#### **Final Terms**

**PROHIBITION OF SALES TO EEA RETAIL INVESTORS** – The Securities are not intended to be offered, sold or otherwise made available to, and should not be offered, sold or otherwise made available to, any retail investor in the European Economic Area. For these purposes, a retail investor means a person who is one (or more) of: (i) a retail client as defined in point (11) of Article 4(1) of Directive 2014/65/EU (as amended, the "EU MIFID II"); (ii) a customer within the meaning of Directive (EU) 2016/97, as amended, where that customer would not qualify as a professional client as defined in point (10) of Article 4(1) of the EU MIFID II; or (iii) not a qualified investor as defined in Regulation (EU) 2017/1129 (as amended, the "EU Prospectus Regulation"). Consequently no key information document required by Regulation (EU) No 1286/2014 (as amended, the "EU PRIIPS Regulation") for offering or selling the Securities or otherwise making them available to retail investors in the European Economic Area has been prepared and therefore offering or selling the Securities or otherwise making them available to any retail investor in the European Economic Area may be unlawful under the EU PRIIPS Regulation.



#### BARCLAYS BANK PLC

#### (Incorporated with limited liability in England and Wales)

## Legal Entity Identifier (LEI): G5GSEF7VJP5I7OUK5573

# GBP 3,000,000 Securities due February 2029 pursuant to the Global Structured Securities Programme (the "Tranche 1 Securities")

#### Issue Price: 100.00 per cent.

This document constitutes the final terms of the Securities (the "**Final Terms**") described herein for the purposes of Article 8 of the Regulation (EU) 2017/1129 as it forms part of UK domestic law by virtue of the European Union (Withdrawal) Act 2018 (as amended) and regulations made thereunder (as amended, the "**UK Prospectus Regulation**") and is prepared in connection with the Global Structured Securities Programme established by Barclays Bank PLC (the "**Issuer**"). These Final Terms complete and should be read in conjunction with GSSP Base Prospectus 16 which constitutes a base prospectus drawn up as separate documents (including the Registration Document dated 5 March 2021 as supplemented on 30 July 2021 and 04 November 2021 and the Securities Note relating to the GSSP Base Prospectus 16 dated 29 June 2021, as supplemented on 18 November 2021) for the purposes of Article 8(6) of the UK Prospectus Regulation (the "**Base Prospectus**"). Full information on the Issuer and the offer of the Securities is only available on the basis of the combination of these Final Terms and the Base Prospectus. A summary of the individual issue of the Securities is annexed to these Final Terms.

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

<u>documents/structured-securities-prospectuses</u> and during normal business hours at the registered office of the Issuer and the specified office of the Issue and Paying Agent for the time being in London, and copies may be obtained from such office.

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

#### BARCLAYS

Final Terms dated 2 December 2021

# PART A – CONTRACTUAL TERMS

1.	(a) Series number: (b) Tranche number:	NX00314217 1	
2.	Currency:	Pound Sterling ("GBP")	
3.	Securities: (a) Aggregate Nominal Amount as at the Issue Date:		
	(i) Tranche:	GBP 3,000,000.00	
	(ii) Series: (b) Specified Denomination:	GBP 3,000,000.00 GBP 1	
	(c) Minimum Tradable Amount:	Not Applicable	
	(d) Calculation Amount:	GBP 1.00	
4.	Issue Price:	100% of par. The Issue Price includes a fee which will be no more than 1.50% of the Issue Price.	
		Investors in the Securities intending to invest	
		through an intermediary (including by way of introducing broker) should request details of any such commission or fee payment from such intermediary before making any purchase hereof.	
5.	Issue Date:	21 February 2022	
6.	Scheduled Redemption Date:	21 February 2029	
7.	Preference Share linked Securities: (a) Underlying Preference Share(s) and Underlying Preference Share Reference Asset(s):	Underlying Preference Share: 1 Preference Share linked to Solactive CC BTI PR E (the "Underlying Preference Share Reference Asset") issued by Teal Investments Limited	
	(b) Final Valuation Date:	(Class number: PEISC069) 14 February 2029, subject as specified in	
	(c) Valuation Time:	General Condition 5.3 ( <i>Relevant defined terms</i> ) As specified in General Condition 5.3 ( <i>Relevant defined terms</i> )	
8.	Additional Disruption Event:		
	(a) Change in Law:	Applicable as per General Condition 22.1 ( <i>Definitions</i> )	
	(b) Currency Disruption Event:	Applicable as per General Condition 22.1	
	(c) Extraordinary Market Disruption:	(Definitions) Applicable as per General Condition 22.1	
	(d) Optional Additional Adjustment Event(s):	(Definitions) Applicable as per General Condition 22.1 (Definitions)	
		(Definitions)	
	(i) Insolvency Filing:	Applicable	
	(ii) Insolvency:	Applicable	
	(iii) Preference Share Adjustment Event:	Applicable	
9.	Form of Securities:	Global Bearer Securities: Permanent Global Security	

NGN Form: Not Applicable Held under the NSS: Not Applicable CGN Form: Applicable CDIs: Applicable

25 November 2021

Not Applicable

Terms

applicable to the Securities.

- 10. Trade Date:
- 11. 871(m) Securities
- 12. (i) Prohibition of Sales to UK Retail Investors: (ii) Prohibition of Sales to EEA Retail Investors:
- 13. Early Cash Settlement Date:

As specified in General Condition 22.1 (Definitions)

Applicable - see the cover page of these Final

The Issuer has determined that Section 871(m)

of the US Internal Revenue Code is not

For the purposes of a Preference Share Termination Event pursuant to General Condition 6 which includes, but is not limited to, the occurrence of an autocall event in respect of the Underlying Preference Share, the Securities will be redeemed on the applicable Early Cash Settlement Date.

The Early Cash Settlement Date(s) corresponding to the relevant Early Cash Settlement Valuation Date(s) are set out in the table below:

Early Cash	Early Cash	
Settlement	Settlement Date(s)	
Valuation Date(s)		
14 February 2024	21 February 2024	
14 February 2025	21 February 2025	
16 February 2026	23 February 2026	
15 February 2027	22 February 2027	
14 February 2028	21 February 2028	

14. Early Redemption Notice Period Number:

- 15. Additional Business Centre(s):
- 16. Determination Agent:
- 17. Registrar:
- 18. CREST Agent:
- 19. Transfer Agent:
- 20. (a) Names of Manager:
  - (b) Date of underwriting agreement:

21. Relevant Benchmarks:

Applicable as per General Condition 22.1 (*Definitions*)

- London
- Barclays Bank PLC
- Not Applicable
- Not Applicable
- Not Applicable
- Barclays Bank PLC
- Not Applicable

Amounts payable under the Securities may be calculated by reference to Solactive CC BTI PR E which is provided by Solactive AG (the "Administrator"). As at the date of these Final

Terms, the Administrator does not appear on the register of administrators and benchmarks established and maintained by the Financial Conduct Authority ("FCA") pursuant to article 36 of the Benchmarks Regulation (Regulation (EU) 2016/1011) as it forms part of UK domestic law by virtue of the European (Withdrawal) Act 2018 (as amended) (as amended, the "UK Benchmarks Regulation").

As far as the Issuer is aware the transitional provisions in Article 51 of the UK Benchmarks Regulation apply, such that Solactive AG is not currently required to obtain authorisation or registration (or, if located outside the United Kingdom, recognition, endorsement or equivalence).

#### PART B - OTHER INFORMATION

#### 1. LISTING AND ADMISSION TO TRADING

- (a) Listing and Admission to Trading: Application is expected to be made by the Issuer (or on its behalf) for the Securities to be listed on the Official List and admitted to trading on the Regulated Market of the London Stock Exchange on or around the Issue Date.
- (b) Estimate of total expenses GBP 395 related to admission to trading:
- (c) Name and address of the Not Applicable entities which have a firm commitment to act as intermediaries in secondary trading, providing liquidity through bid and offer rates and a description of the main terms of their commitment:

#### 2. RATINGS

Ratings:

The Securities have not been individually rated.

#### 3. INTERESTS OF NATURAL AND LEGAL PERSONS INVOLVED IN THE OFFER

Save for any fees payable to the Manager and save for any trading and market-making activities of the Issuer and/or its affiliates in the Underlying Preference Share and/or the Underlying Preference Share Reference Assets, the hedging activities of the Issuer and/or its affiliates and the fact that the Issuer/an affiliate of the Issuer is the Determination Agent in respect of the Securities and the determination agent in respect of the Underlying Preference Share, so far as the Issuer is aware, no person involved in the offer of the Securities has an interest material to the offer.

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

(a) Reasons for the offer: Barclays Green Issuance – see (b) below
(b) Use of Proceeds: An amount of funding equal to the net proceeds of

An amount of funding equal to the net proceeds of the issue of the Securities (as at the date of issuance) will be allocated as funding for the financing and/or re-financing of Eligible Assets.

As provided in the Green Issuance Framework (as at the date of issuance), green projects to be utilized by Barclays Green Issuances ("Eligible Assets") are assets which fall into the following eligible activities and which were originated or re-financed up to 36 months prior to the relevant Barclays Green Issuance, and are not otherwise excluded (as set out in the Green Issuance Framework): (i) energy efficiency (including (a) commercial and residential buildings, (b) public services, (c) agricultural processes, (d) transmission and distribution systems, (e) industrial processes and supply chains, and (f) energy efficiency technologies), (ii) renewable energy (including (a) electricity generation, (b) transmission systems, (c) renewable energy technologies, and (d) heat production and thermal energy), (iii) sustainable

transport (including (a) vehicle energy efficiency, (b) urban transportation systems and infrastructure, and (c) freight transport), (iv) sustainable food, agriculture, forestry, aquaculture and fisheries (including (a) sustainable forestry, (b) sustainable food and agriculture, (c) sustainable aquaculture and fisheries, and (d) sustainable land use and biodiversity conservation), and (v) resource efficiency and pollution control (including (a) recycling and reuse, (b) circular economy, and (c) greenhouse gas emission reduction). Eligible Assets must satisfy certain eligibility criteria and meet certain UN Sustainable Development Goals, depending on the relevant category.

A sterling equivalent amount of any net proceeds (as at the date of issuance) which, from time to time, are not allocated as funding for the purpose described above will be invested, at the Issuer's discretion, in cash and short-term and liquid investments and in accordance with its liquidity policy pending allocation as funding towards the financing and/or re-financing of Eligible Assets, as described above. The Issuer does not undertake to ensure that there is at all times a sufficient aggregate amount of Eligible Assets to allow for allocation of funding representing the net proceeds of the issue of the Securities in full.

The criteria of Eligible Assets have been designed by the Issuer to meet the 2021 ICMA Green Bond Principles and be aligned with the United Nations Sustainable Development Goals as at the date of issuance of the Securities.

Carbon Trust Assurance Limited (who are a qualified and approved Climate Bonds Initiative verifier) has provided a second party opinion in which they have stated their belief that the Issuer's Green Issuance Framework, which for the avoidance of doubt, does not include the Barclays Green Index Selection Principles (as defined in the Base Prospectus), complies with the core principles and key recommendations of the 2021 ICMA Green Bond Principles (applicable as at the date of issuance of the Securities).

Carbon Trust Assurance Limited (who are a qualified and approved Climate Bonds Initiative verifier) has produced a pre-issuance verifier's report dated 29 September 2021 in relation to conformance of the proposed issuance of Securities and the Issuer's Green Issuance Framework with the pre-issuance requirements of the Climate Bonds Standard Version 3. On the basis of this report, a Pre-Issuance Certification has been obtained from the Climate Bonds Initiative. Such certification is solely in relation to the proposed use of proceeds and does not apply in respect of the payoff terms of the Securities.

The Issuer will publish an investor report at least annually for each issuance of Securities in line with annual results. It is intended that each investor report

will be accompanied by an independent assurance report.

All opinions and assurance reports will be made available on the Issuer's Investor Relations website at http://home.barclays/greenbonds (or its successor website).

- (c) Estimated net proceeds: Not Applicable
- (d) Estimated total expenses: Not Applicable

# 5. PERFORMANCE OF THE UNDERLYING PREFERENCE SHARE AND OTHER INFORMATION CONCERNING THE UNDERLYING PREFERENCE SHARE

The value of the Securities will depend upon the performance of the Underlying Preference Share.

The Preference Share Value in respect of each Underlying Preference Share will be published on each Business Day at https://barxis.barcap.com/GB/1/en/home.app.

Details of the past performance and volatility of the Underlying Preference Share Reference Asset may be obtained from Bloomberg Screen: SBTICCPE Index.

See also the Annex – "ADDITIONAL PROVISIONS NOT REQUIRED BY THE SECURITIES NOTE RELATING TO THE UNDERLYING"

## 6. POST ISSUANCE INFORMATION

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

## 7. OPERATIONAL INFORMATION

(a)	ISIN Code:	XS2326914509
(b)	Common Code:	232691450
(C)	Name(s) and address(es) of any clearing system(s) other than Euroclear Bank S.A./N.V. and Clearstream Banking, <i>société anonyme</i> , and the relevant identification number(s):	Not Applicable
(d)	Delivery:	Delivery free of payment
(e)	Intended to be held in a manner which would allow Eurosystem eligibility:	No since unsecured debt instruments issued by credit institutions established outside the European Union are not Eurosystem eligible.
(f)	Green Structured Securities:	Yes
(g)	Green Index Linked Securities:	Yes

#### 8. TERMS AND CONDITIONS OF THE OFFER

- 8.1 Authorised Offer(s)
- (a) Public Offer:

An offer of the Securities may be made, subject to the conditions set out below by the Authorised Offeror(s) (specified in (b) immediately below) other than

pursuant to section 86 of the FSMA during the Offer Period (specified in (c) immediately below) subject to the conditions set out in the Base Prospectus and in (d) immediately below.

(b) Name(s) and address(es), to the extent known to the Issuer, of the placers in the various countries where the offer takes place (together, the "Authorised Offeror(s)"):

Each financial intermediary specified in (i) and (ii) below:

(i) **Specific consent:** Causeway Securities (the "**Initial Authorised Offeror(s)**") and each financial intermediary expressly named as an Authorised Offeror on the Issuer's website (<u>https://www.home.barclays/investor-relations/fixed-income-investors/prospectus-and-documents/structured-securities-final-terms/); and</u>

From and including 2 December 2021 to but

(ii) General consent: Not Applicable

excluding 11 February 2022.

100.00% of the Issue Price

GBP 3,000,000.00

Not Applicable

- (c) Offer period for which use of the Base Prospectus is authorised by the Authorised Offeror(s) (the "Offer Period"):
- (d) Other conditions for use of the Base Prospectus by the Authorised Offeror(s):
- 8.2 Other terms and conditions of the offer
- (a) Offer Price:

(d)

(b) Total amount of offer:

Time period, including any possible

application process:

amendments, during which the offer will be open and description of the

(c) Conditions to which the offer is subject:

The Issuer reserves the right to withdraw the offer for Securities at any time prior to the end of the Offer Period.

Following withdrawal of the offer, if any application has been made by any potential investor, each such potential investor shall not be entitled to subscribe or otherwise acquire the Securities and any applications will be automatically cancelled and any purchase money will be refunded to the applicant by the Authorised Offeror in accordance with the Authorised Offeror's usual procedures.

From and including 2 December 2021 to but excluding 11 February 2022.

(e) Description of the application process: An offer of the Securities may be made by the Manager or the Authorised Offeror other than pursuant to section 86 of the FSMA in the United Kingdom (the "Public Offer Jurisdiction") during the Offer Period.

> Applications for the Securities can be made in the Public Offer Jurisdiction through the Authorised Offeror during the Offer Period. The Securities will be

placed into the Public Offer Jurisdiction by the Authorised Offeror. Distribution will be in accordance with the Authorised Offeror's usual procedures, notified to investors by the Authorised Offeror.

The minimum and maximum amount of application from the Authorised Offeror will be notified to investors by the Authorised Offeror.

Not Applicable

Investors will be notified by the Authorised Offeror of their allocations of Securities and the settlement arrangements in respect thereof.

Investors will be notified by the Authorised Offeror of their allocations of Securities and the settlement arrangements in respect thereof.

Not Applicable

Applicants will be notified directly by the Authorised Offeror of the success of their application. No dealings in the Securities may take place prior to the Issue Date.

Prior to making any investment decision, investors should seek independent professional advice as they deem necessary.

Causeway Securities 1 - 2 Broadgate Circle, London, EC2M 2QS

- (f) Details of the minimum and/or maximum amount of application:
- Description of possibility to reduce (g) subscriptions and manner for refunding excess amount paid by applicants:
- (h) Details of method and time limits for paying up and delivering the Securities:
- (i) Manner in and date on which results of the offer are to be made public:
- (j) Procedure for exercise of any right of pre-emption, negotiability of subscription rights and treatment of subscription rights not exercised:
- (k) Process for notification to applicants of the amount allotted and indication whether dealing may begin before notification is made:
- (l) Amount of any expenses and taxes or purchaser:
- (m) Name(s) and address(es), to the extent known to the Issuer, of the placers in the various countries where the offer takes place:

specifically charged to the subscriber

#### SUMMARY

## INTRODUCTION AND WARNINGS

The Summary should be read as an introduction to the Prospectus. Any decision to invest in the Securities should be based on consideration of the Prospectus as a whole by the investor. In certain circumstances, the investor could lose all or part of the invested capital. Where a claim relating to the information contained in the Prospectus is brought before a court, the plaint iff investor might, under the national law, have to bear the costs of translating the Prospectus before the legal proceedings are initiated. Civil liability attaches only to those persons who have tabled the Summary, including any translation thereof, but only where the Summary is misleading, inaccurate or inconsistent when read together with the other parts of the Prospectus, key information in order to aid investors when considering whether to invest in the Securities.

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

*Securities*: GBP 3,000,000.00 Securities due 21 February 2029 pursuant to the Global Structured Securities Programme (ISIN: XS2326914509) (the "Securities").

*The Issuer:* The Issuer is Barclays Bank PLC. Its registered office is at 1 Churchill Place, London, E14 5HP, United Kingdom (telephone number: +44 (0)20 7116 1000) and its Legal Entity Identifier ("LEI") is G5GSEF7VJP5I7OUK5573.

*The Authorised Offeror:* The Authorised Offeror is Causeway Securities with its address at 1 - 2 Broadgate Circle, London, EC2M 2QS (telephone number: 028 9592 6119) and its LEI is 21380031FDWN30JV4R73.

*Competent authority:* The Base Prospectus was approved on 29 June 2021 by the United Kingdom Financial Conduct Authority of 12 Endeavour Square, London, E20 1JN, United Kingdom (telephone number: +44 (0)20 7066 1000).

## KEY INFORMATION ON THE ISSUER

#### Who is the Issuer of the Securities?

*Domicile and legal form of the Issuer*: Barclays Bank PLC (the "Issuer") is a public limited company registered in England and Wales under number 1026167. The liability of the members of the Issuer is limited. It has its registered and head office at 1 Churchill Place, London, E14 5HP, United Kingdom (telephone number +44 (0)20 7116 1000). The Legal Entity Identifier (LEI) of the Issuer is G5GSEF7VJP5I7OUK5573.

*Principal activities of the Issuer*: The Group's businesses include consumer banking and payments operations around the world, as well as a top-tier, full service, global consumer and investment bank. The Group comprises of Barclays PLC together with its subsidiaries, including the Issuer. The Issuer's principal activity is to offer products and services designed for larger corporate, wholesale and international banking clients.

The term the "**Group**" mean Barclays PLC together with its subsidiaries and the term "**Barclays Bank Group**" means Barclays Bank PLC together with its subsidiaries.

*Major shareholders of the Issuer*: The whole of the issued ordinary share capital of the Issuer is beneficially owned by Barclays PLC. Barclays PLC is the ultimate holding company of the Group.

*Identity of the key managing directors of the Issuer*: The key managing directors of the Issuer are C. S. Venkatakrishnan (Chief Executive Officer\* and Executive Director) and Tushar Morzaria (Executive Director).

\* This appointment is subject to regulatory approval.

*Identity of the statutory auditors of the Issuer*: The statutory auditors of the Issuer are KPMG LLP ("**KPMG**"), chartered accountants and registered auditors (a member of the Institute of Chartered Accountants in England and Wales), of 15 Canada Square, Londo n E14 5GL, United Kingdom.

### What is the key financial information regarding the Issuer?

The Issuer has derived the selected consolidated financial information included in the table below for the years ended 31 December 2020 and 31 December 2019 from the annual consolidated financial statements of the Issuer for the years ended 31 December 2020 and 2019 (the "Financial Statements"), which have each been audited with an unmodified opinion provided by KPMG. The selected financial information included in the table below for the six months ended 30 June 2021 and 30 June 2020 was derived from the unaudited Interim Results Announcement of the Issuer in respect of the six months ended 30 June 2021.

Consolidated Income Statement

	As at 30 June (unaudited) 2021 2020			at 31 ember	
-			2020	2019	
=	(£m	)	(1	(£m)	
Net interest income	1,523	1,671	3,160	3,907	
Net fee and commission income	3,200	2,879	5,659	5,672	
Credit impairment charges	288	(2,674)	(3,377)	(1,202)	
Net trading income	3,467	4,225	7,076	4,073	
Profit before tax	3,334	1,523	3,075	3,112	
Profit/(loss) after tax	2,723	1,293	,	2,780	
Consolidat	edBalano	ce Sheet	t		
	As at Iun				
	(unauc		As at 31 D	ecember	
	202	21	2020	2019	
	(£n	n)	(£n	1)	
Total assets	1,06	4,337	1,059,731	876,672	
Debt securities in issue	4	2,931	29,423	33,536	
Subordinated liabilities		9,045	32,005	33,425	
Loans and advances at amortised cost	13	3,815	134,267	141,636	
Deposits at amortised cost		9,732	244,696	213,881	
Total equity		3,696	53,710	50,615	
Certain Ratios from	the Fina	ncial Sta	atements		
		t 30 June audited)	As at 31	December	
		2021	2020	2019	
		(%)		(%)	
Common Equity Tier 1 capital		13.9	14.2	13.9	

natified a broad range of states to which its business are set at the

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

21.2

3.6

21.0

3.9

22.1

3.9

Total regulatory capital.....

CRR leverage ratio.....

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

- Material existing and emerging risks potentially impacting more than one principal risk: In addition to material and emerging risks impacting the principal risks set out below, there are also material existing and emerging risks that potentially impact more than one of these principal risks. These risks are: (i) the impact of COVID-19; (ii) potentially unfavourable global and local economic and market conditions, as well as geopolitical developments; (iii) the UK's withdrawal from the EU; (iv) the impact of interest rate changes on the Barclays Bank Group's profitability; (v) the competitive environments of the banking and financial services industry; (vi) the regulatory change agenda and impact on business model; (vii) the impact of climate change on the Barclays Bank Group's business; and (viii) the impact of benchmark interest rate reforms on the Barclays Bank Group.
- **Credit and Market risks:** Credit risk is the risk of loss to the Barclays Bank Group from the failure of clients, customers or counterparties, to fully honour their obligations to members of the Barclays Bank Group. The Barclays Bank Group is subject to risks arising from changes in credit quality and recovery rates of loans and advances due from borrowers and counterparties in any specific portfolio. Market risk is the risk of loss arising from potential adverse change in the value of the Barclays Bank Group's assets and liabilities from fluctuation in market variables.
- Treasury and capital risk and the risk that the Issuer and the Barclays Bank Group are subject to substantial resolution powers: There are three primary types of treasury and capital risk faced by the Barclays Bank Group which are (1) liquidity risk the risk that the Barclays Bank Group is unable to meet its contractual or contingent obligations or that it does not have the appropriate amount of stable funding and liquidity to support its assets, which may also be impacted by credit rating changes; (2) capital risk the risk that the Barclays Bank Group has an insufficient level or composition of capital; and (3) interest rate risk in the banking book the risk that the Barclays Bank Group is exposed to capital or income

- volatility because of a mismatch between the interest rate exposures of its (non-traded) assets and liabilities. Under the Banking Act 2009, substantial powers are granted to the Bank of England (or, in certain circumstances, HM Treasury), in consultation with the United Kingdom Prudential Regulation Authority, the UK Financial Conduct Authority and HM Treasury, as appropriate as part of a special resolution regime. These powers enable the Bank of England (or any successor or replacement thereto and/or such other authority in the United Kingdom with the ability to exercise the UK Bail-in Power) (the "Resolution Authority") to implement various resolution measures and stabilisation options (including, but not limited to, the bail-in tool) with respect to a UK bank or investment firm and certain of its affiliates (as at the date of the Registration Document, including the Issuer) in circumstances in which the Resolution Authority is satisfied that the relevant resolution conditions are met.
- **Operational and model risks:** Operational risk is the risk of loss to the Barclays Bank Group from inadequate or failed processes or systems, human factors or due to external events where the root cause is not due to credit or market risks. Model risk is the risk of potential adverse consequences from financial assessments or decisions based on incorrect or misused model outputs and reports.
- Conduct, reputation and legal risks and legal, competition and regulatory matters: Conduct risk is the risk of detriment to customers, clients, market integrity, effective competition or the Barclays Bank Group from the inappropriate supply of financial services, including instances of wilful or negligent misconduct. Reputation risk is the risk that an action, transaction, investment, event, decision or business relationship will reduce trust in the Barclays Bank Group's integrity and competence. The Barclays Bank Group conducts activities in a highly regulated market which exposes it and its employees to legal risk arising from (i) the multitude of laws and regulations that apply to the businesses it operates, which are highly dynamic, may vary between jurisdictions, and are often unclear in their application to particular circumstances especially in new and emerging areas; and (ii) the diversified and evolving nature of the Barclays Bank Group to the risk of loss or the imposition of penalties, damages or fines from the failure of members of the Barclays Bank Group to meet their respective legal obligations, including legal or contractual requirements. Legal risk may arise in relation to any number of the material existing and emerging risks summarised above.

## KEY INFORMATION ON THE SECURITIES

### What are the main features of the Securities?

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

The Securities are derivative securities in the form of notes issued in global bearer form and will be uniquely identified by: Series number: NX00314217; Tranche number: 1; ISIN: XS2326914509; Common Code: 232691450; SEDOL: B7NNTH4.

The Securities are cleared and settled through Euroclear Bank S.A./N.V. and/or Clearstream Banking, société anonyme.

Interests in the Securities will be constituted through the issuance of CREST direct interests ("**CDIs**"). CDIs are independent securities under English law and will be issued by CREST. Holders of CDIs will not be entitled to deal in the Securities directly and all dealings in the Securities must be effected through CREST in relation to the holding of CDIs.

The Securities are "Green Structured Securities" and "Green Index Linked Securities" and may satisfy certain "green", "sustainable", "social", "ESG" or similar financing objectives

## Currency, denomination, issue size and term of the Securities

The Securities will be denominated in GBP (the "**Currency**"). The specified denomination per Security is GBP 1. The issue size is GBP 3,000,000.00 and the issue price is 100.00% of par.

The issue date is 21 February 2022 and the redemption date is 21 February 2029 (the "**Redemption Date**"). Such date may be postponed if the determination of any value used to calculate an amount payable under the Securities is delayed.

## Rights attached to the Securities

Each Security includes a right to a potential return and an amount payable on redemption, together with certain ancillary rights such as the right to receive notice of certain determinations and events and to vote on future amendments.

The potential return on the Securities will be a redemption amount linked to the change in value of the GBP Preference Share issued by Teal Investments Limited (Class number: PEISC069), the "**Underlying Preference Share**", the value of which is dependent on the performance of the Underlying Preference Share Reference Asset. Information on the Underlying Preference S hare can be found on <u>https://barxis.barcap.com/GB/1/en/home.app</u>.

The Securities will not bear interest.

Final redemption in respect of the Securities

Unless previously redeemed or purchased and cancelled, the Securities will be redeemed by the Issuer by payment on the Redemption Date of a cash amount per Calculation Amount in the Currency equal to (i) the Calculation Amount multiplied by (ii) the Preference Share Value<sub>final</sub> divided by the Preference Share Value<sub>initial</sub>.

Where:

- **Preference Share Value**<sub>final</sub>: the value of the Underlying Preference Share on 14 February 2029, being the "Final Valuation Date". The Final Valuation Date is subject to adjustment.
- **Preference Share Value**<sub>initial</sub>: the Underlying Preference Share on 21 February 2022, being the "**Initial Valuation Date**". The Initial Valuation Date is subject to adjustment.

Value of the Underlying Preference Share

The value of the Underlying Preference Share will be calculated in accordance with the following:

lf:

The Final Valuation Price of the Underlying Preference Share Reference Asset is greater than or equal to the Final Barrier of the Underlying Preference Share Reference Asset:

Value of the Underlying Preference Share = the Final Autocall Settlement Percentage (being 149.00%) multiplied by the Calculation Amount (being GBP 100.00).

lf:

The Final Valuation Price of the Underlying Preference Share Reference Asset is greater than or equal to the Knock -in Barrier Price of the Underlying Preference Share Reference Asset:

Value of the Underlying Preference Share = 100% multiplied by the Calculation Amount.

lf:

The Final Valuation Price of the Underlying Preference Share Reference Asset is less than the Knock-in Barrier Price of the Underlying Preference Share Reference Asset:

Value of the Underlying Preference Share = the Final Valuation Price of the Underlying Preference Share Reference Asset divided by the Strike Price of the Underlying Preference Share Reference Asset and then multiplied by the Calculation Amount (being GBP 100.00).

Where:

- Calculation Amount: GBP 100.00.
- Final Autocall Settlement Percentage: 149.00%
- **Final Barrier:** in respect of an Underlying Preference Share Reference Asset and the final valuation date, an amount which is calculated as 85.00% multiplied by the Initial Price of that Underlying Preference Share Reference Asset.
- **Final Valuation Price:** in respect of an Underlying Preference Share Reference Asset, the closing price or level of such Underlying Preference Share Reference Asset on 14 February 2029, subject to adjustment.
- Initial Price: in respect of an Underlying Preference Share Reference Asset, the closing price or level of such Underlying Preference Share Reference Asset on 14 February 2022, subject to adjustment.
- Knock-in Barrier Percentage: 60.00%.
- Knock-in Barrier Price: in respect of an Underlying Preference Share Reference Asset, an amount which is calculated as 60.00% multiplied by the Initial Price of that Underlying Preference Share Reference Asset.
- **Strike Price:** in respect of an Underlying Preference Share Reference Asset, an amount which is calculated as 100.00% multiplied by the Initial Price of that Underlying Preference Share Reference Asset.
- Underlying Preference Share Reference Asset: Solactive CC BTI PR E.

Early redemption of the Underlying Preference Shares following an autocall event:

If the closing level of the Underlying Preference Share Reference Asset observed in respect of an Autocall Valuation Date is greater than or equal to its corresponding Autocall Barrier in respect of such Autocall Valuation Date, the Underlying Preference Shares will be redeemed on the Autocall Early Redemption Date immediately following such Autocall Valuation Date. In such an event, the value of the Underlying Preference Share will be equal to the Autocall Early Cash Settlement Percentage corresponding to the relevant Autocall Valuation Date multiplied by the Calculation Amount (being GBP 100.00), payable on the relevant Autocall Early Redemption Date.

The 'Autocall Barrier' of the Underlying Preference Share Reference Asset is calculated as the Autocall Barrier Percentage specified in the table below multiplied by the Initial Price of the Underlying Preference Share Reference Asset.

i	Autocall Valuation Date			Autocall Early Cash Settlement Percentage	
1	14 February 2024	22 February 2024	105.00%	114.00%	
2	14 February 2025	24 February 2025	100.00%	121.00%	
3	16 February 2026	24 February 2026	100.00%	128.00%	
4	15 February 2027	23 February 2027	95.00%	135.00%	
5	14 February 2028	22 February 2028	90.00%	142.00%	

## Early redemption in respect of the Securities

Securities may at the option of the Issuer (in the case of (i) or (ii)) or shall (in the case of (iii)) be redeemed earlier than the scheduled redemption date (i) if performance becomes unlawful or impracticable, (ii) following the occurrence of an additional disruption event which may include, but not be limited to, a change in applicable law or a currency disruption event, or (iii) following the occurrence of the redemption the Underlying Preference Shares (other than by scheduled redemption pursuant to its terms).

The early redemption amount due in respect of each Security will be calculated in the same way as if the Securities were rede emed on the scheduled redemption date save that for such purpose the final value in respect of the Underlying Preference Share shall be its value as of the day on which it is determined that the Security will be early redeemed, all as determined by the determination agent in good faith and in a commercially reasonable manner.

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

*Description of restrictions on free transferability of the Securities*: Securities are offered and sold outside the United States to non-US persons in reliance on 'Regulation S' and must comply with transfer restrictions with respect to the United States. Securities held in a clearing system will be transferred in accordance with the rules, procedures and regulations of that clearing system. Subject to the foregoing, the Securities will be freely transferable.

## Where will the Securities be traded?

Application is expected to be made by the Issuer (or on its behalf) for the Securities to be admitted to trading on the Regulated Market of the London Stock Exchange with effect from 21 February 2022.

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

The Securities are subject to the following key risks:

- Depending on the performance of the Underlying Preference Share, you could lose some or all of your investment. The return on the Securities depends on the change in value of the Underlying Preference Share, which may fluctuate up or down depending on the performance of the Underlying Preference Share Reference Asset(s). Past performance of the Underlying Preference Share Reference Asset(s). Past performance. If the value of the Underlying Preference Share on final valuation is less than upon initial valuation, you will lose some or all of your investment. The Securities may drop in value after issuance and therefore if you sell them prior to maturity in the secondary market (if any) you may lose some of your investment.
- You are subject to the credit risk of the Issuer. The payment of any amount due under the Securities is dependent upon the Issuer's ability to fulfil its obligations when they fall due. The Securities are unsecured obligations. They are not deposits and they are not protected under the UK's Financial Services Compensation Scheme or any other deposit protection insurance scheme. Therefore, if the Issuer fails or is otherwise unable to meet its payment obligations under the Securities, you will lose some or all of your investment.
- **Taxation risks:** The levels and basis of taxation on the Securities and any reliefs for such taxation will depend on your individual circumstances and could change at any time over the life of the Securities. This could have adverse consequences for you and you should therefore consult your own tax advisers as to the tax consequences to you of transactions involving the Securities.
- **Risks relating to Securities labelled as "Green Structured Securities":** Whilst it is the intention of the Issuer to allocate an amount equal to the net proceeds of any issue of Green Structured Securities in, or substantially in, the manner described

in the prospectus, there is no contractual obligation to do so. Any allocation of such amount equal to the net proceeds accordingly (or any failure to do so) may not meet investor objectives, expectations or requirements as regarding investments which are "green", "sustainable", "social", "ESG" or similar label and therefore there is a risk that an investment in "Green Structured Securities" may not achieve your investment goals.

- Risks relating to the Underlying Preference Share Reference Asset(s):
  - The value of the Underlying Preference Share depends on the level of the Underlying Preference Share Reference Asset(s) reaching or crossing a 'barrier' on a specified date. If the Underlying Preference Share Reference Asset(s) performs in such a way so that the Final Valuation Price is less than the Knock-in Barrier Price on such specified date, the value of and return on the Underlying Preference Share and, in turn, the Securities may be dramatically less that if the level of the Underlying Preference Share Reference.
  - As the Underlying Preference Share Reference Asset is an equity index, the Underlying Preference Share may be subject to the risk of fluctuations in market interest rates, currency exchange rates, equity prices, inflation, the value and volatility of the relevant equity index, and also to economic, financial, regulatory, political, terrorist, military or other events in one or more jurisdictions, including factors affecting capital markets generally. This could have an adverse effect on the value of the Underlying Preference Share which, in turn, will have an adverse effect on the value of your Securities. Additionally, the name of an index and/or the marketing of Securities linked to an Underlying Preference Share linked to such index may describe the index as having "green", "sustainable", "social", "ESG" or similar objectives. Although such term(s) may be used in the title and/or marketing materials, the objectives of the index may not meet investor objectives, expectations or requirements as regarding investments which are "green", "sustainable", "social", "ESG" or similar objectives."
- **Risks of a lack of secondary market or sale in such market:** There may not be a secondary market for the Securities and, therefore, you may not be able to sell them prior to their scheduled maturity or only for a substantial loss.
- **Reinvestment risk/loss of yield:** Following an early redemption of your Securities for any reason, you may be unable to reinvest the redemption proceeds at an effective yield as high as the yield on the Securities being redeemed which may have an adverse effect on your investment prospects.
- **Risks relating to potential adjustments to the terms of the Underlying Preference Share:** You will not have any rights in respect of the Underlying Preference Share or the Underlying Preference Share Reference Asset(s). The terms of the Underlying Preference Share may be adjusted in respect of, for example, valuation of the Underlying Preference Share Reference Asset(s) which may be exercised by the issuer of the Underlying Preference Share(s) in a manner which has an adverse effect on the market value and/or amount repayable in respect of the Securities.

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

## Under which conditions and timetable can Linvest in these Securities?

## Terms and conditions of the offer

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

The Securities are offered for subscription in the United Kingdom during the period from (and including 2 December 2021 to (but excluding) 11 February 2022 (the "Offer Period") and such offer is subject to the following conditions:

- Offer Price: The Issue Price
- **Conditions to which the offer is subject:** The Issuer reserves the right to withdraw the offer for Securities at any time prior to the end of the Offer Period. Following withdrawal of the offer, if any application has been made by any potential investor, each such potential investor shall not be entitled to subscribe or otherwise acquire the Securities and any applications will be automatically cancelled and any purchase money will be refunded to the applicant by the Authorised Offeror in accordance with the Authorised Offeror's usual procedures.
- **Description of the application process:** An offer of the Securities other than pursuant to section 86 of FSMA may be made by the Manager or the Authorised Offeror in the United Kingdom (the "**Public Offer Jurisdiction**") during the Offer Period. Applications for the Securities can be made in the Public Offer Jurisdiction through the Authorised Offeror during the Offer Period. The Securities will be placed into the Public Offer Jurisdiction by the Authorised Offeror. Distribution will be in accordance with the Authorised Offeror's usual procedures, notified to investors by the Authorised Offeror.

- **Details of the minimum and/or maximum amount of application:** The minimum and maximum amount of application from the Authorised Offeror will be notified to investors by the Authorised Offeror.
- Description of possibility to reduce subscriptions and manner for refunding excess amount paid by applicants: Not Applicable
- **Details of the method and time limits for paying up and delivering the Securities:** Investors will be notified by the Authorised Offeror of their allocations of Securities and the settlement arrangements in respect thereof.
- **Manner in and date on which results of the offer are to be made public:** Investors will be notified by the Authorised Offeror of their allocations of Securities and the settlement arrangements in respect thereof.
- Process for notification to applicants of the amount allotted and indication whether dealing may begin before notification is made: Applicants will be notified directly by the Authorised Offeror of the success of their application. No dealings in the Securities may take place prior to the Issue Date.

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

The Issuer will not charge any expenses to holders in connection with any issue of Securities. Offerors may, however, charge expenses to holders. Such expenses (if any) will be determined by agreement between the offeror and the holders at the time of each issue.

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

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

## Why is the Prospectus being produced?

Use and estimated net amount of proceeds

The Securities are Green Structured Securities. The net proceeds from each issue of Securities may be applied by the Issuer or an affiliate to finance or refinance certain eligible assets for "green", "sustainable", "social", "ESG" or similar purposes. No assurance can be given that such finance or refinance will meet investor, market or regulatory requirements.

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

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

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

The Authorised Offeror will be paid aggregate commissions equal to 1.50%. Any Authorised Offeror and its affiliates may engage or be engaged in hedging activities with respect to the Securities.

## ANNEX

## ADDITIONAL PROVISIONS NOT REQUIRED BY THE SECURITIES NOTE RELATING TO THE UNDERLYING

#### Terms and conditions of the Underlying Preference Share

The terms and conditions of the Underlying Preference Share comprise:

- (a) the general terms and conditions of preference shares, which apply to each class of preference shares issued by the issuer of the Underlying Preference Share in accordance with its articles of association. Such general terms and conditions are a part of the articles of association, and are replicated in the section headed "*Terms and Conditions of the Preference Shares*" of this Document; and
- (b) the following Preference Share Confirmation, which only applies to the Underlying Preference Share and completes, supplements and/or amends the general terms and conditions of preference shares for the purposes of the Underlying Preference Share.

## Preference Share Confirmation dated 18 February 2022

## TEAL INVESTMENTS LIMITED

#### (the "Preference Share Issuer")

#### (Incorporated in Jersey and independent to the Issuer)

## Class PEISC069 GBP Preference Shares linked to Solactive CC BTIPR E due February 2029

#### (the "Preference Shares")

#### Issue Price: GBP 100.00 per Preference Share

This document constitutes the Preference Share Confirmation of the Preference Shares (the "**Preference Share Confirmation**") described herein. This Preference Share Confirmation is supplemental to and should be read in conjunction with the Preference Share General Conditions set forth in the Articles of Association of the Preference Share Issuer.

Words and expressions defined in the Preference Share General Conditions and not defined in this document shall bear the same meanings when used therein.

## PART A - CONTRACTUAL TERMS

1.	Class		PEISC069
2.	Settleme	nt Currency:	Pound Sterling ("GBP")
3.	Preferenc	e Shares:	
	(a)	Number of Preference Shares:	1
	(b) ·	Type of Preference Shares:	Equity Index Linked Preference Shares
4.	Calculatio	on Amount:	GBP 100.00
5.	Issue Price	e:	GBP 100.00 per Preference Share.
6.	Issue Date	e:	18 February 2022
7.	Scheduled	d Redemption Date:	22 February 2029
		ting to redemption: are General Condition 6 ( <i>Final redemption</i> ))	
8.	Underly	ing Performance Type:	Single Asset
9.	(a) Rede	emption Valuation Type:	Final Autocall Settlement
		litional Amount: (Preference Share General on 7 ( <i>Determination of the Additional Amount</i> ))	Not Applicable
10.	Redemp	tion Value Barriers and Thresholds:	
	(a)	Barrier:	European
	(b)	Final Barrier Percentage:	85.00%
	(C)	Strike Price Percentage:	100.00%
	(d)	Knock-in Barrier Percentage:	60.00%
	(e)	Final Autocall Settlement Percentage:	149.00%
11.	Additior	al Amount Barriers and Thresholds:	Not Applicable

## Provisions relating to automatic early redemption:

(Preference Share General Condition 5.1 (Automatic early redemption following an Autocall Event))

12. Autocall

Applicable

	Applicable					
i	Autocall Valuation Date:	Autocall Early Redemption Date:	Autocall Barrier Percentage:	Autocall Early Cash Settlement Percentage:		
1	14 February 2024	22 February 2024	105.00%	114.00%		
2	14 February 2025	24 February 2025	100.00%	121.00%		
3	16 February 2026	24 February 2026	100.00%	128.00%		
4	15 February 2027	23 February 2027	95.00%	135.00%		
5	14 February 2028	22 February 2028	90.00%	142.00%		

The Valuation Price on each of the Autocall Valuation

Date(s) specified in the table above

(a) Autocall Valuation Price:

(i) Averaging-out:	Not Applicable			
(ii) Min Lookback-out:	Not Applicable			
(iii) Max Lookback-out:	Not Applicable			
(iv) Autocall Valuation Date(s):	Each of the dates specified as an "Autocall Valuation Date" in the table above			
(b) Autocall Early Redemption Date:	Each of the dates specified as an "Autocall Early Redemption Date" in the table above			
(c) Autocall Barrier Percentage:	Each of the percentages specified as an "Autocall Barrier Percentage" in the table above			
(d) Autocall Early Cash Settlement Percentage:	Each of the percentages specified as an "Autocall Early Cash Settlement Percentage" in the table above			
<b>Provisions relating to automatic early redemption:</b> (Preference Share General Condition 5.2 ( <i>Automatic early redemption following an Autocall Event (Phoenix)</i> )				
13. Autocall (Phoenix):	Not Applicable			

14. Issuer Early Redemption Option: Applicable Investor Early Redemption Option: 15. Applicable Provisions relating to the Reference Asset(s): 16. Reference Asset(s): Not Applicable (a) Share(s): (b) Equity Index: Solactive CC BTI PR E (i) Exchange(s): Multi-exchange

		(ii)	Related Exchange(s):	All Exchange
				-
		(iii)	Bloomberg Screen:	SBTICCPE Index
		(iv)	Reuters Screen Page:	Not Applicable
		(v)	Index Sponsor(s):	Solactive AG
		(vi)	Valuation Time:	As specified in Preference Share General Condition 31 ( <i>Definitions and interpretation</i> ).
17.	Initial Pr	ice:		The Valuation Price on the Initial Valuation Date.
	(a)	Avera	iging-in:	Not Applicable
	(b)	Min L	ookback-in:	Not Applicable
	(c)	Max L	_ookback-in:	Not Applicable
	(d)	Initial	Valuation Date:	14 February 2022
18.	Final Va	luation	Price:	The Valuation Price on the Final Valuation Date
	(a)	Avera	iging-out:	Not Applicable
	(b)	Min L	ookback-out:	Not Applicable
	(c)	Max L	.ookback-out:	Not Applicable
	(d)	Final	Valuation Date:	14 February 2029
Provis	sions rela	iting to	disruption events and taxes and expense	25:
19.	Averagin Observa Conditio	ng Da tion on 11.2	of a Disrupted Day (in respect of an te, Lookback Date or Trigger Event Date): (Preference Share General (Averaging Dates, Lookback Dates and Observation Dates))	Not Applicable
20.			n Event: (Preference Share General FX Disruption Event))	Not Applicable
21.		eneral	ion Taxes and Expenses: (Preference Condition 16 ( <i>Local Jurisdiction Taxes</i>	Not Applicable
22.	General	Condit	isruption Events: (Preference Share ion 14 ( <i>Adjustment or early redemption</i> <i>dditional Disruption Event</i> ))	
	(a)	Chan	ge in Law:	Applicable as per Preference Share General Condition 31 ( <i>Definitions and interpretation</i> )
	(b)	Curre	ency Disruption Event:	Applicable as per Preference Share General Condition 31 ( <i>Definitions and interpretation</i> )
	(C)	Hedg	ing Disruption:	Applicable as per Preference Share General Condition 31 ( <i>Definitions and interpretation</i> )
	(d)	Extra	ordinary Market Disruption:	Applicable as per Preference Share General Condition 31 ( <i>Definitions and interpretation</i> )
	(e)	Incre	ased Cost of Hedging:	Not Applicable as per Preference Share General Condition 31 ( <i>Definitions and interpretation</i> )

	(f)	Affected Jurisdiction Hedging Disruption:	Not Applicable as per Preference Share General Condition 31 (Definitions and interpretation)		
			Condition 31 (Definitions and interpretation)		
	(g)	Affected Jurisdiction Increased Cost of Hedging:	Not Applicable as per Preference Share General Condition 31 ( <i>Definitions and interpretation</i> )		
	(h)	Increased Cost of Stock Borrow:	Not Applicable as per Preference Share General Condition 31 ( <i>Definitions and interpretation</i> )		
	(i)	Loss of Stock Borrow:	Not Applicable as per Preference Share General Condition 31 ( <i>Definitions and interpretation</i> )		
	(j)	Foreign Ownership Event	Not Applicable as per Preference Share General Condition 31 ( <i>Definitions and interpretation</i> )		
	(k)	Fund Disruption Event:	Not Applicable as per Preference Share General Condition 31 ( <i>Definitions and interpretation</i> )		
23.	Early Ca	ash Settlement Amount:	Market Value		
24.	Unwind	Costs:	Applicable		
25.	Market	Disruption of connected Futures Contracts:	Not Applicable		
Gene	ral Provis	•			
26.	Form of	Preference Shares:	Uncertificated registered securities		
27.	Trade Date:		25 November 2021		
28.	Early Redemption Notice Period Number:		As specified in Preference Share General Condition 31 ( <i>Definitions and interpretation</i> )		
29.	Addition	nal Business Centre(s):	London		
30.	Busines	s Day Convention:	Following		
31.	Determination Agent:		Barclays Bank PLC		
32.	Registrar:		Maples Fiduciary Services (Jersey) Limited		
33.	Relevan	it Benchmark:	Amounts payable under the Preference Share may be calculated by reference to Solactive CC BTI PR E which is provided by Solactive AG (the "Administrator"). As at the date of this Preference Share Confirmation, the Administrator does not appear on the register of administrators and benchmarks established and		

21

maintained by the Financial Conduct Authority ("FCA") pursuant to article 36 of the Benchmarks Regulation (Regulation (EU) 2016/1011) as it forms part of UK domestic law by virtue of the European (Withdrawal) Act 2018 (as amended) (as amended, the "UK

As far as the Issuer is aware the transitional provisions in Article 51 of the UK Benchmarks Regulation apply, such that Solactive AG is not currently required to obtain authorisation or registration (or, if located outside the United Kingdom, recognition, endorsement

Benchmarks Regulation").

or equivalence).

## PART B – OTHER INFORMATION

## (1) LISTING AND ADMISSION TO TRADING

The Preference Shares are not listed on any stock exchange.

# (2) PERFORMANCE OF REFERENCE ASSET AND OTHER INFORMATION CONCERNING THE REFERENCE ASSET

Bloomberg Screen: SBTICCPE Index

Index Disclaimer: See Annex hereto

#### ANNEX - INDEX DISCLAIMER

#### Solactive Climate Change Europe BTIPR Index (the "Index")

Solactive AG ("Solactive") is the licensor of Solactive Climate Change Europe BTI Price Index. The financial instruments that are based on the Index are not sponsored, endorsed, promoted or sold by Solactive in any way and Solactive makes no express or implied representation, guarantee or assurance with regard to: (a) the advisability in investing in the financial instruments; (b) the quality, accuracy and/or completeness of the Index; and/or (c) the results obtained or to be obtained by any person or entity from the use of the Index. Solactive does not guarantee the accuracy and/or the completeness of the Index and shall not have any liability for any errors or omissions with respect thereto. Notwithstanding Solactive's obligations to its licensees, Solactive reserves the right to change the methods of calculation or publication with respect to the Index. Solactive shall not be liable for any miscalculation of or any incorrect, delayed or interrupted publication with respect to the Index. Solactive shall not be liable for any damages, including, without limitation, any loss of profits or business, or any special, incidental, punitive, indirect or consequential damages suffered or incurred as a result of the use (or inability to use) of the Index.