

PROHIBITION OF SALES TO UK RETAIL INVESTORS – The Securities are not intended to be offered, sold or otherwise made available to, and should not be offered, sold or otherwise made available to, any retail investor in the United Kingdom. For these purposes, a retail investor means a person who is one (or more) of: (i) a retail client, as defined in point (8) of Article 2 of Regulation (EU) No 2017/565 as it forms part of UK domestic law by virtue of the European Union (Withdrawal) Act 2018 (as amended, the "EUWA"); or (ii) a customer within the meaning of the provisions of the Financial Services and Markets Act 2000 (as amended, the "FSMA") and any rules or regulations made under the FSMA to implement Directive (EU) 2016/97, where that customer would not qualify as a professional client, as defined in point (8) of Article 2(1) of Regulation (EU) No 600/2014 as it forms part of UK domestic law by virtue of the EUWA; or (iii) not a qualified investor as defined in Article 2 of Regulation (EU) 2017/1129 as it forms part of UK domestic law by virtue of the EUWA (as amended, the "UK Prospectus Regulation"). Consequently, no key information document required by Regulation (EU) No 1286/2014 as it forms part of UK domestic law by virtue of the EUWA (as amended, the "UK PRIIPs Regulation") for offering or selling the Securities or otherwise making them available to retail investors in the United Kingdom has been prepared and therefore offering or selling the Securities or otherwise making them available to any retail investor in the United Kingdom may be unlawful under the UK PRIIPs Regulation.

PROHIBITION OF SALES TO SWISS 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 Switzerland. For these purposes a "retail investor means a person who is not a professional or institutional client, as defined in article 4 para. 3, 4 and 5 and article 5 para. 1 and 2 Swiss Federal Act on Financial Services ("FINSA") of 15 June 2018, as amended. Consequently, no key information document required by FINSA for offering or selling the Securities or otherwise making them available to retail investors in Switzerland has been prepared and therefore, offering or selling the Securities or making them available to retail investors in Switzerland may be unlawful under FINSA.

None of the Securities constitute a participation in a collective investment scheme within the meaning of the CISA and are neither subject to the authorisation nor the supervision by the Swiss Financial Market Supervisory Authority FINMA ("FINMA") and investors do not benefit from the specific investor protection provided under the CISA.



BARCLAYS BANK PLC

(Incorporated with limited liability in England and Wales)

Legal Entity Identifier (LEI): G5GSEF7VJP5I7OUK5573

Up to 1,000 Securities due December 2026 under the Global Structured Securities Programme (the "Securities")

Issue Price: SEK 20,000 per Security

This document constitutes the final terms of the Securities (the "**Final Terms**") described herein for the purposes of Article 8 of Regulation (EU) 2017/1129 (as amended, the "**EU Prospectus Regulation**") and is prepared in connection with the Global Structured Securities Programme established by Barclays Bank PLC (the "**Issuer**"). These Final Terms complete and should be read in conjunction with the GSSP Base Prospectus 9 which constitutes a base prospectus drawn up as separate documents (including the Registration Document dated 23 March 2021, as supplemented on 5 August 2021, and the Securities Note relating to the GSSP Base Prospectus 9 dated 1 July 2021, as supplemented on 5 August 2021 and on 6 September 2021) for the purposes of Article 8(6) of the EU Prospectus Regulation (the "**Base Prospectus**"), which constitutes a base prospectus for the purposes of the Prospectus Regulation. Full information on the Issuer and the offer of the Securities is only available on the basis of the combination of this Final Terms and the Base Prospectus.

The Base Prospectus, and any supplements thereto, are available for viewing at <https://home.barclays/investor-relations/structured-income-investors/prospectus-and-documents/structured->

[*securities-prospectuses*](#) and during normal business hours at the registered office of the Issuer and the specified office of the Issue and Paying Agent for the time being in London, and copies may be obtained from such office. Words and expressions defined in the Base Prospectus and not defined in the Final Terms shall bear the same meanings when used herein.

The Registration Document and the supplements thereto are available for viewing at: <https://home.barclays/investor-relations/fixed-income-investors/prospectus-and-documents/structuredsecurities-prospectuses/#registrationdocument> and <https://home.barclays/investor-relations/fixed-income-investors/prospectus-and-documents/structuredsecurities-prospectuses/#registrationdocumentsupplement>.

Words and expressions defined in the Base Prospectus and not defined in the Final Terms shall bear the same meanings when used herein.

BARCLAYS

Final Terms dated 4 October 2021

PART A – CONTRACTUAL TERMS

Provisions relating to the Securities

1. (a) Series: NX000307222
- (b) Tranche: 1
2. Currencies:
 - (a) Issue Currency: Swedish Krona (“**SEK**”)
 - (b) Settlement Currency: SEK
3. Securities: Certificates
4. Notes: Not Applicable
5. Certificates: Applicable
 - (a) Number of Securities:
 - (i) Tranche: Up to 1,000 Securities
 - (ii) Series: Up to 1,000 Securities
 - (b) Minimum Tradable Amount: Not Applicable
6. Calculation Amount: SEK 100,000
7. Issue Price: SEK 20,000 per Security

The Issue Price includes a fee payable by the Issuer to the Authorised Offeror which will be no more than 3.00 per cent of the Issue Price.
8. Issue Date: 2 December 2021
9. Scheduled Settlement Date: 3 December 2026
10. Type of Security: Barclays Index Linked Securities
11. Underlying Performance Type_(Settlement): For the purpose of determination of the Final Performance: Single Asset

Provisions relating to interest (if any) payable

12. Interest Type: Not Applicable
General Condition 9 (*Interest*)

Provisions relating to Automatic Settlement (Autocall)

13. Automatic Settlement (Autocall): Not Applicable
General Condition 10 (*Automatic Settlement (Autocall)*)

Provisions relating to Optional Early Redemption

14. Optional Early Settlement Event: Not Applicable
General Condition 11 (*Optional Early Settlement Event*)

Provisions relating to Final Settlement

15. (a) Final Settlement Type: Supertracker
General Condition 12 (*Final Settlement*)
- (b) Settlement Method: Cash
- (c) Protection Level: 5.00 per cent.
- (d) Participation_(Settlement): 100.00 per cent. indicatively, provided that the Participation_(Settlement) shall be no less than 80.00 per cent.
- (e) Floor: 0.00 per cent.
- (f) Upper Strike Percentage: 100.00 per cent.
- (g) Cap_(Settlement): Not Applicable
- (h) Downside: Not Applicable

Provisions relating to Drop Back

16. Drop Back Payout: General Condition 9.39 and General Condition 12.27 Not Applicable

Provisions relating to Nominal Call Event Settlement

17. Nominal Call Event Settlement: Not Applicable
General Condition 13 (*Nominal Call Event Settlement*)
- (a) Nominal Call Threshold Percentage: Not Applicable

Provisions relating to Instalment Notes

18. Instalment Notes: Not Applicable
General Condition 15 (*Settlement by Instalments*)

Provisions relating to the Underlying Asset(s)

19. Underlying Asset: Underlying Asset: Barclays Mutual Fund ER AF 2% RC 16% SEK 2 Index
- (a) Initial Valuation Date: 19 November 2021
- (b) Barclays Index: Barclays Mutual Fund ER AF 2% RC 16% SEK 2 Index
- (i) Bloomberg Screen: BXIIFES2 <Index>
- (ii) Refinitiv Screen: Not Applicable
- (iii) Weight: Not Applicable
- (iv) Pre-nominated Index: Not Applicable

- (v) Scheduled Trading Days: For the purpose of limb (d)(i) of the definition of "Scheduled Trading Day", the places in which a day shall be a Business Day are: London and Stockholm
- (vi) Component Valuation: Applicable
- (vii) Maximum Number of Postponement Days: 15
- (viii) Elections in respect of the Fund Component Linked Conditions: Applicable
- (A) Fund Component Events: Applicable as per Fund Component Linked Condition 11 (*Fund Component Events*), and for the purposes of Fund Component Linked Condition 1.2(e)(iii), the "**Holding Threshold**" is 10 per cent.
- (B) Potential Adjustment of Payment Events: Applicable as per Fund Component Linked Condition 22 (*Potential Adjustment of Payments Events*)
- (C) Specified Number: For the purposes of:
- each Adjusted Payment Date: three; or
 - each Autocall Receipt Deadline, Interest Receipt Deadline and the Receipt Deadline: 180
20. (a) Initial Price_(Interest): The Valuation Price of the Underlying Asset on the Initial Valuation Date
- (i) Averaging-in: Not Applicable
- (ii) Min Lookback-in: Not Applicable
- (iii) Max Lookback-in: Not Applicable
- (b) Initial Valuation Date: 19 November 2021
21. (a) Final Valuation Price:
- (i) Averaging-out: Applicable
- Averaging-out Dates: 19 May 2026, 22 June 2026, 20 July 2026, 19 August 2026, 21 September 2026, 19 October 2026 and 19 November 2026
- (ii) Min Lookback-out: Not Applicable
- (iii) Max Lookback-out: Not Applicable
- (b) Final Valuation Date: 19 November 2026

Provisions relating to disruption events

22. Consequences of a Disrupted Day (in respect of an Averaging Date or Lookback Date): General Condition 18 (*Consequences of Disrupted Days*)
- (a) Omission: Not Applicable

- (b) Postponement: Not Applicable
- (c) Modified Postponement: Not Applicable
23. Consequences of a Disrupted Day
(in respect of an Averaging Date or
Lookback Date):
General Condition 25 (*Adjustments
to Valuation Dates and Reference
Date*)
- (a) Omission: Not Applicable
- (b) Postponement: Not Applicable
24. Consequences of a Disrupted Day
(in respect of an Averaging Date or
Lookback Date):
General Condition 37
(*Consequences upon a Reference
Date becoming a Reference Date*)
- (a) Omission: Not Applicable
- (b) Postponement: Not Applicable
- (c) Modified Postponement: Not Applicable
25. Additional Disruption Events:
General Condition 65.1
(*Definitions*)
- (a) Change in Law: Applicable as per General Condition 65.1 (*Definitions*)
- (b) Currency Disruption Event: Applicable as per General Condition 65.1 (*Definitions*)
- (c) Hedging Disruption: Applicable as per General Condition 65.1 (*Definitions*)
- (d) Issuer Tax Event: Applicable as per General Condition 65.1 (*Definitions*)
- (e) Extraordinary Market
Disruption: Applicable as per General Condition 65.1 (*Definitions*)
- (f) Increased Cost of Hedging: Not Applicable as per General Condition 65.1 (*Definitions*)
- (g) Affected Jurisdiction Hedging
Disruption: Not Applicable as per General Condition 65.1 (*Definitions*)
- (h) Affected Jurisdiction
Increased Cost of Hedging: Not Applicable as per General Condition 65.1 (*Definitions*)
- (i) Increased Cost of Stock
Borrow: Not Applicable as per General Condition 65.1 (*Definitions*)
- (j) Loss of Stock Borrow: Not Applicable as per General Condition 65.1 (*Definitions*)
- (k) Foreign Ownership Event: Not Applicable as per General Condition 65.1 (*Definitions*)
- (l) Fund Disruption Event: Not Applicable as per General Condition 65.1 (*Definitions*)

(m) Fund Event:	Applicable as per General Condition 26 (<i>Fund Events</i>), and for the purposes of General Condition 26.2(e)(iii), the "Holding Threshold" is 10 per cent
(n) Potential Adjustment of Payment Events:	Applicable as per General Condition 28 (Potential Adjustment of Payment Events)
(o) Barclays Index Disruption:	Applicable as per General Condition 65.1 (<i>Definitions</i>)
26. Early Cash Settlement Amount:	Market Value
27. Early Settlement Notice Period Number:	As specified in General Condition 65.1 (<i>Definitions</i>)
28. Substitution of Shares:	Not Applicable
29. Entitlement Substitution:	Not Applicable
30. FX Disruption Event:	Not Applicable
31. Disruption Fallbacks: General Condition 20 (<i>Consequences of FX Disruption Events (FX)</i>)	Not Applicable
32. Unwind Costs:	Applicable
33. Settlement Expenses:	Applicable
34. Local Jurisdiction Taxes and Expenses:	Not Applicable
35. Consequences of a Fund Event: General Condition 27 (<i>Consequences of a Fund Event</i>)	Not Applicable

General provisions

36. Form of Securities:	Global Bearer Securities: Permanent Global Security TEFRA: Not Applicable NGN Form: Not Applicable Held under the NSS: Not Applicable CGN Form: Applicable
37. Trade Date:	18 November 2021
38. 871(m) Securities:	The Issuer has determined that the Securities (without regard to any other transactions) should not be subject to US withholding tax under Section 871(m) of the US Internal Revenue Code and regulations promulgated thereunder.
39. (i) Prohibition of Sales to EEA Retail Investors:	Not Applicable
(ii) Prohibition of Sales to UK Retail Investors:	Applicable – see cover page of these Final Terms

(iii) Prohibition of Sales to UK Retail Investors	Applicable – see cover page of these Final Terms
40. Additional Business Centre(s):	Not Applicable
41. Business Day Convention:	Modified Following
42. Determination Agent:	Barclays Bank PLC
43. Registrar:	Not Applicable
44. Transfer Agent:	Not Applicable
45. (a) Names of Manager:	Barclays Bank Ireland PLC
(b) Date of underwriting agreement:	Not Applicable
(c) Names and addresses of secondary trading intermediaries and main terms of commitment:	Not Applicable
46. Registration Agent:	Not Applicable
47. Governing Law:	English law
48. Relevant Benchmarks:	<p>Amounts payable under the Securities are calculated by reference to Barclays Mutual Fund ER AF 0% RC 16% SEK 2 Index, which is provided by Barclays Bank PLC (the "Administrator"). As at the date of this Final Terms, the Administrator does not appear on the register of administrators and benchmarks established and maintained by the European Securities and Markets Authority ("ESMA") pursuant to Article 36 of Regulation (EU) 2016/1011 (as amended, the "EU Benchmarks Regulation").</p> <p>As far as the Issuer is aware the transitional provisions in Article 51 of the EU Benchmarks Regulation apply, such that Barclays Bank PLC is not currently required to obtain authorisation or registration (or, if located outside the European Union, recognition, endorsement or equivalence).</p>

PART B – OTHER INFORMATION

1. LISTING AND ADMISSION TO TRADING

- (a) Listing and Admission to Trading: Application is expected to be made by the Issuer (or on its behalf) for the Securities to be listed on the official list of the NGM Nordic MTF with effect from the Issue Date.
- (b) Estimate of total expenses related to admission to trading: SEK 72,000
- (c) Name and address of the entities which have a firm commitment to act as intermediaries in secondary trading, providing liquidity through bid and offer rates and a description of the main terms of their commitment: Not Applicable

2. RATINGS

Ratings: The Securities have not been individually rated.

3. REASONS FOR THE OFFER, ESTIMATED NET PROCEEDS AND TOTAL EXPENSES

- (a) Reasons for the offer: General funding
- (b) Use of proceeds: Not Applicable

4. YIELD

Not Applicable

5. PAST AND FUTURE PERFORMANCE OF UNDERLYING ASSET, AND OTHER INFORMATION CONCERNING THE UNDERLYING ASSET

Bloomberg Screen: BXIIFES2 <Index>

Index Disclaimer: Barclays Index

6. Additional Information relating to the BXIIFES2 Index

1. The Fund included in the BXIIFES2 Index and its weight and other relevant information are as specified in the table below:

	Fund	Bloomberg ticker	Fund Lag	Weight
1.	PRIORNILSSON REALINVEST "A" (SEK) ACC	PNFREAL SS Equity	2	100%

2. Type: Excess Return

3. Index Currency: SEK

4. Target Volatility: 16%

5. Cap: 150%

- 6. Adjustment Factor: 2%
- 7. Dividend Indicator: 0
- 8. Index Base Date: 17 September 2015
- 9. Actual Exposure: Type 1: No Threshold
- 10. Rebalancing threshold ("T"): Not Applicable
- 11. Realised Volatility: Type C
- 12. Rebalancing Cost: Zero
- 13. Fixed rate of deduction in respect of the Fund: Zero

7. 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.

8. OPERATIONAL INFORMATION

- (a) ISIN: XS2310478677
- (b) Common Code: 231047867
- (c) Relevant Clearing System(s) Euroclear, Clearstream
- (d) Delivery: Delivery free of payment
- (e) Name and address of additional Paying Agent(s): Not Applicable
- (f) Intended to be held in a manner which would allow Eurosystem eligibility: No since unsecured debt instruments issued by credit institutions established outside the European Union are not Eurosystem eligible.
- (g) Green Structured Securities: No
- (h) Green Index linked Securities: No

9. TERMS AND CONDITIONS OF THE OFFER

9.1 Authorised Offer(s)

- (a) Public Offer: An offer of the Notes may be made, subject to the conditions set out below by the Authorised Offeror(s) (specified in (b) immediately below) other than pursuant to Article 1(4) of the EU Prospectus Directive in the Public Offer Jurisdiction(s) (specified in (c) immediately below) during the Offer Period (specified in (d) immediately below) subject to the conditions set out in the Base Prospectus and in (e) immediately below
- (b) Name(s) and address(es), to the extent known to the Issuer, of the placers in the various countries where the offer takes
 - (i) **Specific consent:** Strivo AB (the "**Initial Authorised Offeror(s)**") and each financial intermediary expressly named as an Authorised

place (together the "**Authorised Offeror(s)**"):

Offeror on the Issuer's website (<https://home.barclays/investor-relations/fixed-income-investors/prospectus-and-documents/structured-securities-final-terms>); and

(ii) **General consent:** Not Applicable

- (c) Jurisdiction(s) where the offer may take place (together, the "**Public Offer Jurisdictions(s)**"): Sweden
- (d) Offer period for which use of the Base Prospectus is authorised by the Authorised Offeror(s) (the "**Offer Period**"): From and including 4 October 2021 to but excluding 6 November 2021
- (e) Other conditions for use of the Base Prospectus by the Authorised Offeror(s): Not Applicable
- (f) Other terms and conditions of the offer
- (g) Offer Price: The Issue Price
- (h) Total amount of offer: Up to 1,000 Securities
- (i) Conditions to which the offer is subject: The Issuer reserves the right to withdraw the offer for Securities at any time prior to the end of the Offer Period.
- Following withdrawal of the offer, if any application has been made by any potential investor, each such potential investor shall not be entitled to subscribe or otherwise acquire the Securities and any applications will be automatically cancelled and any purchase money will be refunded to the applicant by the Authorised Offeror in accordance with the Authorised Offeror's usual procedures.
- (j) Time period, including any possible amendments, during which the offer will be open and description of the application process: From and including 4 October 2021 to but excluding 6 November 2021.
- (k) Description of the application process: An offer of the Securities may be made by the Manager or the Authorised Offeror other than pursuant to Article 1(4) of the EU Prospectus Regulation in Sweden (the "**Public Offer Jurisdiction**") during the Offer Period.

Applications for the Securities can be made in the Public Offer Jurisdiction through the Authorised Offeror during the Offer Period. The Securities will be placed into the Public Offer Jurisdiction by the Authorised Offeror. Distribution will be in accordance with the Authorised Offeror's usual procedures, notified to investors by the Authorised Offeror.

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| (l) Details of the minimum and/or maximum amount of application: | The minimum and maximum amount of application from the Authorised Offeror will be notified to investors by the Authorised Offeror. |
| (m) Description of possibility to reduce subscriptions and manner for refunding excess amount paid by applicants: | Not Applicable |
| (n) Details of method and time limits for paying up and delivering the Securities: | Investors will be notified by the Authorised Offeror of their allocations of Securities and the settlement arrangements in respect thereof. |
| (o) Manner in and date on which results of the offer are to be made public: | Investors will be notified by the Authorised Offeror of their allocations of Securities and the settlement arrangements in respect thereof. |
| (p) Procedure for exercise of any right of pre-emption, negotiability of subscription rights and treatment of subscription rights not exercised: | Not Applicable |
| (q) Whether tranche(s) have been reserved for certain countries: | Offers may be made through the Authorised Offeror in the Public Offer Jurisdiction to any person. Offers (if any) in other EEA countries will only be made through the Authorised Offeror pursuant to an exemption from the obligation under the Prospectus Regulation as implemented in such countries to publish a prospectus. |
| (r) Process for notification to applicants of the amount allotted and indication whether dealing may begin before notification is made: | Applicants will be notified directly by the Authorised Offeror of the success of their application. No dealings in the Securities may take place prior to the Issue Date. |
| (s) Amount of any expenses and taxes specifically charged to the subscriber or purchaser: | Prior to making any investment decision, investors should seek independent professional advice as they deem necessary. |
| (t) Name(s) and address(es), to the extent known to the Issuer, of the placers in the various countries where the offer takes place: | Strivo AB
Stora Badhusgatan 18-20
411 21 Göteborg
Sweden |

SUMMARY

INTRODUCTION AND WARNINGS				
<p>The Summary should be read as an introduction to the Prospectus. Any decision to invest in the Securities should be based on consideration of the Prospectus as a whole by the investor. In certain circumstances, the investor could lose all or part of the invested capital. Where a claim relating to the information contained in the Prospectus is brought before a court, the plaintiff investor might, under the national law, have to bear the costs of translating the Prospectus before the legal proceedings are initiated. Civil liability attaches only to those persons who have tabled 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 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.</p> <p><i>You are about to purchase a product that is not simple and may be difficult to understand.</i></p>				
<p>Securities: Up to 1,000 Securities due June 2026 pursuant to the Global Structured Securities Programme pursuant to the Global Structured Securities Programme) (ISIN: XS2310478677) (the "Securities").</p>				
<p>The Issuer: The Issuer is Barclays Bank PLC. Its registered office is at 1 Churchill Place, London, E14 5HP, United Kingdom (telephone number: +44 (0)20 7116 1000) and its Legal Entity Identifier ("LEI") is G5GSEF7VJP517OUK5573</p>				
<p>The Authorised Offeror: The Authorised Offeror is Strukturinvest Strivo AB with its address at Stora Bahusgaten 18-20, 411 21 Göteborg, Sweden (telephone number: +46 31 68 82 90) and its LEI is 5493001PRPGL0IF5SB56.</p>				
<p>Competent authority: The Base Prospectus was approved on 1 July 2021 by the Central Bank of Ireland of New Wapping Street, North Wall Quay, Dublin 1, D01 F7X3, Ireland (telephone number: +353 (0)1 224 6000).</p>				
KEY INFORMATION OF THE ISSUER				
Who is the Issuer of the Securities?				
<p>Domicile and legal form of the Issuer: Barclays Bank PLC (the "Issuer") is a public limited company registered in England and Wales under number 1026167. The liability of the members of the Issuer is limited. It has its registered and head office at 1 Churchill Place, London, E14 5HP, United Kingdom (telephone number +44 (0)20 7116 1000). The Legal Entity Identifier (LEI) of the Issuer is G5GSEF7VJP517OUK5573.</p>				
<p>Principal activities of the Issuer: The Group's businesses include consumer banking and payments operations around the world, as well as a top-tier, full service, global consumer and investment bank. The Group comprises of Barclays PLC together with its subsidiaries, including the Issuer. The Issuer's principal activity is to offer products and services designed for larger corporate, wholesale and international banking clients. The term the "Group" mean Barclays PLC together with its subsidiaries and the term "Barclays Bank Group" means Barclays Bank PLC together with its subsidiaries</p>				
<p>Major shareholders of the Issuer: The whole of the issued ordinary share capital of the Issuer is beneficially owned by Barclays PLC. Barclays PLC is the ultimate holding company of the Group.</p>				
<p>Identity of the key managing directors of the Issuer: The key managing directors of the Issuer are James Staley (Chief Executive Officer and Executive Director) and Tushar Morzaria (Executive Director).</p>				
<p>Identity of the statutory auditors of the Issuer: The statutory auditors of the Issuer are KPMG LLP ("KPMG"), chartered accountants and registered auditors (a member of the Institute of Chartered Accountants in England and Wales), of 15 Canada Square, London E14 5GL, United Kingdom.</p>				
What is the key financial information regarding the Issuer?				
<p>The Issuer has derived the selected consolidated financial information included in the table below for the years ended 31 December 2020 and 31 December 2019 from the annual consolidated financial statements of the Issuer for the years ended 31 December 2020 and 2019 (the "Financial Statements"), which have each been audited with an unmodified opinion provided by KPMG. The selected financial information included in the table below for the six months ended 30 June 2021 and 30 June 2020 was derived from the unaudited Interim Results Announcement of the Issuer in respect of the six months ended 30 June 2021.</p>				
Konsoliderad resultaträkning				
	As at 30 June (unaudited)		As at 31 December	
	2021	2020	2020	2019
	(£m)		(£m)	
Nettoränteintäkt	1,523	1,671	3,160	3,907
Nettointäkt avgifter och courtage	3,200	2,879	5,659	5,672
Kreditnedskrivningar	288	(2,674)	(3,377)	(1,202)
Nettohandelsintäkt	3,467	4,225	7,076	4,073
Vinst före skatt	3,334	1,523	3,075	3,112
Vinst/(förlust) efter skatt	2,723	1,293	2,451	2,780

Konsoliderad balansräkning

	As at 30 June (unaudited)	As at 31 December	
	2021	2020	2019
	(£m)	(£m)	
Totala tillgångar	1,064,337	1,059,731	876,672
Utestående skuldinstrument	42,931	29,423	33,536
Efterställda skulder	29,045	32,005	33,425
Lån och förskott till amorteringskostnad	133,815	134,267	141,636
Insättningar till amorteringskostnad	249,732	244,696	213,881
Totalt eget kapital	53,696	53,710	50,615

Vissa förhållanden från Årsredovisningarna

	As at 30 June (unaudited)	As at 31 December	
	2021	2020	2019
	(%)	(%)	
Kärnprimärkapital (CET1)	13.9	14.2	13.9
Totalt regulatoriskt kapital	21.2	21.0	22.1
CRR hävstångsgrad	3.6	3.9	3.9

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

The Barclays Bank Group has identified a broad range of risks to which its businesses are exposed. Material risks are those to which senior management pay particular attention and which could cause the delivery of the Barclays Bank Group's strategy, results of operations, financial condition and/or prospects to differ materially from expectations. Emerging risks are those which have unknown components, the impact of which could crystallise over a longer time period. In addition, certain other factors beyond the Barclays Bank Group's control, including escalation of terrorism or global conflicts, natural disasters, pandemics and similar events, although not detailed below, could have a similar impact on the Barclays Bank Group.

- Material existing and emerging risks potentially impacting more than one principal risk:** In addition to material and emerging risks impacting the principal risks set out below, there are also material existing and emerging risks that potentially impact more than one of these principal risks. These risks are: (i) the impact of COVID-19; (ii) potentially unfavourable global and local economic and market conditions, as well as geopolitical developments; (iii) the UK's withdrawal from the EU; (iv) the impact of interest rate changes on the Barclays Bank Group's profitability; (v) the competitive environments of the banking and financial services industry; (vi) the regulatory change agenda and impact on business model; (vii) the impact of climate change on the Barclays Bank Group's business; and (viii) the impact of benchmark interest rate reforms on the Barclays Bank Group.
- Credit and Market risks:** Credit risk is the risk of loss to the Barclays Bank Group from the failure of clients, customers or counterparties, to fully honour their obligations to members of the Barclays Bank Group. The Barclays Bank Group is subject to risks arising from changes in credit quality and recovery rates of loans and advances due from borrowers and counterparties in any specific portfolio. Market risk is the risk of loss arising from potential adverse change in the value of the Barclays Bank Group's assets and liabilities from fluctuation in market variables.
- Treasury and capital risk and the risk that the Issuer and the Barclays Bank Group are subject to substantial resolution powers:** There are three primary types of treasury and capital risk faced by the Barclays Bank Group which are (1) liquidity risk – the risk that the Barclays Bank Group is unable to meet its contractual or contingent obligations or that it does not have the appropriate amount of stable funding and liquidity to support its assets, which may also be impacted by credit rating changes; (2) capital risk – the risk that the Barclays Bank Group has an insufficient level or composition of capital; and (3) interest rate risk in the banking book – the risk that the Barclays Bank Group is exposed to capital or income volatility because of a mismatch between the interest rate exposures of its (non-traded) assets and liabilities. Under the Banking Act 2009, substantial powers are granted to the Bank of England (or, in certain circumstances, HM Treasury), in consultation with the United Kingdom Prudential Regulation Authority, the UK Financial Conduct Authority and HM Treasury, as appropriate as part of a special resolution regime. These powers enable the Bank of England (or any successor or replacement thereto and/or such other authority in the United Kingdom with the ability to exercise the UK Bail-in Power) (the "Resolution Authority") to implement various resolution measures and stabilisation options (including, but not limited to, the bail-in tool) with respect to a UK bank or investment firm and certain of its affiliates (as at the date of the Registration Document, including the Issuer) in circumstances in which the Resolution Authority is satisfied that the relevant resolution conditions are met.
- Operational and model risks:** Operational risk is the risk of loss to the Barclays Bank Group from inadequate or failed processes or systems, human factors or due to external events where the root cause is not due to credit or market risks. Model risk is the risk of potential adverse consequences from financial assessments or decisions based on incorrect or misused model outputs and reports.
- Conduct, reputation and legal risks and legal, competition and regulatory matters:** Conduct risk is the risk of detriment to customers, clients, market integrity, effective competition or the Barclays Bank Group from the inappropriate supply of financial services, including instances of wilful or negligent misconduct. Reputation risk is the risk that an action, transaction, investment, event, decision or business relationship will reduce trust in the Barclays Bank Group's integrity and competence. The Barclays Bank Group conducts activities in a highly regulated market which exposes it and its employees to legal risk arising from (i) the multitude

of laws and regulations that apply to the businesses it operates, which are highly dynamic, may vary between jurisdictions, and are often unclear in their application to particular circumstances especially in new and emerging areas; and (ii) the diversified and evolving nature of the Barclays Bank Group's businesses and business practices. In each case, this exposes the Barclays Bank Group and its employees to the risk of loss or the imposition of penalties, damages or fines from the failure of members of the Barclays Bank Group to meet their respective legal obligations, including legal or contractual requirements. Legal risk may arise in relation to any number of the material existing and emerging risks summarised above.

KEY INFORMATION OF THE SECURITIES

What are the main features of the Securities?

Type and class of Securities being offered, including security identification numbers

The Securities will be in the form of certificates and will be uniquely identified by: Series number: NX000307222; Tranche number: 1; ISIN: XS2310478677; Common Code: 231047867.

The Securities will be cleared and settled through Euroclear Bank S.A./N.V./Clearstream Banking *société anonyme*.

Currency, number of securities in a unit, issue size and term of the Securities

The Securities will be issued in Swedish Krona ("SEK") (the "Issue Currency") and settled in the same currency (the "Settlement Currency"). The Securities are tradable in units and there is 1 Security in each unit. The issue size is up to 1,000 Securities. The issue price is SEK 20,000 per Security.

The issue date is 2 December 2021 (the "Issue Date"). Subject to early termination, the Securities are scheduled to redeem on 3 December 2026 (the "Scheduled Settlement Date").

Rights attached to the Securities

Potential return: The Securities will give each holder of Securities the right to receive potential return on the Securities, together with certain ancillary rights such as the right to receive notice of certain determinations and events and the right to vote on some (but not all) amendments to the terms and conditions of the Securities. The potential return will be in the form of: a Final Cash Settlement Amount, provided that if the Securities are early terminated, the potential return may be in the form of an Early Cash Settlement Amount instead.

Taxation: All payments in respect of the Securities shall be made without withholding or deduction for or on account of any UK taxes unless such withholding or deduction is required by law. In the event that any such withholding or deduction is required by law, the Issuer will, save in limited circumstances, be required to pay additional amounts to cover the amounts so withheld or deducted.

Events of default: If the Issuer fails to make any payment due under the Securities or breaches any other term and condition of the Securities in a way that is materially prejudicial to the interests of the holders (and such failure is not remedied within 30 days, or, in the case of interest, 14 days), or the Issuer is subject to a winding-up order, then (subject, in the case of interest, to the Issuer being prevented from payment for a mandatory provision of law) the Securities will become immediately due and payable, upon notice being given by the holder.

Limitations on rights

Early redemption following certain disruption events or due to unlawfulness or impracticability: The Issuer may redeem the Securities prior to their Scheduled Settlement Date following the occurrence of certain disruption events or extraordinary events concerning the Issuer, its hedging arrangements the Underlying Asset(s), taxation or the relevant currency of the Securities, or if it determines that the performance of any of its obligations under the Securities is unlawful or physically impracticable. If this occurs, investors will receive an "Early Cash Settlement Amount" equal to the fair market value of the Securities prior to their redemption (adjusted to take into account relevant costs, losses and expenses).

Certain additional limitations:

- Notwithstanding that the Securities are linked to the performance of the Underlying Asset(s), holders do not have any rights in respect of the Underlying Asset(s).
- The terms and conditions of the Securities permit the Issuer and the Determination Agent (as the case may be), on the occurrence of certain events and in certain circumstances, without the holders' consent, to make adjustments to the terms and conditions of the Securities, to redeem the Securities prior to maturity, to monetise the Securities, to postpone valuation of the Underlying Asset(s) or scheduled payments under the Securities, to change the currency in which the Securities are denominated, to substitute the Underlying Asset(s), to substitute the Issuer with another permitted entity subject to certain conditions, and to take certain other actions with regard to the Securities and the Underlying Asset(s).
- The Securities contain provisions for calling meetings of holders to consider matters affecting their interests generally and these provisions permit defined majorities to bind all holders, including holders who did not attend and vote at the relevant meeting and holders who voted in a manner contrary to the majority.

Governing law

The Securities will be governed by English law and the rights thereunder will be construed accordingly.

Description of the calculation of potential return on the Securities

Underlying Assets: The return on and value of the Securities is dependent on the performance of the following Underlying Asset:

Underlying Asset	Type	Initial Price _(Settlement)	Initial Valuation Date
Barclays Mutual Fund ER AF 2% RC 16% SEK 2 Index	Barclays Index. The Underlying Asset provides an indirect exposure to equity markets through a notional exposure to mutual fund(s) and a notional cash deposit. Such exposure is rebalanced based on the volatility of the mutual fund(s) to manage the risk below a certain level.	The closing level of the Underlying Asset on the Initial Valuation Date	19 November 2021

Calculation Amount: Calculations in respect of amounts payable under the Securities are made by reference to the "**Calculation Amount**", being SEK 100,000 per Security.

Indicative amounts: If the Securities are being offered by way of a Public Offer and any specified product values are not fixed or determined at the commencement of the Public Offer (including any amount, level, percentage, price, rate or other value in relation to the terms of the Securities which has not been fixed or determined by the commencement of the Public Offer), these specified product values will specify an indicative amount, indicative minimum amount, an indicative maximum amount or indicative amount or any combination thereof. In such case, the relevant specified product value(s) shall be the value determined based on market conditions by the Issuer on or around the end of the Public Offer. Notice of the relevant specified product value will be published prior to the Issue Date.

Determination Agent: Barclays Bank PLC will be appointed to make calculations and determinations with respect to the Securities.

A – Final Settlement

If the Securities have not otherwise redeemed, each Security will be redeemed on the Scheduled Settlement Date by payment of the Final Cash Settlement Amount.

The Scheduled Settlement Date may be postponed following the postponement of the Final Valuation Date due to a disruption event.

The Final Cash Settlement Amount is calculated as follows as the sum of:

(i) the Protection Level (being 5%) multiplied by the Calculation Amount,

PLUS

(ii) if:

(a) the Final Performance is greater than or equal to the Upper Strike Percentage (being 100%), an amount equal to the product of the Calculation Amount and the greater of (I) the Floor (being 0%) and (II) the Participation_(Settlement) (being 100% indicatively, provided that the Participation_(Settlement) shall not be less than 80%) multiplied by the amount equal to the Final Performance minus the Upper Strike Percentage (being 100%); or

(b) otherwise, zero.

"**Final Performance**" means the Final Valuation Price divided by the Initial Price_(Settlement).

"**Final Valuation Price**" means, in respect of the Underlying Asset, the arithmetic average of the closing level of the Underlying Asset in respect of each of 19 May 2026, 22 June 2026, 20 July 2026, 19 August 2026, 21 September 2026, 19 October 2026 and 19 November 2026.

Status of the Securities

The Securities are direct, unsubordinated and unsecured obligations of the Issuer and rank equally among themselves.

Description of restrictions on free transferability of the Securities

The Securities are offered and sold outside the United States to non-U.S. persons in reliance on Regulation S under the Securities Act and must comply with transfer restrictions with respect to the United States. Securities held in a clearing system will be transferred in accordance with the rules, procedures and regulations of that clearing system. Subject to the foregoing, the Securities will be freely transferable.

Where will the Securities be traded?

Application is expected to be made by the Issuer (or on its behalf) for the Securities to be admitted to trading on the multilateral trading facility of NGM Nordic MTF, which is not a regulated market for the purposes of Directive 2014/65/EU and Regulation (EU) No.600/2014.

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

The Securities are subject to the following key risks:

- **You may lose some or all of your investment in the Securities:** You may also lose some or all of your investment if: (a) you sell your Securities before their scheduled maturity or expiry; (b) your Securities are early redeemed in certain extraordinary circumstances; or (c) the terms and conditions of your Securities are adjusted such that the amount payable or property deliverable to you is less than your initial investment.
 - **There are risks associated with the valuation, liquidity and offering of the Securities:** The market value of your Securities may be significantly lower than the issue price since the issue price may take into account the Issuer's and/or distributor's profit margin and costs in addition to the fair market value of the Securities. The market value of your Securities may be affected by the volatility, level, value or price of the Underlying Asset(s) at the relevant time, changes in interest rates, the Issuer's financial condition and credit ratings, the supply of and demand for the Securities, the time remaining until the maturity or expiry of the Securities and other factors. The price, if any, at which you will be able to sell your Securities prior to maturity may be substantially less than the amount you originally invested. Your Securities may not have an active trading market and the Issuer may not be under any obligation to make a market or repurchase the Securities prior to redemption. The Issuer may withdraw the public offer at any time. In such case, where you have already paid or delivered subscription monies for the relevant Securities, you will be entitled to reimbursement of such amounts, but will not receive any remuneration that may have accrued in the period between their payment or delivery of subscription monies and the reimbursement of the Securities.
 - **You are subject to risks associated with the determination of amount payable under the Securities:**

In order to receive the scheduled at maturity, you must hold them until maturity. If the Securities are early redeemed, they may return less than the scheduled minimum amount, or even zero.

The amount payable on your Securities will be calculated based on a final price which is the arithmetic average of the applicable levels, prices or other applicable values of the Underlying Asset(s) on the specified averaging dates, rather than on one initial valuation date or final valuation date. This means that if the applicable level, price or value of the Underlying Asset(s) dramatically changes on one or more of the averaging dates, the amount payable on your Securities may be significantly less than it would have been if the amount payable had been calculated by reference to a single value taken on an initial valuation date or final valuation date.
 - **Your Securities are subject to adjustments and early redemption:** Pursuant to the terms and conditions of the Securities, following the occurrence of certain disruption events or extraordinary events concerning the Issuer, its hedging arrangements, the Underlying Asset(s), taxation or the relevant currency of the Securities, the Determination Agent or the Issuer may take a number of remedial actions, including estimating the level of the Underlying Asset, substituting the Underlying Asset, and making adjustments to the terms and conditions of the Securities. Any of such remedial action may change the economic characteristics of the Securities and have a material adverse effect on the value of and return on the Securities. If no remedial action can be taken, or it is determined that the performance of any of the Issuer's obligations under the Securities is unlawful or physically impracticable, the Issuer may early redeem the Securities by payment of an Early Cash Settlement Amount. If early redemption occurs, you may lose some or all of your investment because the Early Cash Settlement Amount may be lower than the price at which you purchase the Securities, or may even be zero. You will also lose the opportunity to participate in any subsequent positive performance of the Underlying Asset(s) and be unable to realise any potential gains in the value of the Securities. You may not be able to reinvest the proceeds from an investment at a comparable return and/or with a comparable interest or coupon rate for a similar level of risk. This feature may limit the market value of the Securities.
- Settlement is subject to conditions and may be impossible in certain circumstances:** Payment of the amount payable to you will not take place until all conditions to settlement have been satisfied in full. No additional amounts will be payable to you by the Issuer because of any resulting delay or postponement. Certain settlement disruption events may occur which could restrict the Issuer's ability to make payments, and the date of settlement could be delayed accordingly.
- Certain specific information in relation to the Securities is not be known at the beginning of an offer period:** The terms and conditions of your Securities only provide an indicative amount. The actual amounts will be determined based on market conditions by the Issuer on or around the end of the offer period. There is a risk that the indicative amounts will not be same as the actual amount, in which case, the return on your Securities may be materially different from the expected return based on the indicative amount.
- **Risks relating to Securities linked to the Underlying Asset:** The return payable on the Securities is linked to the change in value of the Underlying Asset over the life of the Securities. Any information about the past performance of any Underlying Asset should not be taken as an indication of how prices will change in the future. You will not have any rights of ownership, including, without limitation, any voting rights or rights to receive dividends, in respect of any Underlying Asset.
 - **Risks relating to Underlying Asset(s) that are Barclays Indices:** All Barclays Indices are sponsored by a division within Barclays Bank PLC. Potential conflicts of interest may arise such that the actions taken or determinations made by Barclays Bank PLC in its capacity as issuer or determination agent of the Securities may not be in the best interests of the holders. A Barclays Index may consist of multiple components, each of which demonstrates unique risk characters. The interaction of different components may aggravate the overall risk profile of the Barclays Index. Whether a Barclays Index is entirely based on an algorithm or actively managed by an index selection agent, the strategy underpinning such index may not be achieved and such index may underperform another investment employing alternative strategies. These risk factors may negatively impact the level of the Barclays Index and in turn the value or return on your Securities.
 - **Taxation risks:** The levels and basis of taxation on the Securities and any reliefs for such taxation will depend on your individual circumstances and could change at any time over the life of the Securities. This could have adverse

consequences for you and you should therefore consult your own tax advisers as to the tax consequences to you of transactions involving the Securities.

- **Potential conflicts of interest:** Conflicts of interest may exist where Barclays Bank PLC or its affiliate: (i) acts in multiple capacities with respect to the Securities (e.g. acting as issuer, manager and determination agent) and the Barclays Index (e.g. acting as index sponsor, index administrator, licensing agent, and/or publisher); (ii) enters into hedging transactions to cover the Issuer's exposure to the relevant cash amounts to be paid or assets to be delivered under the Securities as these fall due; and (iii) uses price contributions from its trading desks as a pricing source for an Underlying Asset. In light of such conflicts, the actions taken or determinations made by Barclays Bank PLC in relation to the Securities may not always be in the best interest of the holders. In addition to hedging transactions, Barclays Bank PLC may trade on the Underlying Asset(s) in the ordinary course of its business. Such trading could affect the market price of the Underlying Asset(s), which may in turn materially adversely affect the value and return on your Securities.

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

Under which conditions and timetable can I invest in these Securities?

Terms and conditions of the offer

The terms and conditions of any offer of Securities to the public may be determined by agreement between the Issuer and the Authorised Offeror at the time of each issue.

The Securities are offered for subscription in Sweden during the period from (and including) 4 October 2021 to (but excluding) 6 November 2021 (the "**Offer Period**") and such offer is subject to the following conditions:

- Offer Price: The Issue Price
- Conditions to which the offer is subject: The Issuer reserves the right to withdraw the offer for Securities at any time prior to the end of the Offer Period. Following withdrawal of the offer, if any application has been made by any potential investor, each such potential investor shall not be entitled to subscribe or otherwise acquire the Securities and any applications will be automatically cancelled and any purchase money will be refunded to the applicant by the Authorised Offeror in accordance with the Authorised Offeror's usual procedures.
- Description of the application process: An offer of the Securities may be made by the Manager or the Authorised Offeror other than pursuant to Article 1(4) of the EU Prospectus Regulation in Sweden (the "**Public Offer Jurisdiction**") during the Offer Period. Applications for the Securities can be made in the Public Offer Jurisdiction through the Authorised Offeror during the Offer Period. The Securities will be placed into the Public Offer Jurisdiction by the Authorised Offeror. Distribution will be in accordance with the Authorised Offeror's usual procedures, notified to investors by the Authorised Offeror.
- Details of the minimum and/or maximum amount of application: The minimum and maximum amount of application from the Authorised Offeror will be notified to investors by the Authorised Offeror.
- Description of possibility to reduce subscriptions and manner for refunding excess amount paid by applicants: Not Applicable.
- Details of the method and time limits for paying up and delivering the Securities: Investors will be notified by the Authorised Offeror of their allocations of Securities and the settlement arrangements in respect thereof.
- Manner in and date on which results of the offer are to be made public: Investors will be notified by the Authorised Offeror of their allocations of Securities and the settlement arrangements in respect thereof.
- Procedure for exercise of any right of pre-emption, negotiability of subscription rights and treatment of subscription rights not exercised: Not Applicable.
- Categories of holders to which the Securities are offered and whether Tranche(s) have been reserved for certain countries: Offers may be made through the Authorised Offeror in the Public Offer Jurisdiction to any person. Offers (if any) in other EEA countries will only be made through the Authorised Offeror pursuant to an exemption from the obligation under the Prospectus Regulation to publish a prospectus.
- Process for notification to applicants of the amount allotted and indication whether dealing may begin before notification is made: Applicants will be notified directly by the Authorised Offeror of the success of their application. No dealings in the Securities may take place prior to the Issue Date.
- Name(s) and address(es), to the extent known to the Issuer, of the placers in the various countries where the offer takes place: the Authorised Offeror

Estimated total expenses of the issue and/or offer including expenses charged to investor by issuer/offeror

The estimated total expenses of the issue and/or offer are SEK 72,000.

Not Applicable: no expenses will be charged to the holder by the issuer or the offeror.

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

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

The Manager is Barclays Bank Ireland PLC with its address at One Molesorth Place, Dublin 2, Ireland, D02 RF9 incorporated as a public limited company under the laws of Ireland.

Why is the Prospectus being produced?

Use and estimated net amount of proceeds

The net proceeds from each issue of Securities will be applied by the Issuer for its general corporate purposes, which include making a profit and/or hedging certain risks. The estimated net proceeds is 100 per cent. of the issue size.

Underwriting agreement on a firm commitment basis

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

Description of any interest material to the issue/offer, including conflicting interests

The Authorised Offeror may be paid fees in relation to the offer of Securities. Potential conflicts of interest may exist between the Issuer, Determination Agent, Manager, Authorised Offeror or their affiliates (who may have interests in transactions in derivatives related to the Underlying Asset which may, but are not intended to, adversely affect the market price, liquidity or value of the Securities) and holders.

The Authorised Offeror will be paid aggregate commissions equal to no more than 3.00% of the Issue Price. Any Authorised Offeror and its affiliates may engage, and may in the future engage, in hedging transactions with respect to the Underlying Asset.

SAMMANFATTNING

INLEDNING OCH VARNINGAR																								
<p>Denna Sammanfattning ska läsas som en introduktion till Prospektet. Varje beslut om att investera i Värdepapperen ska baseras på en bedömning av Prospektet i dess helhet av investeraren. Under vissa omständigheter kan investeraren förlora hela eller delar av det investerade kapitalet. Om ett krav hänförligt till informationen i Prospektet anförs vid domstol, kan den investerare som är kärke 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.</p> <p><i>Du står i begrepp att köpa en produkt som inte är enkel och som kan vara svår att förstå.</i></p>																								
<p>Värdepapperen: Upp till 1 000 Värdepapper med förfallodag i december 2026 i enlighet med det Globala Programmet för Strukturerade Värdepapper i enlighet med det Globala Programmet för Strukturerade Produkter (ISIN: XS2310478677) ("Värdepapperen").</p>																								
<p>Emittenten: Emittenten är Barclays Bank PLC, ett publikt bolag registrerat i England och Wales med registreringsnummer 1026167. Dess säte är 1 Churchill Place, London, E14 5HP, Storbritannien (telefonnummer: +44 (0)20 7116 1000) och dess identifieringskod för juridiska personer ("LEI") är G5GSEF7VJP5I7OUK5573.</p>																								
<p>Auktoriserad Erbjudare: Den Auktoriserade Erbjudaren är Strivo AB med säte på Stora Batusgatan 18-20, 411 21 Göteborg, Sverige (telefonnummer 031 68 82 90) och dess identifieringskod för juridiska personer (LEI) är 5493001PRPGL0IF5SB56.</p>																								
<p>Behörig myndighet: Grundprospektet godkändes den 1 juli 2021 av Irlands Centralbank (<i>Central Bank of Ireland</i>), Wapping Street, North Wall Quay, Dublin 1, D01 F7X3, Irland (telefonnummer: +353 (0)1 224 6000).</p>																								
NYCKELINFORMATION OM EMITTENTEN																								
Vem är emittent av Värdepapperen?																								
<p>Emittentens hemvist och juridiska form</p> <p>Barclays Bank PLC ("Emittenten") är ett publikt aktiebolag som är registrerat i England och Wales under nummer 1026167. Skyldigheten hos medlemmar i Emittenten är begränsad. Dess säte och huvudkontor är 1 Churchill Place, London, E14 5HP, Storbritannien (telefonnummer +44 (0)20 7116 1000). Emittentens identifieringskod för juridiska personer (LEI) är G5GSEF7VJP5I7OUK5573.</p>																								
<p>Emittentens huvudverksamhet</p> <p>Koncernens verksamhet inbegriper konsumentbank- och betaltjänstverksamhet globalt, såväl som högklassig fullservice global konsument- och investmentbank. Koncernen består av Barclays PLC och dess dotterföretag, inbegripet Emittenten. Emittentens främsta verksamhet är att erbjuda produkter och tjänster avsedda för större företags-, och inom grossist- och internationell bankverksamhet.</p> <p>Termen "Koncernen" betyder Barclays PLC och dess dotterföretag och termen "Barclays Bankkoncern" betyder Barclays Bank PLC och dess dotterföretag.</p>																								
<p>Emittentens större aktieägare</p> <p>Hela av det emitterade ordinarie aktiekapitalet i Emittenten ägs ytterst av Barclays PLC. Barclays PLC är det yttersta holdingbolaget i Koncernen.</p>																								
<p>Identitet för Emittentens viktigaste befattningshavare</p> <p>De viktigaste befattningshavarna i Emittenten är James Staley (Chief Executive Officer och Executive Director) och Tushar Morzaria (Executive Director).</p>																								
<p>Identitet för Emittentens lagstadsade revisorer</p> <p>De lagstadsade revisorerna för Emittenten är KPMG LLP ("KPMG"), auktoriserade revisorer och registrerade revisorer (en medlem av Institute of Chartered Accountants i England och Wales), 15 Canada Square, London E14 5GL, Storbritannien.</p>																								
Vad är Emittentens finansiella nyckelinformation?																								
<p>Emittenten har härlett den utvalda konsoliderade finansiella informationen i tabellen nedan för åren som slutade den 31 december 2020 och den 31 december 2019 från de konsoliderade finansiella årsrapporterna för Emittenten för åren som slutade den 31 december 2020 och 2019 ("Årsrapporterna"), vilka har reviderats med ett uttalande enligt standardutformningen tillhandahållet av KPMG.</p>																								
<p>Konsoliderad resultaträkning</p> <table style="width: 100%; border-collapse: collapse;"> <thead> <tr> <th rowspan="2"></th> <th colspan="2" style="text-align: center;"><u>As at 30 June (unaudited)</u></th> <th colspan="2" style="text-align: center;"><u>As at 31 December</u></th> </tr> <tr> <th style="text-align: center;"><u>2021</u></th> <th style="text-align: center;"><u>2020</u></th> <th style="text-align: center;"><u>2020</u></th> <th style="text-align: center;"><u>2019</u></th> </tr> <tr> <th></th> <th colspan="2" style="text-align: center;">(£m)</th> <th colspan="2" style="text-align: center;">(£m)</th> </tr> </thead> <tbody> <tr> <td>Nettoränteintäkt</td> <td style="text-align: right;">1,523</td> <td style="text-align: right;">1,671</td> <td style="text-align: right;">3,160</td> <td style="text-align: right;">3,907</td> </tr> <tr> <td>Nettointäkt avgifter och courtage</td> <td style="text-align: right;">3,200</td> <td style="text-align: right;">2,879</td> <td style="text-align: right;">5,659</td> <td style="text-align: right;">5,672</td> </tr> </tbody> </table>		<u>As at 30 June (unaudited)</u>		<u>As at 31 December</u>		<u>2021</u>	<u>2020</u>	<u>2020</u>	<u>2019</u>		(£m)		(£m)		Nettoränteintäkt	1,523	1,671	3,160	3,907	Nettointäkt avgifter och courtage	3,200	2,879	5,659	5,672
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	<u>2021</u>	<u>2020</u>	<u>2020</u>	<u>2019</u>																				
	(£m)		(£m)																					
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Nettointäkt avgifter och courtage	3,200	2,879	5,659	5,672																				

Kreditnedskrivningar	288	(2,674)	(3,377)	(1,202)
Nettohandelsintäkt	3,467	4,225	7,076	4,073
Vinst före skatt	3,334	1,523	3,075	3,112
Vinst/(förlust) efter skatt	2,723	1,293	2,451	2,780

Konsoliderad balansräkning

	As at 30 June (unaudited)	As at 31 December	
	2021	2020	2019
	(£m)	(£m)	
Totala tillgångar	1,064,337	1,059,731	876,672
Utestående skuldinstrument	42,931	29,423	33,536
Efterställda skulder	29,045	32,005	33,425
Lån och förskott till amorteringskostnad	133,815	134,267	141,636
Insättningar till amorteringskostnad	249,732	244,696	213,881
Totalt eget kapital	53,696	53,710	50,615

Vissa förhållanden från Årsredovisningarna

	As at 30 June (unaudited)	As at 31 December	
	2021	2020	2019
	(%)	(%)	
Kärnprimärkapital (CET1)	13.9	14.2	13.9
Totalt regulatoriskt kapital	21.2	21.0	22.1
CRR hävstångsgrad	3.6	3.9	3.9

Vilka nyckelrisker är specifika för Emittenten?

NYCKELINFORMATION OM VÄRDEPAPPEREN

Vilka är Värdepapperens viktigaste egenskaper?

Typ och klass av Värdepapper som erbjuds och värdepappersidentifikationsnummer

Värdepapperen kommer vara certifikat och kommer identifieras unikt av: Serienummer: NX000307222; Tranche-nummer: 1 ; ISIN: XS2310478677; Common Code: 231047867.

Värdepapperen kommer clearas och avvecklas genom Euroclear Bank S.A./N.V./Clearstream Banking *société anonyme*.

Valuta, antal värdepapper i en enhet, emissionens storlek och Värdepapperens löptid:

Valutan för Värdepapperen kommer vara emitterade i svenska kronor ("SEK") ("Emissionsvalutan") och avvecklas i samma valuta ("Avvecklingsvalutan"). Värdepapperen kan handlas i enhet och det är 1 Värdepapper per enhet. Emissionens storlek är upp till 1 000 Värdepapper. Emissionskursen är SEK 20 000 per Värdepapper.

Emissionsdagen är 2 december 2021 ("Emissionsdagen"). Med förbehåll för förtida avslut, är Värdepapperen planerade att lösas in den 3 december 2026 (den "Planerade Avvecklingsdagen").

Rättigheter förknippade med Värdepapperen

Potentiell avkastning: Värdepapperen kommer ge varje innehavare av Värdepapper rätt att erhålla en potentiell avkastning på Värdepapperen, tillsammans med vissa förknippade rättigheter såsom rätten att erhålla meddelande om vissa fastställelser och händelser och rätten att rösta vid några (men inte alla) förändringar av Värdepapperens villkor. Den potentiella avkastningen kommer bestå av: ett Kontant Slutligt Avvecklingsbelopp, förutsatt att om Värdepapperen avslutas i förtid, så kan den potentiella avkastningen bestå av ett Kontant Förtida Avvecklingsbelopp i stället.

Beskattnings: Alla betalningar avseende Värdepapperen ska göras utan innehållande eller avdrag för eller på grund av några brittiska skatter såvida inte sådant innehållande eller avdrag krävs enligt lag. I händelse av att sådant innehållande eller avdrag krävs enligt lag, kommer Emittenten, med undantag för vissa begränsade omständigheter, att betala ytterligare belopp för att täcka de belopp som sålunda innehålls eller dras av.

Uppsägningsgrundande Händelser: Om Emittenten misslyckas att erlagga betalning under Värdepapperen eller bryter mot några andra villkor för Värdepapperen på ett sätt som är väsentligen negativt för innehavarnas intressen (och sådant misslyckande inte upphör inom 30 dagar, eller, avseende ränta, 14 dagar), eller om Emittenten är föremål för ett beslut om avveckling, då (vid fall, avseende ränta, Emittenten är förhindrad att utföra betalningar på grund av tvingande lagregler) så kommer Värdepapperen att omedelbart förfalla till betalning, efter att meddelande lämnats av investeraren.

Begränsningar av rättigheter

Förtida inlösen efter vissa störningshändelser eller på grund av olaglighet eller opraktiskhet: Emittenten kan lösa in Värdepapperen innan deras Planerade Avvecklingsdag efter inträffandet av vissa störningshändelser eller extraordinära händelser rörande Emittenten, dess hedgningsarrangemang de(n) Underliggande Tillgången(arna), beskattningen eller Värdepapperens relevanta valuta, eller om det fastställer att fullgörandet av någon av sina skyldigheter enligt Värdepapperen är olagligt eller fysiskt opraktiskt. Om detta inträffar kommer investerare att få ett "**Kontant Förtida Avvecklingsbelopp**" lika med Värdepapperens rimliga marknadsvärde före dessas inlösen(justerat för att ta hänsyn till relevanta kostnader, förluster och utgifter).

Vissa ytterligare begränsningar:

- Oavsett att Värdepapperen relateras till utvecklingen av[denunderliggande tillgången, har inte innehavarna några rättigheter avseende den underliggande tillgången.
- Villkoren för Värdepapperen tillåter Emittenten och Bestämmningsagenten (som fallet må vara), vid inträffandet av vissa händelser och under vissa omständigheter, utan innehavarnas samtycken, att justera villkoren för Värdepapperen, att inlösa Värdepapperen före förfalldagen, att omvandla Värdepapperen till likvida medel (där tillämpligt), att uppskjuta värdering av den underliggande tillgången eller planerade utbetalningar under Värdepapperen, att ändra valutan i vilken Värdepapperen är denominerade för att ersätta de underliggande tillgångarna, att substituera Emittenten med någon annan tillåten enhet på vissa villkor, och att vidta vissa andra åtgärder med avseende på Värdepapperen och de underliggande tillgångarna (om några).
- Värdepapperen innehåller regler för sammankallande av möten för innehavare att överväga angelägenheter som påverkar deras intressen generellt och dessa regler tillåter vissa definierade majoriteter att binda samtliga innehavare, inklusive innehavare som inte närvarade eller röstade på mötet och innehavare som röstade annorlunda än majoriteten.

Tillämplig rätt

Värdepapperen kommer vara underkastade engelsk rätt och rättigheterna därunder kommer konstrueras därefter.

Beskrivning av beräkning av potentiell avkastning

Underliggande Tillgångar: Avkastningen på och värdet på Värdepapperen är beroende av utvecklingen för följande Underliggande Tillgång:

Underliggande Tillgång	Typ	Initial Kurs _(Avveckling)	Initial Värderingsdag
Barclays Mutual Fund ER AF 2% RC 16% SEK 2 Index	Barclays Index	Stängningskursen på den Underliggande Tillgången på den Initiala Värderingsdagen	19 november 2021

Beräkningsbelopp: Beräkningar av belopp som förfaller till betalning under Värdepapperen görs utifrån "**Beräkningsbeloppet**", som är SEK 100 000 per Värdepapper. **Indikativa belopp:** Om Värdepapperen erbjuds genom ett Publikt Erbjudande och något specifikt produktvärde inte har fastställts eller bestämts vid påbörjandet av det Publika Erbjudandet (inklusive något belopp, nivå, procent, pris, kurs eller annat värde i relation till villkoren för Värdepapperen vilka inte har fastställts eller bestämts vid påbörjandet av det Publika Erbjudandet), dessa specificerade produktvärden kommer specificera ett indikativt belopp, ett indikativt minimibelopp, ett indikativt maximibelopp, ett indikativt belopp eller en kombination därav. I sådana fall, ska det relevanta specificerade produktvärdet vara värdet som bestäms av Emittenten på basis av marknadsförhållanden på eller omkring slutet av det Publika Erbjudandet. Meddelande om det relevanta specificerade produktvärdet kommer att publiceras innan Emissionsdagen.

Fastställelseagent: Barclays Bank PLC kommer att anlitas för att beräkna och fatta beslut avseende Värdepapperen.

A –Slutlig Avveckling

Om Värdepapperen inte annars har lösts in kommer varje Värdepapper att lösas in på den Planerade Avvecklingsdagen genom betalning av det Slutliga Kontantavvecklingsbeloppet.

Den Planerade Avvecklingsdagen kan bli uppskjuten efter uppskjutandet av en Slutlig Värderingsdag på grund av en störningshändelse.

Det Slutliga Kontantavvecklingsbeloppet beräknas som följer som summan av:

(i) Skyddsnivån (som är 5 % multiplicerad med Beräkningsbeloppet

PLUS

(ii), om

<p>(a) den Slutliga Utveckling är större än eller motsvarande Procenten av Övre Startkursen (som är 100 %), ett belopp lika med produkten av Beräkningsbeloppet och det större av (I) Golvet (som är 0 %) och (II) Deltagandegraden_(Avveckling) (som är 100 % indikativt förutsatt att Deltagandegraden_{Avveckling}) inte understiger 80 %) multiplicerat med ett belopp lika med Slutlig Utveckling minus Procenten av Övre Startkursen (som är 100 %), eller</p> <p>(b) annars, noll.</p>
<p>"Slutlig Utveckling" betyder den Slutliga Värderingskursen dividerad med den Initiala Kursen_(Avveckling).</p> <p>"Slutlig Värderingskurs" betyder, avseende den Underliggande Tillgången, det aritmetiska genomsnittet av stängningsnivån för den Underliggande Tillgången avseende var och en av, 19 maj 2026, 22 juni 2026, 20 juli 2026, 19 augusti 2026, 21 september 2026, 19 oktober 2026 och 19 november 2026</p>
<p>Värdepapperens status</p> <p>Värdepapperen är direkta, icke efterställda och icke säkerställda förpliktelser för Emittenten och kommer att rangordnas lika sinsemellan (<i>pari-passu</i>).</p>
<p>Beskrivning av restriktioner avseende fri överlåtbarhet av Värdepapperen: Värdepapperen erbjuds och säljs utanför Amerika till non-US-persons i enlighet med Regulation S under Securities Act och måste följa de överlåtbarhetsrestriktioner som gäller avseende USA. Värdepapper som hålls i ett clearingsystem kommer överföras i enlighet med de regler, processer och förordningar som gäller för clearingsystemet. Med förbehåll för ovan är Värdepapperen fritt överlåtbara.</p>
<p>Var kommer Värdepapperen handlas?</p>
<p>Ansökan förväntas göras av Emittenten (eller å dess vägnar) om att uppta Värdepapperen till handel på den multilaterala handelsplattformen hosNGM Nordic MTF, som inte är en reglerad marknad enligt Direktiv 2014/65/EU och Förordning (EU) nr 600/2014.</p>
<p>Vilka nyckelrisker är specifika för Värdepapperen?</p>
<p>Värdepapperen är föremål för följande nyckelrisker:</p> <ul style="list-style-type: none"> • Du kan förlora en del av eller hela dina investering i Värdepapperen: Du kan också förlora en del av eller hela din investering om: (a) du säljer dina Värdepapper innan den planerade förfalldagen eller avslutandedagen; (b) dina Värdepapper blir förtida inlösta under vissa extraordinära omständigheter; eller (c) villkoren för dina Värdepapper justeras så att det belopp som ska betalas eller den egendom som levereras till dig är mindre än din initiala investering. • Det finns risker i samband med värderingen, likviditeten och erbjudandet av Värdepapperen: Marknadsvärdet på dina Värdepapper kan vara betydligt lägre än emissionskursen eftersom emissionskursen kan ta hänsyn till Emittentens och/eller distributörens vinstmarginal och kostnader utöver Värdepapperens rimliga marknadsvärde. Marknadsvärdet på dina Värdepapper kan påverkas av volatiliteten, nivån, värdet eller kursen på de(n) Underliggande Tillgången(arna) vid den aktuella tidpunkten, ränteförändringar, Emittentens finansiella tillstånd och kreditbetyg, utbudet och efterfrågan på Värdepapper, den återstående tiden fram till förfalldagen eller avslutandedagen för Värdepapperen och andra faktorer. Kursen, i förekommande fall, till vilken du kommer att kunna sälja dina Värdepapper före förfalldagen kan vara väsentligt mindre än det belopp du ursprungligen investerade. Dina Värdepapper kanske inte har en aktiv handelsmarknad och Emittenten är inte skyldig att skapa en marknad eller återköpa värdepapperen före förfalldagen. Emittenten kan när som helst dra tillbaka det offentliga erbjudandet. I sådant fall, om du redan har betalat eller levererat teckningsbeloppet för de relevanta Värdepapperen, har du rätt till återbetalning av sådant belopp, men kommer inte att få någon ersättning som kan ha uppstått under perioden mellan deras betalning eller leverans av teckningsbelopp och återbetalningen av Värdepapperen. • Du är föremål för risker förknippade med fastställandet av betalningsbara belopp under Värdepapperen: <p>För att få det planerade minimibeloppet vid förfalldagen måste du hålla dem tills förfall. Om Värdepappererna löses in i förtid kan de ge mindre avkastning än det planerade minimibeloppet, eller till och med noll.</p> <p>Belopp som ska betalas på dina Värdepapper kommer att beräknas baserat på en slutlig kurs som är det aritmetiska genomsnittet för tillämpliga nivåer, kurser eller andra tillämpliga värden på de(n) Underliggande Tillgången(arna) på de angivna genomsnittsdagarna snarare än på en initial värderingsdag eller slutlig värderingsdag. Detta innebär att om den tillämpliga nivån, kursen eller värdet på de(n) Underliggande Tillgången(arna) dramatiskt förändras på en eller fler av genomsnittsdagarna, kan belopp som ska betalas på dina Värdepapper vara betydligt mindre än det skulle ha varit om det betalningsbara beloppet hade beräknats med hänvisning till ett enskilt värde taget på en initialvärderingsdag eller slutlig värderingsdag.</p> • Dina Värdepapper är föremål för justeringar och förtida inlösen: I enlighet med villkoren för Värdepapperen, efter inträffandet av vissa störningshändelser eller extraordinära händelser som rör Emittenten, dess hedgningsarrangemang, de(n) Underliggande Tillgången(arna), beskattning eller Värdepappers relevanta valuta, kan Fastställandeagenten eller Emittenten vidta ett antal korrigerande åtgärder, inklusive uppskattning av nivå för den Underliggande Tillgången, ersätta de(n) Underliggande Tillgången(arna) och göra justeringar av villkoren för Värdepapperen. Alla sådana korrigerande åtgärder kan ändra Värdepappers ekonomiska egenskaper och ha en väsentlig negativ inverkan på värdet på och avkastningen på Värdepapperen. Om inga korrigerande åtgärder kan vidtas, eller det fastställs att fullgörandet av någon av Emittentens skyldigheter enligt Värdepapperen är olagligt eller fysiskt opraktiskt, kan Emittenten lösa in Värdepapperen i förtid genom betalning av ett förtida belopp för kontant avveckling. Om förtida inlösen inträffar, kan du förlora en del av eller hela din investering eftersom det Kontanta Förtida Avvecklingsbeloppet kan vara lägre än den kurs du köpte Värdepapperen för, eller till och med vara noll. Du kommer också att förlora möjligheten att delta i all efterföljande positiva utveckling för de(n) Underliggande Tillgången(arna) och inte kunna

realisera några potentiella vinster i värdet på Värdepapperen. Du kanske inte kan återinvestera intäkterna från en investering till en jämförbar avkastning och / eller med en jämförbar ränta eller kupongränta för en liknande risknivå. Denna funktion kan begränsa Värdepapperens marknadsvärde.

Avveckling är föremål för villkor och kan vara omöjlig under vissa omständigheter: Betalning av det belopp som ska betalas till dig kommer inte att ske förrän alla villkor för avveckling har uppfyllts i sin helhet. Inget ytterligare belopp kommer att betalas till dig av Emittenten på grund av eventuella förseningar eller uppskjutningar. Vissa händelser i avvecklingsstörningar kan inträffa som kan begränsa Emittentens förmåga att göra betalningar och dag för avveckling kan försenas i enlighet därmed.

Viss specifik information om Värdepapperen är inte känd i början av en erbjudandeperiod: Villkoren för dina Värdepapper ger endast ett indikativt belopp. De faktiska beloppen kommer att fastställas utifrån marknadsförhållanden av Emittenten vid eller i slutet av erbjudandeperioden. Det finns en risk att de indikativa beloppen inte kommer att vara samma som det faktiska beloppet, i vilket fall avkastningen på dina Värdepapper kan vara väsentligt annorlunda än den förväntade avkastningen baserat på det indikativa beloppet.

- **Risker relaterade till Värdepapper relaterade till Underliggande Tillgång:** Avkastningen som ska betalas på Värdepapperen är kopplad till värdeförändringen på Underliggande Tillgång under Värdepapperens löptid. All information om tidigare utveckling för Underliggande Tillgång bör inte tas som en indikation på hur kurserna kommer att förändras i framtiden. Du kommer inte att ha någon äganderätt, inklusive, utan begränsning, någon rösträtt eller rätt att erhålla utdelning avseende underliggande tillgång.

Risker relaterade till Underliggande Tillgång som är Barclays-index: Alla Barclays-index sponsras av en division inom Barclays Bank PLC. Potentiella intressekonflikter kan uppstå så att de åtgärder som vidtagits eller beslut fattats av Barclays Bank PLC i dess egenskap som emittent eller fastställandeagent för Värdepapperen kanske inte är innehavarnas intresse. Ett Barclays-index kan bestå av flera komponenter som var och en visar unika riskkaraktärer. Interaktionen mellan olika komponenter kan förvärra Barclays Index totala riskprofil. Oavsett om ett Barclays-index helt och hållet är baserat på en algoritm eller aktivt hanteras av ett indexvalagent kan strategin som ligger till grund för ett sådant index inte uppnås och ett sådant index kan underprestera en annan investering med alternativa strategier. Dessa riskfaktorer kan påverka nivån på Barclays Index negativt och i sin tur värdet eller avkastningen på dina Värdepapper.

- **Beskattningsrisker:** Nivåerna och grunden för beskattningen av Värdepapperen och eventuella befrielser för sådan beskattning beror på dina individuella omständigheter och kan ändras när som helst under Värdepapperens löptid. Detta kan ha negativa konsekvenser för dig och du bör därför rådfråga dina egna skatterådgivare om skattekonsekvenserna för dig av transaktioner som involverar Värdepapperen.
- **Potentiella intressekonflikter:** Intressekonflikter kan existera där Barclays Bank PLC eller dess dotterbolag: (i) agerar i flera kapaciteter med avseende på Värdepapperen (t.ex. fungerar som emittent, förvaltare och fastställandeagent) och Barclays Index (t.ex. agerar som indexsponsor, indexadministratör, licensgivare och/eller utgivare); (ii) ingår säkringstransaktioner för att täcka Emittentens exponering för de relevanta kontantbelopp som ska betalas eller tillgångar som ska levereras under Värdepapper när dessa förfaller; och (iii) använder prisbidrag från sina handelsbord som prissättningskälla för en underliggande tillgång. Mot bakgrund av sådana konflikter kan de åtgärder som Barclays Bank PLC har vidtagit eller fastställt i förhållande till Värdepapperen inte alltid vara i innehavarnas intresse. Förutom säkringstransaktioner kan Barclays Bank PLC handla med de underliggande tillgångarna under sin vanliga verksamhet. Sådan handel kan påverka marknadspriset på de underliggande tillgångarna, vilket i sin tur kan väsentligt påverka värdet och avkastningen på dina Värdepapper.

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

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

Villkor för erbjudandet

Villkoren för ett offentligt erbjudande av Värdepapperen kan fastställas genom överenskommelse mellan Emittenten och den auktoriserade Erbjudaren vid tidpunkten för respektive emission.

Värdepapperen erbjuds till teckning i Sverige under perioden från (och inkluderat) 4 oktober 2021 till (men exkluderat) 6 november 2021 ("**Erbjudandeperioden**") och sådant erbjudande är föremål för följande villkor:

- Erbjudandekurs: Emissionskursen
- Villkor vilka erbjudandet är underkastade: Emittenten förbehåller sig rätten att när som helst ta tillbaka erbjudandet av Värdepapperen före utgången av Erbjudandeperioden. Om en potentiell investerare har lämnat in en eventuell ansökan efter det att erbjudandet har tagits tillbaka kommer den potentiella investeraren i så fall inte ha rätt att anmäla sig för eller på annat sätt förvärva Värdepapperen och eventuell ansökan kommer att annulleras automatiskt och eventuell köpeskilling kommer att återbetalas till den sökande av den auktoriserade Erbjudaren i enlighet med den auktoriserade Erbjudarens sedvanliga förfaranden.
- Beskrivning av ansökningsprocessen: Ett erbjudande av Värdepapperen kan lämnas av Managern eller av den auktoriserade Erbjudaren i enlighet med Artikel 1(4) av EU Förordningen om Prospekt i Sverige ("**Jurisdiktionen för Publika Erbjudanden**") under Erbjudandeperioden. Ansökan om Värdepapper kan göras i Jurisdiktionen för Publika Erbjudanden genom den

<p>Auktoriserade Erbjudaren under Erbjudandeperioden. Värdepapperen kommer att arrangeras under Jurisdiktionen för Publika Erbjudanden av den Auktoriserade Erbjudaren. Distributionen kommer att verkställas enligt den Auktoriserade Erbjudarens sedvanliga förfaranden och investerare kommer att meddelas av den Auktoriserade Erbjudaren.</p> <ul style="list-style-type: none"> • Information om minimi- och maxbelopp för ansökan: Den Auktoriserade Erbjudarens minimi- och maxbelopp för ansökan kommer att meddelas investerare av den Auktoriserade Erbjudaren. • Beskrivning av möjligheten att minska teckningar och sätt för återbetalning av överflödiga belopp som erlagts av sökande: Ej tillämpligt. • Information om metoden och tidsgränser för betalning och leverans av Värdepapperen: Den Auktoriserade Erbjudaren kommer att meddela investerare om deras andel av Värdepapperen och avvecklingsförfaranden avseende Värdepapperen. • Sätt på och vilket datum resultatet av erbjudandet kommer göras publikt: Den Auktoriserade Erbjudaren kommer att meddela investerare om deras andel av Värdepapperen och avvecklingsförfaranden avseende Värdepapperen. • Process för utövande av förköpsrätter, förhandling av teckningsrätter och behandling av icke utövade teckningsrätter: Ej tillämpligt. • Kategorier av innehavare till vilka Värdepapperen erbjuds och om Tranche(r) har reserverats för vissa länder: Erbjudanden kan göras genom den Auktoriserade Erbjudaren i Jurisdiktionen för Publika Erbjudanden till vem som helst. Eventuella erbjudanden i andra EES länder kan endast göras genom den Auktoriserade Erbjudaren med förbehåll för ett undantag från skyldigheten att publicera ett prospekt i enlighet med förordningen om prospekt. • Process för meddelande till sökande om tilldelat belopp och indikation om huruvida handel kan påbörjas innan meddelande har lämnats: Sökande kommer att meddelas direkt av den Auktoriserade Erbjudaren om huruvida deras ansökan har godkänts. Ingen handel i Värdepapperen kan ske före Emissionsdagen. <p>Namn och adress, i den utsträckning det är känt för Emittenten, för placerare i olika länder där erbjudandet äger rum: Auktoriserad Erbjudare</p>
<p>Uppskattade totala kostnader för emissionen inklusive uppskattade avgifter som debiteras investeraren av emittenten/erbjudaren</p> <p>De uppskattade kostnaderna för emissionen och/eller erbjudandet är SEK 72 000.</p> <p>Ej tillämpligt: inga kostnader kommer debiteras innehavarna av emittenten eller erbjudaren.</p>
<p>Vem är erbjudaren och/eller den person som ansöker om upptagande till handel?</p>
<p>Se avsnittet benämnt "Auktoriserad(e) Erbjudare" ovan.</p> <p>Manager är Barclays Bank Ireland PLC med adress One Molesorth Place, Dublin 2, Irland, D02 RF9 bildat som aktiebolag enligt lagarna i Irland.</p>
<p>Varför upprättas detta prospekt?</p>
<p>Skäl för erbjudandet, förväntade intäkter och användning av intäkter:</p> <p>Nettointäkterna från emissionen av Värdepapper kommer användas av Emittenten för dess generella bolagsändamål, vilket inkluderar att göra vinst och/eller hedgningsarrangemang för vissa risker. Uppskattade nettointäkter är 100 procent av emissionsstorleken.</p>
<p>Fast åtagande att placera värdepapper: Erbjudandet av Värdepapperen är inte föremål för ett teckningsgarantiavtal med ett fast åtagande.</p>
<p>Betydande intressen i emissionen/erbjudandet:</p> <p>Den Auktoriserade Erbjudaren kan få avgifter betalda till sig i samband med erbjudandet av Värdepapper. Potentiella intressekonflikter kan existera mellan Emittenten, Fastställandeagenten, Managern, den Auktoriserade Erbjudaren eller deras dotterbolag (som kan ha intressen i transaktioner i derivat relaterade till Underliggande Tillgång som kan, men inte är avsedda, negativt påverka Värdepapperens marknadskurs, likviditet eller värde) och innehavare.</p> <p>Den Auktoriserade Erbjudanden kommer att betalas sammanlagda provisioner lika med högst 3,00 procent av Emissionskursen Vardera av den Auktoriserade Erbjudanden och dess dotterbolag kan engagera sig och i framtiden kunna delta i hedgningstransaktioner med avseende på Underliggande Tillgång.</p>

