MiFID II product governance / Retail investors, professional investors and eligible counterparties target market – Solely for the purposes of the manufacturer's product approval process, the target market assessment in respect of the Securities, taking into account the five (5) categories referred to in item 19 of the Guidelines published by the European Securities and Markets Authority (ESMA) on 3 August 2023, has led to the conclusion that the target market for the Securities is eligible counterparties, professional clients and retail clients, each as defined in Directive 2014/65/EU (as amended, MiFID II). Any person subsequently offering, selling or recommending the Securities (a Distributor) should take into consideration the manufacturer's target market assessment; however, a Distributor subject to MiFID II is responsible for undertaking its own target market assessment in respect of the Securities (by either adopting or refining the manufacturer's target market assessment) and determining appropriate distribution channels.

PRIIPs Regulation – PROHIBITION OF SALES TO EEA RETAIL INVESTORS WITHOUT KID – The Securities are not intended to be offered, sold or otherwise made available to and should not be offered, sold or otherwise made available to any retail investor in the European Economic Area (EEA) without an updated key information document required by Regulation (EU) No 1286/2014 (as amended, the PRIIPs Regulation) for offering or selling the Securities or otherwise making them available to retail investors in the EEA. For these purposes, a retail investor means a person who is one (or more) of: (i) a retail client as defined in point (11) of Article 4(1) of MiFID II; (ii) a customer within the meaning of Directive (EU) 2016/97, as amended, where that customer would not qualify as a professional client as defined in point (10) of Article 4(1) of MiFID II; or (iii) not a qualified investor as defined in Regulation (EU) 2017/1129, as amended (the Prospectus Regulation).

UK MiFIR product governance / Retail investors, professional investors and eligible counterparties target market – Solely for the purposes of the manufacturer's product approval process, the target market assessment in respect of the Securities has led to the conclusion that the target market for the Securities is only eligible counterparties, as defined in the FCA Handbook Conduct of Business Sourcebook (COBS), and professional clients, as defined in Regulation (EU) No 600/2014, as it forms part of domestic law by virtue of the European Union (Withdrawal) Act 2018 (EUWA) (UK MiFIR), and retail clients, as defined in point (8) of Article 2 of Regulation (EU) No 2017/565 as it forms part of domestic law by virtue of EUWA. Any person subsequently offering, selling or recommending the Securities (a Distributor) should take into consideration the manufacturer's target market assessment; however, a Distributor subject to the FCA Handbook Product Intervention and Product Governance Sourcebook (the UK MiFIR Product Governance Rules) is responsible for undertaking its own target market assessment in respect of the Securities (by either adopting or refining the manufacturer's target market assessment) and determining appropriate distribution channels.

UK PRIIPS Regulation - PROHIBITION OF SALES TO UK RETAIL INVESTORS WITHOUT KID -

The Securities are not intended to be offered, sold or otherwise made available to and should not be offered, sold or otherwise made available to any retail investor in the United Kingdom (UK) without an updated key information document required by Regulation (EU) No 1286/2014 as it forms part of domestic law by virtue of the European Union (Withdrawal) Act 2018 (EUWA) (as amended, the UK PRIIPs Regulation) for offering or selling the Securities or otherwise making them available to retail investors in the UK. For these purposes, a retail investor means a person who is one (or more) of: (i) a retail client, as defined in point (8) of Article 2 of Regulation (EU) No 2017/565 as it forms part of domestic law by virtue of the EUWA; (ii) a customer within the meaning of the provisions of 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 domestic law by virtue of the EUWA; or (iii) not a qualified investor as defined in Article 2 of Regulation (EU) 2017/1129 as it forms part of domestic law by virtue of the EUWA (the UK Prospectus Regulation).

FINAL TERMS DATED 14 JULY 2025

Issue of up to 20,000 Fixed Rate and Index Linked Redemption Certificates due August 2030 under the Structured Debt Instruments Issuance Programme

by

CRÉDIT AGRICOLE CIB FINANCIAL SOLUTIONS

Legal entity identifier (LEI): 969500HUHIE5GG515X42

guaranteed by CRÉDIT AGRICOLE CORPORATE AND INVESTMENT BANK

PART A – CONTRACTUAL TERMS

13513

This document constitutes the Final Terms of the Securities described herein for the purposes of Regulation (EU) 2017/1129, as amended (the **Prospectus Regulation**) and must be read in conjunction with the Base Prospectus dated 7 May 2025 (the **Base Prospectus**) in order to obtain all the relevant information. A summary of the issue of the Securities is annexed to these Final Terms. The Base Prospectus and any Supplement are available for viewing on the Luxembourg Stock Exchange website (www.luxse.com) and during normal business hours at the registered office of Crédit Agricole CIB and on its website (https://www.documentation.cacib.com/IssuanceProgram).

1

(a) Series Number:

-	(a) Series Number.	13313
	(b) Type of Securities:	Certificates
	(c) Tranche Number:	1
	(d) Date on which the Securities become fung	ble: Not Applicable
2	(a) Specified Currency	Euro (EUR)
	(b) Alternative Currency Conditions:	Not Applicable
3	Aggregate Nominal Amount:	
	(a) Series:	Up to 20,000 Certificates
	(b) Tranche:	Up to 20,000 Certificates
4	Issue Price:	EUR 1,000 per Certificate
5	(a) Specified Denominations:	EUR 1,000
		Calculation of Interest and Redemption
		based on the Specified Denomination: Applicable
	(b) Minimum Trading Size:	Not Applicable
	(c) Calculation Amount:	EUR 1,000
6	(a) Issue Date:	29 July 2025
	(b) Trade Date(s):	27 June 2025
	(c) Interest Commencement Date:	Issue Date

7 Redemption Date: 8 August 2030, subject to any early

redemption date

Expiry Date (Data di Scadenza): Two (2) Exchange Business Days

preceding the Redemption Date or any further date not later than the Redemption Date as required by EuroTLX S.p.A., in accordance with EuroTLX S.p.A. regulations applicable from time to time

8 Type of Securities:

(a) Interest: Fixed Rate Security

(Further particulars specified below in "PROVISIONS RELATING TO INTEREST (IF ANY) PAYABLE")

(b) Redemption: Index Linked Redemption Security

(Further particulars specified below in "PROVISIONS RELATING TO

REDEMPTION")

(c) U.S. Securities: Not Applicable

(d) Other: Italian Certificates (Further particulars

specified below in "OPERATIONAL

INFORMATION")

(e) Partly Paid Securities Provisions: Not Applicable

9 Date Board approval for issuance of Securities obtained: Authorisation given by the Board of

Directors of Crédit Agricole CIB Financial Solutions dated 6 June 2025.

PROVISIONS RELATING TO INTEREST (IF ANY) PAYABLE

10 Fixed Rate Security: Applicable

a) Interest Accrual Periods: Applicable to the following Interest

Accrual Period: the Interest Accrual Period from and including the Interest Commencement Date to but excluding 15

December 2025.

b) Rate(s) of Interest: 5.10 per cent. payable in arrear

c) Interest Payment Date(s): 15 December 2025

d) Interest Period Dates: Not Applicable

e) Fixed Coupon Amount(s): Not Applicable

f) Broken Amount(s): Not Applicable

g) Day Count Fraction: Not Applicable

h) Interest Accrual Periods: Interest Accrual Periods will be

unadjusted

11 Floating Rate Security: Not Applicable

12 Linked Interest Security:

Not Applicable

2 Zero Coupon Security:

Not Applicable

PAYOFF FEATURES (IF ANY) RELATING TO INTEREST

14 Payoff Features:

Not Applicable

PROVISIONS RELATING TO REDEMPTION

15 Redemption Determination Date(s):

For the purposes of determining an **Early Redemption Amount**, the relevant **Early Redemption Date** (see also paragraph 16(a) of these Final Terms)

For the purposes of determining the **Final Redemption Amount**, the **Redemption Observation Date** (see also paragraph 16(b) of these Final Terms)

16 Redemption Method:

(a) Early Redemption Amount for the purposes of General Condition 6.2 (*Early Redemption Trigger Events*) determined in accordance with:

Standard Redemption in accordance with Annex 9, Paragraph 2

The Early Redemption Amount will be equal to:

Reference Price x Nominal Amount

as determined by the Calculation Agent on the Redemption Determination Date

i. Redemption Payoff:

Not Applicable

ii. Redemption Unwind Costs:

Not Applicable

iii. Reference Price:

In relation to an Early Redemption Date_i, the corresponding Reference Price_i relating to such Early Redemption Date_i as specified in the table below.

iv. Early Redemption Trigger Event(s):

Applicable as per **Issuer Call Early Redemption Trigger** (Annex 8, Chapter 1)

Issuer Call Notice means notice by the relevant Issuer to the holders of the Securities given in accordance with General Condition 14 (Notices) on or before an Issuer Call Announcement Date, expressing its intention to redeem all or some only of the Securities. A copy of such notice will be given to the Principal Paying Agent or, in the case of redemption of Registered Securities, the Registrar in accordance with General Condition 14 (Notices) (which notices shall be irrevocable and shall specify the

date fixed for redemption).

Issuer Call Announcement Date means,

 $\begin{array}{lll} \text{in respect of an Early Redemption Date}_N, \\ \text{the} & \text{corresponding} & \text{Issuer} & \text{Call} \\ \text{Announcement Date}_N \text{ set out in the table} \\ \end{array}$

below.

Early Redemption Date(s): Each of the following dates set out under

Early Redemption Date_N in the table

below

t	Automatic Early	Reference
	Redemption Date:	Price:
2	9 August 2027	104.00 per cent.
3	8 August 2028	108.00 per cent.
4	8 August 2029	112.00 per cent.

- Maximum Call Nominal Amount: Not Applicable

- Maximum Call Notice Period: Not Applicable

- Minimum Call Nominal Amount: Aggregate outstanding nominal amount

of the Securities

- Minimum Call Notice Period: Five (5) Scheduled Trading Days prior to

ne relevant Issuer Call Early

Redemption Date.

(b) Final Redemption Amount for the purposes of General Condition 6.1 (*Redemption by Instalments and Final Redemption*) determined in accordance with:

Growth Redemption in accordance with Annex 9, Paragraph 4

The Final Redemption Amount will be equal to:

(Reference Price x Redemption Payoff) x Nominal Amount

as determined by the Calculation Agent on the Redemption Determination Date

i. Redemption Payoff:

Determined in accordance with Standard Digital/Performance Redemption (as completed in paragraph "Standard Redemption Payoff Provisions" of these

Final Terms)

A.Combination Redemption Payoff

Provisions:

Not Applicable

B. Standard Redemption Payoff Provisions:

Applicable

I. Standard Redemption:

Performance:

(c)

Digital/Performance

Applicable in accordance with Annex 5, Part B, Chapter 6 Applicable: Specified Dates

The Redemption Payoff applicable to a Redemption Determination Date for Securities for which **Standard Digital/Performance Redemption** is applicable will be calculated on such Redemption Determination Date as follows, expressed as a percentage:

- (i) if **Performance** is higher than or equal to 100% on the Redemption Observation Date: **Specified Denomination** x (100% + 100% x (**Performance** -100%))
- (ii) otherwise: **Specified Denomination** x Max(90%, Performance)

Best of Performance, being the result of the following formula, expressed as a

percentage:

Max_i^NPerformance(i)

Performance(i): Option 1 applies:

Underlying Value_{2i} Underlying Value_{1i}

Initial Observation Date: 25 July 2025
 Redemption Observation Date: 25 July 2030

i:	Underlying(i):	Underlying Value1i:	Underlying Value2i:	Weight(i):
1	EURO STOXX 50 Index (with further information set out in paragraph "INFORMATION ON THE UNDERLYING(S) IF ANY")	Underlying Value on the Initial Observation Date	Underlying Value on the Redemption Observation Date	Not Applicable
2	FTSE MIB INDEX (with further information set out in paragraph "INFORMATION ON THE UNDERLYING(S) IF ANY")	Underlying Value on the Initial Observation Date	Underlying Value on the Redemption Observation Date	Not Applicable

ii. Redemption Unwind Costs: Not Applicable
 iii. Payoff Feature Unwind Costs: Not Applicable
 iv. Reference Price: 100.00 per cent.
 Fair Market Value Redemption Amount: Applicable

i. Hedge Amount: Applicable Not Applicable

ii. Fair Market Value Redemption Amount

Percentage:

Not Applicable

Instalment Redemption Amount determined in (d)

accordance with:

(e)

Physical Settlement:

Not Applicable

Clean-up Call Option (General Condition 6.7 (f)

Not Applicable

(Clean-up Call Option)):

17 Instalment Securities: Not Applicable

18 Credit Linked Securities: Not Applicable

19 **Bond Linked Securities:** Not Applicable

20 Not Applicable Preference Share Linked Securities:

21 **Linked Redemption Security:** Applicable Linked Index

> Redemption Security "PROVISIONS (See paragraph TO THE RELATING UNDERLYING(S) IF ANY" for further information relation the in to

Underlying(s))

PAYOFF FEATURES (IF ANY) RELATING TO REDEMPTION

22 Payoff Features: Not Applicable

23 PROVISIONS RELATING TO THE UNDERLYING(S) IF ANY

Applicable

Index Linked Security: Index Linked Redemption Security:

> with **Applicable** in accordance

Annex 1, Chapter 2

Not Applicable i. Single Underlying:

ii. Basket: **Applicable**

Basket:

Scheduled Trading Day: Scheduled Trading Day (All Indices

Basis)

Exchange Business Day: Exchange Business Day (All Indices

Basis)

Standard Redemption Payoff: Standard Applicable for the purposes of:

Digital/Performance Redemption

Under lying:	Index:	Custom Index	Exchange:	Multiple Exchange:	Index Sponsor	Related Exchange:	Bloomberg Ticker	Valuation Time:
1	EURO STOXX 50 INDEX	No	As per Index Linked Asset Condition 2	Applicable	STOXX Limited	All Exchanges	SX5E	Closing
2	FTSE MIB INDEX		Borsa Italiana	Not Applicable	FTSE International		FTSEMIB	Closing

iii. Additional Disruption Event: Applicable in accordance with Index

Linked Asset Condition 3.4

iv. Other Events: Applicable

v. Maximum Days of Disruption: Eight (8) Scheduled Trading Days

vii. Averaging Date Disruption: Not Applicable

viii. Observation Date(s): The Initial Observation Date and the

Redemption Observation Date

Two (2) Payment Business Days

ix. Physical Settlement: Not Applicable

PROVISIONS APPLICABLE TO SECURED SECURITIES

vi. Payment Extension Days:

24 Secured Security Provisions: Not Applicable

GENERAL PROVISIONS APPLICABLE TO THE SECURITIES

25 (a) Form: Bearer Form:

Temporary Bearer Global Security exchangeable for a Permanent Bearer Global Security which is exchangeable for Definitive Bearer Securities only

upon an Exchange Event

(b) Notes in New Global Note form (**NGN Notes**) or Certificates in New Global Note form (**NGN Certificates**):

NGN Certificates

(c) CMU Securities: Not Applicable

26 Branch of Account for the purposes of General Condition Not Applicable

5.5 (General provisions applicable to payments):

__

Business Day Convention for the purposes of "Payment Business Day" election in accordance with General Condition 5.6 (*Payment Business Day*):

Following Payment Business Day

28 Additional Financial Centre(s): T2

29 Additional Business Centre(s): Not Applicable

Talons for future Coupons or Receipts to be attached to No Definitive Bearer Securities and dates on which such

Talons mature:

31	Redenomination (for the purposes of General Condition 3.1):	Not Applicable
32	(a) Redemption for tax reasons (General Condition 6.3 (<i>Redemption for tax reasons</i>)):	Not Applicable
	(b) Special Tax Redemption (General Condition 6.4 (Special Tax Redemption)):	Not Applicable
	(c) Redemption for FATCA Withholding (General Condition 6.5 (<i>Redemption for FATCA Withholding</i>)):	Applicable
	(d) Regulatory Redemption or Compulsory Resales (General Condition 6.6 (Regulatory Redemption or Compulsory Resales)):	Applicable
	(e) Events of Default (General Condition 10 (<i>Events of Default</i>)):	Applicable
	(f) Illegality and Force Majeure (General Condition 19.1 (<i>Illegality and Force Majeure</i>)):	Applicable
33	Gross Up (General Condition 8.2 (Gross Up)):	Not Applicable
34	Calculation Agent:	Crédit Agricole Corporate and Investment Bank
34 35	Calculation Agent: Governing Law:	6 1
		Investment Bank
		Investment Bank English law The Guarantee is governed by English law Crédit Agricole CIB, London branch
	Governing Law:	Investment Bank English law The Guarantee is governed by English law
	Governing Law:	Investment Bank English law The Guarantee is governed by English law Crédit Agricole CIB, London branch Broadwalk House, 5 Appold Street,
	Governing Law:	Investment Bank English law The Guarantee is governed by English law Crédit Agricole CIB, London branch Broadwalk House, 5 Appold Street, London EC2A
35	Governing Law: (a) Agent for service of process:	Investment Bank English law The Guarantee is governed by English law Crédit Agricole CIB, London branch Broadwalk House, 5 Appold Street, London EC2A 2DA
35	Governing Law: (a) Agent for service of process: French Law Securities Provisions:	Investment Bank English law The Guarantee is governed by English law Crédit Agricole CIB, London branch Broadwalk House, 5 Appold Street, London EC2A 2DA Not Applicable

THIRD PARTY INFORMATION

Not Applicable

PART B – OTHER INFORMATION

1 LISTING AND ADMISSION TO TRADING

(a) Listing and admission to trading: Application has been made by the relevant Issuer (or on its

behalf) for the Securities to be admitted to trading on **EuroTLX** and to be listed on the **Official List of Borsa Italiana S.p.A.** with effect from or as soon as practicable on

or after the Issue Date.

(b) Estimate of total expenses related to

admission to trading:

See paragraph 4(c) of this Part B

2 RATINGS

Ratings: The Securities to be issued have not been rated

3 INTERESTS OF NATURAL AND LEGAL PERSONS INVOLVED IN THE ISSUE

Save as discussed in "Subscription and Sale" in the Base Prospectus and save for any fees that may be payable to the Dealer and/or any distributor in connection with the issue of Securities (as the case may be, as described in paragraph 6(d) below), so far as the Issuer is aware, no person involved in the issue of the Securities has an interest material to the offer.

A placement fee of up to 3.50% upfront of the Aggregate Nominal Amount of the Securities purchased by the distributor is payable by Issuer to the distributor on the Issue Date. Apart from the above, so far as the Issuer is aware, no further person involved in the issue of the Notes has a material interest to the Offer.

4 REASONS FOR THE OFFER AND ESTIMATED NET PROCEEDS AND TOTAL EXPENSES

(a) Reasons for the offer: See **Use of Proceeds** wording in Base Prospectus

(b) Estimated net proceeds: Issue Price x Aggregate Nominal Amount of the Certificates

less distribution commissions mentioned in paragraph 6(d) of

this Part B

(c) Estimated total expenses: EUR 450 including listing costs and excluding regulatory

fees where applicable

5 PERFORMANCE OF UNDERLYING AND OTHER INFORMATION CONCERNING THE UNDERLYING

Underlying: Where past and future performance of the Underlying can

be obtained from, free of charge:

Indices:

EURO STOXX 50 INDEX

Bloomberg Ticker: SX5E

FTSE MIB INDEX

Bloomberg Ticker: FTSEMID

Post-issuance information

The Issuer does not intend to publish post-issuance information in relation to any underlying element to which the Securities are linked.

6 DISTRIBUTION

(a) Method of distribution: Non-syndicated(b) If syndicated: Not Applicable

If non-syndicated, name and address of Dealer:

Crédit Agricole Corporate and Investment Bank

12, place des États-Unis

CS 70052

92 547 Montrouge Cedex

France

(d) Indication of the overall amount of the underwriting commission and of the placing commission:

The Distributor(s) (as defined in paragraph 9 of this Part B) will receive a distribution commission embedded in the Issue Price of the Certificates equal to a maximum amount of 3.50% upfront of the Aggregate Nominal Amount of the Certificates purchased by the distributor.

U.S. Selling Restrictions:

To a Permitted Transferee outside the United States in

Securities in Bearer Form - TEFRA D

accordance with Regulation S

Prohibition of Sales to EEA Retail Investors:

Not Applicable

(g) Prohibition of Sales to UK Retail Investors:

Not Applicable

(h) Prohibition of Sales to Belgian

Consumers:

Applicable

(i) Prohibition of Offer to Private

Clients in Switzerland:

Not Applicable

U.S. Dividend Equivalent

Withholding:

The Securities are not subject to withholding under the

Section 871(m) Regulations

(k) Swiss Non-exempt Offer:

Not Applicable

7 OPERATIONAL INFORMATION

(a) ISIN: XS2953808883 (b) Temporary ISIN: Not Applicable (c) Common Code: 295380888 (d) VALOREN Code: Not Applicable (e) Other applicable security Not Applicable

identification number:

Relevant clearing system(s) other than

Euroclear Bank SA/NV and Clearstream Banking, S.A. and the relevant identification number(s):

Not Applicable

(g) Delivery: Delivery against payment

(h) Names and addresses of additional Paying Agent(s) (if any):

Not Applicable

(i) Securities intended to be held in a manner which would allow Eurosystem eligibility:

No.

Whilst the designation is specified as "no" at the date of these Final Terms, should the Eurosystem eligibility criteria be amended in the future such that the Securities are capable of meeting them, the Securities may then be deposited with one of the ICSDs as common safekeeper. Note that this does not necessarily mean that the Securities will then be recognised as eligible collateral for Eurosystem monetary policy and intraday credit operations by the Eurosystem at any time during their life. Such recognition will depend upon the ECB being satisfied that Eurosystem eligibility criteria have been met.

8 BENCHMARKS REGULATION

Benchmarks Regulation: Article 29(2) statement on benchmarks:

Applicable. Amounts payable under the Securities are calculated by reference to an Index (or, as the case may, be several Indexes), provided by the Index Sponsor(s) which is (are) included in the register of administrators and benchmarks established and maintained by the European Securities and Markets Authority (ESMA) pursuant to Article 36 of the Benchmarks Regulation (Regulation (EU) 2016/1011, as amended).

9 TERMS AND CONDITIONS OF THE OFFER

- (a) Offer Price:
- (b) Conditions to which the offer is subject:

Issue Price

The offer of the Certificates is conditional on their issue and on the release by EuroTLX Spa, prior to the Issue Date of the relevant authorization of the admission of the Certificates to listing on EuroTLX.

The Issuer reserves the right, in its absolute discretion, to cancel the offer and the issue of the Certificates at any time prior to the Issue Date.

The Issuer shall publish a notice on its website (http://www.documentation.ca-

cib.com/IssuanceProgram) in the event that the offer is cancelled and the Certificates are not issued pursuant to the above.

For the avoidance of doubt, if any application has been made by a potential investor and the Issuer exercises its right to cancel the offer, such potential investor shall not be entitled to receive any Certificates.

The total amount of the securities offered to the public is up to 20,000 Certificates.

The definitive amount of the offer will be published on the website of the Issuer (http://www.documentation.ca-

cib.com/IssuanceProgram) on or around the Issue Date.

- (c) Total amount of the securities offered to the public/admitted to trading; if the amount is not fixed, an indication of the maximum amount of the securities to be offered (if available) and a description of the arrangements and time for announcing to the public the definitive amount of the offer:
- (d) The time period, including any possible amendments, during which the offer will be open and description of the application process:

Prospective investors may apply to subscribe for Certificates during the Offer Period.

The Offer Period may be shortened or extended at any time and for any reason. In such case, the Issuer shall give notice to the investors as soon as practicable before the end of the Offer Period by means of a notice published on its website (http://www.documentation.ca-cib.com/IssuanceProgram).

Applications for the Certificates can be made during the Offer Period through the Distributor(s). The applications can be made in accordance with the Distributor(s) usual procedures. Prospective investors will not be required to enter into any contractual arrangements directly with the Issuer or the Dealer related to the subscription for the Certificates.

A prospective investor should contact the Distributor(s) prior to the end of the Offer Period. A prospective investor will subscribe for Certificates in accordance with the arrangements agreed with the Distributor(s) relating to the subscription of securities generally. There are no pre-identified allotment criteria. The Distributor(s) will adopt allotment criteria that ensure equal treatment of prospective investors. All of the Certificates requested through the Distributor(s) during the Offer Period will be as otherwise specified herein.

(e) Description of the possibility to reduce subscriptions and manner for refunding amounts paid in excess by applicants:

Not Applicable.

The Distributor(s), in agreement with the Issuer, reserves the right to accept any subscription requests for Certificates which would exceed the Aggregate Nominal Amount of up to 20,000 Certificates and the Issuer may increase the "up to" Aggregate Nominal Amount.

The Issuer shall publish a notice on its website (http://www.documentation.ca-

cib.com/IssuanceProgram) in the event that the "up to" Aggregate Nominal Amount of up to 20,000 Certificates is exceeded and the "up to" Aggregate Nominal Amount is increased.

(f) Details of the minimum and/or maximum amount of the application (whether in number of securities or aggregate amount to invest): There is no maximum amount of application. Minimum amount of application is EUR 1,000

(g) Details of the method and time limits for paying up and delivering the Securities:

The Certificates will be available on a delivery versus payment basis.

The Certificates offered to investors will be issued on the Issue Date against payment by the Distributor(s), via the Dealer, to the Issuer of the gross subscription moneys. Each such investor will be notified by the Distributor(s) of the settlement arrangements in respect of the Certificates at the time of such investor's application.

(h) A full description of the manner in and date

Publication on the website of the Issuer

on which results of the offer are to be made public:

http://www.documentation.cacib.com/IssuanceProgram) on or around the Issue Date.

(i) Procedure for exercise of any right of preemption, negotiability of subscription rights and treatment of subscription rights not exercised:

Not Applicable

(j) The various categories of potential investors to which the securities are offered:

The Certificates are offered to the public to eligible counterparties, professional client and retail Investors

Whether a tranche has been or is being (k) reserved for certain countries, indicate any such tranche:

Not Applicable

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

Applicants will be notified directly by the Distributor(s) of the success of their application. Dealing in the Certificates may commence on the Issue Date.

(m) Indication of the amount of any expenses and taxes charged to the subscriber or purchaser:

See paragraph 6(d) above.

Responsibility for any tax implications of investing in these Certificates rests entirely with the subscriber or purchaser. For the Offer Price, which includes the fees payable upfront to the Distributor, see above "Offer Price" and paragraph 3 above.

- In the case of admission to trading on a (n) regulated market, the 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 description of the main terms of their commitments:
- Under normal market conditions, CACIB will endeavour to provide daily a secondary market for the Securities with a maximum bid-offer spread of 1.00 per cent. The bid price of the Securities may be below par and not reflect the last published indicative valuation but will be consistent with it by taking into account the evolution of the different valuation parameters of the Securities.
- Non-Exempt Offer Consent of the Issuer to (o) use the Base Prospectus during the Offer Period:

Applicable. An offer of the Securities may be made by the Dealers and Crédit Agricole Italia (the Initial Authorised Offeror(s)) and any additional financial intermediaries who have obtained or obtain the Issuer's specific consent to use the Base Prospectus in connection with the Non-exempt Offer and who are identified the website on at http://www.documentation.ca-

cib.com/IssuanceProgram (the Additional Authorised Offeror) and each additional financial intermediaries who has accepted the Issuer's offer of general consent to use the Base Prospectus in connection with the Nonexempt Offer by publishing on such additional financial intermediary's website or the website of Initial Authorised Offeror(s) (if any) that it is using the Base Prospectus for such Non-exempt Offer in accordance with the general consent of the Issuer (the General **Authorised Offer**) (together, the **Authorised** **Offerors**) other than pursuant to Articles 1(4) and/or 3(2) of the Prospectus Regulation in Italy (the **Non-Exempt Offer Jurisdiction**) during the period from 14 July 2025 until 25 July 2025 (the **Offer Period**).

(p) Conditions attached to the consent of the relevant Issuer to use the Base Prospectus:

Specific Consent and General Consent

(q) Authorised Offeror(s):

Crédit Agricole Italia - Via Università 1, 43121, Parma,

Italy

 $(\hbox{the $Initial Authorised Offeror}(s))$

and

Any Additional Authorised Offeror

and

Any General Authorised Offeror.

(r) Other conditions to consent:

Not Applicable

ANNEX A

Disclaimer relating to each Underlying

(This Annex forms part of these Final Terms to which it is attached)

INDEX SPONSOR DISCLAIMER

EURO STOXX 50 Index

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ANNEX B – ISSUE SPECIFIC SUMMARY

1. INTRODUCTION AND DISCLAIMERS

Crédit Agricole CIB Financial Solutions (**Crédit Agricole CIB FS** or the **Issuer**) is a limited liability company with a board of directors whose registered office is located at 12, place des États-Unis, CS 70052, 92 547 Montrouge Cedex, France. The Legal Entity Identifier (LEI) of the Issuer is: 969500HUHIE5GG515X42.

The debt securities (the **Certificates**) issued by the Issuer are structured certificates whose return depends on the performance of a Index included in a basket of Indices. The Certificates are identified by the ISIN Code **XS2953808883**.

This document constitutes the Summary to the Prospectus (the **Summary**) for the purpose of Regulation (EU) 2017/1129, as amended (the **Prospectus Regulation**) and must be read in conjunction with:

- the base prospectus dated 7 May 2025 and any supplement to the Base Prospectus approved by the CSSF in Luxembourg, 283 route d'Arlon L-1150 Luxembourg, email: direction@cssf.lu, as competent authority under the Prospectus Regulation (the **Base Prospectus**) completed by
- the Final Terms dated 14 July 2025 (the Final Terms),

which together constitute a prospectus for the purposes of the Prospectus Regulation containing the necessary information concerning the issuer and the securities offered to the public or to be admitted to trading on a regulated market (the **Prospectus**).

Full information on the Issuer, the Guarantor, and the offer of the Certificates is only available on the basis of the combination of the Base Prospectus and the Final Terms.

Warning to the reader

This summary should be read as an introduction to the Prospectus. Any decision to invest in the Certificates should be based on a thorough review of the Prospectus as a whole, including the Base Prospectus, any documents incorporated by reference thereto, any supplement from time to time and the Final Terms, by the investor.

An investor may lose all or part of the capital invested in the Certificates issued by the Issuer. Where an action relating to the information contained in the Prospectus is brought before a court, the plaintiff investor may, under national law, be required to bear the costs of translation of the Prospectus before the commencement of the legal proceedings.

Civil liability will only be sought from the persons who filed the Summary, including any translation thereof, but only if the contents of the Summary are found to be misleading, inaccurate or inconsistent when read together with other parts of the Prospectus or if it does not provide, when read together with the other parts of the Prospectus, key information to assist investors when considering investing in such Certificates.

You are about to buy a product that is not simple and can be difficult to understand.

2. KEY INFORMATION ABOUT THE ISSUER

2.1 Who is the issuer of the securities?

Crédit Agricole CIB FS is limited liability company incorporated on 30 December 2003 under the laws of the Republic of France as a "société anonyme" governed by a board of directors registered at the Registre du Commerce et des Sociétés de Nanterre under the reference SIRET 45142804900014 and having its registered office is located at 12, place des États-Unis, CS 70052, 92 547 Montrouge Cedex, France. Its legal entity identifier (LEI) is 969500HUHIE5GG515X42.

A. Principal activities

Crédit Agricole CIB FS pursues the activity of issuing debt securities.

B. Organisational Structure / Major shareholders

Crédit Agricole Corporate and Investment Bank (**Crédit Agricole CIB**) and its consolidated subsidiaries taken as a whole (**Crédit Agricole CIB Group**) includes Crédit Agricole CIB FS, which is a consolidated subsidiary of Crédit Agricole CIB. Crédit Agricole CIB FS has no subsidiaries. Crédit Agricole CIB, *société anonyme* incorporated in France, is the immediate parent company of Crédit Agricole CIB FS with 99.96 per cent. shares and therefore controls Crédit Agricole CIB FS.

C. Key executives

The Chairman and Chief Executive Officer of the Issuer is Christine CREMEL.

D. Statutory Auditors

The statutory auditor of Crédit Agricole CIB FS is Forvis Mazars SA, 6 Tour Exaltis 61, rue Henri Regnault 92075 Paris La Défense Cedex.

The signatory partner auditor of the Issuer is Olivier Gatard, 6 Tour Exaltis 61, rue Henri Regnault 92075 Paris La Défense Cedex.

2.2 What is the key financial information concerning the Issuer?

The following tables show selected key financial information (within the meaning of Delegated Regulation(EU) 2019/979) of the Issuer for the financial years ending 31 December 2023 and 31 December 2024 and for the half-years ending 30 June 2023 and 30 June 2024 (all figures are expressed in thousands of euros):

A. Income Statement

	30/06/2023	31/12/2023 (audited)	30/06/2024	31/12/2024 (audited)
Operating profit/loss or another similar measure of financial performance used by the issuer in the financial statements	161,344	254,176	81,376	301,920

B. Balance sheet for non-equity securities

	30/06/2023	31/12/2023 (audited)	30/06/2024	31/12/2024 (audited)
Net financial debt (long term debt plus short term debt minus cash)	11,217,489,026	20,138,279,064	29,175,223,642	29,946,709,395
Current ratio (current assets/current liabilities)	Not Applicable	Not Applicable	Not Applicable	Not Applicable
Debt to equity ratio (total liabilities/total shareholder equity)	54,921	92,265	133,817	123,709
Interest cover ratio (operating income/interest expense)	Not Applicable	Not Applicable	Not Applicable	Not Applicable

C. Cash flow statement for non-equity securities

	30/06/2023	31/12/2023 (audited)	30/06/2024	31/12/2024 (audited)
Net Cash flows from operating activities	(2,158,584,812)	(11,079,878,319)	(9,039,403,780)	(9,809,535,585)
Net Cash flows from financing activities	2,159,243,306	11,080,033,343	9,036,944,578	9,808,430,331
Net Cash flow from investing activities	Not Applicable	Not Applicable	Not Applicable	Not Applicable

D. Qualifications in the audit report

The audit reports do not contain any qualifications with respect to Crédit Agricole CIB FS historical financial information.

2.3 What are the issuer's specific risks?

The following risks have been identified as being significant and specific to the Issuer and of a nature, should they materialise, to have a significant negative impact on its business activity, its financial position and its access to various sources of financing:

- 1) Crédit Agricole CIB FS could suffer losses if a resolution procedure were to be initiated or if the Crédit Agricole Group's financial situation were to deteriorate significantly; and
- 2) Crédit Agricole CIB FS is highly dependent on Crédit Agricole CIB, its parent company. In addition, Crédit Agricole CIB FS bears a credit risk on Crédit Agricole CIB which is the sole counterparty for Crédit Agricole CIB FS financial transactions.

3. KEY INFORMATION ON THE SECURITIES

3.1 What are the main characteristics of securities?

A. General

The Certificates to be issued by the Issuer are structured certificates whose return depends on the performance of a Index included in a basket of Indices (each, an **Underlying(i)**). Information on the past and future performance of each Underlying(i) will be published on Bloomberg (Bloomberg Ticker: SX5E for EURO STOXX 50 Index, Bloomberg Ticker: FTSEMIB for FTSE MIB INDEX). The Certificates will only be identified by the ISIN Code **XS2953808883**.

The Certificates are denominated in Euro (**EUR**; also the **Specified Currency**) and any interest amount and any redemption amount payable will be in the Specified Currency.

The maximum nominal amount of the Certificates offered is up to EUR 20,000,000 represented by 20,000 Certificates with a notional amount of EUR 1,000 each (the **Notional Amount**). The issue price is EUR 1,000.00 per Certificate.

The minimum trading size is EUR 1,000 in aggregate nominal amount.

The Certificates will be issued on 29 July 2025 (the **Issue Date**) in the form of new global certificates - bearer securities. The maturity date of the Certificates will be 8 August 2030 (the **Maturity Date**).

The Certificates are governed by English law.

B. Ratings

Not applicable, the Certificates have not been rated.

C. <u>Description of the rights, ranking and restrictions attached to the Certificates</u>

Ranking: the Certificates constitute direct, unsubordinated and guaranteed obligations of the Issuer rank *pari* passu among themselves and (subject to certain exceptions established by law) equally with all other unsecured obligations (other than subordinated obligations, if any) of the Issuer, present or future.

Early Redemption Events: the terms and conditions of the Certificates provide for events triggering the early redemption of the Certificates. The Certificates will become due and payable upon notice to Investors following the occurrence of any such early redemption event.

Substitution: Crédit Agricole S.A. may be substituted by Crédit Agricole CIB as Guarantor with respect to the Certificates, upon the joint decision of Crédit Agricole S.A. and Crédit Agricole CIB, without the consent of the holders of the Certificates (the **Certificateholders**).

D. Interest

For the period from and including the Issue Date to but excluding 15 December 2025, provided that the Certificates have not been redeemed early, the investor will receive on each **Interest Payment Date** specified in the table below a cash settlement amount per Note in the Specified Currency (an **Interest Amount**) determined by the following formula: **Notional Amount** × **Fixed Rate(t)**

Where:

Fixed Rate(t) means the relevant Fixed Rate specified in the table below corresponding to the relevant Interest Payment Date.

t	Interest Payment Date:	Fixed Rate:
1	15 December 2025	5.10 per cent.

E. Redemption

Issuer Call Early Redemption Trigger

The relevant Issuer may (at its option) give notice to redeem all or some only of the Securities at the Issuer Call Early Redemption Amount with accrued interest, if any, on the corresponding Issuer Call Early Redemption Date.

Any such redemption must be of a nominal amount not less than the Minimum Call Nominal Amount.

The investor will receive from the Issuer on the Issuer Call Early Redemption Date at the option of the Issuer a payment per Specified Denomination in cash in the Specified Currency equal to the Issuer Call Early Redemption Amount calculated in accordance with the following formula: Reference Price x Nominal Amount

With:

Reference Price: In relation to an Early Redemption Date_i, the corresponding Reference Price_i relating to such Early Redemption Date as

specified in the table below:

t	Automatic Early Redemption Date:	Reference Price:
2	9 August 2027	104.00 per cent.
3	8 August 2028	108.00 per cent.
4	8 August 2029	112.00 per cent.

- Issuer Call Early Redemption

Each Early Redemption Date, as set out in the table above

Date(s):

- Maximum Call Nominal Amount: Not Applicable

- Maximum Call Notice Period: Not Applicable

- Minimum Call Nominal Amount: Aggregate outstanding nominal amount of the Securities

- Minimum Call Notice Period: Five (5) Scheduled Trading Days prior to the relevant

Issuer Call Early Redemption Date.

Final Redemption:

Provided that the Certificates have not been early redeemed, the Certificates will be redeemed on the Maturity Date. The investor will receive a cash settlement amount per Certificate in the Specified Currency equal to the following Final Redemption Amount:

Notional Amount x (Reference Price x Redemption Payoff)

Where:

Reference Price means 100.00 per cent., and

Redemption Payoff will be calculated as follows:

- i) if **Performance** is higher than or equal to 100% on the Redemption Observation Date: **Specified Denomination** x (100% + 100% x (Performance 100%))
- (ii) otherwise: **Specified Denomination x Max(90%, Performance)**

With:

Performance means Best of Performance; and

Best of Performance means the result of the following formula, expressed as a percentage:

Max_i^NPerformance(i)

With:

N means the total number of Underlyings(i);

Performance(i) means, in respect of each Underlying(i) comprising the Basket, the result of the following formula, expressed as a percentage:

Underlying Value_{2i}
Underlying Value_{1i}

Underlying Value_{2i} means the Underlying Value on 25 July 2030 (the **Redemption Observation Date**);

Underlying Value_{Ii} means the relevant Underlying Value on 25 July 2025 (the **Initial Observation Date**)

Underlying Value means the closing price of the relevant Underlying(i) on the Initial Observation Date or the Redemption Observation Date, as the case may be

Basket means:

i	Underlying				
1	EURO STOXX 50 Index (with further information set out in				
	paragraph "INFORMATION ON THE UNDERLYING(S) IF				
	ANY")				
2	FTSE MIB INDEX (with further information set out in				
	paragraph "INFORMATION ON THE UNDERLYING(S) IF				
	ANY")				

Other redemption events:

During the life of the Certificates, they may also be redeemed at their fair market value:

- at the hand of the Issuer, following an event of illegality or an event of force majeure or for regulatory or compulsory resales; or
- at the hand of the holders, in the event of an event of default or a tax change giving rise to a withholding tax case and in the event of a FATCA withholding tax case.

The Issuer may at any time redeem Certificates on or off the stock exchange at any price agreed with the seller(s), subject to applicable laws and regulations.

3.2 Where will the securities be traded?

The Certificates are expected to be admitted to trading on or as soon as practicable after the Issue Date, on EuroTLX and to be listed on the Official List of Borsa Italiana S.p.A..

3.3 Are the securities covered by a guarantee?

The issue of the Certificates is subject to an independent first demand guarantee granted by Crédit Agricole CIB (the **Guarantor**) in respect of any amount that may be claimed by the holders in respect of the Certificates (the **Guarantee**).

The Guarantor is the immediate parent company of the Issuer, in which it holds a 99.96% interest and consequently controls the Issuer. Crédit Agricole CIB's legal entity identifier (LEI) is 1VUV7VQFKUOQSJ21A208.

The following tables show selected key financial information (within the meaning of Delegated Regulation (EU) 2019/979) of the Guarantor for the financial years ending 31 December 2023 and 31 December 2024 and for the half-years ending 30 June 2023 and 30 June 2024 (all figures are expressed in millions of euros):

A. <u>Income statement for credit institutions</u>

	30/06/2023	31/12/2023 (audited)	30/06/2024	31/12/2024 (audited)
Net interest income (or equivalent)	1,907	3,835	2,096	3,877
Net fee and commission income	424	822	431	1,176
Net impairment loss on financial assets	-	-	-	-
Net trading income	1,521	2,661	1,653	3,168
Measure of financial performance used by the issuer in the financial statements such as operating profit	1,505	2,952	1,966	3,594
Net profit or loss (for consolidated financial statements net profit or loss attributable to equity holders of the parent) (ie. Net income Group share)	1,130	2,241	1,535	2,697

B. <u>Balance sheet for credit institutions</u>

	30/06/2023	31/12/2023 (audited)	30/06/2024	31/12/2024 (audited)	Value as outcome from the most recent Supervisory Review and Evaluation Process ('SREP') (unaudited)
Total assets	762,089	757,367	808,659	847,910	Not Applicable
Senior debt	69,761	69,960	72,204	77,754	Not Applicable
Subordinated debt	4,269	4,254	4,296	4,621	Not Applicable
Loans and receivables from customers (net)	172,293	172,624	179,676	193,129	Not Applicable
Deposits from customers	174,660	183,332	183,400	202,524	Not Applicable
Total equity	28,870	30,068	30,798	32,715	Not Applicable

Non performing loans (based on gross carrying amount)/Loans and receivables)	1.8%	1.6%	1.5%	1.2%	Not Applicable
Phased-in Common Equity Tier 1 capital (CET1) ratio or other relevant prudential capital adequacy ratio depending on the issuance	11.7%	12.7%	11.4%	11.1%	8.26% at 31 December 2023
Phased-in Total Capital Ratio	22.2%	23.4%	21.5%	21.9%	12.62% at 30 June 2024 12.42% at 31 December 2023 12.30% at 30 June 2023
Leverage Ratio calculated under applicable regulatory framework	3.8%	3.8%	3.5%	3.3%	3.00% at 30 June 2024 3.00% at 31 December 2023

C. Qualifications in the audit report

The audit reports do not contain any qualifications with respect to Crédit Agricole CIB's historical financial information.

D. Principal Risk Factors relating to the Guarantor

The following risks have been identified as being significant and specific to the Guarantor and of a nature, should they materialise, to have a significant negative impact on its business activity, its financial position and its access to various sources of financing:

- 1) Credit and counterparty risks, which include credit risks on its corporates and financial institutions counterparties, risk on sector or individual concentration, counterparty risk on market transactions, credit risk related to securitization transactions as well as country and sovereign risks;
- 2) Financial risks, which include market risk, risk of change in the value of its securities portfolio, foreign exchange risk, transformation risk, liquidity risk, risk of change in the value of equity investments, and global interest rate risk;
- 3) Operational risks and associated risks, which include compliance and legal risks and other operational risks including information system security risks;
- 4) Business risks, which include systemic risk (negative impact of adverse economic and financial conditions, as well as changes in laws and regulations) or strategic risk;
- 5) Climate and environmental risk; and
- 6) Risks relating to the structure of the Crédit Agricole Group.

3.4 What are the main risks specific to securities?

There are risk factors which are material for the purpose of assessing the risks related to the Certificates, including the following:

- 1) The trading price of the Certificates may fall in value as rapidly as it may rise and Certificateholders may sustain a total loss of their investment;
- 2) The Certificates may have no established trading market when issued, and one may never develop. If a market does develop, it may not be very liquid. Illiquidity may have an adverse effect on the market value of the Certificates;

- 3) The implementation in France of the EU Bank Recovery and Resolution Directive could materially affect the rights of the Certificate holders, the price or value of their investment in the Certificates and or the ability of the Guarantor to satisfy its obligations under the Certificates;
- 4) French insolvency law could have an adverse impact on Certificate holders seeking repayment in the event that the Issuer, the Guarantor or its subsidiaries were to become insolvent and could have a material adverse effect on the market value of the Certificates;
- 5) The risk relating to the unsecured nature of the Certificates and the Guarantee, the absence of negative pledge and debt restrictions with respect to the Issuer and the Guarantor, all of which could have an adverse effect on the market value of the Certificates;
- 6) The optional redemption feature of the Certificates might negatively affect the market value of the Certificates:
- 7) The Interest Amount, the Automatic Early Redemption Amount and the Final Redemption Amount of the Certificates are dependent upon changes in the market value of the Underlying(s), which could adversely affect the market value of the Certificates. In addition, the Early Redemption Amount and the Final Redemption Amount may be less than the nominal amount of the Certificates and the holders of Certificates may lose all or part of the amount of the principal invested;
- 8) An investment in the Certificates does not confer any legal or beneficial interest in the Underlying(s) or any voting rights, right to receive dividends or other rights that a holder of the Underlying(s) may have. Potential losses in value of the Certificates cannot be compensated by other income; and
- 9) The Certificates are not principal protected and investors are exposed to the performance of the Underlying(s); accordingly, they risk losing all or a part of their investment if the value of the Underlying(s) does not move in a positive direction.

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

4.1 Under what conditions and according to what timetable can I invest in this security?

The Certificates are offered for a maximum amount of EUR 20,000,000.

The Certificates are expected to be admitted to trading on or as soon as practicable after the Issue Date, on EuroTLX and to be listed on the Official List of Borsa Italiana S.p.A..

The Certificates will be offered to eligible counterparties, professional client and/or retail Investors, during an open period from 14 July 2025 to 25 July 2025 (the **Offer Period**) in Italy, subject to (i) the Certificates being admitted to trading, if applicable, and (ii) an early closure of the Offer Period in the Issuer's sole and absolute discretion depending on market conditions, as specified below.

Prospective investors may apply to subscribe for Certificates during the Offer Period. The Offer Period may be shortened or extended at any time and for any reason. In such case, the Issuer shall give notice to the investors as soon as practicable before the end of the Offer Period by means of a notice published on its website (http://www.documentation.ca-cib.com/IssuanceProgram).

Applications for the Certificates can be made during the Offer Period through the Distributor (as defined below). The applications can be made in accordance with the Distributor's usual procedures. Prospective investors will not be required to enter into any contractual arrangements directly with the Issuer or the Dealer (as defined below) related to the subscription for the Certificates.

A prospective investor will subscribe for Certificates in accordance with the arrangements agreed with the Distributor relating to the subscription of securities generally.

The Certificates will be available on a delivery versus payment basis. The Certificates offered to investors will be issued on the Issue Date against payment by the Distributor, via the Dealer, to the Issuer of the gross subscription moneys. Each such investor will be notified by the Distributor of the settlement arrangements in respect of the Certificates at the time of such investor's application.

The Issuer estimates that the Certificates will be delivered to the investor's respective book-entry securities account on or around the Issue Date. Applicants will be notified directly by the Distributor of the success of their application. Dealing in the Certificates may commence on the Issue Date.

If the subscription for a Certificate occurs after the closing of the offering, the order will be automatically cancelled and the subscription proceeds will be returned to the relevant investor in accordance with the instructions communicated to Crédit Agricole CIB at the time of the subscription request. Subscription requests for Certificates will be received within the limit of the number of Certificates available. Subscription orders for Certificates may be reduced in the event of oversubscription and any excess proceeds will be returned by Crédit Agricole CIB to the investor.

A placement fee of up to 3.50% upfront of the Aggregate Nominal Amount of the Securities purchased by the distributor is payable by Issuer to the distributor on the Issue Date.

There is no pre-emptive right to subscribe the Certificates for the benefit of any category of persons.

The final amount of the offering will be notified by the Issuer to each investor via its website (https://www.documentation.ca-cib.com/IssuanceProgram) on or around the Issue Date.

Estimate of the total expenses: EUR 450 including listing costs and excluding regulatory fees where applicable. No expenses will be charged to the investors.

4.2 Who is the offeror?

(i) Crédit Agricole CIB (the **Dealer**) and (ii) Crédit Agricole Italia – Via Università 1, 43121, Parma, Italy (the **Distributor**), and (iii) any additional financial intermediary appointed by the Issuer and as identified on the website at https://www.documentation.ca-cib.com/PublicFinalTerm?region=EU and (iv) any financial intermediaries stating on its website that it uses the prospectus in accordance with the conditions set out under "Retail Cascades" in the Base Prospectus may offer the Certificates.

4.3 Why is the Prospectus being prepared?

A. Net Proceeds and Use of Proceeds:

The estimated net proceeds from the issue of the Certificates is up to EUR 20,000,000.

The estimated net proceeds will be used for the general financing needs of the Issuer.

A. <u>Subscription Agreement:</u>

Not applicable - the offer is not the subject of a subscription agreement.

B. Conflicts of interest:

The Guarantor is also the calculation agent; as a result, conflicts of interest may exist between the calculation agent and the holders of Certificates, in particular with respect to certain determinations and determinations that the calculation agent may make pursuant to the Terms and which may affect amounts due under the Certificates.