D – Risks
D.2	Key risks that are specific to the Issuer:	The Securities are general unsecured obligations of the Issuer. Investors in the Securities are exposed to the risk that the Issuer could become insolvent and fail to make the payments owing by it under the Securities.
		The Issuer is exposed to a variety of risks that could adversely affect its results of operations and financial condition, including, among others, those described below:
		All references to the Issuer set out below are describing the consolidated businesses carried on by Credit Suisse Group AG (" CSG ") and its subsidiaries (including the Issuer) and therefore should also be

read as references to CSG.
Liquidity risk:
• The Issuer's liquidity could be impaired if it is unable to access the capital markets, sell its assets or its liquidity costs increase.
 The Issuer's businesses rely significantly on its deposit base for funding.
Changes in the Issuer's ratings may adversely affect its business.
Market and credit risks:
 The ongoing global COVID-19 pandemic has adversely affected, and may continue to adversely affect, the Issuer's business, operations and financial performance.
• The Issuer may incur significant losses on its trading and investment activities due to market fluctuations and volatility.
• The Issuer's businesses and organisation are subject to the risk of loss from adverse market conditions and unfavourable economic, monetary, political, legal, regulatory and other developments in the countries in which it operates.
 Uncertainties regarding the possible discontinuation of benchmark rates may adversely affect the Issuer's business, financial condition and results of operations and may require adjustments to its agreements with clients and other market participants, as well as to its systems and processes.
• The Issuer may incur significant losses in the real estate sector.
 Holding large and concentrated positions may expose the Issuer to large losses.
• The Issuer's hedging strategies may not prevent losses.
• Market risk may increase the other risks that the Issuer faces.
• The Issuer may suffer significant losses from its credit exposures.
 Defaults by one or more large financial institutions could adversely affect financial markets generally and the Issuer specifically.
• The information that the Issuer uses to manage its credit risk may be inaccurate or incomplete.
Strategy risk:
 CSG and its subsidiaries, including the Issuer, may not achieve all of the expected benefits of its strategic initiatives.

C	ountry and currency exchange risk:
•	Country risks may increase market and credit risks the Issuer faces.
•	The Issuer may face significant losses in emerging markets.
•	Currency fluctuations may adversely affect the Issuer's results of operations.
0	perational, risk management and estimation risks:
•	The Issuer is exposed to a wide variety of operational risks, including cybersecurity and other information technology risks.
•	The Issuer may suffer losses due to employee misconduct.
•	The Issuer's risk management procedures and policies may not always be effective, particularly in highly volatile markets.
•	The Issuer's actual results may differ from our estimates and valuations.
•	The Issuer's accounting treatment of off-balance sheet entities may change.
Le	egal and regulatory risks:
•	The Issuer's exposure to legal liability is significant.
•	Regulatory changes may adversely affect the Issuer's business and ability to execute its strategic plans.
•	Swiss resolution proceedings and resolution planning requirements may affect CSG's and the Issuer's shareholders and creditors.
•	Changes in monetary policy are beyond the Issuer's control and difficult to predict.
•	Legal restrictions on its clients may reduce the demand for the lssuer's services.
C	ompetition risk:
•	The Issuer faces intense competition in all financial services markets and for the products and services it offers.
•	The Issuer's competitive position could be harmed if its reputation is damaged.
•	The Issuer must recruit and retain highly skilled employees.
•	The Issuer faces competition from new trading technologies.

		Statutory powers of Swiss Financial Market Supervisory Authority FINMA in the case of a restructuring proceeding:
		• The rights of the holders of Securities issued by the Issuer may be adversely affected by Swiss Financial Market Supervisory Authority FINMA's broad statutory powers in the case of a restructuring proceeding in relation to the Issuer, including its power to convert such Securities into equity and/or partially or fully write-down such Securities.
D.3	Key risks that	The Securities are subject to the following key risks:
	are specific to the Securities:	 The issue price or the offer price of the Securities may be more than the market value of such Securities as at the issue date, and more than the price at which the Securities can be sold in secondary market transactions. The issue price or the offer price of the Securities may take into account, where permitted by law, fees, commissions or other amounts relating to the issue, distribution and sale of the Securities, or the provision of introductory services, expenses incurred by the Issuer in creating, documenting and marketing the Securities and amounts relating to the hedging of its obligations under the Securities. A secondary market for the Securities may not develop and, if it does, it may not provide the investors with liquidity and may not continue for the life of the Securities. Illiquidity may have an adverse effect on the market value of the Securities. The price in
		the market for a Security may be less than its issue price or its offer price and may reflect a commission or a dealer discount, which would further reduce the proceeds you would receive for your Securities.
		• The market value of the Securities will be affected by many factors beyond the control of the Issuer (including, but not limited to, the creditworthiness of the Issuer, the interest rates and yield rates in the market, the volatility of the underlying asset(s) (if any), etc.). Some or all of these factors will influence the value of the Securities in the market.
		• Where the relevant distributor(s) may only confirm the amount or number of Securities sold to investors after the Securities have been issued, the Issuer may cancel some of the Securities if the amount or number of Securities subscribed for or purchased is less than the aggregate nominal amount or number of Securities (as applicable) issued on the issue date. The market for the Securities may be limited.
		• The total size of Securities being issued on the issue date may be greater than the amount subscribed or purchased by investors as the dealer may retain some of the Securities as part of its issuing, market-making and/or trading arrangements or for the purposes of meeting future investor demand. The issue size of the Securities

should not be regarded as indicative of the depth or liquidity of the market, or the demand, for the Securities.
• The levels and basis of taxation on the Securities and any reliefs from such taxation will depend on an investor's individual circumstances and could change at any time. The tax and regulatory characterisation of the Securities may change over the life of the Securities. This could have adverse consequences for investors.
• In certain circumstances (for example, if the Issuer determines that its obligations under the Securities have become unlawful or illegal or following an event of default or following certain events affecting the Issuer's hedging arrangements) the Securities may be redeemed prior to their scheduled maturity. In such circumstances, the Unscheduled Termination Amount payable may be less than the original purchase price and could be as low as zero. No other amounts shall be payable in respect of the Securities on account of interest or otherwise following such determination by the Issuer.
• Following early redemption of Securities, investors may not be able to reinvest the redemption proceeds in an investment having a comparable return. Investors in Securities should consider such reinvestment risk in light of other investments available at that time.
• During any period when the Issuer may elect to redeem Securities, the market value of those Securities generally will not rise substantially above the price at which they can be redeemed. This may also be true prior to any redemption period. The Issuer may be expected to redeem Securities when its cost of borrowing is lower than the interest rate payable on the Securities. As such, an investor would generally not be able to reinvest the redemption proceeds at an effective interest rate as high as the interest rate on the Securities.
• Investors may be exposed to currency risks because the underlying asset(s) may be denominated in a currency other than the currency in which the Securities are denominated, or the Securities and/or underlying asset(s) may be denominated in currencies other than the currency of the country in which the investor is resident. The value of the Securities may therefore increase or decrease based on fluctuations in those currencies.
• The Issuer is not obliged to maintain the listing of the Securities. If the regulated market or other market in respect of which the Securities are listed and/or admitted to trading closes, or if the relevant regulated market in respect of which the Securities are admitted to trading is replaced with a market that is not a regulated market, the Issuer may de-list the Securities or may (but

 is not obliged to) consent to the Securities to be admitted to trading on such replacement market instead. The Issuer may modify the terms and conditions of the Securities without the consent of Securityholders for the purposes of (a) curing any ambiguity or correcting or supplementing any provision if the Issuer determines it to be necessary or desirable, provided that such modification is not prejudicial to the interests of Securityholders, or (b) correcting a manifest error. Subject to the conditions and other restrictions set out in the terms and conditions of the Securities, the Issuer may adjust the terms and conditions of the Securities without the consent of Securityholders following certain events affecting the Issuer's
 without the consent of Securityholders for the purposes of (a) curing any ambiguity or correcting or supplementing any provision if the Issuer determines it to be necessary or desirable, provided that such modification is not prejudicial to the interests of Securityholders, or (b) correcting a manifest error. Subject to the conditions and other restrictions set out in the terms and conditions of the Securities, the Issuer may adjust the terms and conditions of the Securities without the consent of the Securities without the Securities without the consent of the Securities without the securities without the
and conditions of the Securities, the Issuer may adjust the terms and conditions of the Securities without the consent of
hedging arrangements, or may early redeem the Securities at an amount which may be less than the initial investment.
 In making discretionary determinations under the terms and conditions of the Securities, the Issuer and the calculation agent may take into account the impact on the relevant hedging arrangements. Such determinations could have a materia adverse effect on the value of and return on the Securities and could result in their early redemption.
 Subject to the conditions and other restrictions set out in the terms and conditions of the Securities, the Issuer may be substituted without the consent of Securityholders in favour of any affiliate of the Issuer or another company with which it consolidates, into which it merges or to which it sells or transfers all or substantially all of its property.
 The Issuer is subject to a number of conflicts of interest, including: (a) in making certain calculations and determinations, there may be a difference of interest between the investors and the Issuer. (b) in the ordinary course of its business the Issuer (or an affiliate) may effect transactions for its own account and may enter into hedging transactions with respect to the Securities or the related derivatives, which may affect the market price, liquidity or value of the Securities, and (c) the Issuer (or an affiliate) may have confidential information in relation to the underlying asset(s) or any derivative instruments referencing them which may be material to an investor, but which the Issuer is under no obligation (and may be subject to legal prohibition) to disclose.
Section E – Other
E.2b Reasons for the Not applicable; the net proceeds from the issue of the Securities will be
offer and use of proceeds:used by the Issuer for its general corporate purposes (including hedging arrangements).
E.3 Terms and The Securities have been offered to the dealer at the issue price. The
conditions of the

	offer:	Securities are not being publicly offered.
E.4	Interests material to the issue/offer:	Fees shall be payable to the distributor(s). The Issuer is subject to conflicts of interest between its own interests and those of holders of Securities, as described in Element D.3 above.
E.7	Estimated expenses charged to the investor by the Issuer/offeror:	The dealer will pay a fee to the distributor(s) in connection with the issue of up to 4.00 per cent. of the Nominal Amount per Security upfront.