Final Terms dated 6 June 2014

KOMMUNALBANKEN AS

Issue of

USD 100,000,000 Floating Rate Instruments due 2 May 2019

(to be consolidated and form a single series with the USD 100,000,000 Floating Rate Instruments due 2 May 2019 issued on 2 May 2014 (the "Existing Instruments"))

UNDER THE PROGRAMME FOR THE ISSUANCE OF DEBT INSTRUMENTS

The Base Prospectus referred to below (as completed by these Final Terms) has been prepared on the basis that any offer of Instruments in any Member State of the European Economic Area which has implemented the Prospectus Directive (each, a "Relevant Member State") will be made pursuant to an exemption under the Prospectus Directive, as implemented in that Member State, from the requirement to publish a prospectus for offers of the Instruments. Accordingly any person making or intending to make an offer in that Member State of the Instruments may only do so in circumstances in which no obligation arises for the Issuer or any Manager to publish a prospectus pursuant to Article 3 of the Prospectus Directive or supplement a prospectus pursuant to Article 16 of the Prospectus Directive, in each case, in relation to such offer. Neither the Issuer nor any Manager has authorised, nor do they authorise, the making of any offer of Instruments in any other circumstances.

The expression "**Prospectus Directive**" means Directive 2003/71/EC (and amendments thereto, including the 2010 PD Amending Directive) and the expression "**2010 PD** Amending Directive" means Directive 2010/73/EU provided, however, that all references in this document to the "Prospectus Directive" in relation to any Member State of the European Economic Area refer to Directive 2003/71/EC (and amendments thereto, including the 2010 PD Amending Directive, to the extent implemented in the relevant Member State), and include any relevant implementing measure in the relevant Member State.

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 17 April 2014 which constitutes a base prospectus (the "Base Prospectus") for the purposes of the Prospectus Directive. This document constitutes the Final Terms of the Instruments 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 Instruments is only available on the basis of the combination of these Final Terms and the Base Prospectus. A summary of the Instruments (which comprises the summary in the Base Prospectus as amended to reflect the provisions of these Final Terms) is annexed to these Final Terms. The Base Prospectus is available for viewing at Kommunalbanken AS, Haakon VIIs gate 5b, 0110 Oslo, Norway and Deutsche Bank AG, London Branch, Winchester House, 1 Great Winchester Street, London EC2N 2DB, United Kingdom and the website of the Luxembourg Stock Exchange (www.bourse.lu) and copies may

http://www.oblible.com

be obtained from Kommunalbanken AS, Haakon VIIs gate 5b, 0110 Oslo, Norway and Deutsche Bank AG, London Branch, Winchester House, 1 Great Winchester Street, London EC2N 2DB, United Kingdom.

1. (i) Series Number: 4723

(ii) Tranche Number: 2

The Instruments shall be consolidated, form a single series and be interchangeable for trading purposes with the Existing

Instruments on 20 July 2014.

(iii) Date on which the Instruments become

fungible:

Not Applicable

2. Specified Currency: United States dollars ("**USD**")

3. Aggregate Principal Amount:

(i) Series: USD 600,000,000

(ii) Tranche: USD 100,000,000

4. Issue Price: 100,055 per cent. of the Aggregate

Principal Amount plus USD 38,279.58

accrued interest from 2 May 2014

5. (i) Specified Denominations: USD 100,000 and multiples of USD 2,000

thereafter

(ii) Calculation Amount: USD 2,000

6. (i) Issue Date: 10 June 2014

(ii) Interest Commencement

Date:

2 May 2014

7. Maturity Date: 2 May 2019

8. Types of Instruments: Floating Rate

9. Interest Basis: 3 month USD LIBOR + 0.13 per cent.

Floating Rate

(further particulars specified below)

10. Redemption/Payment Basis: Subject to any purchase and cancellation or

early redemption, the Instruments will be redeemed on the Maturity Date at 100 per

cent. of their nominal amount

11. Change of Interest or Not Applicable

Redemption/Payment Basis:

12. Put/Call Options: Not Applicable

13. Status of the Instruments: Senior

PROVISIONS RELATING TO INTEREST (IF ANY) PAYABLE

14. **Fixed Rate Instrument** Not Applicable

Provisions

15. **Floating Rate Instrument** Applicable

Provisions

(i) Interest Period(s): Quarterly

(ii) Specified Period: Not Applicable

(iii) Interest Payment Dates: Interest shall be payable quarterly in arrear

on 2 February, 2 May, 2 August and 2 November of each year in each year commencing on 2 August 2014, up to and

including the Maturity Date

(iv) Business Day Convention: Modified Following Business Day

Convention; adjusted

(v) Additional Financial London. For the avoidance of doubt, the

Centre(s) relating to Relevant Financial Centre shall be New

Business Days: York

(vi) Manner in which the Screen Rate Determination

Interest Rate(s) is/are to be determined:

Determination:

(vii) Screen Rate Applicable

• Reference Rate: 3 month USD LIBOR

• Interest 2 London Banking Days prior to the first

Determination day of each Interest Period Date(s):

• Relevant Screen Reuters Screen, LIBOR01 Page:

• Relevant Time: 11:00 a.m. London time

• Relevant Financial London Centre:

• Variable Rate: Not Applicable

(viii) ISDA Determination: Not Applicable

Minimum Interest Rate: (x) Not Applicable Maximum Interest Rate: Not Applicable (xi) Day Count Fraction: (xii) Actual/360 (xiii) Weighted Average Not Applicable Reference Rate: 16. **Fixed Interest Discounted Issue** Not Applicable **Instrument Provisions** 17. **Zero Coupon Instrument** Not Applicable **Provisions** 18. **Index Linked Interest** Not Applicable **Instrument Provisions** 19. **Share Linked Interest** Not Applicable **Instrument Provisions** 20. Not Applicable **FX Linked Interest Instrument Provisions** 21. **Fund Linked Interest** Not Applicable **Instrument Provisions** PROVISIONS RELATING TO REDEMPTION 22. Notice periods for Conditions 6.2 Not Applicable (Early Redemption for Taxation Reasons) and/or 6.3 (Optional Early Redemption (Call)) and/or 6.6 (Optional Early Redemption (*Put*)): 23. Not Applicable **Call Option** 24. **Put Option** Not Applicable Not Applicable 25. **Automatic Early Redemption Maturity Redemption Amount** USD 2,000 per Calculation Amount 26. of each Instrument 27. **Early Redemption Amount** Early Redemption USD 2,000 per Calculation Amount (i) Amount(s) per **Calculation Amount** payable on redemption for taxation reasons

+ 0.13 per cent. per annum

(ix)

Margin(s):

	(ii)	Early Redemption Amount(s) per Calculation Amount payable on event of default or other early redemption):	USD 2,000 per Calculation Amount	
28.		Linked Redemption ments	Not Applicable	
29.		Linked Redemption ments	Not Applicable	
30.		nked Redemption iments	Not Applicable	
31.		ments with Dual or Other ency Settlement Conditions	Not Applicable	
32.		Linked Redemption ments	Not Applicable	
33.		nodity Linked Redemption ments	Not Applicable	
34.	Physical Delivery Instruments		Not Applicable	
GEN	ERAL 1	PROVISIONS APPLICABI	LE TO THE INSTRUMENTS	
GEN 35.		PROVISIONS APPLICABLE of Instruments:	LE TO THE INSTRUMENTS Registered Instruments:	
	Form		Registered Instruments: Regulation S Instrument and Rule 144A	
35.	New C	of Instruments:	Registered Instruments: Regulation S Instrument and Rule 144A Instrument	
35. 36.	New Control Relevanter Spaymer Additional Relations of the Control Relevanter Spaymer Relevanter Spaymer Relation Relations of the Control Relation Re	of Instruments: Global Instrument: ant Financial Centre(s) or special provisions relating to	Registered Instruments: Regulation S Instrument and Rule 144A Instrument No	
35.36.37.	New Control Relevant Addition Centre Talons Receip Defini	Global Instrument: ant Financial Centre(s) or special provisions relating to ent Dates: onal Financial Centre(s) g to Relevant Financial e Days: s for future Coupons or outs to be attached to tive Bearer Instruments ates on which such Talons	Regulation S Instrument and Rule 144A Instrument No New York	
35.36.37.38.	New Control Relevante of the results	Global Instrument: ant Financial Centre(s) or special provisions relating to ent Dates: onal Financial Centre(s) g to Relevant Financial e Days: s for future Coupons or ots to be attached to tive Bearer Instruments ates on which such Talons e): s relating to Partly Paid	Regulation S Instrument and Rule 144A Instrument No New York London	

Instruments: amount of each instalment, date on which each payment is to be made:

42. Calculation Agent:

The Issue and Paying Agent

SIGNATURE

Signed on behalf of the Issuer:

By:

Duly authorised War

Risk Analyst

Marius Ruud

International Funding

PART B - OTHER INFORMATION

1. LISTING AND ADMISSION TO TRADING

(i) Listing: Application has been made by the Issuer

(or on its behalf) for the Instruments to be listed on the Official List of the Luxembourg Stock Exchange with effect

from the Issue Date

(ii) Admission to trading: Application has been made by the Issuer

(or on its behalf) for the Instruments to be admitted to trading on the regulated market of the Luxembourg Stock Exchange with

effect from the Issue Date.

The Existing Notes have been admitted to trading on the regulated market of the

Luxembourg Stock Exchange

(iii) Estimate of total expenses

related to admission to

trading:

EUR 400 (listing fee)

2. **RATINGS**

The Instruments to be issued have been rated:

Standard & Poor's Credit Market Services Europe Limited: AAA

Moody's Investors Service Ltd: Aaa

According to Moody's rating system, obligations rated "Aaa" are judged to be of the highest quality with minimal credit risk and according to the Standard & Poor's rating system, an obligor rated "AAA" has extremely strong capacity to meet its financial commitments

Standard & Poor's Credit Market Services Europe Limited and Moody's Investors Service Ltd are established in the European Economic Area (the "EEA") and registered under Regulation (EC) No. 1060/2009, as amended (the "CRA Regulation"), and are included in the list of credit rating agencies published by the European Securities and Markets Authority on its website (www.esma.europa.eu/page/list-registered-and-certified-CRAs) in accordance with the CRA Regulation

3. INTERESTS OF NATURAL AND LEGAL PERSONS INVOLVED IN THE ISSUE

So far as the Issuer is aware, no person involved in the offer of the Instruments has an interest material to the offer

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

(i) Reasons for the offer: The net proceeds of the issue of the

> Instruments will be applied by the Issuer to meet part of its general financing

requirements

Estimated net proceeds: USD 100,093,279.58 (ii)

5. (Fixed Rate Instruments only) - YIELD

Not Applicable

(Floating Rate Instruments only) - HISTORIC INTEREST RATES 6.

Details of historic LIBOR rates can be obtained from Thomson Reuters

7. (Index-Linked or other variable-linked Instruments only) - DESCRIPTION AND PERFORMANCE OF INDEX/ FORMULA/OTHER VARIABLE

Not Applicable

8. OPERATIONAL INFORMATION

Temporary Regulation S ISIN XS1075318821

Code:

Regulation S ISIN Code: XS1062906794

Temporary Regulation S 107531882

Common Code:

106290679 Regulation S Common Code:

Regulation S WKN: A1ZHLA

144A ISIN Code: US50048MBQ24

144A Common Code: 106355410

144A WKN: A1ZHLB

CUSIP Number: 50048MBQ2

New Global Instrument intended Not Applicable to be held in a manner which would allow Eurosystem

eligibility:

Clearing system(s): Euroclear, Clearstream, Luxembourg and

DTC

Delivery: Delivery against payment

Names and addresses of additional Paying Agent(s) or Foreign Exchange Agent(s) (if Not Applicable

any):

Name and address of

Not Applicable

Luxembourg Intermediary Agent:

9. **DISTRIBUTION**

(i) Method of distribution: Non-syndicated

(ii) If syndicated, names and addresses of Managers and underwriting commitments:

Not Applicable

(iii) Date of Subscription

Agreement:

Not Applicable

(iv) If non-syndicated, name

and address of Manager:

Barclays Bank PLC 5 The North Colonnade

Canary Wharf London E14 4BB United Kingdom

(v) Stabilising Manager(s) (if

any):

Not Applicable

(vii) U.S. Selling Restrictions:

Regulation S Category 2; Rule 144A and

Section 3(c)(7) (QIBs that are also QPs)

(viii) Public Offer:

Not Applicable

10. TERMS AND CONDITIONS OF THE OFFER

Not Applicable

11. THIRD PARTY INFORMATION

Not Applicable

SUMMARY OF THE ISSUE

Summaries are made up of disclosure requirements known as "Elements". These elements are numbered in Sections A - E(A.I - E.7).

This summary contains all the Elements required to be included in a summary for this type of securities and issuer. Because some Elements are not required to be addressed, there may be gaps in the numbering sequence of the Elements.

Even though an Element may be required to be inserted in the summary because of the type of securities and issuer, it is possible that no relevant information can be given regarding the Element. In this case a short description of the Element is included in the summary with the mention of "Not Applicable".

		Section A - Introduction and Warnings
A.1	Introduction:	This summary should be read as introduction to the Base Prospectus; and any decision to invest in the Instruments should be based on consideration of the Base Prospectus as a whole by the investor. Where a claim relating to the information contained in the Base Prospectus is brought before a court, the plaintiff investor might, under the national legislation of the Member State, have to bear the costs of translating the Base 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 if the summary is misleading, inaccurate or inconsistent when read together with the other parts of the Base Prospectus or it does not provide, when read together with the other parts of the Base Prospectus, key information in order to aid investors when considering whether to invest in such Instruments.
A.2	Consent:	Not Applicable. No Public Offer of the Instruments will be made.
		Section B – Issuer
B.1	Legal name of the Issuer:	Kommunalbanken AS ("KBN" or the "Issuer")
	Commercial name of the Issuer:	Kommunalbanken Norway (KBN)
B.2	Domicile, legal form, legislation and country of incorporation of the Issuer:	The Issuer is registered in Oslo, Norway as a joint stock company under the Norwegian law for limited companies (Lov om aksjeselskap) and operates under such law.
B.4b	Trends:	Not Applicable. There is no known trend affecting the Issuer

		and the industry in which it operate	es.		
B.5	The Group:	Not Applicable. The Issuer does not belong to a group.			
B.9	Profit Forecast and Profit Estimate:	Not Applicable. The Issuer does not make profit forecasts or profit estimates.			
B.10	Audit Report Qualifications:	Not Applicable. There are no que reports for the Issuer.	ualificati	ons in t	he audit
B.12	Selected Key Financial Information:	The table below shows certain selected summarised financial information which is derived from, and must be read together with, the Issuer's audited non-consolidated financial statements for the years ended 31 December 2013 and 31 December 2012, included as comparatives in the 31 December 2013 audited financial statements and for the year ended 2011, which are incorporated by reference in the Base Prospectus and the auditor's report and notes thereto.			
			3	1 Decembe	<u>r </u>
			2013	2012	2011
		Net interest income	1.634 1,496 240,808 361,918 326,470 353,702 2,145	2,032 2,604 219,204 348,953 312,867 341,558 2,145 7,395	1,582 1,001 207,572 366,901 338,615 362,307 1,221 4,594
		IAS 19 <i>Employee Benefits</i> has been amended, effective from 1 January 2013. The amended standard requires recognition of actuarial gains and losses in other comprehensive income. The amendment applies retrospectively also to the 2012 comparative figures in the 2013 financial statements, which therefore are restated.			
		There has been no material advers or condition of the Issuer since 3 the date of its last published audite	1 Decer	nber 201	3, being
		There has been no significant character trading position of the Issuer white December 2013, being the date of financial statements.	ch has o	occurred	since 31
B.13	Recent Events:	Not Applicable. There have been reto the Issuer which are to a mater evaluation of the Issuer's solvency.	rial exte	-	

B.14	Dependence upon other entities within	Not Applicable does not belong		Element B.5 abo	ove, the Issuer
B.15	B.15 The Issuer's Principal objective is to provide competitive terms to counties, municipalities municipal companies for a variety of investment Loans are also granted for power plants, privinstitutions, co-operative water works and other experiorm local government services, provided that used to finance projects that can be designated municipal investments and that each such loan be a municipal guarantee.		es and interment projects. private health er entities that that loans are ed as primary		
		The Issuer offers a range of products to the municipal sector. The largest segment of the loan portfolio is linked to floating interest rates based either on short term money market rates or Norwegian Interbank Offer Rates (NIBOR) with various interest rate reset dates. Loans are also granted on a fixed rate basis with varying fixed rate periods set to meet each individual customer's needs and market views. The objective of the Issuer's funding operations is to meet growing borrowing requirements with a well diversified funding base, effectively achieved by regular issuance of benchmark transactions, a visible presence in institutional niche markets and by being a flexible issuer of structured instruments. The majority of funding is issued off the Programme. Bond issues take the form of public offerings or private placements. Public offerings are made to			
B.16	Controlling Persons:	and countries. The Issuer is owned entirely by the Norwegian State represented by the Ministry of Local Government.			
B.17	Ratings assigned to the Issuer or its Debt Securities:	As at the date of the Base Prospectus, each of Standard & Poor's Credit Market Services Europe Limited and Moody's Investors Service Ltd have provided the following ratings: Moody's Investors Service Ltd			
		Long torm	Instruments Senior	issued under the l	Programme
		Long-term senior debt	unsecured	Subordinated	Short-term
		Aaa	Aaa	Aa1	P-1

		Standard & Poor Limited	's Credit Market	Services Europe		
		Instruments issued under the Prog		nder the Programme		
		Long-term senior debt	Senior unsecured with maturity of one year or more	Senior unsecured with maturity of less than one year		
		AAA	AAA	A-1+		
	Each of Standard & Poor's Credit Market Services Limited and Moody's Investors Service Ltd is established the European Union and registered under Regulation No 1060/2009, as amended (the "CRA Regulation were, as of the date of the Base Prospectus, included list of credit ratings agencies published by the Insecurities and Markets Authority on its (www.esma.europa.eu/page/list-registered-and-certic CRAs) in accordance with the CRA Regulation. The Instruments to be issued have been rated: Standard & Poor's Credit Market Services Europe			Ltd is established in ler Regulation (EC) A Regulation") and etus, included in the d by the European on its website ed-and-certifiedulation.		
		AAA	omvice I td. Acc			
		Moody's Investors Se				
		Section C - Th				
C.1	Type and Class of Securities,					
	Security Identification Number:	The Instruments are issued as Series number 4723, Tranche number 2.				
		Security Identification Number(s):				
		Temporary Regulation S ISIN Code: XS1075318821				
		Regulation S ISIN Code: XS1062906794				
		Temporary Regulation	on S Common Code	: 107531882		
		Regulation S Commo	on Code: 106290679)		
		Regulation S WKN: A1ZHLA				
		144A ISIN Code: US	550048MBQ24			
		144A Common Code	e: 106355410			
		144A WKN: A1ZHLB				
		CUSIP Number: 500	48MBQ2			
C.2	Currency of the Securities	The currency of the	Instruments is U	nited States dollars		

	Issue:	("USD").
C.5	Restrictions on Free Transferability:	The Issuer and the Joint Lead Managers have agreed certain restrictions on offers, sales and deliveries of Instruments and on the distribution of offering material.
C.8	The Rights Attaching to the Securities, including Ranking and Limitations to those Rights:	Negative Pledge: The Instruments have the benefit of a negative pledge in respect of any indebtedness for money borrowed or raised in the form of or represented by any bond, note, debenture, debenture stock, loan stock, certificate or other instrument which is, or is capable of being listed, quoted or traded on any stock exchange or in any securities market (including, without limitation, any over-the-counter market).
		Cross Default: The Instruments have the benefit of a cross default subject to a threshold of EUR 20,000,000 (or its equivalent in any other currency or currencies).
		Status of the Instruments: The Instruments are unsubordinated Instruments.
		Governing Law: The Instruments, all related contractual documentation and any non-contractual obligations arising out of or in connection with them are governed by English law.
		Enforcement of Instruments in Global Form: In the case of Instruments in global form, the rights of investors will be supported by a Deed of Covenant dated 17 April 2014, a copy of which will be available for inspection at the specified office of the Issue and Paying Agent.
C.9	The Rights Attaching to	See C.8 for a description of the rights attaching to the Instruments, ranking and limitations.
	the Securities (Continued), Including Information as to Interest, Maturity, Yield and the Representative of the Holders:	Interest: The Instruments are interest-bearing. The Instruments bear interest from 2 May 2014 at a floating rate equal to the sum of 0.13 per cent. per annum and 3 month USD LIBOR determined in respect of each Interest Period on the day which is two London business days before the first day of the Interest Period and payable in arrear on 2 February, 2 May, 2 August and 2 November of each year.
		<i>Maturities:</i> Unless previously redeemed, or purchased and cancelled, the Instruments will be redeemed on 2 May 2019.
		Redemption: Unless previously redeemed, or purchased and cancelled, each Instrument will be redeemed at its Maturity Redemption Amount of 100 per cent.

		Optional Redemption: Not Applicable.
		Automatic Early Redemption: Not Applicable.
		Tax Redemption: Early redemption will only be permitted if (i) the Issuer has or will become obliged to pay certain additional amounts in respect of the Instruments as a result of any change in the tax laws, regulations and rulings of Kingdom of Norway, (ii) such obligations cannot be avoided by the Issuer, and (iii) such circumstances are evidenced by the delivery by the Issuer of a certificate signed by two directors of the Issuer and an opinion of independent legal advisers of recognised standing that such circumstances prevail (in such a case, redemption (being in whole, but not in part) together with any accrued interest, and by the Issuer's giving of not less than 30 nor more than 60 day's prior notice to the Holders). Yield: Not Applicable.
		Representative of the Holders: See "Enforcement of Instruments in Global Form" in C.8.
C.10	Derivative components in interest payment:	Not applicable; there is no derivative component in the interest payments.
C.11	Trading on a regulated market:	Application has been made for the Instruments to be admitted to trading on the regulated market of the Luxembourg Stock Exchange.
C.15	Value of the Instruments and value of the Underlying:	Not Applicable. There is no underlying which may affect the values of the Instruments.
C.16	Exercise Date or Final Reference Date:	Not Applicable. The Instruments do not have an underlying and are not derivative securities.
C.17	Settlement Procedure:	Settlement of any Instruments that are represented by a Global Instrument shall take place on the relevant redemption date and will be effected by the Issuer paying the redemption amount to the relevant Paying Agents for onward transmission to Euroclear, Clearstream, Luxembourg and/or DTC (as applicable). Investors will receive their redemption monies through their accounts in Euroclear, Clearstream, Luxembourg and/or DTC (as applicable) in accordance with the standard settlement procedures of Euroclear, Clearstream, Luxembourg and/or

		DTC (as applicable).	
		In respect of Instruments that are in definitive form, payment of the redemption amount will be made against presentation and surrender of Instrument Certificates at the specified office of any Paying Agent.	
C.18	The Return:	Not Applicable. The Instruments do not have an underlying and are not derivative securities.	
C.19	Exercise Price or Final Reference Price:	Not Applicable. The Instruments do not have an underlying and are not derivative securities.	
C.20	Type of Underlying:	Not Applicable. The Instruments do not have an underlying.	
C.21	Indication of the market where the securities will be traded:	Application has been made for the Instruments to be admitted to trading on the regulated market of the Luxembourg Stock Exchange and for which the Base Prospectus has been published.	
		Section D - Risks	
D.2	Key Risks Specific to the Issuer:	• Interest rate risk - The Issuer may not be able to manage the mismatch in the interest periods between its lending and funding activities.	
		• Counterparty risk - The Issuer may face counterparty risks which it may not be able to effectively manage.	
		• Liquidity risk - The Issuer may face liquidity risks which it may not be able to effectively manage.	
		• The Issuer has not registered, and will not register, as an investment company under the Investment Company Act - The Issuer will seek to qualify for an exemption from the definition of "investment company" under the Investment Company Act and will not register as an investment company in the United States under the Investment Company Act.	
		• The Kingdom of Norway does not guarantee any of the Issuer's obligations - As at the date of the Base Prospectus, the Issuer is owned entirely by the Norwegian State as represented by the Ministry of Local Government. However, the Norwegian State does not guarantee any of the Issuer's obligations including the Instruments and payment to holders of Instruments is therefore solely dependent on the	

		creditworthiness of the Issuer.
D.3	Key Risks Specific to the Instruments:	• Instruments subject to limited liquidity - The Instruments may not be actively traded creating a lack of liquidity and resulting in the Instruments trading at a discount to their initial offering price.
		• Reliance on the procedures of the clearing systems - As the Issuer will make payments in respect of any Instrument held in a global form through the relevant clearing system, the beneficial holders of such Instruments will need to rely on the procedures of the relevant clearing system in respect of payments relating to the Instruments, as well as exercising of voting rights.
		• Nominee arrangements - Where a nominee service provider is used by an investor, the investor is exposed to credit and default risk in relation to such nominee. The nominee may also fail to perform its duties.
		There are also certain risks relating to the Instruments generally, such as restrictions on transfer, credit or corporate ratings not reflecting all the risks, modification and waiver, change of law, minimum specified denominations and the EU Savings Directive.
D.6	Risk Warning:	Not applicable. The Instruments do not have a redemption amount linked to an underlying.
		Section E - Offer
E.2b	Reasons for the Offer and Use of Proceeds:	The net proceeds of the issue of the Instruments will be applied by the Issuer to meet part of its general financing requirements.
E.3	Terms and Conditions of the Offer:	Not applicable. No Public Offer of the Instruments will be made.
E.4	Interests Material to the Issue:	The Issuer has appointed Barclays Bank PLC (the "Dealer") as Dealer in respect of the issue of the Instruments. The arrangements under which the Instruments are sold by the Issuer to, and purchased by, Dealer are set out in the Dealer Agreement made between, amongst others, the Issuer and the Dealer
E.7	Estimated Expenses:	Not applicable. No expenses will be chargeable by the Issuer to an Investor in connection with any offer of Instruments.