

FINAL TERMS

Dated 13 September 2017

Series No. DDBO DE2FO

Tranche No. 1

DANSKE BANK A/S

EUR 5,000,000,000

Structured Note Programme

Issue of

DB Tech Sprinter 2018

Any person making or intending to make an offer of the Notes may only do so :

(i) in those Non-exempt Offer Jurisdictions mentioned in Paragraph 7 (*Terms and Conditions of the Offer*) of Part B below, provided such person is of a kind specified in that paragraph and that the offer is made during the Offer Period specified in that paragraph; or

(ii) otherwise, in circumstances in which no obligation arises for the Issuer or any Dealer to publish a prospectus pursuant to Article 3 of the Prospectus Directive or to supplement a prospectus pursuant to Article 16 of the Prospectus Directive, in each case, in relation to such offer.

Neither the Issuer nor any Dealer has authorised, nor do they authorise, the making of any offer of Notes in any other circumstances.

PART A- CONTRACTUAL TERMS

Terms used herein shall be deemed to be defined as such for the purposes of the Conditions set forth in the Base Prospectus dated 20 June 2017, the Supplement No. 1 dated 31 July 2017 and the Supplement No 2 dated 25 August 2017, which together constitutes a base prospectus (the “**Base Prospectus**”) for the purposes of the Prospectus Directive. This document constitutes the Final Terms of the Notes described herein for the purposes of Article 5.4 of the Prospectus Directive and must be read in conjunction with such Base Prospectus. Full information on the Issuer and the offer of the Notes is only available on the basis of the combination of this Final Terms and the Base Prospectus. A Summary of the Notes (which comprises the Summary in the Base Prospectus, as amended to reflect the provisions of this Final Terms), is annexed to this Final Terms. The Base Prospectus and this Final Terms is available for viewing at and copies may be obtained from the Central Bank of Ireland’s website at www.centralbank.ie.

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|----|----------------------|-----------------|
| 1. | Issuer: | Danske Bank A/S |
| 2. | (i) Series Number: | DDBO DE2FO |
| | (ii) Tranche Number: | 1 |

(iii)	Date on which the Notes will be consolidated and form a single Series:	Not Applicable
3.	Specified Currency or Currencies:	EUR
4.	Aggregate Principal Amount:	EUR 6,736,000
5.	Issue Price:	100 per cent of the Aggregate Principal Amount
6.	(i) Specified Denominations:	EUR 1,000
	(ii) Calculation Amount:	EUR 1,000
7.	(i) Issue Date:	18 September 2017
	(ii) Interest Commencement Date:	Not Applicable
	(iii) Trade Date:	13 September 2017
8.	Maturity Date:	27 September 2018, subject to adjustment in accordance with the Business Day Convention specified in item 42 below
9.	Interest Basis:	Not Applicable – the Notes do not bear or pay any interest
10.	Redemption/Payment Basis:	Equity-Linked Redemption Notes (further particulars specified at items 34 and 36 below)
11.	Put/Call Options:	Not Applicable
12.	Tax Gross-Up:	General Condition 8.1 (<i>Gross-up</i>) applicable
13.	Date of Board approval for issuance of Notes obtained:	Not Applicable

PROVISIONS RELATING TO REFERENCE ITEMS AND FX PRINCIPAL/OPTION CONVERSION

14.	Rate-Linked Provisions	Not Applicable
15.	Inflation Linked Provisions	Not Applicable
16.	Index-Linked Provisions	Not Applicable
17.	Equity-Linked Provisions	Applicable
	(i) Whether the Notes relate to a basket of equity securities	Basket of Underlying Equity

or a single equity security, details relating to the Underling Equity /Equities, the identity of the relevant issuer(s) of the Underlying Equity/Equities, whether any such Underlying Equity is an ETF share and (if applicable) the relevant weightings:

The Underlying Equities are as specified in the Table below

Each Underlying Equity is an ETF Share if so specified in the Table below

The Equity Issuer of each Underlying Equity is the entity specified in the Table below

W_i , the weighting for each Underlying Equity, is as specified in the Table below.

- (ii) Initial Price: Not Applicable
 - (iii) Exchange(s): As specified in the Table below
 - (iv) Related Exchange(s): All Exchanges
 - (v) Valuation Time: Scheduled Closing Time
 - (vi) Potential Adjustment Events: Applicable in respect of each Underlying Equity
 - (vii) Extraordinary Events: Applicable in respect of each Underlying Equity
 - (viii) Correction of Underlying Equity Prices: Correction of Underlying Equity Prices applies
- Correction Cut-Off Date: In relation to a Relevant Determination Date, three Business Days after such Relevant Determination Date

i	Underlying Equity	EFT Share	Equity Issuer	Exchange	Related Exchange	Valuation Time	W_i
1	ASML NA	No	ASML Holding NV	Euronext Amsterdam	All Exchanges	Scheduled Closing Time	20 %
2	IFX GY	No	Infineon Technologies AG	XTRA	All Exchanges	Scheduled Closing Time	20 %
3	AMAT UQ	No	Applied Materials Inc.	NASDAQ Global Market	All Exchanges	Scheduled Closing Time	20 %

4	INTC UQ	No	Intel Corp	NASDAQ Global Market	All Exchanges	Scheduled Closing Time	20 %
5	NVDA UQ	No	NVIDIA Corp	NASDAQ Global Market	All Exchanges	Scheduled Closing Time	20 %

18. **Fund-Linked Provisions** Not Applicable

19. **Currency-Linked Provisions** Not Applicable

20. **Commodity-Linked Provisions** Not Applicable

21. **Additional Disruption Events:** Applicable

(i) Change in Law: Applicable

(ii) Hedging Disruption: Applicable

(iii) Increased Cost of Hedging: Applicable

(iv) Increased Cost of Stock Borrow: Not Applicable

(v) Insolvency Filing: Not Applicable

(vi) Loss of Stock Borrow: Not Applicable

22. **Credit-Linked Provisions:** Not Applicable

PROVISIONS RELATING TO INTEREST (IF ANY) PAYABLE

23. **FX Interest Conversion:** Not Applicable

24. **Fixed Rate Note Provisions** Not Applicable

25. **Variable Rate Note Provisions** Not Applicable

26. **Provisions for specific types of Variable Rate Notes** Not Applicable

27. **Reference Item-Linked Interest Provisions** Not Applicable

28. **Zero Coupon Note Provisions** Not Applicable

29. **Credit-Linked Interest Provisions** Not Applicable

PROVISIONS RELATING TO REDEMPTION

30.	Call Option	Not Applicable
31.	Put Option	Not Applicable
32.	Early Redemption	
	(i) Early redemption for tax reasons:	Applicable
	(ii) Notice Period relating to early redemption for tax reasons:	Minimum Period: 15 days Maximum Period: 30 days
	(iii) Additional Events of Default:	Not Applicable
	(iv) Early Redemption Amount payable (a) on redemption for taxation reasons or (b) on an illegality or (c) on an Event of Default or (d) in the case of Reference Item-Linked Notes, following an early redemption pursuant to the provisions of the relevant Reference Item Schedule:	As set out in the General Conditions
	(v) Early Redemption Amount includes amount in respect of interest:	Yes: no additional amount in respect of interest to be paid
33.	Autocall Early Redemption:	Not Applicable
34.	Final Redemption Amount	The Final Redemption Amount shall be the Reference Item-Linked Redemption Amount as specified in item 36 below.
35.	FX Principal Conversion:	Not Applicable
36.	Reference Item-Linked Redemption Provisions	Applicable. The Notes are Equity-Linked Redemption Notes
	(i) Final Redemption Amount:	The Final Redemption Amount for the purposes of General Condition 6.1 (<i>Scheduled redemption</i>) is the Reference Item-Linked Redemption Amount, being the: Non-Protected Knock-in Put with Call Spread Redemption Amount

(ii)	Provisions relating to Relevant Principal Amount	Not Applicable
(iii)	Provisions relating to Nth Performance:	Not Applicable
(iv)	Non-Protected Knock-in Put with Call Spread Redemption Amount:	Applicable: Redemption Payout Condition 28 (<i>Non-Protected Knock-in Put with Call Spread Redemption Amount</i>) applies
(A)	Performance Cap:	10%
(B)	Performance Floor _{Call} :	0 %
(C)	Performance Floor _{Put} :	0 %
(D)	FX Option Conversion:	Not Applicable
(E)	Call Strike:	100%
(F)	Put Strike:	100%
(G)	Call Barrier:	100 %
(H)	Put Barrier:	100 %
(I)	PR _{Call} :	189%
(J)	PR _{Put} :	100 %
(K)	Type of valuation:	European Valuation

37. Redemption Valuation Provisions

(i)	Initial valuation to determine Reference Item Initial:	Applicable
	Initial Valuation Date:	13 September 2017
	Adjustment provisions:	In the event of a Disrupted Day/Market Disruption Event: Postponement applies
(ii)	Final Valuation to determine Reference Item Final:	Applicable
	Final Valuation Date:	13 September 2018

Adjustment provisions:	In the event of a Disrupted Day/Market Disruption Event:
	Postponement applies
(iii) Periodic Valuation:	Not Applicable
(iv) Continuous Valuation:	Not Applicable
(v) Daily Valuation:	Not Applicable
(vi) FX valuation:	Not Applicable

GENERAL PROVISIONS APPLICABLE TO THE NOTES

38. Form of Notes:	VP Systems Notes issued in uncertificated and dematerialised book entry form. See further item 13 of Part B below
39. New Global Note form:	Not Applicable
40. Applicable Business Centre(s):	Copenhagen
41. Business Day Convention:	Following Business Day Convention
42. Applicable Financial Centre(s) or other special provisions relating to Payment Business Days:	TARGET and Copenhagen
43. Notices to be published on:	www.danskebank.dk/da-dk/Privat/Investering/Produkter/strukturerede-produkter/Pages/arkiv.aspx
44. Talons for future Coupons to be attached to Definitive Notes:	No
45. Name and address of the Calculation Agent:	Danske Bank A/S, Holmens Kanal 2-12, 1092 Copenhagen K, Denmark

THIRD PARTY INFORMATION

Information on the Underlying Equities has been extracted from Bloomberg. The Issuer confirms that such information has been accurately reproduced and that, so far as it is aware and is able to ascertain from information published by Bloomberg, no facts have been omitted which would render the reproduced information inaccurate or misleading.

Signed on behalf of the Issuer:

By: 

Duly authorised

By: 

Duly authorised

CC: Citibank, N.A., London Branch as Fiscal Agent

PART B - OTHER INFORMATION

1. Listing and Admission to Trading

- (i) Listing: The Nasdaq Copenhagen A/S
- (ii) Admission to trading: Application has been made for the Notes to be admitted to trading on the Nasdaq Copenhagen A/S.
- (iii) Estimate of total expenses related to admission to trading DKK 5,000

2. Interests of Natural and Legal Persons involved in the Issue

Save as discussed in the “*Subscription and Sale*” section of the Base Prospectus, so far as the Issuer is aware, no person involved in the offer of the Notes has an interest material to the offer

3. Reasons for the Offer, Estimated Net Proceeds and Total Expenses

- (i) Reasons for the offer: As set out in the “*Use of Proceeds*” wording in Base Prospectus

4. Information concerning the Basket of Underlying Equities:

The redemption price of the note is determined from the change in the price of equities in the underlying basket. If the underlying equities on average have increased, the redemption price of the note is determined 100 % plus the increase (however subject to a cap of 10%), multiplied by 175% (indicative participation rate). If the underlying basket has decreased the redemption price will experience a similar decrease. Ultimately, if the price of the underling is zero, the redemption price of the note will be zero, and the entire investment amount is lost.

Immediately after pricing of the note, the theoretical value of the note will decrease, if the price of the underlying equities fall, volatility of the underlying equities increases, the dividend of the stocks rises, interest rates rise, and/or credit spread of Danske Bank rises. Deterioration of liquidity in the underlying equities will most likely have a negative impact on price.

However redemption price is only affected by the value of the underlying equities at maturity.

In addition to this, redemption of the note will depend upon Danske Bank being able to fulfil its obligation at maturity. Further, the value of the note will be affected by any change in the value and/or existence of the EURO (EUR).

Please see table on page 3 for the Equity Issuers of the Underlying Equities.

Information on volatility and past performance of the companies can be obtained from Bloomberg or Reuters.

The short description below of each of the Equity Issuers of the Underlying Equities is extracted from Bloomberg. Additional information about the Underlying Equity can be found on the official web-pages of the Equity Issuer.

ASML Holding NV

ASML Holding N.V. develops, produces, and markets semiconductor manufacturing equipment, specifically machines for the production of chips through lithography. The Company services clients worldwide.

Infineon Technologies AG

Infineon Technologies AG designs, manufactures and markets semiconductors. The Company's products include power semiconductors, microcontrollers, security controllers, radio frequency products, and sensors. Infineon markets its products to the automotive, industrial, communications, and consumer and security electronics sectors.

Applied Materials Inc.

Applied Materials, Inc. develops, manufactures, markets, and services semiconductor wafer fabrication equipment and related spare parts for the worldwide semiconductor industry. The Company's customers include semiconductor wafer and integrated circuit manufacturers, flat panel liquid crystal displays, solar photovoltaic cells and modules and other electronic devices manufacturers.

Intel Corp

Intel Corporation designs, manufactures, and sells computer components and related products. The Company major products include microprocessors, chipsets, embedded processors and microcontrollers, flash memory, graphic, network and communication, systems management software, conferencing, and digital imaging products.

NVIDIA Corp

NVIDIA Corporation designs, develops, and markets three dimensional (3D) graphics processors and related software. The Company's products provide interactive 3D graphics to the mainstream personal computer market.

5. **Operational Information**

ISIN Code: DK0030404108

Common Code: Not Applicable

New Global Note intended to be held in a manner which would allow Eurosystem eligibility: Not Applicable

Any clearing system(s) other than Euroclear Bank S.A./N.V. and Clearstream Banking, *société anonyme* and the relevant identification number(s): VP,
VP identification number: DK0030404108

The Issuer shall be entitled to obtain certain information from the register maintained by the VP for the purpose of performing its obligations under the issue of VP Systems Notes.

Settlement Procedures: Customary medium term note procedures apply

Delivery: Delivery against payment

Names and addresses of additional Paying Agent(s) (if any): Not Applicable

6. **Distribution**

(i) Name of Dealer: Danske Bank A/S

(ii) Total commission and concession: The Issue Price includes a structuring fee of approximately [1.00] per cent per annum in accordance to market situation on or about the start of the subscription period including but not limited to listing costs, hedging costs and any other costs arising or related to the administration of the Notes.

In addition, the Issuer may charge the investors a commission of up to 2.00 % on the invested amount for the subscription. Commission is not included in the Issue Price

(iii) TEFRA Rules: TEFRA D

(iv) Non-exempt Offer: Applicable the Notes may also be offered in circumstances where there is an exemption from the obligation under the Prospectus Directive to publish a prospectus

(v) Non-exempt Offer Jurisdictions: Denmark and Luxembourg

(vi) Offer Period: From and including 6 September 2017 to an including 13 September 2017

(vii) Financial intermediaries granted specific consent to use the Base Prospectus in accordance with the Conditions in it: Not Applicable

Prohibition of Sales to EEA Retail Investors: Not Applicable

7. Terms and Conditions of the Offer:

Offer Price: Issue Price

Conditions to which the offer is subject: The Issuer reserves the right to cancel, in the sole and absolute discretion of the issuer, the Issue of the Notes if (i) the Issuer receives subscriptions for Notes on an Aggregate Principal Amount of less than EUR 1,000,000 or (ii) the Issuer does not determine a PR_{Call} of at least 165 per cent.

Further, the Issuer has the right to cancel the offer and the subsequent issue of the Notes if in the sole and absolute discretion of the Issuer, during the Offer Period, there is a domestic or international material change in stock prices, interest levels and/or the volatility in the underlying equities, an economic, financial, political or market related material change, which in the sole and absolute discretion of the Issuer makes the offering of Notes inexpedient

Description of the application process: During the Offer Period prospective investors may subscribe to the Notes during the normal banking hours in Denmark or Luxembourg.

Details of the minimum and/or maximum amount of application: The Notes may be subscribed in a minimum lot of one Note. There is no maximum amount of application

Description of possibility to reduce subscriptions and manner for refunding excess amount paid by applicants: Not Applicable

Details of the method and time limits for paying up and delivering the Notes: Notes will be issued to the Investors as per the arrangements in place between the relevant Authorised Offeror and such investor, including as to application process and settlement arrangements.

The Issuer expects that the Notes will be delivered to the investors' respective book-entry securities account on or about the time of the Issue Date.

Manner in and date on which results of the offer are to be made public:	After the Offer Period the results of the offer will be specified in the issuance Final Terms that will be published on the homepage of Danske Bank and Danske Bank International S.A on or about the Issue Date
Procedure for exercise of any right of pre-emption, negotiability of subscription rights and treatment of subscription rights not exercised:	Not Applicable
Whether tranche(s) have been reserved for certain countries:	Not Applicable
Process for notification to applicants of the amount allotted and the indication whether dealing may begin before notification is made:	Not Applicable
Amount of any expenses and taxes specifically charged to the subscriber or purchaser:	Subscription fee or purchases fees up to 2.00 per cent being specified that the Authorised Offeror can waive such fees
Name(s) and address(es), to the extent known to the Issuer, of the placers in the various countries where the offer takes place:	Danske Bank International S.A., R.C.S. Luxembourg B 14.101
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 commitment:	None

8. **U.S. Federal Income Tax Considerations**

The Notes are not Specified Notes for purposes of Section 871(m)

SUMMARY

Summaries are made up of disclosure requirements known as “Elements”. These Elements are numbered in Sections A – E (A.1 – E.7). This Summary contains all the Elements required to be included in a summary for the Notes and the Issuer. Because some Elements are not required to be addressed, there may be gaps in the numbering sequence of the Elements. Even though an Element may be required to be inserted in a summary because of the type of securities and issuer, it is possible that no relevant information can be given regarding the Element. In this case a short description of the Element should be included in the summary explaining why it is not applicable.

Section A - Introduction and Warnings

Element	
A.1	<p>This summary should be read as an introduction to the Base Prospectus and the relevant Final Terms.</p> <p>Any decision to invest in any Notes should be based on a consideration of the Base Prospectus as a whole, including any documents incorporated by reference and the relevant Final Terms.</p> <p>Where a claim relating to information contained in the Base Prospectus and the relevant Final Terms is brought before a court in a Member State of the European Economic Area, the plaintiff may, under the national legislation of the Member State where the claim is brought, be required to bear the costs of translating the Base Prospectus and the relevant Final Terms before the legal proceedings are initiated.</p> <p>No civil liability will attach to the Issuer in any such Member State solely on the basis of this summary, including any translation hereof, unless it is misleading, inaccurate or inconsistent when read together with the other parts of the Base Prospectus and the relevant Final Terms or, following the implementation of the relevant provisions of Directive 2010/73/EU in the relevant Member State, it does not provide, when read together with the other parts of the Base Prospectus and the relevant Final Terms, key information (as defined in Article 2.1(s) of the Prospectus Directive) in order to aid investors when considering whether to invest in the Notes.</p>
A.2	<p>The Notes may be offered in circumstances where there is no exemption from the obligation under the Prospectus Directive to publish a prospectus (a “Non-exempt Offer”).</p> <p><i>Consent:</i> Subject to the conditions set out below, the Issuer consents to the use of this Base Prospectus in connection with a Non-exempt Offer of Notes by Danske Bank International S.A the “Authorised Offeror.”</p> <p><i>Offer period:</i> The Issuer’s consent referred to above is given for Non-exempt Offers of Notes from and including 6 September 2017 to and including 13 September 2017(the “Offer Period”).</p>

Conditions to consent: The conditions to the Issuer’s consent are that such consent (a) is only valid during the Offer Period; and (b) only extends to the use of the Base Prospectus to make Non-exempt Offers of the relevant Tranche of Notes in Luxembourg.

AN INVESTOR INTENDING TO ACQUIRE OR ACQUIRING ANY NOTES IN A NON-EXEMPT OFFER FROM THE AUTHORISED OFFEROR WILL DO SO, AND OFFERS AND SALES OF SUCH NOTES TO AN INVESTOR BY THE AUTHORISED OFFEROR WILL BE MADE, IN ACCORDANCE WITH ANY TERMS AND OTHER ARRANGEMENTS IN PLACE BETWEEN THE AUTHORISED OFFEROR AND SUCH INVESTOR INCLUDING AS TO PRICE, ALLOCATIONS AND SETTLEMENT ARRANGEMENTS. THE INVESTOR MUST LOOK TO THE AUTHORISED OFFEROR AT THE TIME OF SUCH OFFER FOR THE PROVISION OF SUCH INFORMATION AND THE AUTHORISED OFFEROR WILL BE RESPONSIBLE FOR SUCH INFORMATION.

Section B – Issuer

Element	Title	
B.1	Legal and Commercial Name	Danske Bank A/S (the “ Issuer ”).
B.2	Domicile/ Legal Form/ Legislation/ Country of Incorporation	The Issuer was founded in Denmark and incorporated on 5 October 1871. The Issuer is a commercial bank with limited liability and carries on business under the Danish Financial Business Act. The Issuer is registered with the Danish Commerce and Companies Agency and the Danish corporate registration number is 61126228.
B.4b	Known trends affecting the Issuer and the industries in which it operates	Not Applicable - There are no known trends, uncertainties, demands, commitments or events that are reasonably likely to have a material effect on the Issuer’s prospects for its current financial year.
B.5	Description of the Group	The Issuer is the parent company of the Danske Bank Group (the “ Group ”). The Issuer is a modern Nordic universal bank with bridges to the rest of the world.
B.9	Profit forecast or estimate	Not Applicable - No profit forecast or estimates have been made in this Base Prospectus.
B.10	Qualifications to audit report	Not Applicable - No qualifications are contained in any audit report incorporated by reference in this Base Prospectus.

B.12	Selected historical key financial information¹		
	(DKK million)	Twelve months ended	Twelve months ended
	Danske Bank Group	31 December 2015	31 December 2014
	Total income	44,201	44,000
	Operating expenses	21,827	22,641
	Goodwill impairment charges	4,601	9,099
	Loan impairment charges	57	2,788
	Profit before tax, core	17,716	9,472
	Profit before tax, Non-core	46	(1,503)
	Profit before tax	17,762	7,969
	Tax	4,639	4,020
	Net profit for the period	13,123	3,948
	Balance sheet:		
	Loans	1,609,384	1,563,729
	Trading portfolio assets	547,019	742,512
	Assets in Non-core	24,236	32,329
	Other assets	1,112,239	1,114,445
	Total assets	3,292,878	3,453,015
	Deposits	816,762	763,441
	Bonds issued by Realkredit Danmark	694,519	655,965
	Trading portfolio liabilities	471,131	550,629
	Liabilities in Non-core	5,520	4,950
	Other liabilities	1,144,116	1,325,647
	Total liabilities	3,132,048	3,300,632
	Additional tier 1 etc.	11,317	5,675
	Shareholders' equity	149,513	146,708
	<hr/>		
	(DKK million)	Six months ended	Six months ended
	Danske Bank Group	30 June 2017	30 June 2016
	Total income	24,385	23,012
	Operating expenses	11,484	11,115
	Loan impairment charges	(466)	(107)
	Profit before tax, core	13,368	12,004
	Profit before tax, Non-core	(45)	47
	Profit before tax	13,323	12,051
	Tax	3,002	2,688
	Net profit for the period	10,321	9,363
	<hr/>		
	Balance sheet:		
	Loans	1,707,291	1,663,698
	Trading portfolio assets	489,463	577,414
	Assets in Non-core	17,492	21,555
	Other assets	1,358,471	1,220,660

¹ In the Danske Bank Group's annual report as at and for the year ending 31 December 2016, the comparative figures for the year ended 31 December 2015 were restated. Element B.12 and note 2 in the Annual Report 2016 reflect the restatements for the year 2015.

	Total assets	3,572,717	3,483,327
	Deposits	913,639	854,518
	Bonds issued by Realkredit Danmark	733,172	706,503
	Trading portfolio liabilities	451,663	487,322
	Liabilities in Non-core	2,499	4,008
	Other liabilities	1,308,846	1,272,889
	Total liabilities	3,409,819	3,325,240
	Additional tier 1 etc.	14,334	11,308
	Shareholders' equity	148,564	146,779
	Statement of no material adverse change	There has been no material adverse change in the prospects of the Issuer since 31 December 2016, the last day of the financial period in respect of which the most recently audited financial statements of the Issuer have been prepared.	
	Description of significant changes to financial or trading position	There has been no significant change in the financial position of the Issuer or of the Issuer and its subsidiaries taken as a whole since 3 June 2017, the last day of the financial period in respect of which the most recent financial statements of the Issuer have been prepared ² .	
B.13	Recent events materially relevant to an evaluation of the Issuer's solvency	Not Applicable - There are no recent events particular to the Issuer which are to a material extent relevant to the evaluation of the Issuer's solvency.	
B.14	Dependence on other entities within the Group	See Element B.5. Not Applicable – The Issuer is not dependent on any other entities within the Group.	
B.15	Principal activities	The Group is the leading financial service provider in Denmark (Source: the Danish Financial Supervisory Authority) – and one of the largest in the Nordic region – measured by total assets as at 31 December 2015 ⁶ . The Group offers customers a wide range of services in the fields of banking, mortgage finance, insurance, pension, real-estate brokerage, asset management and trading in fixed income products, foreign exchange and equities. The Group is the largest bank in Denmark (Source: the Danish Financial Supervisory Authority), is one of the largest banks in Finland and Northern Ireland and has challenger positions in Sweden and Norway.	
B.16	Controlling shareholders	Not Applicable – The Issuer is not aware of any shareholder or group of connected shareholders who directly or indirectly control the Issuer.	

² By virtue of the Prospectus Supplement No. 1 dated 31 July 2017, the words "31 March 2016" have been deleted and the words "30 June 2016" are substituted therefore and changes have been made in the section "Selected historical key financial information" to reflect the publication of the consolidated unaudited interim financial statements as at and for the first half year period ended 30 June 2016 (the "Interim report – first half 2017"). The income statement first half 2017 and balance sheet at 30 June 2017 are taken from page 3 in the Interim report – first half 2017.

<p>B.17</p>	<p>Credit ratings assigned to the Issuer</p>	<p>As at the date of this Base Prospectus, the Issuer has been rated by the following rating agencies: Moody’s Investors Service Ltd. (“Moody’s”), Standard & Poor’s Credit Market Services Europe Limited (“S&P”) and Fitch Ratings Ltd (“Fitch”).</p> <p>The Issuer ratings are as follows:</p> <table border="0"> <thead> <tr> <th></th> <th style="text-align: center;">Moody’s</th> <th style="text-align: center;">S&P</th> <th style="text-align: center;">Fitch</th> </tr> </thead> <tbody> <tr> <td>senior unsubordinated long-term debt/long-term Issuer default rating</td> <td style="text-align: center;">A1³</td> <td style="text-align: center;">A</td> <td style="text-align: center;">A</td> </tr> <tr> <td>senior unsubordinated short-term debt/short-term Issuer default rating</td> <td style="text-align: center;">P-1</td> <td style="text-align: center;">A-1</td> <td style="text-align: center;">F1</td> </tr> </tbody> </table> <p>Each of Moody’s, S&P and Fitch is established in the European Union (the “EU”) and is registered under Regulation (EC) No. 1060/2009 (as amended).</p> <p>A rating is not a recommendation to buy, sell or hold securities and may be subject to suspension, reduction or withdrawal at any time by the assigning rating agency.</p> <p>No ratings have been or are expected to be assigned to the Notes at the request of or with the co-operation of the Issuer in the rating process.</p>		Moody’s	S&P	Fitch	senior unsubordinated long-term debt/long-term Issuer default rating	A1 ³	A	A	senior unsubordinated short-term debt/short-term Issuer default rating	P-1	A-1	F1
	Moody’s	S&P	Fitch											
senior unsubordinated long-term debt/long-term Issuer default rating	A1 ³	A	A											
senior unsubordinated short-term debt/short-term Issuer default rating	P-1	A-1	F1											

Section C – Notes

Element	Title	
<p>C.1</p>	<p>Description of Notes/ISIN</p>	<p>The Notes are Equity-Linked Redemption Notes.</p> <p>The Series number is DDBO DE2FO. The Tranche number is 1.</p> <p>The International Securities Identification Number (ISIN) is DK00300404108</p> <p>The Common Code is: Not Applicable</p> <p>The calculation amount (“CA”) is EUR 1,000.</p>
<p>C.2</p>	<p>Currency</p>	<p>The Notes are denominated in EUR and the specified currency for payments in respect of the Notes is EUR.</p>

³ By virtue of the Prospectus Supplement No. 2 dated 25 August 2017, the word “A2” has been deleted and the word “A2” is substituted therefore

C.5	Restrictions on the free transferability of the Notes	Transfers of Notes may be effected only through the book entry system and register maintained by the VP
		The Notes will be freely transferable, subject to the offering and selling restrictions of the United States, the European Economic Area, the United Kingdom, Denmark, Finland, Norway and Sweden and the laws of any jurisdiction in which the Notes are offered or sold.

C.8	Rights attached to the Notes, including ranking and limitations on those rights	<p>The Notes have terms and conditions relating to, among other matters:</p> <p>Ranking The Notes will constitute direct, unconditional, unsubordinated and unsecured obligations of the Issuer and will rank <i>pari passu</i> without any preference among themselves and at least <i>pari passu</i> with all other ordinary, non-preferred, unsubordinated and unsecured obligations of the Issuer, present and future save for certain mandatory exceptions provided by law</p> <p>Taxation The Issuer shall not be liable for or otherwise obliged to pay any taxes which may arise in respect of the Notes and all payments made by the Issuer shall be made subject to any such taxes.</p> <p>Negative pledge and cross default The terms of the Notes will not have the benefit of a negative pledge or a cross-default.</p> <p>Events of default The terms of the Notes will contain, amongst others, the following events of default: (i) default in payment of any principal or interest due in respect of the Notes, continuing for a period of 5 days after the date on which notice has been given to the Issuer; (ii) default in the performance or observance of any other obligation of the Issuer under the Notes and such default remains unremedied for 30 days after notice requiring remedy has been given to the Issuer; (iii) a legal process is levied or enforced or sued out upon or against any part of the assets of the Issuer which is material in its effect upon the operation of the Issuer and is not discharged or stayed within 60 days of having been so levied, enforced or sued out, (iv) events relating to the bankruptcy of the Issuer; and (v) the Danish Financial Supervisory Authority files a petition for the suspension of payments of the Issuer.</p>
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		<p>Meetings</p> <p>The terms of the Notes will contain provisions for calling meetings of holders to consider matters affecting their interests generally. These provisions permit defined majorities to bind all holders, including holders who did not attend and vote at the relevant meeting and holders who voted in a manner contrary to the majority.</p> <p>Governing Law</p> <p>English law, except that the registration of the Notes in the VP Securities Services shall be governed by Danish law.</p>
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C.11	Admission to trading	Application has been made to the Nasdaq Copenhagen A/S for the Notes to be admitted to trading on the Nasdaq Copenhagen A/S.
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C.15	Description of how the value of the investment is affected by the value of the underlying instrument(s)	The principal amount payable at maturity will be subject to a minimum redemption amount of 0 % of the calculation amount. See also Element C.18 below.
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C.16	Maturity date and final reference date	The maturity date is 27 September 2018. The final reference date is the valuation date specified in Element C.18 below.
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C.17	Settlement procedure of derivative securities	The Notes are cash settled Notes.
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C.18	Return on derivative securities	<p>The interest amounts (if any) and the redemption amount due at maturity are determined as follows:</p> <p>Interest</p> <p>The Notes do not bear any interest.</p> <p>Early redemption</p>
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		<p>See “Taxation” and “Events of Default” in Element C.8 above and “Disrupted Days, Market Disruption Events and Adjustments” below for information on early redemption in relation to the Notes.</p> <p>In addition, if the Issuer determines that performance of its obligations under the Notes or that any arrangements made to hedge its obligations under the Notes has or will become illegal in whole or in part as a result of compliance with any applicable present or future law (an “illegality”), the Issuer may redeem the Notes early and, if and to the extent permitted by applicable law, will pay an amount equal to the early redemption amount in respect of each calculation amount.</p> <p>In the circumstances specified above, the “early redemption amount” payable on any such early redemption of the Notes will be an amount determined by the Calculation Agent which represents the fair market value of each calculation amount of the Notes (which amount shall include amounts in respect of interest) on a day selected by the Issuer (in the case of an early redemption following an illegality, ignoring the relevant illegality), but adjusted (except in the case of an early redemption following an event of default) to account for losses, expenses and costs to the Issuer and/or its affiliates of unwinding any hedging and funding arrangements in respect of the Notes, provided that, for the purposes of determining the fair market value of each calculation amount of the Notes following an event of default, no account shall be taken of the financial condition of the Issuer which shall be presumed to be able to perform fully its obligations in respect of the Notes.</p>
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		<p><i>Redemption at maturity</i></p> <p>Unless previously redeemed or purchased and cancelled, the Notes will be redeemed at their Final Redemption Amount on the Maturity Date.</p> <p>The maturity date is 27 September 2018.</p>
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		<p>The Reference Item-Linked Redemption Amount shall be the “Non-Protected Knock-in Put with Call Spread Redemption Amount”, determined as follows:</p> <p>(i) in the case of European Valuation, if Relevant Performance is less than the Put Barrier, an amount determined by reference to the following formula:</p> <p>$CA - (CA \times \text{Max} [\text{Performance Floor}_{\text{Put}}, (PR_{\text{Put}} \times \text{Put Performance})])$</p>
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- (ii) in the case of European Valuation if Relevant Performance is equal to or greater than the Put Barrier but less than the Call Barrier, CA
- (iii) in the case of European Valuation if Relevant Performance is equal to or greater than the Call Barrier, an amount determined by reference to the following formula:

$$CA + (CA \times \text{Max} [\text{Performance Floor}_{\text{Call}}, (\text{PR}_{\text{Call}} \times \text{Capped Performance})] \times \text{OFX})$$

Where:

“**Call Performance**” means Relevant Performance MINUS Call Strike

“**Capped Performance**” means lesser of the Performance Cap and the Call Performance

“**FX Option Conversion**”: Not Applicable, OFX = 1

“**Performance**” means, in respect of the Reference Item and the specified final valuation date, the price of such Reference Item on such specified final valuation date DIVIDED BY initial price of such Reference Item on the initial valuation date, expressed as a percentage

“**Put Performance**” means Put Strike MINUS Relevant Performance

“**Relevant Performance**” means the sum of the weighted Performances for each of the Reference Items

“ Call Barrier ”	=	100%
“ Call Strike ”	=	100%
“ Put Barrier ”	=	100%
“ Put Strike ”	=	100%
“ Performance Cap ”	=	10%
“ Performance Floor_{Call} ”	=	Zero
“ Performance Floor_{Put} ”	=	Zero
“ PR_{Call} ”	=	189%
“ PR_{Put} ”	=	100%

Valuation

		<p>“initial valuation date”</p> <p>“final valuation date”</p>	<p>13 September 2017 (subject to postponement)</p> <p>13 September 2018 (subject to postponement)</p>
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		<p><i>Disrupted Days, Market Disruption Events and Adjustments</i></p> <p>The terms and conditions of the Notes contain provisions, as applicable, relating to events affecting the Reference Item(s), modification or cessation of the Reference Item(s) and market disruption provisions and provisions relating to subsequent corrections of the level of the Reference Item(s) and details of the consequences of such events. Such provisions may permit the Issuer either to require the calculation agent to determine what adjustments should be made following the occurrence of the relevant event (which may include deferment of any required valuation or payment or the substitution of a substitute reference item) or to cancel the Notes and to pay an amount equal to the early redemption amount as specified above.</p>	
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C.19	Exercise price/final reference price	See Element C.18 above.
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C.20	Underlying	In respect of redemption each Reference Item specified under the heading “Description of Reference Items” in the Table below, being the type of Reference Item specified under the heading “Classification” in the Table below.			
		Description of Reference Items	Classification	Electronic Pages	Weight
		ASML Holding N.V.	Equity Security	ASML NA	20 %
		Infineon Technologies AG	Equity Security	IFX GY	20 %
		Applied Materials, Inc.	Equity Security	AMAT UQ	20 %
		Intel Corporation	Equity Security	INTC UQ	20 %
		NVIDIA Corporation	Equity Security	NVDA UQ	20 %
		Information relating to the Reference Items is available from internationally recognised published or electronically displayed sources such as Bloomberg and any website of each Reference Entity can be obtained from the electronic pages specified under the heading “Electronic Pages” for such			

		Reference Items in the Table above and from other internationally recognised published or electronically displayed sources.
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C.21	Market where Notes will be traded and for which the Base Prospectus has been published	Application has been made to the Nasdaq Copenhagen A/S for the Notes to be admitted to trading on Nasdaq Copenhagen A/S.
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Section D– Risks

Element	Title	
D.2	Key risks specific to the Issuer	<p>In purchasing Notes, investors assume the risk that the Issuer may become insolvent or otherwise be unable to make all payments due in respect of the Notes. There is a wide range of factors which individually or together could result in the Issuer becoming unable to make all payments due in respect of the Notes. It is not possible to identify all such factors or to determine which factors are most likely to occur, as the Issuer may not be aware of all relevant factors and certain factors which it currently deems not to be material may become material as a result of the occurrence of events outside the Issuer’s control. The Issuer has identified in the Base Prospectus a number of factors which could materially adversely affect its business and ability to make payments due under the Notes. These factors include:</p> <ul style="list-style-type: none"> • the Group is exposed to a number of risks, the categories of which are credit risk, market risk, liquidity risk, operational risk, litigation and regulatory risk, insurance risk, pension risk and business risk; • regulatory changes could materially affect the Issuer’s business; • the Issuer faces increased capital and liquidity requirements as a result of the Basel III Framework; • the implementation of a bank recovery and resolution directive or the taking any action under it could materially affect the value of any Notes; • the Group may have to pay additional amounts under deposit guarantee schemes or resolution funds; and • the Group may be affected by general economic and geopolitical conditions.

D.6	Key information on key risks	<i>The Issuer believes that the factors summarised below represent the principal risks inherent in investing in the Notes, but the Issuer may be</i>
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	specific to the Notes	<i>unable to pay amounts on or in connection with any Notes for other reasons which may not be considered significant risks by the Issuer based on information currently available to it and which it may not currently be able to anticipate.</i>
		<p>Notes may involve a high degree of risk. There are certain factors which are material for the purpose of assessing the market risks associated with investing in the Notes, which include, without limitation, the following: an active secondary market in respect of the Notes may never be established or may illiquid and this would adversely affect the value at which an investor could sell its Notes, if an investor holds Notes which are not denominated in the investor's home currency, it will be exposed to movements in exchange rates adversely affecting the value of its holding and the imposition of exchange controls could result in an investor not receiving payment on those Notes, the market value of the Notes will be affected by a number of factors independent of the creditworthiness of the Issuer, credit ratings assigned to the Issuer may not reflect all the risks associated with an investment in the Notes, the Notes may not be a suitable investment for all investors, because the VP Systems Notes are dematerialised securities, investors will have to rely on the clearing system procedures for transfer, payment and communication with the Issuer, the recognition as eligible collateral for the Eurosystem and intra-day credit operations by the Eurosystem of New Global Notes is dependent upon satisfaction of the Eurosystem eligibility criteria at the relevant time, taxes and expenses may be payable by holders in connection with the Notes, U.S. Foreign Account Tax Compliance Act withholding may affect payments on the Notes, the Hiring Incentives to Restore Employment Act withholding may affect payments on the Notes, the proposed financial transactions tax may apply in respect of certain dealings in Notes, reforms to benchmarks could have an effect on the Notes; the Terms and Conditions of the Notes contain provisions which may permit their modification without the consent of all investors, the value of the Notes could be adversely affected by a change in applicable laws or administrative practice, the Issuer has issued covered bonds and if any relevant claims in respect of these covered bonds are not met out of the pool of assets or the proceeds arising from it, any remaining claims will subsequently rank pari passu with the Issuer's obligations under the Notes.</p>
		<p>In addition, there are certain factors which are material for the purpose of assessing the risks relating to the structure of the Notes, which include, without limitation, the following: if the Issuer's obligations under the Notes become illegal, the Issuer may redeem the Notes.</p>
		<p>There are certain additional risks associated with Notes linked to the Reference Items: prospective investors in the Notes should understand the risks of transactions involving the Notes and should reach an investment decision only after careful consideration, with their advisers, of the suitability of the Notes in light of their particular financial circumstances, the information set forth in the Base Prospectus and the information</p>

		<p>regarding the Notes and the Reference Items to which the value of, or payments in respect of, the Notes relate. Fluctuations in the value and/or volatility of the Reference Items may affect the value of the Notes. Investors may risk losing their entire investment. Investors will have no claim against any Reference Items. Hedging arrangements of the Issuer may affect the value of the Notes and there may be conflicts of interest in respect of the Notes. Market disruptions or other adjustment events may occur in respect of the Reference Items which may result in valuations and/or payments being delayed, the Notes may be subject to adjustment (including, without limitation, that the relevant Reference Item may be substituted) or the Notes may be redeemed early.</p> <p>The Notes will represent an investment linked to the performance of the Reference Items and prospective investors should note that the return (if any) on their investment in the Notes will depend upon the performance of the Reference Items.</p>
D.6	Risk Warning	<p>THE AMOUNT PAID ON REDEMPTION OF THE NOTES MAY BE LESS THAN THE PRINCIPAL AMOUNT OF THE NOTES, TOGETHER WITH ANY INTEREST, AND MAY IN CERTAIN CIRCUMSTANCES BE ZERO. INVESTORS MAY LOSE THE VALUE OF THEIR ENTIRE INVESTMENT, OR PART OF IT, AS THE CASE MAY BE.</p>

Section E – Offer

Element	Title	
E.2b	Reasons for offer and use of proceeds when different from making profit and/or hedging certain risks	<p>The net proceeds from each issue of Notes will be applied by the Issuer to meet part of its general financing requirements.</p>
E.3	Terms and conditions of the offer	<p>This issue of Notes is being offered in a Non-Exempt Offer in Denmark and Luxembourg.</p> <p>The issue price of the Notes is 100 per cent. of their principal amount.</p> <p>The Issuer reserves the right to cancel, in the sole and absolute discretion of the issuer, the Issue of the Notes if (i) the Issuer receives subscriptions for Notes on an Aggregate Principal Amount of less than EUR 1,000,000 or (ii) the Issuer does not determine a PR_{Call} of at least 165 per cent.</p> <p>Further, the Issuer has the right to cancel the offer and the subsequent issue of the Notes if in the sole and absolute discretion of the Issuer, during the Offer Period, there is a domestic or international material change in stock prices, interest levels and/or the volatility in the</p>

		<p>underlying equities, an economic, financial, political or market related material change, which in the sole and absolute discretion of the Issuer makes the offering of Notes inexpedient.</p> <p>An Investor intending to acquire or acquiring any Notes in a Non-exempt Offer from an Authorised Offeror will do so, and offers and sales of such Notes to an Investor by such Authorised Offeror will be made, in accordance with any terms and other arrangements in place between such Authorised Offeror and such Investor including as to price, allocations and settlement arrangements</p>
E.4	Interests material to the issue/offer, including conflicting interests	<p>Not Applicable – So far as the Issuer is aware, no person involved in the issue of the Notes has an interest material to the offer.</p> <p>The Authorised Offeror will be paid aggregate commissions equal to 1% per cent of the principal amount of the Notes. So far as the Issuer is aware, no other person involved in the issue of the Notes has an interest material to the offer.</p>
E.7	Expenses charged to the investor	<p>No expenses are being charged to an investor by the Issuer or the Authorised Offeror. However, expenses may be charged by the Authorised Offeror in the range between 0 per cent and 2 per cent of the nominal amount of the Notes to be purchased by the relevant investor.</p>

RESUMÉ

Resuméer består af oplysningskrav, der benævnes “Elementer”. Disse Elementer er nummereret i afsnit A – E (A.1 – E.7). Dette Resumé indeholder alle de Elementer, der skal være indeholdt i et resumé for Gældsinstrumenterne og Udsteder. Da nogle Elementer ikke kræves medtaget, kan der forekomme huller i nummereringen af Elementerne. Selv om et Element skal indsættes i et resumé på grund af typen af værdipapir og udsteder, er det muligt, at der ikke kan gives nogen relevante oplysninger om Elementet. I så fald skal resuméet indeholde en kort beskrivelse af Elementet med en forklaring på, hvorfor det ikke er relevant.

Afsnit A - Indledning og advarsler

Element	
A.1	<p>Dette resumé bør læses som en indledning til Basisprospektet og de relevante Endelige Vilkår.</p> <p>Enhver beslutning om investering i Gældsinstrumenter bør træffes af investor på baggrund af Basisprospektet som helhed, herunder de dokumenter, der indgår i form af henvisninger, og de relevante Endelige Vilkår.</p> <p>Hvis en sag vedrørende oplysningerne i Basisprospektet og de relevante Endelige Vilkår indbringes for en domstol i en EØS-Medlemsstat, kan sagsøger i henhold til national lovgivning i den Medlemsstat, hvor sagen indbringes, være forpligtet til at betale omkostningerne i forbindelse med oversættelse af Basisprospektet og de relevante Endelige Vilkår, inden retssagen indledes.</p> <p>Udsteder kan ikke ifalde et civilretligt erstatningsansvar i en sådan Medlemsstat alene på baggrund af dette resumé, herunder en oversættelse heraf, medmindre det er misvisende, ukorrekt eller uoverensstemmende, når det læses sammen med de andre dele af Basisprospektet og de relevante Endelige Vilkår, eller medmindre det ikke, efter gennemførelsen af de relevante bestemmelser i EU-direktiv nr. 2010/73/EU i den relevante Medlemsstat, indeholder nøgleoplysninger (som defineret i artikel 2.1(s) i Prospektdirektivet), når det læses sammen med de andre dele af Basisprospektet og de relevante Endelige Vilkår, således at investorer lettere kan tage stilling til, om de vil investere i Gældsinstrumenterne.</p>
A.2	<p>Gældsinstrumenterne kan udbydes under omstændigheder, hvor der ikke foreligger en fritagelse for forpligtelsen i Prospektdirektivet til at offentliggøre et prospekt (et “Ikke-fritaget Udbud”).</p> <p><i>Samtykke:</i> Med forbehold for nedenstående betingelser giver Udsteder sit samtykke til anvendelse af dette Basisprospekt i forbindelse med et Ikke-Fritaget Udbud af Gældsinstrumenter foretaget af Danske Bank International S.A “Bemyndigede Udbydere”.</p> <p><i>Udbudsperiode:</i> Udsteders ovenfor omtalte samtykke gives for Ikke-fritagede Udbud af Gældsinstrumenter fra og med 6. september 2017 til og med 13. september 2017 (“Udbudsperioden”).</p>

	<p><i>Betingelser for samtykke:</i> Betingelserne for Udsteders samtykke er, at det pågældende samtykke a) kun er gyldigt i Udbudsperioden og b) kun omfatter anvendelse af Basisprospektet til Ikke-fritagede Udbud af den relevante Tranche af Gældsinstrumenter i Luxembourg.</p> <p>EN INVESTOR, DER HAR TIL HENSIGT AT KØBE, ELLER SOM KØBER, GÆLDSINSTRUMENTER I ET IKKE-FRITAGET UDBUD FRA DEN BEMYNDIGEDE UDBYDER VIL GØRE DET, OG DEN BEMYNDIGEDE UDBYDERS UDBUD OG SALG AF SÅDANNE GÆLDSINSTRUMENTER TIL EN INVESTOR VIL BLIVE FORETAGET, I OVERENSSTEMMELSE MED DE VILKÅR OG ANDRE AFTALER, DER FORELIGGER MELLEM DEN BEMYNDIGEDE UDBYDER OG PÅGÆLDENDE INVESTOR, HERUNDER KURS-, FORDELINGS- OG AFVIKLINGSAFTALER. PÅ TIDSPUNKTET FOR UDBUDET SKAL INVESTOR HENVENDE SIG TIL DEN BEMYNDIGEDE UDBYDER FOR OPLYSNINGER, OG DEN BEMYNDIGEDE UDBYDER VIL VÆRE ANSVARLIG FOR DE PÅGÆLDENDE OPLYSNINGER.</p>
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Afsnit B – Udsteder

Element	Overskrift	
B.1	Juridisk navn og binavn	Danske Bank A/S (“Udsteder”).
B.2	Domicil/ Retlig form/ Lovgivning/ Indregistreringsland	Udsteder blev grundlagt i Danmark og stiftet den 5. oktober 1871. Udsteder er en forretningsbank med begrænset hæftelse, der driver virksomhed i henhold til lov om finansiel virksomhed. Udsteder er registreret i Erhvervsstyrelsen med CVR-nr. 61126228.
B.4b	Kendte udviklingstendenser, der påvirker Udsteder og de sektorer, Udsteder opererer i	Ikke relevant. Der er ingen kendte tendenser, usikkerheder, krav, forpligtelser eller begivenheder, der med rimelig sandsynlighed vil få en væsentlig indvirkning på Udsteders udsigter for indeværende regnskabsår.
B.5	Beskrivelse af Koncernen	Udsteder er moderselskab i Danske Bank-koncernen (“ Koncernen ”). Udsteder er en moderne nordisk universalbank med broer til resten af verden.
B.9	Resultatforventninger eller -prognoser	Ikke relevant. Der er ikke anført nogen resultatforventninger eller -prognoser i Basisprospektet.
B.10	Revisorforbehold	Ikke relevant. Der er ikke indeholdt nogen forbehold i revisionspåtegningen, der indgår i form af henvisning i Basisprospektet.

B.12	Udvalgte vigtige historiske regnskabsoplysninger ⁴		
	(DKK mio.)	Regnskabsåret 2016 (Revideret)	Regnskabsåret 2015 (Revideret)
	Danske Bank koncernen		
	Resultatopgørelse		
	Samlede indtægter	47.959	45.611
	Driftsomkostninger	22.642	23.237
	Nedskrivninger på goodwill	-	4.601
	Nedskrivninger på udlån	- 3	57
	Resultat før skat, kerneaktiviteter	25.320	17.716
	Resultat før skat, ikke-kerneaktiviteter	37	46
	Resultat før skat	25.357	17.762
	Skat	5.500	4.639
	Årets resultat	19.858	13.123
	Balance		
	Udlån	1.689.155	1.609.384
	Aktiver vedrørende handelsporteføljen	509.678	547.019
	Aktiver, ikke-kerneaktiviteter	19.039	27.645
	Andre aktiver	1.265.799	1.108.831
	Aktiver i alt	3.483.670	3.292.878
	Indskud	859.435	816.762
	Obligationer udstedt af Realkredit Danmark	726.732	694.519
	Forpligtelser vedrørende handelsporteføljen	478.301	471.131
	Forpligtelser, ikke-kerneaktiviteter	2.816	5.520
	Andre forpligtelser	1.249.771	1.144.116
	Forpligtelser i alt	3.317.055	3.132.048
	Indehavere af hybride kernekapitalinstrumenter m.v.	14.343	11.317
	Egenkapital i alt	152.272	149.513

⁴ I Danske Bank Koncernens Årsrapport for regnskabsåret der sluttede 31. december 2016 er sammenligningstal for året der sluttede 31. december 2015. Element B.12 og note 2 i Årsrapporten 2016 afspejler tallene for året 2015.

(DKK mio.)		
Danske Bank koncernen	Første halvår med afslutning 30. juni 2017	Første halvår med afslutning 30. juni 2016
Resultatopgørelse		
Samlede indtægter	24.385	23.012
Driftsomkostninger	11.484	11.115
Nedskrivninger på udlån	- 466	- 107
Resultat før skat, kerneaktiviteter	13.368	12.004
Resultat før skat, ikke-kerneaktiviteter	- 45	47
Resultat før skat	13.323	12.051
Skat	3.002	2.688
Årets resultat	10.321	9.363
Balance		
Udlån	1.707.291	1.663.698
Aktiver vedrørende handelsporteføljen	489.463	577.414
Aktiver, ikke-kerneaktiviteter	17.492	21.555
Andre aktiver	1.358.471	1.220.660
Aktiver i alt	3.572.717	3.483.327
Indskud	913.639	854.518
Obligationer udstedt af Realkredit Danmark	733.172	706.503
Forpligtelser vedrørende handelsporteføljen	451.663	487.322
Forpligtelser, ikke-kerneaktiviteter	2.499	4.008
Andre forpligtelser	1.308.846	1.272.889
Forpligtelser i alt	3.409.819	3.325.240
Indehavere af hybride kernekapitalinstrumenter m.v.	14.334	11.308
Egenkapital i alt	148.564	146.779
Erklæring om, at der ikke er sket væsentlige forværringer	Der er ikke sket nogen væsentlig negativ ændring i Udstederens udsigter siden den 31. december 2016, som er den sidste dag i den regnskabsperiode, for hvilken Udstederens seneste reviderede regnskab er udarbejdet.	

	Beskrivelse af væsentlige ændringer i den finansielle eller handelsmæssige stilling	Der er ikke sket nogen væsentlig ændring i Udstederens finansielle stilling eller i Udstederens og dens datterselskabers finansielle stilling som helhed siden den 30. juni 2017, som er den sidste dag i den regnskabsperiode, for hvilken Udstederens seneste reviderede regnskab er udarbejdet. ⁵
B.13	Begivenheder, der er indtruffet for nylig, og som er væsentlige ved bedømmelsen af Udsteders solvens	Ikke relevant. Der er ikke for nylig indtruffet specielle begivenheder for Udstederen, som i væsentligt omfang er relevante for vurderingen af Udstederens solvens.
B.14	Afhængighed af andre enheder i Koncernen	Jf. Element B.5. Ikke relevant. Udsteder er ikke afhængig af andre enheder i Koncernen.
B.15	Hovedvirksomhed	Koncernen er den førende udbyder af finansielle ydelser i Danmark (kilde: Finanstilsynet) – og en af de største i Norden målt på samlede aktiver pr. 31. december 2016. Koncernen tilbyder sine kunder en bred vifte af ydelser, der omfatter bankvirksomhed, realkredit, forsikring, pension, ejendomsmæglervirksomhed, kapitalforvaltning handel med renteprodukter, valuta og aktier. Koncernen er den største bank i Danmark (kilde: Finanstilsynet), en af de større banker i Finland og Nordirland og har udfordrerposition i Sverige og Norge.
B.16	Aktionærer med bestemmende indflydelse	Ikke relevant. Udsteder er ikke bekendt med nogen aktionær eller gruppe af forbundne aktionærer, der direkte eller indirekte kontrollerer Udsteder.
B.17	Kreditvurderinger, som Udsteder har fået	Pr. datoen for dette Basisprospekt er Udsteder blevet kreditvurderet af følgende kreditvurderingsbureauer: Moody's Investors Service Ltd. (" Moody's "), Standard & Poor's Credit Market Services Europe Limited (" S&P ") og Fitch Ratings Ltd (" Fitch "). Udsteders kreditvurderinger er som følger: Moody's S&P Fitch

⁵ I kraft af Prospekt Supplement nr. 1 dateret 31. juli 2017 er ordene "31. marts 2016" slettet og ordene "30. juni 2016" er indsat i stedet for og ændringer er foretaget i afsnittet "udvalgte vigtige historiske regnskabsoplysninger" for at reflektere offentliggørelsen af det konsoliderede og ikke-reviderede regnskab for første halvår der sluttede 30. juni 2017 (Halvårsregnskabet 2017). Resultatopgørelsen for første halvår 2017 og balancen pr. 30. juni 2017 fremgår af side 3 i Halvårsregnskabet 2017.

		Ikke-efterstillet, langfristet seniorgæld/Udsteders langsigtede misligholdelsesrating	A1 ⁶	A	A
		Ikke-efterstillet, kortfristet seniorgæld/Udsteders kortsigtede misligholdelsesrating	P-1	A-1	F1
		Moody's, S&P og Fitch er hver især etableret i den Europæiske Union ("EU") og er registreret i henhold til forordning (EF) nr. 1060/2009 (med senere ændringer).			
		En kreditvurdering er ikke en anbefaling om at købe, sælge eller eje værdipapirer og kan blive suspenderet, nedgraderet eller trukket tilbage til enhver tid af det tildelende kreditvurderingsbureau.			
		Gældsinstrumenterne har ikke fået og forventes ikke at få tildelt nogen kreditvurderinger, som Udsteder har anmodet om, eller hvor Udsteder har samarbejdet i vurderingsprocessen.			

Afsnit C – Gældsinstrumenter

Element	Overskrift	
C.1	Beskrivelse af Gældsinstrumenterne/ISIN	Gældsinstrumenterne er indeksrelateret. Serienummeret er DDBO DE2FO. Tranchenummeret er 1. International Securities Identification Number (ISIN) er DK0030404108. Beregningsbeløbet ("BB") er EUR 1.000.
C.2	Valuta	Gældsinstrumenterne er i EUR, og den angivne valuta for betalinger vedrørende Gældsinstrumenterne er EUR.
C.5	Indskrænkning er i Gældsinstrumenternes omsættelighed	Overdragelse af Gældsinstrumenterne kan alene ske gennem det elektroniske system og register, der føres af VP. Gældsinstrumenterne er frit omsættelige med forbehold for udbuds- og salgsbegrænsningerne i USA, EØS, Storbritannien, Danmark, Finland, Norge

⁶ I kraft af Prospekt Supplement nr. 2, dateret 25. august 2017 er ordet "A2" slettet og er erstattet med ordet "A1"

		og Sverige og lovgivningen i enhver jurisdiktion, hvor Gældsinstrumenterne udbydes eller sælges.
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<p>C.8</p>	<p>Gældsinstrumenternes rettigheder, herunder rangorden og begrænsninger i disse rettigheder</p>	<p>Gældsinstrumenterne er blandt andet omfattet af vilkår og betingelser vedrørende:</p> <p><i>Rangorden</i></p> <p>Gældsinstrumenterne udgør direkte, ubetingede, ikke-efterstillede og usikrede forpligtelser for Udsteder og har samme rettigheder og er indbyrdes sideordnede, og de har mindst samme rettigheder som alle andre ordinære, simple, ikke-efterstillede og usikrede nuværende og fremtidige forpligtelser for Udsteder bortset fra visse ufravigelige undtagelser, der er bestemt ved lov.</p> <p><i>Beskatning</i></p> <p>Udsteder hæfter ikke for eller er på anden måde forpligtet til at betale skatter og afgifter, der kan opstå vedrørende Gældsinstrumenterne, og alle betalinger foretaget af Udsteder sker med forbehold for sådanne skatter og afgifter.</p> <p><i>Negativerklæring og cross default</i></p> <p>Gældsinstrumenternes vilkår vil ikke drage fordel af nogen negativerklæring eller cross-default-bestemmelse.</p> <p><i>Misligholdelsesbegivenheder</i></p> <p>Gældsinstrumenternes vilkår vil blandt andet indeholde følgende misligholdelsesbegivenheder: 1) misligholdelse af betaling af forfalden hovedstol eller rente vedrørende Gældsinstrumenterne, der fortsætter i en periode på fem dage efter den dato, hvor Udsteder er blevet underrettet herom, 2) misligholdelse af opfyldelsen eller overholdelsen af enhver forpligtelse for Udsteder i henhold til Gældsinstrumenterne, hvis den pågældende misligholdelse ikke er afhjulpet senest 30 dage efter, Udsteder har modtaget meddelelse om, at misligholdelsen kræves afhjulpet, 3) i tilfælde af at der indledes eller håndhæves eller begæres en juridisk proces i eller mod en del af Udsteders aktiver, der har væsentlig indvirkning på Udsteders drift, og denne proces ikke bringes til ophør eller udsættes senest 60 dage efter den er indledt, håndhævet eller begæret, 4) begivenheder vedrørende Udsteders konkurs og 5) Finanstilsynets begæring om Udsteders betalingsstandsning.</p> <p><i>Generalforsamlinger</i></p> <p>Gældsinstrumenternes vilkår indeholder bestemmelser om indkaldelse af generalforsamlinger for indehaverne med henblik på behandling af emner, der påvirker deres interesser generelt. Disse bestemmelser tillader fastsatte stemmeflertal at forpligte alle indehavere, herunder indehavere, der ikke har deltaget i og stemt på den relevante generalforsamling, og indehavere, der har stemt imod flertallet.</p>
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		<p>Lovvalg</p> <p>Engelsk ret, bortset fra, at Gældsinstrumenternes registrering i VP Securities reguleres af dansk ret.</p>
C.11	Optagelse til handel	Der er indsendt ansøgning til Nasdaq Copenhagen A/S om optagelse af Gældsinstrumenterne til handel på Nasdaq Copenhagen A/S.
C.15	Beskrivelse af, hvordan værdien af investeringen påvirkes af værdien af det eller de underliggende instrument(er)	Den hovedstol, der skal betales ved udløb, er med forbehold for et mindste indfrielsesbeløb på 0% af beregningsbeløbet. Der henvises i øvrigt til Element C.18 nedenfor.
C.16	Udløbsdato og sidste referencedato	Udløbsdatoen er 27. september 2018 Den sidste referencedato er den sidste værdiansættelsesdato angivet i C.18 nedenfor.
C.17	Afregningsprocedure for derivater	Gældsinstrumenterne er kontantafregnede Gældsinstrumenter.
C.18	Afkast på derivater	<p>De eventuelle rentebeløb og indfrielsesbeløb, der er skyldige ved udløb, fastsættes som følger:</p> <p>Rente</p> <p>Gældsinstrumenterne forrentes ikke.</p> <p>Førtidsindfrielse</p> <p>Der henvises til afsnittene “Beskatning” og “Misligholdelsesbegivenheder” i Element C.8 ovenfor og til “Dage med Handelsforstyrrelser, Markedsforstyrrende Begivenheder og Reguleringer” nedenfor for oplysninger om førtidsindfrielse vedrørende Gældsinstrumenterne.</p> <p>Endvidere kan Udsteder, hvis Udsteder fastslår, at opfyldelse af dennes forpligtelser i henhold til Gældsinstrumenterne eller at eventuelle aftaler</p>

		<p>indgået for at afdække dennes forpligtelser i henhold til Gældsinstrumenterne er blevet eller vil blive helt eller delvist ulovlig som følge af iagttagelse af enhver gældende nuværende eller fremtidig lov (en “ulovlighed”), indfri Gældsinstrumenterne førtidigt, og, hvis og i det omfang lovgivningen tillader det, betale et beløb svarende til førtidsindfrielsesbeløbet for hvert beregningsbeløb.</p> <p>Under de ovenfor angivne omstændigheder vil “førtidsindfrielsesbeløbet”, der skal betales ved en sådan førtidsindfrielse af Gældsinstrumenterne, udgøre et beløb fastsat af Beregningsagenten, som repræsenterer markedsværdien af hvert beregningsbeløb for Gældsinstrumenterne (hvilket beløb skal inkludere rentebeløb) på den af Udsteder valgte dag (i tilfælde af førtidsindfrielse efter en ulovlighed ses bort fra den relevante ulovlighed), men reguleret (undtagen i tilfælde af førtidsindfrielse efter en misligholdelsesbegivenhed), så der tages højde for tab, udgifter og omkostninger for Udsteder og/eller dennes tilknyttede selskaber i forbindelse med afvikling af afdæknings- og finansieringsaftaler vedrørende Gældsinstrumenterne, forudsat at der ikke ved fastsættelsen af markedsværdien af hvert beregningsbeløb for Gældsinstrumenterne efter en misligholdelsesbegivenhed tages højde for Udsteders finansielle stilling, idet det forudsættes, at Udsteder fuldt ud kan opfylde sine forpligtelser vedrørende Gældsinstrumenterne.</p>
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		<p>Indfrielse ved udløb</p> <p>Medmindre Gældsinstrumenterne tidligere er blevet indfriet eller købt og annulleret, vil de blive indfriet til deres Endelige Indfrielsesbeløb på Udløbsdatoen.</p> <p>Udløbsdatoen er 27. september 2018</p>
		<p>Det Referenceemne-relaterede Indfrielsesbeløb er det “Ikke-beskyttede Knock-in Put med Call Spread-indfrielsesbeløb”, der fastsættes som følger:</p> <ol style="list-style-type: none"> 1) ved Europæisk Vurdering, hvis det Relevante Afkast er mindre end Put-grænsen, et beløb fastsat med udgangspunkt i følgende formel: $BB - (BB \times \text{Max} [\text{Afkastbund}_{\text{Put}}, (\text{PR}_{\text{Put}} \times \text{Put-afkast})])$ 2) ved Europæisk Vurdering, hvis det Relevante Afkast er lig med eller større end Put-grænsen, men mindre end Call-grænsen, BB 3) ved Europæisk Vurdering, hvis det Relevante Afkast er lig med eller større end Call-grænsen, et beløb fastsat med udgangspunkt i følgende formel: $BB + (BB \times \text{Max} [\text{Afkastbund}_{\text{Call}}, (\text{PR}_{\text{Call}} \times \text{Afkast med Loft})]) \times \text{Optionsvaluta}$

		<p>Hvor:</p> <p>“Call-afkast” betyder Relevant Afkast MINUS Call-udnyttelseskurs.</p> <p>“Afkast med Loft” betyder Afkastloftet eller Call-afkastet, hvis dette er mindre</p> <p>“Valutaoptionskonvertering”: Ikke relevant, Optionsvaluta = 1.</p> <p>“Afkast” vedrørende Referenceemnet og den angivne sidste værdiansættelsesdato betyder det niveau for det pågældende Referenceemne på den angivne sidste værdiansættelsesdato DIVIDERET MED det initiale niveau, som er det niveau for Referenceemnet på den første værdiansættelsesdato i procent.</p> <p>“Put-afkast” betyder Put-udnyttelseskurs MINUS Relevant Afkast.</p> <p>“Relevant Afkast” betyder summen af de vægtede Afkast på hvert Referenceemne.</p> <p>“Call-grænse” = 100%</p> <p>“Call-udnyttelseskurs” = 100%</p> <p>“Put-grænse” = 100%</p> <p>“Put-udnyttelseskurs” = 100%</p> <p>“Afkastloft” = 10%</p> <p>“Afkastbund_{Call}” = Nul</p> <p>“Afkastbund_{Put}” = Nul</p> <p>“PR_{Call}” = 189%</p> <p>“PR_{Put}” = 100%</p> <p><i>Værdiansættelse</i></p> <p>“første værdiansættelsesdato” = 13. september 2017 (med forbehold for udskydelse)</p> <p>“sidste værdiansættelsesdato” = 13. september 2018 (med forbehold for udskydelse)</p>
		<p><i>Dage med Handelsforstyrrelser, Markedsforstyrrende Begivenheder og Reguleringer</i></p>

		Gældsinstrumenternes vilkår indeholder bestemmelser vedrørende henholdsvis begivenheder, der påvirker Referenceemnet, ændring eller ophør af Referenceemnet og markedsforstyrrelsesbestemmelser samt bestemmelser vedrørende efterfølgende korrektioner af niveauet for Referenceemnet og oplysninger om konsekvenserne af disse begivenheder. Sådanne bestemmelser kan give Udsteder ret til enten at kræve, at beregningsagenten fastsætter, hvilke reguleringer der skal foretages efter den relevante begivenhed (hvilket kan indebære udskydelse af en påkrævet værdiansættelse eller betaling eller udskiftning af et erstatningsreferenceemne), eller at annullere Gældsinstrumenterne og betale et beløb, der svarer til førtidsindfrielsesbeløbet som angivet ovenfor.
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C.19	Udnyttelseskurs/endelig referencekurs	Jf. Element C.18 ovenfor.
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C.20	Underliggende værdipapir	I relation til indfrielse, hvert Referenceemne, der er beskrevet under overskriften "Beskrivelse af Referenceemner" i nedenstående Tabel, der er den type Referenceemne, der er beskrevet under overskriften "Klassificering" i nedenstående tabel.																								
		<table border="1"> <thead> <tr> <th>Beskrivelse af Referenceemner</th> <th>Klassificering</th> <th>Elektroniske sider</th> <th>Vægt</th> </tr> </thead> <tbody> <tr> <td>ASML Holding N.V.</td> <td>Aktier</td> <td>ASML NA</td> <td>20%</td> </tr> <tr> <td>Infineon Technologies AG</td> <td>Aktier</td> <td>IFX GY</td> <td>20%</td> </tr> <tr> <td>Applied Materials, Inc.</td> <td>Aktier</td> <td>AMAT UQ</td> <td>20%</td> </tr> <tr> <td>Intel Corporation</td> <td>Aktier</td> <td>INTC UQ</td> <td>20%</td> </tr> <tr> <td>NVIDIA Corporation</td> <td>Aktier</td> <td>NVDA UQ</td> <td>20%</td> </tr> </tbody> </table>	Beskrivelse af Referenceemner	Klassificering	Elektroniske sider	Vægt	ASML Holding N.V.	Aktier	ASML NA	20%	Infineon Technologies AG	Aktier	IFX GY	20%	Applied Materials, Inc.	Aktier	AMAT UQ	20%	Intel Corporation	Aktier	INTC UQ	20%	NVIDIA Corporation	Aktier	NVDA UQ	20%
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		Oplysninger vedrørende Referenceemner tilgængelige fra internationalt anerkendte offentliggjorte eller elektroniske kilder såsom Bloomberg kan indhentes fra den elektroniske side, der er angivet under overskriften "Elektronisk Side" for det pågældende Referenceemne i tabellen ovenfor og fra andre internationalt anerkendte, offentliggjorte eller elektronisk viste kilder.																								

C.21	Marked, hvor Gældsinstrumenterne vil blive handlet, og som	Der er indsendt ansøgning til Nasdaq Copenhagen A/S om optagelse af Gældsinstrumenterne til handel på Nasdaq Copenhagen A/S.
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	Basisprospekter er udstedt for	
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Afsnit D– Risici

Element	Overskrift	
D.2	De vigtigste risici, der specifikt vedrører Udsteder	<p>Ved køb af Gældsinstrumenter påtager investor sig den risiko, at Udsteder bliver insolvent eller på anden måde ude af stand til at betale alle forfaldne beløb vedrørende Gældsinstrumenterne. Der er en lang række faktorer, der hver især eller tilsammen kan medføre, at Udsteder bliver ude af stand til at betale alle forfaldne beløb vedrørende Gældsinstrumenterne. Det er ikke muligt at identificere alle disse faktorer eller fastslå, hvilke faktorer der mest sandsynligt indtræffer, idet Udsteder muligvis ikke er bekendt med alle relevante faktorer, og visse faktorer, som Udsteder på nuværende tidspunkt ikke anser for væsentlige, kan blive væsentlige som følge af begivenheder uden for Udsteders kontrol. I Basisprospektet har Udsteder identificeret en række faktorer, der kan få en væsentlig negativ indvirkning på dennes virksomhed og evne til at betale forfaldne beløb i henhold til Gældsinstrumenterne. Disse forhold omfatter blandt andet:</p> <ul style="list-style-type: none"> • Koncernen er udsat for en række risici inden for kategorierne kreditrisiko, markedsrisiko, likviditetsrisiko, driftsrisiko, juridisk og regulatorisk risiko, forsikringsrisiko, pensionsrisiko og forretningsrisiko, • regulatoriske ændringer kan få en væsentlig indvirkning på Udsteders virksomhed, • Udsteder står over for skærpede kapital- og likviditetskrav som følge af Basel III regler, • Implementeringen af direktivet om genopretning og afvikling af kreditinstitutter og investeringsselskaber eller en enhver handling derefter kan påvirke værdien af ethvert Gældsinstrument væsentligt, • Koncernen vil muligvis skulle betale yderligere beløb i henhold til indskudsgarantiordninger eller afviklingsfonde, og • Koncernen kan blive påvirket af generelle samfundsøkonomiske eller geopolitiske forhold.
D.6	Nøgleoplysninger om de vigtigste risici, der er specifikke for Gældsinstrumenterne	<p><i>Udsteder vurderer, at de nedenfor opsummerede faktorer udgør de vigtigste iboende risici ved investering i Gældsinstrumenterne, men Udsteder vil muligvis ikke kunne betale beløb på eller i forbindelse med Gældsinstrumenterne af andre grunde, som muligvis ikke betragtes som væsentlige risici af Udsteder baseret på de oplysninger, som på nuværende tidspunkt foreligger for Udsteder, og som Udsteder på nuværende tidspunkt muligvis ikke er i stand til at forudse.</i></p>

		<p>Gældsinstrumenterne kan indebære en høj grad af risiko. Der er visse faktorer, der er væsentlige for at vurdere de markedsrisici, der er forbundet med investering i Gældsinstrumenterne, herunder, men ikke begrænset til, følgende: et aktivt sekundært marked for Gældsinstrumenterne vil muligvis aldrig blive etableret eller vil muligvis være illikvidt, og dette kan få negativ indvirkning på den værdi, til hvilken investor kan sælge sine Gældsinstrumenter, hvis investor ejer Gældsinstrumenter, der ikke er denomineret i investors egen valuta, vil denne blive udsat for valutakursudsving, hvilket har en negativ indvirkning på værdien af dennes beholdning, og indførelsen af valutakontrol kan resultere i, at investor ikke modtager betaling vedrørende de pågældende Gældsinstrumenter, markedsværdien af Gældsinstrumenterne påvirkes af en række forhold, der er uafhængige af Udsteders kreditværdighed; kreditvurderinger, der er tildelt Udsteder, vil muligvis ikke afspejle alle de risici, der er forbundet med en investering i Gældsinstrumenterne; Gældsinstrumenterne vil muligvis ikke være en egnet investering for alle investorer; idet VP Systems' Gældsinstrumenter er papirløse værdipapirer, vil investorerne være nødt til at henholde sig til clearingsystemets procedurer for overdragelse, betaling og kommunikation med Udsteder Eurosystemets anerkendelse af Nye Globale Gældsinstrumenter som passende sikkerhed for Eurosystemet og for intradag kreditoperationer afhænger af opfyldelse af Eurosystemets udvælgelseskriterier på det pågældende tidspunkt; indehaverne vil muligvis skulle betale skatter, afgifter og udgifter i forbindelse med Gældsinstrumenterne; skatteindeholdelse i henhold til den amerikanske lov Foreign Account Tax Compliance Act kan påvirke betalinger på Gældsinstrumenterne; Skatteindeholdelse i henhold til den amerikanske lov Hiring Incentives to Restore Employment Act kan påvirke betalinger på Gældsinstrumenterne, den foreslåede skat på finansielle transaktioner kan være gældende for visse former for handel med Gældsinstrumenterne; ; reformering af benchmarks kan have en effekt på Gældsinstrumenterne; Gældsinstrumenternes vilkår kan indeholde bestemmelser, som giver mulighed for ændring uden alle investorers samtykke; værdien af Gældsinstrumenterne kan blive negativt påvirket af en ændring i gældende lovgivning eller administrativ praksis; Udsteder har udstedt særligt dækkede obligationer, og hvis et relevant krav vedrørende disse særligt dækkede obligationer ikke opfyldes af aktivpoolen eller provenuet herfra, vil resterende krav efterfølgende være sidestillet med Udsteders forpligtelser i henhold til Gældsinstrumenterne.</p>
		<p>Desuden er der visse faktorer, der er væsentlige for vurderingen af de risici, der vedrører Gældsinstrumenternes opbygning, herunder, men ikke begrænset til, følgende: hvis Udsteders forpligtelser i henhold til Gældsinstrumenterne bliver ulovlige, vil Udsteder muligvis indfri Gældsinstrumenterne.</p> <p>Der er visse yderligere risici, der er forbundet med Gældsinstrumenter relateret til Referenceemnerne: potentielle investorer i Gældsinstrumenterne bør forstå de risici, der er forbundet med transaktioner i Gældsinstrumenterne, og bør først træffe en beslutning om investering efter nøje overvejelse i samråd med deres rådgivere af hensigtsmæssigheden af Gældsinstrumenterne i lyset af deres særlige økonomiske forhold, oplysningerne i Basisprospektet og oplysningerne vedrørende Gældsinstrumenterne og Referenceemnerne, som Gældsinstrumenterne vedrører. Udsving i værdien af og/eller volatiliteten for</p>

D.6	Risikoadvarsel	<p>Referenceemnerne kan påvirke værdien af Gældsinstrumenterne. Investor risikerer at tabe hele sin investering. Investor har ingen krav mod nogen Referenceenhed. Udsteders afdækningstransaktioner kan påvirke værdien af Gældsinstrumenterne, og der kan forekomme interessekonflikter vedrørende Gældsinstrumenterne. Markedsforstyrrelser eller andre regulerende begivenheder kan forekomme vedrørende Referenceemnet, som kan medføre forsinkede værdiansættelser og/eller betalinger, Gældsinstrumenterne kan blive underlagt regulering (herunder, men ikke begrænset til, at den relevante Referenceenhed kan blive skiftet ud), eller Gældsinstrumenterne kan blive indfriet førtidigt.</p> <p>Gældsinstrumenterne udgør en investering, der er knyttet til afkastet på Referenceemnerne, og potentielle investorer bør være opmærksomme på, at det eventuelle afkast på deres investering i Gældsinstrumenterne afhænger af Referenceemnernes afkast.</p> <p>DET BELØB, DER BETALES VED INDFRIELSE AF GÆLDSINSTRUMENTERNE, KAN VÆRE MINDRE END GÆLDSINSTRUMENTERNES HOVEDSTOL PLUS RENTE OG KAN UNDER VISSE OMSTÆNDIGHEDER VÆRE NUL. INVESTORER KAN MISTE VÆRDIEN AF HENHOLDSVIS HELE ELLER EN DEL AF DERES INVESTERING.</p>
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Afsnit E – Udbud

Element	Overskrift	
E.2b	Baggrund for udbuddet og anvendelse af provenu, når der ikke er tale om at generere overskud og/eller afdække visse risici	<p>Nettoprovenuet fra de enkelte udstedelser af Gældsinstrumenter vil blive anvendt af Udsteder til opfyldelse af generelle finansieringskrav.</p>
E.3	Udbudsbetingelser	<p>Denne udstedelse af Gældsinstrumenter udbydes i et Ikke-fritaget Udbud i Danmark.</p> <p>Gældsinstrumenternes udstedelseskurs udgør 100% af deres hovedstol.</p> <p>Udstederen har en diskretionær ret til at annullere udstedelsen, hvis det samlede tegningsbeløb udgør mindre end EUR 1,000,000 eller hvis det ikke er muligt for Udstederen at opnå en PR_{Call} på mindst 165%.</p> <p>Desuden, har Udstederen en diskretionær ret til at annullere udbuddet inden udløb af udbudsperiode i tilfælde af væsentlige ændringer i aktiekurser, renteniveauer og/eller volatiliteten i de underliggende aktier, en økonomisk-</p>

		<p>finansiel-, politisk- eller markedsrelateret ændring som efter Udstederens suveræne vurdering gør udstedelsen uhensigtsmæssig.</p> <p>En Investor, der agter at købe, eller som køber, Gældsinstrumenter i et Ikke-fritaget Udbud fra en Bemyndiget Udbyder, vil gøre det i overensstemmelse med de vilkår og andre aftaler, der foreligger mellem den pågældende Bemyndigede Udbyder og den pågældende Investor, herunder kurs-, fordelings- og afviklingsaftaler, og det samme gælder udbud og salg af de pågældende Gældsinstrumenter til en Investor fra en Bemyndiget Udbyder.</p>
E.4	Interesser, der er væsentlige for udstedelse/udbud herunder interessekonflikter	<p>Ikke relevant. Udsteder bekendt er der ingen personer involveret i udstedelsen af Gældsinstrumenterne, som har en væsentlig interesse i udbuddet.</p> <p>Den Bemyndigede Udbyder vil modtage en samlet provision svarende til 1% af Gældsinstrumenternes hovedstol. Udsteder bekendt, er der ingen andre personer involveret i udstedelsen af Gældsinstrumenterne, som har en væsentlig interesse i udbuddet.</p>
E.7	Udgifter, der pålægges investor	<p>Udsteder eller den Bemyndigede Udbyder pålægger ikke investor nogen udgifter. Dog kan den Bemyndigede Udbyder pålægge udgifter på mellem 0% og 2% af den pålydende værdi af de Gældsinstrumenter, der skal købes af den relevante investor.</p>