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

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 ("**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 European Union (Withdrawal) Act 2018 ("**EUWA**"); (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 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. Consequently no key information document required by Regulation (EU) No 1286/2014 as it forms part of domestic law by virtue of the EUWA. Consequently no key information document required by Regulation (EU) No 1286/2014 as it forms part of domestic law by virtue of the EUWA. Consequently no key information document required by Regulation (EU) No 1286/2014 as it forms part of domestic law by virtue of the EUWA (the "**UK PRIIPs Regulation**") for offering or selling the Securities or otherwise making them available to retail investors in the UK has been prepared and therefore offering or selling such Securities or otherwise making them available to any retail investor in the UK may be unlawful under the UK PRIIPs Regulation.



Final Terms dated 16 March 2023

Credit Suisse AG, London Branch

Legal Entity Identifier (LEI): ANGGYXNX0JLX3X63JN86

USD 500,000 Trigger Return Equity-linked Securities due July 2027

linked to a Share Basket (the "Securities")

(to be consolidated and form a single series with the USD 3,250,000 Trigger Return Equity-linked Securities due July 2027, linked to a Share Basket, issued on 9 July 2021 (the "**Tranche One Securities**"))

Series SPLB2021-1XJR

ISIN: XS2349834155

issued pursuant to the Trigger Redeemable and Phoenix Securities Base Prospectus

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

PART A – CONTRACTUAL TERMS

Terms used herein shall have the same meaning as in the General Note Conditions, the Product Conditions and the applicable Asset Terms set forth in the securities note comprising part of the base prospectus dated 9 July 2021, as supplemented by the supplement dated 3 August 2021 (the "**Original Base Prospectus**"). This document constitutes the Final Terms of the Securities described herein for the purposes of Article 8(4) of the Prospectus Regulation. In order to obtain all the relevant information these Final Terms must be read in conjunction with:

- (i) the Securities Note dated 7 July 2022, as supplemented on 27 February 2023 and by any further supplements up to, and including, the later of the Tranche Two Issue Date and the date of listing of the Securities (together, the "Securities Note"), provided that the General Note Conditions, the Product Conditions and the applicable Asset Terms in respect of the Securities are extracted from the Original Base Prospectus and are incorporated by reference into the Securities Note, and
- (ii) the Registration Document dated 10 June 2022, as supplemented on 9 August 2022, 17 November 2022, 2 December 2022 and 13 February 2023 and by any further supplements up to, and including, the later of the Tranche Two Issue Date and the date of listing of the Securities (together, the "**Registration Document**"), which together constitute a base prospectus for the purposes of the Prospectus Regulation (the "**Base Prospectus**").

A summary of the Securities is annexed to these Final Terms. The documents constituting the Base Prospectus (including any supplements thereto) and the Original Base Prospectus may be obtained from the website of Credit Suisse (<u>https://derivative.credit-suisse.com</u>).

These Final Terms comprise the final terms for the issue and admission to trading on the regulated market of the Luxembourg Stock Exchange of the Securities. The Final Terms will be available on the website of Credit Suisse (https://derivative.credit-suisse.com) and for viewing on the website of the Luxembourg Stock Exchange www.luxse.com

1.	Series Number:	SPLB2021-1XJR
2.	Tranche Number:	Two
	Date on which Securities become fungible with Series:	The Securities will become fungible with the Tranche One Securities, on the Tranche Two Issue Date
3.	Applicable General Terms and Conditions:	General Note Conditions
4.	Type of Security:	Trigger Return Securities
5.	Settlement Currency:	United States Dollar (" USD ")
6.	Institutional:	Applicable
	VISIONS RELATING TO NOTES AND TIFICATES	Applicable
7.	Aggregate Nominal Amount:	
	(i) Series:	USD 3,750,000
	(ii) Tranche One:	USD 3,250,000
	(iii) Tranche Two:	USD 500,000
8.	Issue Price:	100 per cent. of the Aggregate Nominal Amount

9.	Specified Denomination:	USD 1,000
3. 10.	Minimum Transferable Number of	
10.	Securities:	Not Applicable
11.	Transferable Number of Securities:	Not Applicable
12.	Minimum Trading Lot:	Not Applicable
13.	Issue Date:	
	(i) Tranche One	9 July 2021
	(ii) Tranche Two	17 March 2023 (the "Tranche Two Issue Date")
14.	Maturity Date:	5 Currency Business Days following the Final Fixing Date or, if such date falls on different dates for different Underlying Assets, the latest of such dates to occur (expected to be 1 July 2027)
15.	Coupon Basis:	Applicable: Other Coupon Provisions
16.	Redemption/Payment Basis:	Equity-linked
17.	Put/Call Options:	Not Applicable
PRO	VISIONS RELATING TO WARRANTS	Not Applicable
(Para	agraphs 18 to 28 have been intentionally	deleted)
PRO	VISIONS RELATING TO COUPON AM	OUNTS
29.	Fixed Rate Provisions (General Note Condition 4 or General Certificate Condition 4):	Not Applicable
30.	Floating Rate Provisions (General Note Condition 4 or General Certificate Condition 4):	Not Applicable
31.	Premium Provisions (General Note Condition 4 or General Certificate Condition 4):	Not Applicable
32.	Other Coupon Provisions (Product Condition 2):	Applicable
	(i) Coupon Payment Event:	Applicable
	(a) Coupon Amount:	If a Coupon Payment Event has occurred:
		Memory Coupon
		If no Coupon Payment Event has occurred: zero
	(b) Coupon Payment Event:	On the relevant Coupon Observation Date, the Level (with regard to the Valuation Time) of each Underlying Asset is at or above the Coupon Threshold of such Underlying Asset corresponding to such Coupon Observation Date

	(c)	Coupon Put:	Call/Coupc	n	Not Applicable	
	(d)	Memory C	oupon:		Applicable	
		– Coupon	Rate:		4.50 per cent.	
		— t:			Coupon Observation commencing on, but	oon Payment Date, the number of on Dates falling in the period it excluding, the Issue Date and ding, such Coupon Payment Date
(ii)	Doub	le No-Touch	1:		Not Applicable	
(iii)	Doub	le No-Touch	Accrual:		Not Applicable	
(iv)	Doub	le No-Touch	Memory:		Not Applicable	
(v)	Rang	e Accrual:			Not Applicable	
(vi)	Step-	Up:			Not Applicable	
(vii)	Snow	/ball:			Not Applicable	
(viii)	Aggre	egate Coupc	n:		Not Applicable	
(ix)	Aggre	egate Memo	ry Coupon:		Not Applicable	
(x)	Coupon Cap:		Not Applicable			
(xi)	Coupon Floor:		Not Applicable			
(xii)	FX A	djusted:			Not Applicable	
(xiii)	Coupon Payment Date(s):			on Observation Date, as specified v in respect of such Coupon		
(xiv)	Coup	on Threshol	d:		Underlying Asset, a	upon Observation Date and an s specified in the table below in pon Observation Date
(xv)	Coup	on Threshol	d (Basket):		Not Applicable	
(xvi)	Coup	on Observat	tion Date(s):			lerlying Asset, as specified in the spect of the relevant Coupon
(xvii)	Coup subje adjus		vation Daturation Dat		Valuation Date adjus Coupon Observation	stment applicable in respect of all Dates
(xviii)	Coup	on Observat	tion Period(s):	Not Applicable	
Coupon Ob	oserva	tion Date _n	Coupon	Tł	hresholdn	Coupon Payment Daten
		equal to 60 per cent. rike Price of such Asset	5 Currency Business Days following such Coupon Observation Date			
24 June 202	22				equal to 60 per cent. rike Price of such	5 Currency Business Days following such Coupon

			Unerlying A	Asset		Observation Date
		equal to 60 per c rike Price of s Asset	such	5 Currency Business Days following such Coupon Observation Date		
24 Jur	ne 202	23		equal to 60 per c rike Price of s Asset	such	5 Currency Business Days following such Coupon Observation Date
24 De	cemb	er 2023		equal to 60 per c rike Price of s Asset	such	5 Currency Business Days following such Coupon Observation Date
24 Jur	ne 202	24		equal to 60 per c rike Price of s Asset	such	5 Currency Business Days following such Coupon Observation Date
24 De	cemb	er 2024		equal to 60 per c rike Price of s Asset	such	5 Currency Business Days following such Coupon Observation Date
24 Jur	ne 202	25		equal to 60 per c rike Price of s Asset	such	5 Currency Business Days following such Coupon Observation Date
24 De	cemb	er 2025		equal to 60 per c rike Price of s Asset	such	5 Currency Business Days following such Coupon Observation Date
24 Jur	ne 202	26		equal to 60 per c rike Price of s Asset	such	5 Currency Business Days following such Coupon Observation Date
24 De	cemb	er 2026		equal to 60 per c rike Price of s Asset	such	5 Currency Business Days following such Coupon Observation Date
24 Jur	ne 202	27		rike Price of s	such	5 Currency Business Days following such Coupon Observation Date
	(xix)	Coupon Fixing Price	:	Not Applicable		
	(xx)	Coupon Fixing Price	Cap:	Not Applicable		
	(xxi)	Coupon Fixing Price	Floor:	Not Applicable		
	(xxii)	Coupon C Averaging Dates:	Observation	Not Applicable		
	(xxiii)	Knock-in Coupon Cu	ut-Off:	Not Applicable		
	(xxiv)	Lock-in Coupon:		Not Applicable		
	PRO	VISIONS RELATING	TO REDEM	PTION/SETTLEN	MENT	
33.	Warra	mption Amount or (in ants) Settlement luct Condition 3):	the case of Amount	Fixed Redempti	ion	
	(i)	Redemption	Option	Applicable: 100	per ce	ent.
				_		

Percentage:

	(ii)	Redemption Performance:	Not Applicable
	(iii)	Redemption Amount Cap/Floor:	Not Applicable
	(iv)	Redemption Strike Price:	In respect of an Underlying Asset, an amount equal to 100 per cent. of the Strike Price of such Underlying Asset
	(v)	Redemption FX Adjustment:	Not Applicable
	(vi)	PPT:	Not Applicable
	(vii)	Strike:	Not Applicable
	(viii)	Nth (for the purposes of determining the Worst Performing Underlying Asset):	Not Applicable
34.	Initia	Setting Date:	24 June 2021
35.	Initia	Averaging Dates:	Not Applicable
36.	Final	Fixing Date:	24 June 2027
37.	Avera	aging Dates:	Not Applicable
38.	Final	Price:	In respect of an Underlying Asset, the Level (with regard to the Valuation Time) of such Underlying Asset on the Final Fixing Date
	(i)	Final Price Cap:	Not Applicable
	(i) (ii)	Final Price Cap: Final Price Floor:	Not Applicable Not Applicable
39.	(ii)		
39.	(ii)	Final Price Floor:	Not Applicable In respect of an Underlying Asset, the Level (with regard to the Valuation Time) of such Underlying
39.	(ii) Strike	Final Price Floor: Price:	Not Applicable In respect of an Underlying Asset, the Level (with regard to the Valuation Time) of such Underlying Asset on the Initial Setting Date
39.	(ii) Strike (i) (ii)	Final Price Floor: Price: Strike Cap:	Not Applicable In respect of an Underlying Asset, the Level (with regard to the Valuation Time) of such Underlying Asset on the Initial Setting Date Not Applicable
	(ii) Strike (i) (ii) Knoc	Final Price Floor: Price: Strike Cap: Strike Floor:	Not Applicable In respect of an Underlying Asset, the Level (with regard to the Valuation Time) of such Underlying Asset on the Initial Setting Date Not Applicable Not Applicable
40.	(ii) Strike (i) (ii) Knoc Knoc Trigg	Final Price Floor: Price: Strike Cap: Strike Floor: k-in Provisions: k-out Provisions:	Not Applicable In respect of an Underlying Asset, the Level (with regard to the Valuation Time) of such Underlying Asset on the Initial Setting Date Not Applicable Not Applicable Not Applicable
40. 41.	(ii) Strike (i) (ii) Knoc Knoc Trigg	Final Price Floor: Price: Strike Cap: Strike Floor: k-in Provisions: k-out Provisions: er Redemption (Product	Not Applicable In respect of an Underlying Asset, the Level (with regard to the Valuation Time) of such Underlying Asset on the Initial Setting Date Not Applicable Not Applicable Not Applicable
40. 41.	(ii) Strike (i) (ii) Knoc Trigg Conc	Final Price Floor: Price: Strike Cap: Strike Floor: k-in Provisions: k-out Provisions: er Redemption (Product ition 3(c)):	Not Applicable In respect of an Underlying Asset, the Level (with regard to the Valuation Time) of such Underlying Asset on the Initial Setting Date Not Applicable Not Applicable Not Applicable Not Applicable On any Trigger Barrier Observation Date, the Level (with regard to the Valuation Time) of each Underlying Asset is at or above the Trigger Barrier of such

	Amount:	Ba	rrier Red	emption Date		
(iv)			In respect of a Trigger Barrier Observation Date and an Underlying Asset, as specified in the table below in respect of such Trigger Barrier Observation Date			
(v)	Trigger Barrier Obse Date(s):	Re	In respect of an Underlying Asset and a Trigger Barrier Redemption Date, as specified in the table below in respect of such Trigger Barrier Redemption Date			
(vi)	Trigger Barrier Obsection Date subject to Valuation adjustment:			ate adjustment applic ier Observation Dates		
(vii)	Trigger Barrier Obse Period(s):	ervation No	t Applical	ble		
	Trigger Barrier Observation Daten	Trigger Barr	ier _n	Trigger Barrier Redemption Amount _n	Trigger Barrier Redemption Daten	
1.	24 June 2023	An amount to 100 per the Strike F such Und Asset	cent. of	An amount equal to 100 per cent. of the Nominal Amount	5 Currency Business Days following the occurrence of a Trigger Event	
2.	24 December 2023	An amount to 100 per the Strike F such Und Asset	cent. of	An amount equal to 100 per cent. of the Nominal Amount	5 Currency Business Days following the occurrence of a Trigger Event	
3.	24 June 2024	An amount to 100 per the Strike I such Und Asset	cent. of	An amount equal to 100 per cent. of the Nominal Amount	5 Currency Business Days following the occurrence of a Trigger Event	
4.	24 December 2024	to 100 per the Strike I	cent. of	An amount equal to 100 per cent. of the Nominal Amount	5 Currency Business Days following the occurrence of a Trigger Event	
5.	24 June 2025	An amount to 100 per the Strike I such Und Asset	cent. of Price of	An amount equal to 100 per cent. of the Nominal Amount	5 Currency Business Days following the occurrence of a Trigger Event	
6.	24 December 2025	An amount to 75 per o the Strike F such Uno Asset	cent. of Price of		5 Currency Business Days following the occurrence of a Trigger Event	
7.	24 June 2026	An amount to 70 per o the Strike I such Uno	cent. of	An amount equal to 100 per cent. of the Nominal Amount	5 Currency Business Days following the occurrence of a	

			Asset			Trigger Event
	8.	24 December 2026	to 65 j	nount equal per cent. of ike Price of Underlying	An amount equal to 100 per cent. of the Nominal Amount	5 Currency Business Days following the occurrence of a Trigger Event
	9.	24 June 2027	to 60 j	nount equal per cent. of ike Price of Underlying	An amount equal to 100 per cent. of the Nominal Amount	5 Currency Business Days following the occurrence of a Trigger Event
	(viii)	Knock-in Event C Condition:	Override	Not Applica	ble	
	(ix)	Trigger Barrier Fixing F	Price:	Not Applica	ble	
	(x)	Trigger Coupon C Condition:	Override	Not Applica	ble	
	(xi)	Trigger Knock-out Bar	rier:	Not Applica	ble	
	(xii)	Trigger Knock-out Eve	nt:	Not Applica	ble	
	(xiii)	Trigger Kn Observation Period Date(s):	ock-out Start	Not Applica	ble	
	(xiv)	Trigger Kn Observation Period Date(s):	ock-out End	Not Applica	ble	
43.	Lock-i	n Redemption:		Not Applica	ble	
44.	(Step- Redee Redee	e Factor Trigger Rede Up) / Single Factor emable (Star) / Worst of emable (Step-Up) / W er Redeemable (Star):	Trigger Trigger	Not Applica	ble	
45.	Detail: Secur	0	talment	Not Applica	ble	
46.	Physic (Produ	cal Settlement Pro uct Condition 4):	ovisions	Applicable		
	(i)	Physical Settlement Trig	gger:	Applicable		
	(a) Ph	ysical Settlement Trigge	r Event:	the Share F	sical Settlement Trigg Price (with regard to th /ing Asset is below the ent Barrier	e Valuation Time) of
	(b)	Physical Settlement Event Barrier:	Trigger	Settlement	of an Underlying Ass Trigger Observation 1 per cent. of the S Asset	Date, an amount
	(c)	Physical Settlement Observation Date(s):	Trigger	24 June 202	27	

(d)	Physical Settlement Trigger Observation Period:	Not Applicable	
(e)	Physical Settlement Trigger Observation Date(s) subject to Valuation Date adjustment:	Valuation Date adjustment applicable in respect of the Physical Settlement Trigger Observation Date	
(f)	Ratio:	In respect of:	
		 a) the AEGON N.V. Shares, Nominal Amount x Spot Rate ÷ Worst Redemption Strike Price; and 	
		 b) the Brighthouse Financial Inc Shares and Lincoln National Corporation Shares, Nominal Amount ÷ Worst Redemption Strike Price 	
(g)	Fractional Cash Amount:	In respect of:	
		a) the AEGON N.V. Shares, Worst Final Price x Fractional Amount ÷ Spot Rate; and	
		 b) the Brighthouse Financial Inc Shares and Lincoln National Corporation Shares, Worst Final Price x Fractional Amount 	
(h)	Spot Rate Screen Page:	In respect of:	
		 a) the AEGON N.V. Shares, Bloomberg page USDEUR Crncy; and 	
		 b) the Brighthouse Financial Inc Shares and Lincoln National Corporation Shares, Not Applicable 	
(i)	Spot Rate Time:	In respect of:	
		a) the AEGON N.V. Shares, Valuation Time; and	
		 b) the Brighthouse Financial Inc Shares and Lincoln National Corporation Shares, Not Applicable 	
(j)	Presentation Date Notice Period:	5 London Banking Days prior to the Presentation Date	
(k)	Nth (for the purposes of determining the Worst Performing Underlying Asset):	1st lowest (i.e. the lowest) as specified in Product Condition 1	
· · ·	ETF/Reference Index-linked al Settlement Trigger:	Not Applicable	
(iii) Ph	ysical Settlement Option:	Not Applicable	
Put Op	otion:	Not Applicable	
Call O	ption:	Not Applicable	

47.

48.

49. Unscheduled Termination Amount:

	(i)	Unscheduled Termination at Par:	Not Applicable		
	(ii)	Minimum Payment Amount:	Not Applicable		
	(iii)	Deduction for Hedge Costs:	Not Applicable		
50.	Payment Disruption:		Not Applicable		
51.		est and Currency Rate Additional ption Event:	Not Applicable		
UND	ERLYI	NG ASSET(S)			
52.	List of Underlying Asset(s):		Applicable		
	i	Underlying Asset _i	Weight _i	Composite _i	
	1.	The ordinary shares of AEGON N.V. (the "AEGON N.V. Shares")	Not Applicable	Not Applicable	
	2.	The ordinary shares of Brighthouse Financial Inc (the "Brighthouse Financial Inc Shares")	Not Applicable	Not Applicable	
	3.	The ordinary shares of Lincoln National Corporation (the " Lincoln National Corporation Shares")	Not Applicable	Not Applicable	
53.	Equit	y-linked Securities:	Applicable		
		e Share, Share Basket or Multi- t Basket:	Share Basket		
	In res	spect of the AEGON N.V. Share	s:		
	(i)	Share Issuer:	AEGON N.V.		
	(ii)	Share:	The AEGON N.V. Sha	res	
	(iii)	ISIN:	NL0000303709		
	(iv)	Bloomberg Code:	AGN NA <equity></equity>		
	(v)	Information Source:	http://www.euronext.co	m	
	(vi)	Exchange:	Euronext Amsterdam		
	(vii)	Related Exchange:	All Exchanges		
	(viii)	Maximum Days of Disruption:	Eight Scheduled Tradi Term 1	ng Days as specified in Asset	
	(ix)	Adjustment basis for Share Basket and Reference Dates:	Observation Date, the Settlement Trigger (al Setting Date, each Coupon Final Fixing Date, the Physical Observation Date and each vation Date: Share Basket and	

Reference Dates - Individual/Individual

(x)	Bask	stment basis et and rence Dates:	for Share Averaging	Not Applicable
(xi)	Trade	e Date:		24 June 2021
(xii)	Juris	dictional Ever	ıt:	Not Applicable
(xiii)		dictional diction(s):	Event	Not Applicable
(xiv)	Share	e Substitution	:	Applicable
(xv)	Addit	ional Disrupti	on Events:	
	(a)	Change in L	aw:	Change in Law Option 1 Applicable
	(b)	Foreign Event:	Ownership	Not Applicable
	(c)	FX Disruptic	on:	Not Applicable
	(d)	Insolvency F	Filing:	Applicable
	(e)	Hedging Dis	ruption:	Applicable
	(f)	Increased Hedging:	Cost of	Not Applicable
	(g)	Loss of Stoc	k Borrow:	Not Applicable
	(h)	Increased C Borrow:	ost of Stock	Not Applicable
		of the E c Shares:	Brighthouse	
(i)	Share	e Issuer:		Brighthouse Financial Inc
(ii)	Share	e:		The Brighthouse Financial Inc Shares
(iii)	ISIN:			US10922N1037
(iv)	Bloor	mberg Code:		BHF UW <equity></equity>
(v)	Inforr	mation Source):	http://www.nasdaq.com
(vi)	Exch	ange:		NASDAQ
(vii)	Relat	ed Exchange	:	All Exchanges
(viii)	Maxii	mum Days of	Disruption:	Eight Scheduled Trading Days as specified in Asset Term 1
(ix)		stment basis et and Refere		In respect of the Initial Setting Date, each Coupon Observation Date, the Final Fixing Date, the Physical Settlement Trigger Observation Date and each Trigger Barrier Observation Date: Share Basket and Reference Dates - Individual/Individual

(x)	Bask	stment basis for Share et and Averaging rence Dates:	Not Applicable
(xi)	Trad	e Date:	24 June 2021
(xii)	Juris	dictional Event:	Not Applicable
(xiii)		dictional Event diction(s):	Not Applicable
(xiv)	Shar	e Substitution:	Applicable
(xv)	Addi	tional Disruption Events:	
	(a)	Change in Law:	Change in Law Option 1 Applicable
	(b)	Foreign Ownership Event:	Not Applicable
	(c)	FX Disruption:	Not Applicable
	(d)	Insolvency Filing:	Applicable
	(e)	Hedging Disruption:	Applicable
	(f)	Increased Cost of Hedging:	Not Applicable
	(g)	Loss of Stock Borrow:	Not Applicable
	(h)	Increased Cost of Stock Borrow:	Not Applicable
		of the Lincoln National n Shares:	
(i)	Shar	e Issuer:	Lincoln National Corporation
(ii)	Shar	e:	The Lincoln National Corporation Shares

(iii) ISIN: US5341871094 (iv) Bloomberg Code: LNC UN <Equity> Information Source: (v) http://www.nyse.com (vi) Exchange: New York Stock Exchange (vii) Related Exchange: All Exchanges Maximum Days of Disruption: Eight Scheduled Trading Days as specified in Asset (viii) Term 1 In respect of the Initial Setting Date, each Coupon Observation Date, the Final Fixing Date, the Physical (ix) Adjustment basis for Share Basket and Reference Dates: Settlement Trigger Observation Date and each Trigger Barrier Observation Date: Share Basket and

Reference Dates - Individual/Individual

	(x)	Adjustment basis for Share Basket and Averaging Reference Dates:	Not Applicable
	(xi)	Trade Date:	24 June 2021
	(xii)	Jurisdictional Event:	Not Applicable
	(xiii)	Jurisdictional Event Jurisdiction(s):	Not Applicable
	(xiv)	Share Substitution:	Applicable
	(xv)	Additional Disruption Events:	
		(i) Change in Law:	Change in Law Option 1 Applicable
		(j) Foreign Ownership Event:	Not Applicable
		(k) FX Disruption:	Not Applicable
		(I) Insolvency Filing:	Applicable
		(m) Hedging Disruption:	Applicable
		(n) Increased Cost of Hedging:	Not Applicable
		(o) Loss of Stock Borrow:	Not Applicable
		(p) Increased Cost of Stock Borrow:	Not Applicable
54.	Index	-linked Securities:	Not Applicable
55.	Comr	nodity-linked Securities:	Not Applicable
56.	Comr	nodity Index-linked Securities:	Not Applicable
57.	ETF-I	inked Securities:	Not Applicable
58.	ETC-	linked Securities:	Not Applicable
59.	FX-lir	ked Securities:	Not Applicable
60.	FX In	dex-linked Securities:	Not Applicable
61.	Inflati	on Index-linked Securities:	Not Applicable
62.	Intere	est Rate Index-linked Securities:	Not Applicable
63.	Cash	Index-linked Securities:	Not Applicable
64.	Multi-	Asset Basket-linked Securities:	Not Applicable
65.	Valua		As determined in accordance with Equity-linked Securities Asset Term 1
GEN	ERAL	PROVISIONS	

66. (i) Form of Securities: Bearer Securit
--

- (ii) **Global Security:**
- Applicable
- (iii) NGN Form: Not Applicable
- Intended to be held in a manner No. Whilst the designation is specified as "no" at the (iv) which would allow Eurosystem date of these Final Terms, should the Eurosystem eligibility criteria be amended in the future such that eligibility: 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 intra day credit operations by the Eurosystem at any time during their life. Such recognition will depend upon the European Central
- (v) The Issuer intends to permit indirect interests in the Securities to be held through **CREST** Depository Interests to be issued by the CREST Depository:
 - Not Applicable

Not Applicable

have been met

- 67. Financial Centre(s): Not Applicable
- 68. Business Centre(s):
- 69. Listing and Admission to Trading:

The Tranche One Securities have been listed on the Official List of the Luxembourg Stock Exchange and admitted to trading on the regulated market of the Luxembourg Stock Exchange.

Bank being satisfied that Eurosystem eligibility criteria

Application will be made for the Securities to be listed on the Official List of the Luxembourg Stock Exchange and to be admitted to trading on the regulated market of the Luxembourg Stock Exchange with effect from or around the Tranche Two Issue Date provided, however, no assurance can be given that such application for listing and admission to trading will be granted (or, if granted, will be granted by the Tranche Two Issue Date or any specific date thereafter)

70. Security Codes and Ticker Symbols:

ISIN:	XS2349834155
Common Code:	234983415
Swiss Security Number:	59954587
Telekurs Ticker:	Not Applicable
WKN Number:	Not Applicable
Clearing and Trading:	

identification number(s):

71.

Clearing System(s) and any relevant Euroclear Bank S.A./N.V. and Clearstream Banking, société anonyme

The trade date for the Tranche One Securities is 24 June 2021

The trade date for the Securities is 03 March 2023

72.	Delivery:	Delivery against payment
73.	Agents:	
	Calculation Agent:	Credit Suisse International One Cabot Square London E14 4QJ
	Fiscal Agent:	The Bank of New York Mellon, acting through its London Branch One Canada Square London E14 5AL
	Paying Agent(s):	The Bank of New York Mellon, acting through its London Branch One Canada Square London E14 5AL
	Additional Agents:	Not Applicable
74.	Dealer(s):	Credit Suisse International
75.	Specified newspaper for the purposes of notices to Securityholders:	Not Applicable
76.	871(m) Securities:	The Issuer has determined that the Securities (without regard to any other transactions) should not be treated as transactions that are subject to U.S. withholding tax under section 871(m)
77.	Prohibition of Sales to EEA Retail Investors:	Applicable – please see the cover page of these Final Terms
78.	Prohibition of Sales to UK Retail Investors:	Applicable – please see the cover page of these Final Terms
79.	Additional U.S. Tax Selling Restrictions:	Applicable – see "Additional U.S. Tax Selling Restrictions" under "UNITED STATES", as set out in the section headed "Selling Restrictions"
80.	Additional Provisions:	Not Applicable

PART B – OTHER INFORMATION

TERMS AND CONDITIONS OF THE OFFER Not Applicable

INTERESTS OF NATURAL AND LEGAL PERSONS INVOLVED IN THE ISSUE

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

The Securities will be sold by Credit Suisse Securities, Sociedad De Valores, S.A. (as an intermediary between the Dealer and each distributor) ("**CSSSV**") to the distributor(s) at a discount of up to 2.1 per cent. of the Issue Price. Such discount represents the fee retained by the distributor(s) out of the Issue Price paid by investors. The Issue Price and the terms of the Securities take into account such fee and may be more than the market value of the Securities on the Issue Date.

PERFORMANCE OF SHARE/INDEX/COMMODITY/COMMODITY INDEX/ETF SHARE/ETC/FX RATE/FX INDEX/INFLATION INDEX/INTEREST RATE INDEX/CASH INDEX AND OTHER INFORMATION CONCERNING THE UNDERLYING ASSET(S)

Information in relation to each of the Underlying Assets, including information about the past and future performance and volatility of such Underlying Assets, can be found free of charge, in respect of

- a) the AEGON N.V. Shares. http://www.euronext.com;
- b) the Brighthouse Financial Inc Shares, http://www.nasdaq.com; and
- c) the Lincoln National Corporation Shares, www.nyse.com

but the information appearing on such websites does not form part of these Final Terms. The Securities relate to a basket of Underlying Assets. The Securities have a "worst of" feature and therefore no weightings apply.

POST-ISSUANCE INFORMATION

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

REASONS FOR THE ISSUE, ESTIMATED NET PROCEEDS AND TOTAL EXPENSES

(i)	Reasons for the issue:	See "Use of Proceeds" section in the Securities Note.
(ii)	Estimated net proceeds:	USD 500,000
(iii)	Estimated total expenses:	Not Applicable.

Signed on behalf of the Issuer:

< By Duly authorised

Julien Bieren Managing Director

Yogamoorthy Logan Managing Director

SUMMARY

INTRODUCTION AND WARNINGS

Name of the Securities: USD 500,000 Trigger Return Equity-linked Securities due July 2027 linked to a Share Basket (the "Securities") (to be consolidated and form a single series with the USD 3,250,000 Trigger Return Equity-linked Securities due July 2027, linked to a Share Basket, issued on 9 July 2021 (the "Tranche One Securities"))(ISIN: XS2349834155; Series Number: SPLB2021-1XJR) (the "Securities").

The Issuer: The Issuer is Credit Suisse AG, acting through its London Branch at One Cabot Square, London E14 4QJ, United Kingdom and its Legal Entity Identifier (LEI) is: ANGGYXNX0JLX3X63JN86.

Competent authority: The Base Prospectus, under which the Securities are offered, was approved on 7 July 2022 and must be read in conjunction with the General Note Conditions, the Product Conditions and the applicable Asset Terms set forth in the securities note comprising part of the base prospectus dated 9 July 2021, as supplemented by the supplement dated 1 July 2020 (the "**Original Base Prospectus**"). The competent authority approving the Securities Note and the Registration Document (each as supplemented from time to time) comprising the Base Prospectus is the Luxembourg *Commission de Surveillance du Secteur Financier* of 283, route d'Arlon, L-1150 Luxembourg (Telephone number: (+352) 26 25 1-1; Fax number: (+352) 26 25 1-2601; Email: direction@cssf.lu).

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

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

KEY INFORMATION ON THE ISSUER

Who is the Issuer of the Securities?

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

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

Issuer's principal activities

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

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

CS is wholly owned by Credit Suisse Group AG.

Key managing directors

The key managing directors of the Issuer are members of the Issuer's Executive Board. These are: Ulrich Körner (Chief Executive Officer), Francesco De Ferrari, Markus Diethelm, Christine Graeff, Joanne Hannaford, Dixit Joshi, Edwin Low, Francesca McDonagh, Nita Patel and David Wildermuth.

Statutory auditors

CS's independent auditor and statutory auditor for the fiscal years ending 31 December 2021 and 31 December 2020 was PricewaterhouseCoopers AG, Birchstrasse 160 8050 Zurich, Switzerland.

CS's independent auditor and statutory auditor for the fiscal year ending 31 December 2019 was KPMG AG, Räffelstrasse 28, 8045 Zurich, Switzerland.

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

What is the key financial information regarding the Issuer?

CS derived the key financial information included in the tables below as of and for the years ended 31 December 2021,2020 and 2019 from the Annual Report 2021, except where noted. The key financial information included in the tables below as of and for the year ended 31 December 2022 was derived from the Form 6-K Dated 9 February 2023. The consolidated financial statements were prepared in accordance with accounting principles generally accepted in the US (US GAAP) and are stated in Swiss francs (CHF).

(CHF million)	Year ended 31 December 2022		Year ended 31 December 2020	Year ended 31 Decembe
	(unaudited)	(addited)	(audited)	2019
Net revenues	15,213	23,042	22,503	(audited 22,686
Of which: Net interest income	5,397	5,925	5,960	7,049
Of which: Commissions and fees	8,861	13,180	11,850	11,071
Of which: Trading revenues	(525)	2,371	3,178	1,773
Provision for credit losses	15	4,209	1,092	324
Total operating expenses	18,529	18,924	18,200	17,969
Of which: Commission expenses	1,012	1,243	1,256	1,276
Income/(loss) before taxes	(3,331)	(91)	3,211	4,393
Net income/(loss) attributable to shareholders	(7,273)	(929)	2,511	3,081
CS consolidated balance sheets				
CHF million)	As of 31 December 2022 (unaudited)	As of 31 December 2021 (audited	d) Decem	of 31 ber 2020 dited)
Total assets	530,039	759,214	822	2,831
Of which: Net loans	268,104	300,358	300),341
Of which: Brokerage receivables	13,818	16,689	35,	,943
Total liabilities	481,563	711,127	775	5,772
	234,554	393,841	392	2,039
Of which: Customer deposits	204,004	000,011		
Of which: Customer deposits Of which: Short-term borrowings	14,489	25,336		,308
			21,	,308),279
Of which: Short-term borrowings	14,489	25,336	21,	,
Of which: Short-term borrowings Of which: Long-term debt	14,489 150,661	25,336	21, 160 21,),279
Of which: Short-term borrowings Of which: Long-term debt Of which: Brokerage payables	14,489 150,661 11,442	25,336 160,695 13,062	21, 160 21, 47,),279 ,655
Of which: Short-term borrowings Of which: Long-term debt Of which: Brokerage payables Total equity	14,489 150,661 11,442 48,476	25,336 160,695 13,062 48,087	21, 160 21, 47,	,655 ,059
Of which: Short-term borrowings Of which: Long-term debt Of which: Brokerage payables Total equity Of which: Total shareholders' equity	14,489 150,661 11,442 48,476	25,336 160,695 13,062 48,087	21, 160 21, 47, 46,	,655 ,059
Of which: Short-term borrowings Of which: Long-term debt Of which: Brokerage payables Total equity Of which: Total shareholders' equity Metrics (in %)	14,489 150,661 11,442 48,476 47,871	25,336 160,695 13,062 48,087 47,390	21, 160 21, 47, 46,	,655 ,059 ,264

The Issuer is subject to the following key risks:

- 1. Liquidity risk arising from potential inability to borrow or access the capital markets on suitably favourable terms (including due to adverse changes in its credit ratings) or to sell its assets. This may also arise from increased liquidity costs. CS relies significantly on its deposit base for funding, which may not continue to be a stable source of funding over time.
- 2. Risks arising from the suspension and ongoing liquidation of certain supply chain finance funds and the failure of a US-based hedge fund to meet its margin commitments (and CS's exit from its positions relating thereto), in respect of which a number of regulatory and other inquiries, investigations and actions have been initiated or are being considered. In addition, there are risks arising from the impact of market fluctuations and volatility on CS's investment activities (against which its hedging strategies may not prove effective). The spread of COVID-19 and resulting government controls and containment measures implemented around the world have caused severe disruption to global supply chains, labour markets and economic activity, which have contributed to rising inflationary pressure and a spike in market volatility. The withdrawal of emergency monetary policies and liquidity support measures put in place by central banks during earlier stages of the COVID-19 pandemic may negatively affect economic growth and adversely effect CS's businesses, operations and financial performance. The spread of COVID-19 is continuing to have an adverse impact on the global economy, the severity and duration of which is difficult to predict. The COVID-19 pandemic has significantly impacted, and may continue to adversely affect, CS's credit loss estimates, mark-to-market losses, trading revenues, net interest income and potential goodwill assessments, and may also adversely affect CS's ability to successfully realise its strategic objectives and goals. CS is also exposed to other unfavourable economic, monetary, political, legal, regulatory and other developments in the countries in which it operates (as well as countries in which CS does not currently conduct business), including the escalating conflict between Russia and Ukraine, as a result of which the United States, European Union, United Kingdom and other countries have imposed, and may further impose, financial and economic sanctions and export controls targeting certain Russian entities and/or individuals (such that CS may face restrictions (including any Russian countermeasures) on engaging with certain consumer and/or institutional businesses), and which could lead to regional and/or global instability, as well as adversely affect commodity and other financial markets or economic conditions. In addition, there are uncertainties regarding the discontinuation of benchmark rates. CS's significant positions in the real estate sector, and other large and concentrated positions, can also expose it to larger losses. Many of these market risk factors, including the impact of COVID-19, may increase other risks, including CS's credit risk exposures, which exist across a large variety of transactions and counterparties and in respect of which it may have inaccurate or incomplete information. These are exacerbated by adverse economic conditions and market volatility, including as a result of any defaults by large financial institutions (or any concerns relating thereto).
- 3. On 27 October 2022, CS announced a comprehensive new strategic direction and significant changes to its structure and organisation. CS's goals, its strategy for implementing them, and the completion of the announced measures are based on a number of key assumptions, including in relation to the future economic environment and the economic growth of certain geographic regions, the regulatory landscape, its ability to meet certain financial goals, and the confidence of clients, counterparties, employees and other stakeholders, including regulatory authorities, in this strategy and in CS's ability to implement it. If CS is unable to implement its strategy successfully in whole or in part, or should the strategic initiatives once implemented fail to produce the expected benefits, CS's financial results and its share price may be materially and adversely affected. CS's proposed goals may also increase its exposure to certain risks, including but not limited to credit risks, market risks, liquidity risks, operational risks and regulatory risks, and such risks may evolve in a way that is not under CS's control or entirely possible to predict. CS's strategy involves exiting certain businesses, and CS anticipates that revenues and income for the Investment Bank in particular will be materially reduced as a result. CS's ability to attract and retain clients, as well as its ability to hire and retain highly qualified employees, also may be adversely affected by these changes. CS anticipates that the implementation of its strategy may result in further impairments and write-downs, including in relation to goodwill and the revaluation of its deferred tax assets, which may have a material adverse effect on its results of operations and financial condition. In addition, implementing certain measures will entail the incurrence of significant restructuring expenses, including software and real estate impairments, estimated to be on the order of CHF 2.9 billion through the end of 2024, although they could exceed this level
- 4. Country, regional and political risk in the regions in which CS has clients or counterparties, which may affect their ability to perform their obligations to CS. In part because an element of CS's strategy is to increase CS's wealth management businesses in emerging market countries, it may face increased exposure to economic, financial and political disruptions in those countries, which could result in significant losses. Related fluctuations in exchange rates for currencies (particularly for the US dollar) may also adversely affect CS.
- A wide variety of operational risks arising from inadequate or failed internal processes, people, systems or from external events, including 5. breaches of cyber-security and other failures of information technology. CS relies heavily on financial, accounting and other data processing systems, which are varied and complex, and may face additional technology risks due to the global nature of its operations. CS is thereby exposed to risks arising from human error, negligence, employee misconduct (including errors in judgement, fraud, malice, and/or engaging in violations of applicable laws, rules, policies or procedures), accidental technology failure, cyber-attack and information or security breaches. This also exposes CS to risk from non-compliance with existing policies or regulations. Protecting against threats to CS's cyber- security and data protection systems requires significant financial and human resources. Cybersecurity risks have also significantly increased in recent years in part due to the growing number and increasingly sophisticated activities of malicious cyber actors. The ongoing global COVID-19 pandemic has increased the vulnerability and likelihood of damage to CS's information technology systems as a result of a cybersecurity incident because of the wide-scale and prolonged shift to remote working for CS's employees and the increased reliance by CS's customers on remote (digital) banking services. CS's existing risk management procedures and policies may not be fully effective in mitigating its risk exposures in all economic market environments or against all types of risk, including risks that CS fails to identify, anticipate or mitigate, in whole or in part, which may result in unexpected, material losses. In addition, inadequacies or lapses in CS's risk management procedures, policies, tools, metrics and modelling can require significant resources and time to remediate, lead to non-compliance with laws, rules and regulations and attract heightened regulatory scrutiny, exposing CS to regulatory investigations or legal proceedings and subjecting it to litigation or regulatory fines, penalties or other sanctions, or capital surcharges or add-ons, as well as reputational damage. Moreover, CS's actual results may differ materially from its estimates and valuations, which are based upon judgement and available information and rely on predictive models and processes. The same is true of CS's accounting treatment of off-balance sheet entities, including special purpose entities, which requires it to exercise significant management judgement in applying accounting standards; these standards (and their interpretation) have changed and may continue to change. In addition, physical and transition climate risks could have a financial impact on CS either directly, through its physical assets, costs and operations, or indirectly, through its financial relationships with its clients. Given the growing volume of nascent climate and sustainability-related laws, rules and regulations, increasing demand from various stakeholders for environmentally sustainable products and services and regulatory scrutiny, CS may be subject to increasing litigation, enforcement and contract liability risks in connection with climate change, environmental degradation and other environmental social and governance related issues.
- 6. CS's exposure to legal risks is significant and difficult to predict and the volume and amount of damages claimed in litigation, regulatory proceedings and other adversarial proceedings against financial services firms continues to increase in many of the principal markets in which CS operates. CS's business is highly regulated, and existing, new or changed laws, rules and regulations (including in relation to

sanctions) and monetary policy applicable to CS (as well as regulations and changes in enforcement practices applicable to its clients) may adversely affect its business and ability to execute its strategic plans and increase costs, as well as impact the demand from clients for CS's services. Moreover, CS's ability to attract and retain customers, clients, investors and employees, and conduct business transactions with its counterparties, could be adversely affected to the extent its reputation is damaged, which could arise from various sources, including if its procedures and controls fail (or appear to fail). In addition, Swiss resolution proceedings may affect CS's shareholders and creditors.

7. CS faces intense competition in all financial services markets, which has increased as a result of consolidation, as well as new and emerging technologies (including trends towards direct access to automated and electronic markets, robo-advising, digital assets and the move to more automated trading platforms). New technologies, such as cryptocurrency and blockchain, may disrupt the financial services industry and require CS to commit further resources to adapt its products and services. In this highly competitive environment, CS's performance is affected by its ability to recruit and retain highly skilled employees.

KEY INFORMATION ON THE SECURITIES

What are the main features of the Securities?

Type, class and security identification number(s): The Securities of a Series are notes in bearer form governed by English law and will be uniquely identified by ISIN: XS2349834155; Common Code: 234983415; Swiss Security Number: 59954587; Series: SPLB2021-1XJR.

Currency, nominal amount/denomination, aggregate nominal amount and term of the Securities

The currency of the Securities will be United States dollar ("USD") (the "Settlement Currency"). The nominal amount (the "Nominal Amount") or specified denomination (the "Specified Denomination") per Security is USD 1,000. USD 500,000,000 in aggregate nominal amount of Securities will be issued, to be consolidated and form a single series with the Tranche One Securities

The term of the Securities is from 17 March 2023 to the Maturity Date. The scheduled maturity date (the "**Maturity Date**") of the Securities is 5 currency business days following the Final Fixing Date or, if such date falls on different dates for different underlying assets, the latest of such dates to occur (expected to be 1 July 2027).

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

- the Coupon Amount(s) payable (if any);
- the potential payment of a Trigger Barrier Redemption Amount following the occurrence of a Trigger Event; and
- the payment of the Redemption Amount or delivery of the Share Amount and payment of any Fractional Cash Amount following the occurrence of a Physical Settlement Trigger Event, in either case, on the Maturity Date.

COUPON AMOUNT(S)

If a Coupon Payment Event has occurred in respect of a Coupon Observation Date, the Coupon Amount payable on the Coupon Payment Date corresponding to such Coupon Observation Date shall be (a) the *product* of (i) the Nominal Amount, (ii) the Coupon Rate, and (iii) the number of Coupon Observation Dates that have occurred *minus* (b) the *sum* of the Coupon Amounts (if any) paid in respect of such Security on each Coupon Payment Date preceding such Coupon Payment Date.

If no Coupon Payment Event has occurred in respect of a Coupon Observation Date, the Coupon Amount payable on the Coupon Payment Date corresponding to such Coupon Observation Date shall be zero.

Where

- Coupon Payment Date(s): 5 currency business days following the relevant Coupon Observation Date.
- **Coupon Payment Event**: if on the relevant Coupon Observation Date, the Level of each underlying asset at the Valuation Time is at or above the Coupon Threshold of such underlying asset corresponding to such Coupon Observation Date.
- Coupon Rate: 4.50 per cent.
- Initial Setting Date: 24 June 2021.
- Level: the price of the relevant underlying asset quoted on the relevant exchange.
- Strike Price: the Level of the relevant underlying asset at the Valuation Time on the Initial Setting Date.
- Valuation Time: the scheduled closing time on the relevant exchange.

	Coupon Observation Daten	Coupon Threshold _n		Coupon Observation Daten	Coupon Threshold _n
1.	24 December 2021	60 per cent. of the relevant Strike Price	7.	24 December 2024	60 per cent. of the relevant Strike Price
2.	24 June 2022	60 per cent. of the relevant Strike Price	8.	24 June 2025	60 per cent. of the relevant Strike Price
3.	24 December 2022	60 per cent. of the relevant Strike Price	9.	24 December 2025	60 per cent. of the relevant Strike Price

	4.	24 June 2023	60 per cent. of the relevant Strike Price	10.	24 June 2026	60 per cent. of the relevant Strike Price
	5.	24 December 2023	60 per cent. of the relevant Strike Price	11.	24 December 2026	60 per cent. of the relevant Strike Price
	6.	24 June 2024	60 per cent. of the relevant Strike Price	12.	24 June 2027	51 per cent. of the relevant Strike Price
1			TRIGGER BARRIER R	EDEM	PTION AMOUNT	

If a Trigger Event has occurred, the Issuer shall redeem the Securities on the Trigger Barrier Redemption Date at the Trigger Barrier Redemption Amount in respect of such Trigger Barrier Redemption Date, together with any Coupon Amount payable on such Trigger Barrier Redemption Date. For the avoidance of doubt, upon the occurrence of a Trigger Event, no Redemption Amount and no further Coupon Amounts shall be payable after such Trigger Barrier Redemption Date.

Where:

- Trigger Barrier Redemption Amount: 100 per cent. of the Nominal Amount.
- Trigger Barrier Redemption Date(s): 5 currency business days following the occurrence of a Trigger Event.
- Trigger Event: if on the relevant Trigger Barrier Observation Date, the Level of each underlying asset at the Valuation Time is at or above the Trigger Barrier of such underlying asset.

	Trigger Barrier Observation Daten	Trigger Barrier _n		Trigger Barrier Observation Daten	Trigger Barrier _n
1.	24 June 2023	100 per cent. of the relevant Strike Price	6.	24 December 2025	75 per cent. of the relevant Strike Price
2.	24 December 2023	100 per cent. of the relevant Strike Price	7.	24 June 2026	70 per cent. of the relevant Strike Price
3.	24 June 2024	100 per cent. of the relevant Strike Price	8.	24 December 2026	65 per cent. of the relevant Strike Price
4.	24 December 2024	100 per cent. of the relevant Strike Price	9.	27 June 2027	60 per cent. of the relevant Strike Price
5.	24 June 2025	100 per cent. of the relevant Strike Price			

REDEMPTION AMOUNT

Subject as provided under "*Physical Settlement*" below, the Issuer shall redeem the Securities on the Maturity Date at the redemption amount (the "**Redemption Amount**") which shall be equal to the *product* of (a) the Nominal Amount, and (b) 100 per cent.

PHYSICAL SETTLEMENT

If the Physical Settlement Trigger Event has occurred, the Issuer shall redeem the Securities by delivery of the Share Amount of the underlying asset with the lowest Underlying Asset Return and payment of any Fractional Cash Amount on the Maturity Date.

Where:

- Final Fixing Date: 24 June 2027.
- Final Price: the Level of the relevant underlying asset at the Valuation Time on the Final Fixing Date.
- Physical Settlement Trigger Event: if on the Physical Settlement Trigger Observation Date, the Level of any underlying asset at the Valuation Time is below the Physical Settlement Trigger Event Barrier.
- Physical Settlement Trigger Event Barrier: 51 per cent. of the relevant Strike Price.
- Physical Settlement Trigger Observation Date: 24 June 2027.
- Redemption Strike Price: 100 per cent. of the relevant Strike Price.
- Share Amount: the number of shares equal to the Ratio, rounded down to the nearest integral number of shares of the relevant underlying asset.
- Spot Rate: in respect of the Aegon N.V. Shares, the prevailing spot rate for the exchange of the currency in which such underlying asset is denominated for one unit of the Settlement Currency appearing on Bloomberg page "USDEUR Crncy" at the Valuation Time on the Final Fixing Date.
- Underlying Asset Return: the Final Price of the relevant underlying asset divided by its Strike Price.

Underlying Asset	Ratio	Fractional Cash Amount
Aegon N.V. Shares	(a) The Nominal Amount multiplied by (b) the Spot Rate and further <i>divided</i> by (c) the	An amount in the Settlement Currency equal to (a) the product of (i) the Final Price of such
	Redemption Strike Price of such underlying	underlying asset, and (ii) the factional

Ea		asset	interest in one share forming part of the Ratio, <i>divided</i> by (b) the Spot Rate
	ach of the Brighthouse Financial Inc nares and the Lincoln National Corporation nares	(a) The Nominal Amount <i>divided</i> by (b) the Redemption Strike Price of such underlying asset	An amount in the Settlement Currency equa to the <i>product</i> of (a) the Final Price of such underlying asset, and (b) the factiona interest in one share forming part of the Ratio
che		: Dates on which the underlying asset(s) are sc tment for non-underlying asset days, disruption	
٩eg	on N.V. (the "Aegon N.V. Shares"), (b) the	which the Securities are linked are a basket o e ordinary shares of Brighthouse Financial Inc (oration (the "Lincoln National Corporation Sh	the "Brighthouse Financial Inc Shares"), a
ina	ncial Inc Shares, <u>http://www.nasdaq.com;</u> a	und at, in respect of (a) the Aegon N.V. Shares and (c) the Lincoln National Corporation Shares,	www.nyse.com
and	with all other unsubordinated and unsecure	nsubordinated and unsecured obligations of the id obligations of the Issuer from time to time out:	standing.
Des	cription of restrictions on free transferal	bility of the Securities: The Securities are freel	y transferable (subject to all applicable laws).
		Where will the Securities be traded?	
	lication will be made to admit the Securities Issue Date.	to trading on the regulated market of the Luxemb	oourg Stock Exchange on or around the Tranc
	What a	re the key risks that are specific to the Secu	rities?
2.	Potential loss of some or all of the inv their money depending on the performanc underlying asset which has the worst pe perform. If such underlying asset fails to delivered) on redemption of the Securities	Securities into equity and/or partially or fully writ estment. The Securities are "capital at risk" invi- er of the relevant underlying asset(s). Securityhor rformance of a basket of underlying assets, ir neet the specified threshold or barrier or if the a is is less than the purchase price paid for the Sec re sold in the secondary market for less than th vestment.	estments and investors may lose some or all olders will be exposed to the performance of t respective of how the other underlying assu- amount payable (or the value of any asset to curities, investors could lose some or all of th
			le purchase price paid by the relevant invest
3.	reasons or following certain events affect the unscheduled termination amount is lill such early redemption, investors may be	f the Securities at the unscheduled terminat certain circumstances, including: following the ing the Issuer's hedging arrangements and/or t tely to be less than the original purchase price a unable to reinvest the proceeds in an investm amounts on account of interest or otherwise sl	tion amount. The Securities may be redeem occurrence of an event of default or for illega the underlying asset(s). In such circumstance and could be as low as zero and, following a tent having a comparable return. Following t
	reasons or following certain events affect the unscheduled termination amount is lif such early redemption, investors may be occurrence of any such event, no other Securities. In certain circumstances, the Issuer m the value of the Securities. Subject to t additional disruption events or other event of performing its obligations under the Sa asset(s) or make payments have occurre Securityholders, or may postpone or ap	f the Securities at the unscheduled terminat certain circumstances, including: following the ing the Issuer's hedging arrangements and/or t kely to be less than the original purchase price unable to reinvest the proceeds in an investm	tion amount. The Securities may be redeem occurrence of an event of default or for illega the underlying asset(s). In such circumstance and could be as low as zero and, following a tent having a comparable return. Following the hall be payable by the Issuer in respect of the the adjustment may have a negative effect Issuer determines that any adjustment even a hedging arrangements or the cost to the Issuer thing the Issuer's ability to value the underlying ons of the Securities without the consent of a such adjustment, postponement or alternat
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3. 4. 5.	reasons or following certain events affect the unscheduled termination amount is li such early redemption, investors may be occurrence of any such event, no other Securities. In certain circumstances, the Issuer m the value of the Securities. Subject to t additional disruption events or other event of performing its obligations under the Se asset(s) or make payments have occurre Securityholders, or may postpone or ap valuation could have a material adverse of Early redemption following a Trigger uncertain as the occurrence of a Trigger undavourable development of the value of amount payable on redemption of the Sec such circumstances, the return on the Sec received had a Trigger Event occurred. Risks associated with physical deliver relevant underlying asset and Securityhol such underlying asset to be delivered ma	f the Securities at the unscheduled terminat certain circumstances, including: following the tell to be less than the original purchase price is unable to reinvest the proceeds in an investm amounts on account of interest or otherwise sl ava adjust the terms of the Securities and such the terms and conditions of the Securities, if the s affecting the underlying asset(s) or the Issuer's accurities have occurred or if certain events affect d, the Issuer may adjust the terms and condition ply alternative provisions for valuations. Any iffect on the return on, and value of, the Securities revent will be dependent on the performance the underlying asset(s), any redemption may on surities may be less than the amount originally y of underlying asset(s). The Securities may be ders will therefore be exposed to the risks asso y be less than the purchase price paid by the if the underlying asset to be delivered between the	tion amount. The Securities may be redeem bocurrence of an event of default or for illega the underlying asset(s). In such circumstance and could be as low as zero and, following a tent having a comparable return. Following the hall be payable by the Issuer in respect of the shall be payable by the Issuer in respect of the such adjustment may have a negative effect of Issuer determines that any adjustment even is hedging arrangements or the cost to the Issuer ting the Issuer's ability to value the underlying ons of the Securities without the consent of the such adjustment, postponement or alternatives. a, the timing of redemption of the Securities is of the underlying asset(s). In the case of Idy occur on the scheduled maturity date and the rable performance of the underlying asset(s). invested and less than an investor would have be redeemed at their maturity by delivery of the ciated with such underlying asset. The value relevant investor for the Securities and may

Amount may be due and/or payments in respect of the Securities may be determined by reference to the performance of the underlying asset(s) which may affect the value of and return on the Securities.

8. Risks associated with shares. The performance of a share is dependent upon macroeconomic factors which may adversely affect such performance and, in turn, the value of the Securities. The issuer of a share has no obligation to any Securityholder and may take any actions in respect of such share without regard to the interests of Securityholders which could adversely affect the market value of and return on the Securities. Securityholders will not participate in dividends or other distributions paid on such share.

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

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

Issue/offer of the Securities: The Securities have been offered to the dealer at the issue price of 100 per cent. of the aggregate nominal amount. The Securities are not being publicly offered.

Issue date and admission to trading: The issue date of the Securities is 17 March 2023 (the "Tranche Two Issue Date") and application will be made for the Securities to be listed and admitted to trading on or around the Tranche Two Issue Date.

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

There are no estimated expenses charged to the purchaser by the Issuer and the distributor(s).

The Securities will be sold by Credit Suisse Securities, Sociedad De Valores, S.A. (as an intermediary between the dealer and each distributor) ("CSSSV") to the distributor(s) at a discount of up to 2.10 per cent. of the issue price. Such discount represents the fee retained by the distributor(s) out of the issue price paid by investors. The issue price and the terms of the Securities take into account such fee and may be more than the market value of the Securities on the issue date.

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

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

Why is this Prospectus being produced?

Reasons for the issue/offer, estimated net proceeds and use of proceeds: The net proceeds from the issue of the Securities, which are expected to amount to USD 500,000 will be used by the Issuer for its general corporate purposes (including hedging arrangements).

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

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