



Credit Suisse International

Up to 1,000 Lock-in Call Certificates linked to the Nordic Corporate Bond Fund Flex 2%
VolTarget Index, due May 2023

(the "Certificates" or the "Securities")

Series SPCSI2018-2251

ISIN: GB00BDT59M10

Issue Price: SEK 8,500 per Security

Prospectus

This document constitutes a "prospectus" (the "**Prospectus**"), prepared for the purposes of Article 5.3 of Directive 2003/71/EC, as amended from time to time, including by Directive 2010/73/EU (the "**Prospectus Directive**") relating to the above Securities issued by Credit Suisse International (the "**Issuer**" or "**CSI**"). The Prospectus will be published on the website of the Luxembourg Stock Exchange (www.bourse.lu) and the website of the Distributor.

Programme

The Prospectus is one of a number of prospectuses under the Structured Products Programme for the issuance of Notes, Certificates and Warrants (the "**Programme**") of the Issuer and Credit Suisse AG.

The Securities

The Securities are in the form of Certificates and are issued by the Issuer under the Programme. The terms and conditions of the Securities will comprise:

- the General Terms and Conditions of Certificates (the "**General Conditions**") as incorporated by reference from the Put and Call Securities Base Prospectus dated 27 July 2017 pursuant to the Credit Suisse AG and Credit Suisse International Structured Products Programme for the issuance of Notes, Certificates and Warrants that has been approved by the Luxembourg *Commission de Surveillance du Secteur Financier* (as supplemented up to, and including, the date hereof, the "**Base Prospectus**");
- the applicable Product Conditions (the "**Product Conditions**") as incorporated by reference from the Base Prospectus;
- the Asset Terms for Equity Index-linked Securities (the "**Asset Terms**") as incorporated by reference from the Base Prospectus; and
- the specific terms of the Securities, as completing and amending the General Conditions, the Product Conditions and the Asset Terms, as set forth in "**Specific Terms**" below.

Information incorporated by reference

This Prospectus incorporates by reference certain information from the Base Prospectus and certain other filings in relation to the Issuer (see "*Documents Incorporated by Reference*" below). This Prospectus shall be read in conjunction with such information from the Base Prospectus and such filings.

Underlying Asset

The return on the Securities is linked to the performance of the Nordic Corporate Bond Fund Flex 2%

VolTarget Index.

"Risk Factors" section in the Prospectus

Depending on the performance of the Underlying Asset, you may lose some or all of your investment in the Securities.

Before purchasing any Securities, you should consider, in particular, the information in the section entitled "Risk Factors" below together with the relevant Risk Factors incorporated by reference from the Base Prospectus, the 31 August 2017 Supplement (as defined below), the 26 September 2017 Supplement (as defined below), the 14 November 2017 Supplement (as defined below), the 8 February 2018 Supplement (as defined below) and the CSi 2016 Annual Report (as defined below).

EU Benchmark Regulation: Article 29(2) statement on benchmarks

Amounts payable under the Securities are calculated by reference to the Nordic Corporate Bond Fund Flex 2% VolTarget Index, which is provided by Credit Suisse International (the "**Administrator**"). As at the date of this Prospectus, the Administrator does not appear on the register of administrators and benchmarks established and maintained by the European Securities and Markets Authority ("**ESMA**") pursuant to article 36 of the Benchmark Regulation (Regulation (EU) 2016/1011) (the "**BMR**").

9 March 2018

TABLE OF CONTENTS

	Page
IMPORTANT NOTICES	4
SUMMARY	5
RISK FACTORS	20
DOCUMENTS INCORPORATED BY REFERENCE	33
SPECIFIC TERMS	51
CREDIT SUISSE INTERNATIONAL	71
GENERAL INFORMATION	77
APPENDIX – INDEX RULES	80

IMPORTANT NOTICES

Potential for Discretionary Determinations by the Issuer under the Securities: Under the terms and conditions of the Securities, following the occurrence of certain events outside of its control, the Issuer may determine in its discretion to take one or more of the actions available to it in order to address the impact of such event on the Securities or the Issuer or both. It is possible that any such discretionary determination by the Issuer could have a material adverse impact on the value of and return on the Securities.

No other person is authorised to give information on the Securities: In connection with the issue and sale of the Securities, no person is authorised by the Issuer to give any information or to make any representation not contained in the Prospectus, and neither the Issuer nor the Dealer accepts responsibility for any information or representation so given that is not contained in the Prospectus.

Not an offer: The Prospectus does not constitute an offer to the public of Securities in any jurisdiction, and may not be used for the purposes of an offer to the public or solicitation by anyone, in any jurisdiction in which such offer or solicitation is not authorised, or to any person to whom it is unlawful to make such offer or solicitation and no action is being taken to permit an offering of the Securities to the public or the distribution of the Prospectus in any jurisdiction where any such action is required except as specified herein.

Restrictions on distribution: The distribution of the Prospectus and the offering of the Securities in certain jurisdictions may be restricted by law. Persons into whose possession the Prospectus comes are required by the Issuer to inform themselves about, and to observe, such restrictions. For a description of certain restrictions on offers or sales of the Securities and the distribution of the Prospectus and other offering materials relating to the Securities, please refer to the section entitled "Selling Restrictions" of the Base Prospectus which is incorporated by reference into this document.

Important U.S. notice: The Securities have not been and will not be registered under the U.S. Securities Act of 1933 (the "**Securities Act**"). Subject to certain exemptions, the Securities may not be offered, sold or delivered within the United States of America or to, or for the account or benefit of, U.S. persons. A further description of the restrictions on offers and sales of the Securities in the United States or to U.S. persons is set forth in the section entitled "Selling Restrictions" of the Base Prospectus, which is incorporated by reference into this document.

Information only as at the date hereof: The delivery of this document at any time does not imply that any information contained herein is correct at any time subsequent to the date hereof.

No post-issuance information: The Issuer will not be providing any post-issuance information, except if required by any applicable laws and regulations.

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 this type of Securities 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 the summary because of the type of Securities and Issuer, it is possible that no relevant information can be given regarding such Element. In this case a short description of the Element is included in the summary and marked as "Not applicable".

Section A – Introduction and Warnings		
A.1	Introduction and Warnings:	<p>This Summary should be read as an introduction to the Prospectus. Any decision to invest in Securities should be based on consideration of the Prospectus as a whole by the investor.</p> <p>Where a claim relating to the information contained in the Prospectus is brought before a court, the plaintiff investor might, under the national legislation of the relevant Member State, have to bear the costs of translating the Prospectus before the legal proceedings are initiated.</p> <p>Civil liability only attaches 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 Prospectus or it does not provide, when read together with the other parts of the Prospectus, key information in order to aid investors when considering whether to invest in the Securities.</p>
A.2	Consent(s):	<p>Where the Securities are to be the subject of an offer to the public requiring the prior publication of a prospectus under the Prospectus Directive (a "Non-exempt Offer"), the Issuer consents to the use of the Prospectus by the financial intermediary/ies ("Authorised Offeror(s)"), during the offer period and subject to the conditions, as provided as follows:</p>
		<p>(a) Name and address of Authorised Offeror(s): Strukturinvest Fondkommission (FK) AB Stora Badhusgatan 18 – 20 41121 Gothenburg Sweden (the "Distributor")</p> <p>(b) Offer period for which use of the Prospectus is authorised by the Authorised Offeror(s): An offer of the Securities will be made in the Kingdom of Sweden during the period from, and including, 12 March 2018 to, and including, 20 April 2018.</p> <p>(c) Conditions to the use of the Prospectus by the Authorised Offeror(s): The Prospectus may only be used by the Authorised Offeror(s) to make offerings of the Securities in the jurisdiction(s) in which the Non-exempt Offer is to take place.</p>
		If you intend to purchase Securities from an Authorised Offeror, you will do so, and such offer and sale will be made, in accordance

		with any terms and other arrangements in place between such Authorised Offeror and you, including as to price and settlement arrangements. The Issuer will not be a party to any such arrangements and, accordingly, this Prospectus does not contain any information relating to such arrangements. The terms and conditions of such offer should be provided to you by that Authorised Offeror at the time the offer is made. Neither the Issuer nor any dealer has any responsibility or liability for such information provided by that Authorised Offeror.
Section B – Issuer		
B.1	Legal and commercial name of the Issuer:	Credit Suisse International (" CSi ") (the " Issuer ").
B.2	Domicile and legal form of the Issuer, legislation under which the Issuer operates and country of incorporation of Issuer:	CSi is an unlimited company incorporated in England and Wales. CSi is authorised by the Prudential Regulation Authority (" PRA ") and regulated by the Financial Conduct Authority (" FCA ") and the PRA and operates under English law. Its registered head office is located at One Cabot Square, London E14 4QJ.
B.4b	Known trends with respect to 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 prospects of the Issuer for its current financial year.
B.5	Description of group and Issuer's position within the group:	The shareholders of CSi are Credit Suisse AG (which holds CSi's ordinary shares through Credit Suisse AG (Zürich Stammhaus) and Credit Suisse AG, Guernsey Branch), Credit Suisse Group AG and Credit Suisse PSL GmbH. CSi has a number of subsidiaries. A summary organisation chart is set out below:

		<pre> graph TD A[Credit Suisse Group AG] --> B[Credit Suisse AG] subgraph B [Credit Suisse AG] C[Zurich Stammhaus] D[Guernsey Branch] end B --> E[Credit Suisse PSL GmbH] B --> F[Credit Suisse International] </pre>																																										
B.9	Profit forecast or estimate:	Not applicable; no profit forecasts or estimates have been made by the Issuer.																																										
B.10	Qualifications in audit report on historical financial information:	Not applicable; there were no qualifications in the audit report on historical financial information.																																										
B.12	Selected key financial information; no material adverse change and description of significant change in financial position of the Issuer:	<table border="1"> <thead> <tr> <th colspan="3">CSI*</th> </tr> <tr> <th><i>In USD million</i></th> <th colspan="2"><i>Year ended 31 December (audited)</i></th> </tr> <tr> <th></th> <th><i>2016</i></th> <th><i>2015</i></th> </tr> </thead> <tbody> <tr> <td>Selected consolidated income statement data</td> <td></td> <td></td> </tr> <tr> <td>Net revenues</td> <td>1,384</td> <td>1,745</td> </tr> <tr> <td>Total operating expenses</td> <td>(1,714)</td> <td>(1,982)</td> </tr> <tr> <td>Loss before taxes</td> <td>(330)</td> <td>(237)</td> </tr> <tr> <td>Net loss</td> <td>(196)</td> <td>(118)</td> </tr> <tr> <td>Selected consolidated balance sheet data</td> <td></td> <td></td> </tr> <tr> <td>Total assets</td> <td>332,381</td> <td>400,989</td> </tr> <tr> <td>Total liabilities</td> <td>309,673</td> <td>378,085</td> </tr> <tr> <td>Total shareholders' equity</td> <td>22,708</td> <td>22,904</td> </tr> <tr> <td></td> <td></td> <td></td> </tr> <tr> <th><i>In USD million</i></th> <th colspan="2"><i>Six months ended 30 June (unaudited)</i></th> </tr> </tbody> </table>	CSI*			<i>In USD million</i>	<i>Year ended 31 December (audited)</i>			<i>2016</i>	<i>2015</i>	Selected consolidated income statement data			Net revenues	1,384	1,745	Total operating expenses	(1,714)	(1,982)	Loss before taxes	(330)	(237)	Net loss	(196)	(118)	Selected consolidated balance sheet data			Total assets	332,381	400,989	Total liabilities	309,673	378,085	Total shareholders' equity	22,708	22,904				<i>In USD million</i>	<i>Six months ended 30 June (unaudited)</i>	
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	Issuer which are to a material extent relevant to the evaluation of the Issuer's solvency:	solvency.
B.14	Issuer's position in its corporate group and dependency on other entities within the corporate group:	See Element B.5 above. The liquidity and capital requirements of CSi are managed as an integral part of the wider CS group framework. This includes the local regulatory liquidity and capital requirements in the UK.
B.15	Issuer's principal activities:	CSi's principal business is banking, including the trading of derivative products linked to interest rates, foreign exchange, equities, commodities and credit. The primary objective of CSi is to provide comprehensive treasury and risk management derivative product services.
B.16	Ownership and control of the Issuer:	The shareholders of CSi are Credit Suisse AG (which holds CSi's ordinary shares through Credit Suisse AG (Zürich Stammhaus) and Credit Suisse AG, Guernsey Branch), Credit Suisse Group AG and Credit Suisse PSL GmbH. CSi has a number of subsidiaries.
Section C – Securities		
C.1	Type and class of securities being offered and security identification number(s):	The securities (the " Securities ") are certificates. The Securities of a Series will be uniquely identified by ISIN : GB00BDT59M10; Common Code : 179146738; Swiss Security Number : 37716878.
C.2	Currency:	The currency of the Securities will be Swedish Krona (" SEK ") (the " Settlement Currency ").
C.5	Description of restrictions on free transferability of the Securities:	The Securities have not been and will not be registered under the U.S. Securities Act of 1933 (the " Securities Act ") and may not be offered or sold within the United States or to, or for the account or benefit of, U.S. persons except in certain transactions exempt from the registration requirements of the Securities Act and applicable state securities laws. No offers, sales or deliveries of the Securities, or distribution of any offering material relating to the Securities, may be made in or from any jurisdiction except in circumstances that will result in compliance with any applicable laws and regulations.
C.8	Description of rights attached to the securities, ranking of the securities and limitations to rights:	Rights: The Securities will give each holder of Securities (a " Securityholder ") the right to receive a potential return on the Securities (see Element C.18 below). The Securities will also give each Securityholder the right to vote on certain amendments. Ranking: The Securities are unsubordinated and unsecured obligations of the Issuer and will rank equally among themselves and with all other unsubordinated and unsecured obligations of the Issuer from time to

		<p>time outstanding.</p> <p>Limitation to Rights:</p> <ul style="list-style-type: none"> The Issuer may redeem the Securities early for illegality reasons or following certain events affecting the Issuer's hedging arrangements and/or the underlying asset(s). The Securities may be redeemed early following an event of default. In each such case, the amount payable in respect of each Security on such early redemption will be equal to the Unscheduled Termination Amount, and no other amount shall be payable in respect of each Security on account of interest or otherwise. <p>Where:</p> <ul style="list-style-type: none"> Unscheduled Termination Amount: in respect of each Security, an amount (which may be greater than or equal to zero) equal to the value of such Security immediately prior to it becoming due and payable following an event of default or, in all other cases, as soon as reasonably practicable following the determination by the Issuer to early redeem the Security, as calculated by the calculation agent using its then prevailing internal models and methodologies. <p>For the avoidance of doubt, if a Security is redeemed following an event of default, the Unscheduled Termination Amount shall not take account of any additional or immediate impact of the event of default itself on the Issuer's creditworthiness (including, but not limited to, an actual or anticipated downgrade in its credit rating).</p> <ul style="list-style-type: none"> Subject to the conditions and other restrictions set out in the terms and conditions of the Securities, the Issuer may adjust the terms and conditions of the Securities without the consent of Securityholders following certain events affecting the Issuer's hedging arrangements and/or the underlying asset(s), or may early redeem the Securities at the Unscheduled Termination Amount as described above (and no other amounts shall be payable in respect of the Securities on account of interest or otherwise following such determination by the Issuer). The terms and conditions of the Securities contain provisions for convening meetings of Securityholders to consider any matter affecting their interests, and any resolution passed by the relevant majority at a meeting will be binding on all Securityholders, whether or not they attended such meeting or voted for or against the relevant resolution. In certain circumstances, the Issuer may modify the terms and conditions of the Securities without the consent of Securityholders. The Securities are subject to the following events of default: if the Issuer fails to pay any amount due in respect of the Securities within 30 days of the due date, or if any events relating to the insolvency or winding up of the Issuer occur. The Issuer may at any time, without the consent of the Securityholders, substitute for itself as Issuer under the Securities any company with which it consolidates, into which it merges or to which it sells or transfers all or substantially all of its property.
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		<ul style="list-style-type: none"> • Governing Law: The Securities are governed by English law.
C.11	Admission to trading:	<p>Application has been made to admit the Securities to trading on the regulated market of the Luxembourg Stock Exchange.</p> <p>Application will also be made to admit the Securities to trading on the Nasdaq First North Sweden.</p>
C.15	Effect of the underlying instrument(s) on value of investment:	<p>The value of the Securities and the Redemption Amount payable in respect of Securities being redeemed on the Maturity Date will depend on the performance of the underlying asset(s) on the Final Fixing Date and the Lock-in Observation Dates.</p> <p>See Element C.18 below for details on how the value of the Securities is affected by the value of the underlying asset(s).</p>
C.16	Scheduled Maturity Date or Settlement Date:	<p>The Maturity Date of the Securities shall be the later of (a) 18 May 2023 (the "Scheduled Maturity Date"), and (b) 3 currency business days following the Hedging Entity's receipt in full of the cash proceeds from the unwinding of its hedging arrangements in respect of the Securities, to the extent that any delay in the receipt of such cash proceeds is not caused by the Hedging Entity and/or is outside of the control of the Hedging Entity.</p> <p>Where "Hedging Entity" means each of Credit Suisse International, Credit Suisse AG, London Branch or any affiliate of Credit Suisse International that holds or will hold financial instruments and investments as part of its hedging activities in direct or indirect connection with the Securities.</p>
C.17	Settlement Procedure:	<p>The Securities will be delivered by the Issuer against payment of the issue price. Settlement procedures will depend on the clearing system for the Securities and local practices in the jurisdiction of the investor.</p> <p>The Securities are cleared through Euroclear Sweden.</p>
C.18	Return on Derivative Securities:	<p>The return on the Securities will derive from:</p> <ul style="list-style-type: none"> • unless the Securities have been previously redeemed or purchased and cancelled, the payment of the Redemption Amount on the scheduled Maturity Date of the Securities. <p style="text-align: center;"><u>REDEMPTION AMOUNT</u></p> <p>Unless the Securities have been previously redeemed or purchased and cancelled, the Issuer shall redeem the Securities on the Maturity Date.</p> <p>The Issuer shall redeem the Securities on the Maturity Date at the redemption amount (the "Redemption Amount"), which shall be an amount rounded down to the nearest transferable unit of the Settlement Currency equal to the <i>product</i> of (a) the Nominal Amount, (b) the Participation Percentage and (c) the Performance.</p> <p>Where:</p> <ul style="list-style-type: none"> • Barrier Level: each of (a) 100 per cent. and (b) 100 per cent. <i>plus</i> each multiple of 5 per cent. thereafter (i.e. 105 per cent., 110 per cent., 115 per cent. and so on) (expressed as a decimal); • Final Fixing Date: in respect of the underlying asset, 3 May 2023,

		<p>subject to adjustment.</p> <ul style="list-style-type: none"> • Final Price: in respect of the underlying asset, the Level of such underlying asset on the Final Fixing Date. • Highest Lock: the highest Locked Level observed in respect of the Lock-in Observation Dates. • Initial Setting Date: in respect of the underlying asset, 4 May 2018, subject to adjustment. • Level: in respect of the underlying asset and any day, the level of such underlying asset as calculated and published by the relevant sponsor at the Valuation Time. • Lock-in Observation Date(s): each Scheduled Trading Day during the period commencing on, and including, the Initial Setting Date and ending on, and including, the Final Fixing Date. • Locked Level: in respect of a Lock-in Observation Date and the underlying asset, the highest Barrier Level that is less than the Observation Level of such underlying asset in respect of such Lock-in Observation Date, provided that if the Observation Level of such underlying asset in respect of a Lock-in Observation Date is at or lower than the lowest Barrier Level then the Locked Level in respect of such Lock-in Observation Date shall be deemed to be equal to the lowest Barrier Level. • Nominal Amount: SEK 100,000. • Observation Level: in respect of a Lock-in Observation Date and the underlying asset, an amount equal to the <i>quotient</i> of (a) the Level of the underlying asset on such Lock-in Observation Date <i>divided</i> by (b) its Strike Price. • Participation Percentage: indicatively 100 per cent., subject to a minimum of 80 per cent. • Performance: a percentage (expressed as a decimal) equal to the greater of (a) zero, (b) the difference between (i) the Final Price <i>divided</i> by the Strike Price, minus (ii) the Strike, and (c) the Highest Lock <i>minus</i> the Strike. • Scheduled Trading Day: in respect of the underlying asset, any day on which the relevant sponsor is scheduled to publish the level of the underlying asset. • Strike: 100 per cent. (expressed as a decimal). • Strike Price: in respect of the underlying asset, the Level of such underlying asset on the Initial Setting Date. • Valuation Time: in respect of the underlying asset, the time with reference to which the relevant sponsor calculates and publishes the level of such underlying asset.
C.19	Final reference price of underlying:	The Final Price of the underlying asset shall be determined on the Final Fixing Date. The Locked Levels of the underlying asset shall be determined over each of the Lock-in Observation Dates.

C.20	Type of underlying:	<p>The underlying asset is the Nordic Corporate Bond Fund Flex 2% VolTarget Index, a proprietary index sponsored by Credit Suisse International, which measures the rate of return of a Credit Suisse proprietary strategy which aims to provide exposure to a fixed income mutual fund investing in Nordic corporate bonds.</p> <p>Information on the underlying asset can be found at: https://opus.credit-suisse.com/Default.aspx?LangCode=-1&InstCode=&MienCode=&MoldCode=&OpusCode=2&PageCode=.</p>
Section D – Risks		
D.2	Key risks that are specific to the Issuer:	<p>The Securities are general unsecured obligations of the Issuer. Investors in the Securities are exposed to the risk that the Issuer could become insolvent and fail to make the payments owing by it under the Securities.</p> <p>The Issuer is exposed to a variety of risks that could adversely affect its results of operations and/or financial condition, including, among others, those described below:</p> <ul style="list-style-type: none"> • Market risk: The Issuer is subject to the risk of loss arising from adverse changes in interest rates, foreign currency rates, equity prices, commodity prices and other relevant parameters, such as market volatilities and correlations. Consequently, the Issuer is subject to the risk of potential changes in the fair values of financial instruments in response to market movements. • Liquidity risk: The Issuer is subject to the risk that it is unable to fund assets and meet obligations as they fall due under both normal and stressed market conditions. • Currency risk: The Issuer is exposed to the effects of fluctuations in the prevailing foreign currency exchange rates on its financial position and cash flows. • Credit risk: The Issuer is subject to: (a) "credit risk", where the Issuer may incur a loss as a result of a borrower or counterparty failing to meet its financial obligations or as a result of deterioration in the credit quality of the borrower or counterparty, (b) "wrong-way risk" or "correlation risk", where the Issuer's exposure to the counterparty in a financial transaction increases while the counterparty's financial health and its ability to pay on the transaction diminishes, and (c) "settlement risk", where the settlement of a transaction results in timing differences between the disbursement of cash or securities and the receipt of counter-value from the counterparty. • Country risk: The Issuer is subject to the risk of a substantial, systemic loss of value in the financial assets of a country or group of countries, which may be caused by dislocations in the credit, equity and/or currency markets. • Legal and regulatory risk: The Issuer faces significant legal risks in its businesses, including, amongst others, (a) disputes over terms or trades and other transactions in which the Credit Suisse group acts as principal, (b) the unenforceability or inadequacy of documentation used to give effect to transactions in which the Credit Suisse group participates, (c) investment suitability concerns, (d) compliance with the laws of the countries in which the Credit Suisse group does business and (e) disputes with its

		<p>employees. The Issuer is also subject to increasingly more extensive and complex regulation, which may limit the Issuer's activities or increase the costs of compliance with regulation (including penalties or fines imposed by regulatory authorities). The Issuer (and the financial services industry) continue to be affected by the significant complexity of on-going regulatory reforms.</p> <ul style="list-style-type: none"> • Operational risk: The Issuer is subject to the risk of financial loss arising from inadequate or failed internal processes, people or systems, or from external events. Operational risks include the risk of fraudulent transactions, trade processing errors, business disruptions, failures in regulatory compliance, defective transactions, and unauthorised trading events. • Conduct risk: The Issuer is exposed to the risk that poor conduct by the Credit Suisse group, employees or representatives which could result in clients not receiving a fair transaction, damage to the integrity of the financial markets or the wider financial system, or ineffective competition in the markets in which the Issuer operates that disadvantages clients, including risks arising from unauthorised trading, potential unsuitability of products sold or advice provided to clients, inadequate disclosure, trade processing errors, inaccurate benchmark submissions, failure to safe-guard client data or assets and breaches of regulatory rules or laws by individual employees or market conduct. • Reputational risk: The Issuer is subject to risk to its reputation, which may arise from a variety of sources such as the nature or purpose of a proposed transaction, the identity or nature of a potential client, the regulatory or political climate in which the business will be transacted or significant public attention surrounding the transaction itself. • Regulatory action in the event that the Issuer is failing or the UK resolution authority considers that it is likely to fail: The UK Banking Act, which implements the EU Bank Recovery and Resolution Directive, provides for a "resolution regime" granting substantial powers to the UK resolution authority to implement resolution measures (including, but not limited to, directing the sale of the relevant institution or transfer of the relevant institution's business to a "bridge bank") with respect to a UK financial institution (such as the Issuer) where the UK resolution authority considers that the relevant institution is failing or is likely to fail and action is necessary in the public interest. If the Issuer were to become subject to a "resolution regime" you could lose some or all of your investment in the Securities. In addition, the UK resolution authority also has the power to exercise the "bail-in" tool in relation to Securities issued by the Issuer to write down the Issuer's liabilities or to convert a class of liability to another class, and this would result in the write down and/or conversion to equity of such Securities.
D.6	<p>Key risks that are specific to the Securities and risk warning that investors may lose value of</p>	<p>The Securities are subject to the following key risks:</p> <ul style="list-style-type: none"> • The issue price or the offer price of the Securities may be more than the market value of such Securities as at the issue date, and more than the price at which the Securities can be sold in secondary market transactions. The issue price or the offer price of the Securities may take into account, where permitted by law, fees, commissions or other amounts relating to the issue,

	<p>entire investment or part of it:</p>	<p>distribution and sale of the Securities, or the provision of introductory services, expenses incurred by the Issuer in creating, documenting and marketing the Securities and amounts relating to the hedging of its obligations under the Securities.</p> <ul style="list-style-type: none"> • The market value of the Securities and the amount payable or deliverable at maturity depend on the performance of the underlying asset(s). The performance of an underlying asset may be subject to sudden and large unpredictable changes over time (known as "volatility"), which may be affected by national or international, financial, political, military or economic events or by the activities of participants in the relevant markets. Any of these events or activities could adversely affect the value of and return on the Securities. • If the <i>product</i> of (a) the Participation Percentage and (b) the Performance is less than 8.50 per cent., an investor will lose some or all of their investment. • The Redemption Amount for the Securities is calculated based on the Nominal Amount of SEK 100,000, and the issue price is SEK 8,500. The Securities therefore utilise leverage and investors will participate disproportionately in the performance of the underlying asset. • If the redemption amount or settlement amount or any other amount payable under the Securities depends on the performance of the underlying asset(s) and is multiplied by a participation factor which is less than 100 per cent., investors will not participate fully in the performance (whether negative or positive) of the underlying asset(s). The return on the Securities will be disproportionately lower than any positive performance of the underlying asset(s), and may be significantly less than if you had purchased the underlying asset(s) directly. • A secondary market for the Securities may not develop and, if it does, it may not provide the investors with liquidity and may not continue for the life of the Securities. Illiquidity may have an adverse effect on the market value of the Securities. The price in the market for a Security may be less than its issue price or its offer price and may reflect a commission or a dealer discount, which would further reduce the proceeds you would receive for your Securities. • The market value of the Securities will be affected by many factors beyond the control of the Issuer (including, but not limited to, the creditworthiness of the Issuer, the interest rates and yield rates in the market, the volatility of the underlying asset(s) (if any), etc.). Some or all of these factors will influence the value of the Securities in the market. • The total size of Securities being issued on the issue date may be greater than the amount subscribed or purchased by investors as the dealer may retain some of the Securities as part of its issuing, market-making and/or trading arrangements or for the purposes of meeting future investor demand. The issue size of the Securities should not be regarded as indicative of the depth or liquidity of the market, or the demand, for the Securities. • The levels and basis of taxation on the Securities and any reliefs from such taxation will depend on an investor's individual
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		<p>circumstances and could change at any time. The tax and regulatory characterisation of the Securities may change over the life of the Securities. This could have adverse consequences for investors.</p> <ul style="list-style-type: none"> • The Participation Percentage will not be set by the Issuer until the Initial Setting Date so that the Issuer may take into account the prevailing market conditions at the time of the close of the offer period in order that the Issuer may issue the Securities at the relevant price and on the relevant terms. There is a risk that the final amount(s) set by the Issuer will be other than the indicative amount(s) specified in the relevant Specific Terms, although the final amount(s) will not be less than the minimum amount(s) specified in the relevant Specific Terms or greater than the maximum amount(s) specified in the relevant Specific Terms, as the case may be. Nevertheless, prospective investors must base their investment decision on the indicative amount(s) (and in light of the minimum or maximum amount(s)) so specified, and will not have a right of withdrawal from their purchase obligation when the final amount(s) are set by the Issuer. Investors should note that no supplement will be published in relation to such final setting. • In certain circumstances (for example, if the Issuer determines that its obligations under the Securities have become unlawful or illegal, following an event of default or following certain events affecting the Issuer's hedging arrangements and/or the underlying asset(s)) the Securities may be redeemed prior to their scheduled maturity. In such circumstances, the Unscheduled Termination Amount payable may be less than the original purchase price and could be as low as zero. No other amounts shall be payable in respect of the Securities on account of interest or otherwise following such determination by the Issuer. • Following early redemption of Securities, investors may not be able to reinvest the redemption proceeds in an investment having a comparable rate of return. Investors in Securities may therefore lose some or all of their investment in such case. • Investors will have no rights of ownership, including, without limitation, any voting rights, any rights to receive dividends or other distributions or any other rights with respect to any underlying asset referenced by the Securities. • Investors may be exposed to currency risks because the underlying asset(s) may be denominated in a currency other than the currency in which the Securities are denominated, or the Securities and/or underlying asset(s) may be denominated in currencies other than the currency of the country in which the investor is resident. The value of the Securities may therefore increase or decrease based on fluctuations in those currencies. • The Issuer is not obliged to maintain the listing of the Securities. If the regulated market or other market in respect of which the Securities are listed and/or admitted to trading closes, or if the relevant regulated market in respect of which the Securities are admitted to trading is replaced with a market that is not a regulated market, the Issuer may de-list the Securities or may (but is not obliged to) consent to the Securities to be admitted to trading on such replacement market instead. • The Issuer may apply any consequential postponement of, or any
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		<p>alternative provisions for, valuation of an underlying asset following certain disruption events in relation to such underlying asset, each of which may have an adverse effect on the value of and return on the Securities.</p> <ul style="list-style-type: none"> • The rules of a proprietary index may be amended by the relevant index sponsor at any time and the index sponsor has no obligation to take into account the interests of Securityholders when calculating such proprietary index. A proprietary index may also include deductions which will act as a drag on its performance and adversely affect the value of and return on the Securities. • There is no guarantee that the strategy on which the underlying asset is based will be successful or that the underlying asset will outperform any alternative strategy. • The underlying asset has an in-built volatility control mechanism and the level of the underlying asset is sensitive to the volatility of its components. • The underlying asset is a proprietary index. Proprietary indices are subject to additional risks associated with a limited operating history and a reliance on external data. • "Benchmarks" are subject to recent national, international and other regulatory reforms, which may cause such "benchmarks" to perform differently than in the past, or to disappear entirely, or have other consequences which cannot be predicted. Any such consequence could have a material adverse effect on any Securities linked to a "benchmark". • The Issuer may modify the terms and conditions of the Securities without the consent of Securityholders for the purposes of (a) curing any ambiguity or correcting or supplementing any provision if the Issuer determines it to be necessary or desirable, provided that such modification is not prejudicial to the interests of Securityholders, or (b) correcting a manifest error. • Subject to the conditions and other restrictions set out in the terms and conditions of the Securities, the Issuer may adjust the terms and conditions of the Securities without the consent of Securityholders following certain events affecting the Issuer's hedging arrangements and/or the underlying asset(s), or may early redeem the Securities at an amount which may be less than the initial investment. • In making discretionary determinations under the terms and conditions of the Securities, the Issuer and the calculation agent may take into account the impact on the relevant hedging arrangements. Such determinations could have a material adverse effect on the value of and return on the Securities, and could result in their early redemption. • Subject to the conditions and other restrictions set out in the terms and conditions of the Securities, the Issuer may be substituted without the consent of Securityholders in favour of any affiliate of the Issuer or another company with which it consolidates, into which it merges or to which it sells or transfers all or substantially all of its property. • The Issuer is subject to a number of conflicts of interest, including:
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		<p>(a) in making certain calculations and determinations, there may be a difference of interest between the investors and the Issuer, (b) in the ordinary course of its business the Issuer (or an affiliate) may effect transactions for its own account and may enter into hedging transactions with respect to the Securities or the related derivatives, which may affect the market price, liquidity or value of the Securities, (c) the Issuer (or an affiliate) may have confidential information in relation to the underlying asset(s) or any derivative instruments referencing them, but which the Issuer is under no obligation (and may be subject to legal prohibition) to disclose, and (d) the Issuer acts as the index sponsor and the index calculation agent of the underlying asset, and in such capacities, may exercise certain discretionary powers in relation to the underlying asset which could have the effect of reducing the returns on and value of the Securities.</p> <p>Depending on the performance of the underlying asset, you may lose some or all of your investment in the Securities. Furthermore, investors may lose some or all of their investment if one or more of the following occurs: (a) the Securities do not provide for scheduled repayment in full of the issue or purchase price at maturity or upon mandatory early redemption or optional early redemption of the Securities, (b) the Issuer fails and is unable to make payments owing under the Securities, (c) any adjustments are made to the terms and conditions of the Securities following certain events affecting the underlying asset(s) and/or the Issuer's hedging arrangements, that result in the amount payable being reduced, or (d) investors sell their Securities prior to maturity in the secondary market at an amount that is less than the initial purchase price.</p>
Section E – Other		
E.2b	Reasons for the offer and use of proceeds:	Not applicable; the net proceeds from the issue of the Securities will be used by the Issuer for its general corporate purposes (including hedging arrangements).
E.3	Terms and conditions of the offer:	<p>An offer of the Securities will be made in the Kingdom of Sweden during the period from, and including, 12 March 2018 to, and including, 20 April 2018 (the "Offer Period"). The Offer Period may be discontinued at any time. The offer price will be equal to SEK 8,500 per Security.</p> <p>The Securities are offered subject to the following conditions:</p> <p>The offer of the Securities is conditional on their issue.</p> <p>The Issuer reserves the right to withdraw the offer and/or to cancel the issue of the Securities for any reason at any time on or prior to the issue date.</p> <p>There is no minimum amount of application.</p> <p>Payments for the Securities shall be made to the Distributor in accordance with the arrangements existing between the Distributor and its customers relating to the subscription of securities generally.</p> <p>Manner in and date on which results of the offer are to be made public: The results of the offer will be published on the Distributor's website and the website of the Luxembourg Stock Exchange (www.bourse.lu) following the closing of the Offer Period or, if such websites are not available, the results of the offer will be available upon request from the</p>

		Distributor.
E.4	Interests material to the issue/offer:	Fees shall be payable to the Distributor(s). The Issuer is subject to conflicts of interest between its own interests and those of holders of Securities, as described in Element D.6 above.
E.7	Estimated expenses charged to the investor by the Issuer/offeror:	<p>Not applicable; there are no estimated expenses charged to the investor by the Issuer/offeror.</p> <p>The Securities will be sold by the dealer to the Distributor(s) at a discount of up to 1.50 per cent. of the offer price. Such discount represents the fee retained by the Distributor(s) out of the offer price paid by investors. The offer price and the terms of the Securities take into account such fee and may be more than the market value of the Securities on the issue date.</p>

RISK FACTORS

The risk factors set out below should be read in addition to (a) the risk factors set out on pages 82 to 157 (inclusive) of the Base Prospectus (as supplemented by the 31 August 2017 Supplement, the 26 September 2017 Supplement, the 14 November 2017 Supplement and the 8 February 2018 Supplement (each as defined below)), which includes (i) the risk factors relating to the Issuer set out on pages 85 to 120 (inclusive) of the Base Prospectus and (ii) the risk factors relating to the Securities set out on pages 120 to 157 (inclusive) of the Base Prospectus, and (b) the risk factors set out in the CSi 2016 Annual Report. Such risk factors are risk factors that are material to the Securities in order to assess the market risk associated with them or which may affect the Issuer's ability to fulfil its obligations under them

Depending on the performance of the Underlying Asset, you may lose some or all of your investment in the Securities.

General

1. If the *product* of (a) the Participation Percentage and (b) the Performance is less than 8.50 per cent. (being the Issue Price of the Securities), an investor will lose some or all of their investment.
2. The Redemption Amount for the Securities is calculated based on the Nominal Amount of SEK 100,000 and the Issue Price is SEK 8,500. The Securities therefore utilise leverage and investors will participate disproportionately in the performance of the Underlying Asset.
3. **Investors may also lose some or all of their investment if one or more of the following occurs:**
 - (a) **the Issuer fails and is unable to make payments owing under the Securities;**
 - (b) **investors sell their Securities prior to maturity in the secondary market at an amount that is less than the initial purchase price; or**
 - (c) **any adjustments are made to the terms and conditions of the Securities following certain events affecting the Issuer's hedging arrangements and/or the Underlying Asset, that result in the amount payable being reduced.**
4. Securityholders are exposed to the credit risk of the Issuer as the Securities are unsecured. The Securities will be adversely affected in the event of a default, reduced credit rating or deterioration in the solvency of the Issuer.
5. The Securities involve complex risks, which include, among other things, share price risks, credit risks, foreign exchange risks, exchange rate risks, interest rate risks and/or political risks. Before buying the Securities, investors should carefully consider, among other things, (a) the trading price of the Securities, (b) the level and volatility of the Underlying Asset, (c) the depth of the market or liquidity of the Securities, and (d) any related transaction costs. An investment in the Securities is only suitable for investors who (either alone or in conjunction with an appropriate financial adviser) are capable of evaluating the merits and risks of such an investment. Investors should consult their own financial, tax, legal or other advisers as they consider appropriate and carefully review and consider such an investment decision in the light of the foregoing and their personal circumstances.
6. A secondary market for the Securities may not develop and, if it does, it may not provide the holders with liquidity and may not continue for the life of the Securities. A decrease in the liquidity of the Securities may cause, in turn, an increase in the volatility associated with the price of such Securities. Illiquidity may have a severely adverse effect on the market value of the Securities.
7. In making calculations and determinations with regard to the Securities, there may be a conflict of interest between the investors and the Calculation Agent and/or the Issuer. Save where otherwise provided, the Calculation Agent and/or the Issuer are each required to act in good faith and in a commercially reasonable manner. However, the Calculation Agent and/or the

Issuer do not have any obligations of agency or trust for any investors and have no fiduciary obligations towards them. In particular, each of the Calculation Agent, the Issuer and their affiliated entities may have interests in other capacities (such as other business relationships and activities). Prospective investors should be aware that any determination made by the Calculation Agent and/or the Issuer may have a negative impact on the value of and return on the Securities.

8. The Issuer and its affiliates are not acting as a fiduciary for, or an adviser to, any investor in respect of the Securities and each investor will be solely responsible and must have sufficient knowledge, experience and professional advice (which may be from third parties) to make its own evaluation of the merits and risks of investment of the Securities. Neither the Issuer, nor any of its affiliates, is an agent of any Securityholder for any purpose.
9. By purchasing the Securities, investors acknowledge that they are not relying on the views or advice of, or any information from, the Issuer or its affiliates in respect of the purchase of the Securities.
10. Each Security's retention of value is dependent on the creditworthiness of the Issuer, which may change over the term of the Securities. The Securities are unsubordinated and unsecured obligations of Credit Suisse International and rank equally with all other unsubordinated and unsecured obligations of Credit Suisse International. Securityholders are exposed to the risk that the Issuer could become insolvent and fail to make payments owing by it under the Securities. Credit Suisse International, a bank domiciled in England established under English law, is an indirect wholly owned subsidiary of Credit Suisse Group AG. Credit Suisse International is authorised by the Prudential Regulation Authority (the "**PRA**") and regulated by the Financial Conduct Authority (the "**FCA**") and the PRA. Securities are not deposits, and are not covered by any deposit insurance or protection scheme.
11. Neither the Issuer nor any of its affiliates make any representation as to the performance of the Securities.
12. The levels and basis of taxation on the Securities and any relief from such taxation can change at any time. The levels and basis of taxation on the Securities and availability of any tax relief will depend on the individual circumstances of each investor and any tax regime which is applicable to the Security and/or the investor. The tax and regulatory characterisation of the Securities may change over the life of the Securities. This could have adverse consequences for investors.

Risks concerning the exercise of discretion by the Issuer

The Securities are offered to the investors at the relevant price and on the relevant terms on the basis that the Issuer can effectively hedge and manage its risks and obligations under the Securities. The Issuer may hedge its obligations under the Securities by buying or selling positions in the components of the Index. In addition, the Securities are provided to investors on the basis that there will be no material increase in costs to a hypothetical investor located in England, which are incidental and necessary to acquire, establish, substitute, maintain, unwind or dispose of any transactions in the strategy of a component of the Index (an "**Underlying Component**") or realise, recover or remit the proceeds of any such transactions (the "**Index Component Costs**"), as compared to the costs that are embedded in the calculation of the Index and its Underlying Components as of the Trade Date (the "**Embedded Costs**"). The Embedded Costs are not expected to change, but if the Index Component Costs increase during the term of the Securities, these additional costs may be passed on to investors or the Notes will be redeemed early..

The terms of the Securities may be adjusted to pass on any material increase in the Index Component Costs to Securityholders or the Securities may be redeemed early

If a "Materially Increased Costs" Additional Disruption Event occurs, the Issuer may pass on any material increase in Index Component Costs to Securityholders in certain circumstances. The Calculation Agent may determine, acting in good faith and in a commercially reasonable manner, that such "Materially Increased Costs" Additional Disruption Event has occurred where there is material increase in Index Component Costs (which may include, but are not limited to, movements in bid and

offer prices of transactions in respect of an Underlying Component, applicable costs incurred from a third party charged in addition to bid and offer prices (such as exchange or brokerage fees or commissions, or other fees charged for transacting in transactions) and other costs that would have a similar effect on a hypothetical investor located in England). In making its determination, the Calculation Agent must have regard to whether there would be a material adverse effect on the future performance of the Index if the Index Component Costs were deducted as part of the calculation of the level of the Index in place of the Embedded Costs, when compared with the performance of the Index where the Embedded Costs are deducted as part of the calculation of the level of the Index, taking into account the expected size and frequency of any future rebalancing and reallocation of Underlying Components within the Index.

Upon the occurrence of a "Materially Increased Costs" Additional Disruption Event the Issuer may either (a) adjust the terms of the Notes, so as to pass on to Securityholders the increased Index Component Costs to preserve the original economic objective and rationale of the Securities, or (b) if no such adjustment to the terms of the Notes would achieve a commercially reasonable result, the Issuer may redeem the Securities at the Unscheduled Termination Amount instead of the Redemption Amount on the due date for redemption.

For the purpose of determining whether an adjustment to the terms and conditions of the Securities would produce a commercially reasonable result, the Issuer will take into account the impact of the increased Index Component Costs on the amount of the cost deduction and the overall impact on the value of the Securities.

Any such exercise of a discretionary determination by the Issuer could have a material adverse impact on the value of and return on the Securities. This has the effect of passing from the Issuer to Securityholders the risks of any materially increased Index Component Costs.

Determinations made by the Issuer in respect of certain other events could have an adverse effect on the value of and return on the Securities

The adjustment events referred to in risk factor 3(h) (*In certain circumstances, the Issuer may redeem the Securities (other than due to a mandatory Trigger Event or exercise of a Call Option) prior to their scheduled maturity. The Unscheduled Termination Amount payable on such early redemption may be less than the issue price or the purchase price and investors may therefore lose some or all of their investment and may not be able to reinvest the proceeds in another investment offering a comparable return*) in the Base Prospectus include, in respect of the Index, Successor Sponsor or Successor Index, an Index Adjustment Event or an Additional Disruption Event.

(a) *Successor Sponsor or Successor Index*

If an Index is (i) not calculated and announced by the Sponsor but is calculated and announced by a successor sponsor acceptable to the Issuer (a "**Successor Sponsor**"), or (ii) replaced by a successor index using, in the determination of the Issuer, the same or a substantially similar formula for, and method of, calculation as used in the calculation of such Index, then in each case such index (the "**Successor Index**") will be deemed to be the Index. In such event, the Issuer may adjust the terms and conditions of the Securities to account for the effect of such event and to preserve the original economic objective and rationale of the Securities.

If there is a Successor Sponsor or Successor Index in place of the Sponsor or Index, the Issuer may also make such adjustments it deems necessary to account for such successor index and to preserve the original economic objective and rationale of the Securities.

(b) *Index Adjustment Events*

Index Adjustment Events include (i) a permanent cancellation of the Index and no Successor Index exists as of the date of cancellation (an "**Index Cancellation**"), (ii) the determination by the Issuer that the Sponsor (or Successor Sponsor) fails to calculate and announce such Index (an "**Index Disruption**"), (iii) the Sponsor makes (or will make) a material change in the formula for or method of calculating the Index, or otherwise materially modifies such Index (an "**Index Modification**") or (iv) the occurrence of an event that affects the authorisation, registration, recognition, endorsement, equivalence or approval of the Index or the Index Administrator required under any applicable law or regulation, so as to affect the ability of the Issuer, the

Calculation Agent or any other entity to perform its obligations in respect of the Securities (an "**Administrator/Benchmark Event**").

In the case of an Index Disruption, the Issuer may determine that such an event instead results in a Disrupted Day.

Upon determining that an Index Adjustment Event has occurred in respect of the Index, and such event having a material effect on the Securities, the Issuer may calculate the relevant Index Level, in lieu of a published level, by reference to the relevant formula for, and method of, calculation and Components which comprised the Index immediately before such event. If the Issuer determines that such adjustment would not achieve a commercially reasonable result, the Issuer may redeem the Securities at the Unscheduled Termination Amount on a day selected by the Issuer in its discretion.

(c) *Additional Disruption Events*

An Additional Disruption Event means a Change in Law (where, broadly, as a result of a change in any applicable law, it has become unlawful or illegal for the Issuer or its affiliates to conduct its hedging arrangements, or will incur a materially increased cost in performing its obligations under the Securities), a Hedging Disruption (being, broadly, an event which impacts upon the ability of the Issuer and/or its affiliates to hedge the risk of the Issuer entering into and performing its obligations under the Securities), a Materially Increased Costs (as described above), and/or an Index Disruption Event (where an Index Disruption Event as defined in the rules of the Index (the "**Index Rules**") occurs).

Upon the occurrence of an Additional Disruption Event, the Issuer may determine (i) the appropriate adjustment (if any) to be made to the terms and conditions of the Securities, to account for the effect of such event and to preserve the original economic objective and rationale of the Securities, or (ii) that no adjustments to the terms and conditions would achieve a commercially reasonable result, in which case, the Issuer may redeem the Securities at the Unscheduled Termination Amount on a date selected by the Issuer in its discretion. This has the effect of passing the risks associated with the Additional Disruption Event to Securityholders which will impact the performance of the Securities.

In making any such determinations, the Issuer in such capacity will act in good faith and in a commercially reasonable manner, and (where there is a corresponding applicable regulatory obligation) shall take into account whether fair treatment is achieved by any such adjustments or determinations in accordance with its applicable regulatory obligations.

Please refer to the section headed "Overview of the Potential For Discretionary Determinations by the Issuer" in the Base Prospectus for more information.

The Securities are linked to a Credit Suisse proprietary index

The Securities are linked to the Nordic Corporate Bond Fund Flex 2% VolTarget Index (the "**Index**"), which is a Credit Suisse proprietary index. The index level is calculated by Credit Suisse International as Index Calculation Agent (as defined under the Index Rules) and Credit Suisse International acting as Index Sponsor and Index Administrator (each as defined in the Index Rules) makes various determinations by reference to the Index Rules. Such index level is calculated so as to include certain deductions or adjustments that synthetically reflect certain factors, which may include transaction and servicing costs and notional fees. Further:

- In the normal course of business, the Issuer and/or its affiliates may have, or may have had, interests or positions, or may buy, sell or otherwise trade positions, in or relating to the Index and/or the constituents thereof, or may have invested, or may engage in transactions with others relating to any of these items and/or engaged in trading, brokerage and financing activities, as well as providing investment banking and financial advisory services in respect of the Index and/or the constituents thereof. Accordingly, the Issuer and/or any of its affiliates may at any time hold long or short positions, and may trade or otherwise effect transactions, for its own account or the accounts of its customers in respect of the Index and/or the constituents thereof. Such activity may, or may not, affect the level of the Index and consequently the value

of the Securities, but Securityholders should be aware that a conflict of interest may arise.

- The Issuer and the Index Sponsor of the Index are affiliated entities and may face a conflict of interest between their obligations as Issuer and Index Sponsor, respectively, and their interests in another capacity. In such circumstances, the Issuer has various discretionary powers in connection with (a) certain determinations and valuations in respect of the Securities, and (b) the composition, the calculation of the level and other determinations in respect of the Index, exercise of any of which could have the effect of reducing the returns on the Securities to the Securityholders thereof. In particular, upon the occurrence of certain events which have an impact on the constituents of the Index (namely, market disruption events or other events affecting the constituents of the Index) the Issuer may exercise discretion in adjusting the calculation of the value of the Index or of any affected constituents. No assurance can be given that the resolution of such potential conflicts of interest may not be prejudicial to the interests of Securityholders.

Please see also risk factor 6(h) (*Risks associated with Proprietary Indices*) in the Base Prospectus.

General risks relating to the Index

(a) *Historical or hypothetical performance of the Index is not an indication of future performance*

The historical or hypothetical performance of the Index should not be taken as an indication of the future performance of the Index. The level of the Index may fluctuate significantly. It is impossible to predict whether the level, value or price of the Index will fall or rise during the term of your investment. Past performance is not a guarantee or an indication of future returns.

(b) *No operating history*

The Index has limited operating history with no proven track record in achieving the stated investment objective. No assurance can be given that the allocation will perform in line with market benchmark, and the Index could underperform market benchmark and/or decline.

(c) *No assurance of performance*

No assurance can be provided that any strategy on which an Index is based will be successful or that the Index will outperform any alternative strategy that might be used in respect of the same or similar investment objectives.

(d) *Notional exposure*

The Index is constructed on "notional" investments and there is no actual portfolio of assets to which any person is entitled or in respect of which any person has any direct or indirect ownership interest. The Index simply reflects a rules-based proprietary trading strategy, the performance of which is used as a reference point for the purposes of calculating the level of the Index. Investors in products which are linked to the Index will not have a claim in respect of any of the components of the Index.

(e) *Publication of the Index*

The Index level, in respect of an Index Calculation Day, is scheduled to be published on the immediately following Index Calculation Day. In certain circumstances such publication may be delayed.

(f) *The Index relies on external data*

The Index relies on data from external providers. While CSi intends to use well established and reputable providers, there is a risk that this data may be inaccurate, delayed or not up to date. There is also a risk that while the data is accurate, the data feed to CSi is impaired. Such impairment to either the data or the data feed could affect the performance or continued operability of the Index. The risk of such impairment may be borne by investors in products linked to the Index and CSi may decide not to subsequently revise the Index (except where such impairment is caused by CSi's negligence, fraud or wilful default). There is also a risk to

the continuity of the Index in the event that the Index Sponsor ceases to exist. In the event that certain external data is not available, CSI as calculation agent for the Index may determine the necessary data in order to maintain the continuity of the Index.

(g) The Index relies on CSI infrastructure and electronic systems

The Index relies on CSI infrastructure and electronic systems (including internal data feeds). Any breakdown or impairment to such infrastructure or electronic systems could affect the performance or continued operability of the Index. The risk of such breakdown or impairment shall be borne by investors in products linked to the Index except when caused by CSI's negligence, fraud or wilful default. Neither CSI nor its affiliates shall be under any liability to account for any loss or damage incurred by any person in connection with any change to, removal of or operational risks generated by the Index or its strategy except when caused by CSI's negligence, fraud or wilful default.

(h) *Amendments to the Index Rules; Index Component Substitution; Withdrawal of the Index*

The Index Sponsor may in consultation with the Index Calculation Agent and the Index Committee (who are also part of the Credit Suisse Group AG), supplement, amend (in whole or in part), revise, rebalance or withdraw the Index at any time if either (i) there is any event or circumstance that in the determination of the Index Sponsor makes it impossible or impracticable to calculate the Index pursuant to the Index Rules (ii) a change to the Index Rules is required to address an error, ambiguity or omission, (iii) the Index Sponsor determines that an Extraordinary Event (as described below) has occurred, or (iv) the Index Sponsor determines that a Fund Disruption Event (as described below) has occurred.

Following any withdrawal of the Index the Index Sponsor may, but is not obliged to do so, replace the Index with a successor index and/or replace the Strategy with a similar successor strategy or an entirely new strategy at any time, as it deems appropriate in its discretion.

A supplement, amendment, revision or rebalancing may lead to a change in the way the Index is calculated or constructed and this may, in turn, affect the performance of the Index. Such changes may include, without limitation, substitution of an Index Component, or changes to the Index Strategy.

Extraordinary Events include (at a general level) any of the following events or circumstances, which in the case of (i) to (v) have had or will have a material effect on the Index:

- (i) A change to the liquidity, the trading volume, the terms or listing of any Index Component;
- (ii) A change in, or interpretation of, any applicable law or regulation;
- (iii) Any event or circumstance such that the value of an Index Component is deemed unreliable;
- (iv) An Index Component is permanently discontinued or otherwise unavailable;
- (v) A change in the method by which the value of an Index Component is calculated;
- (vi) Any event that has a material adverse effect on the ability of the Index Sponsor (or any of its affiliates) to establish, maintain, value, rebalance or unwind a hedge position (which may include physical investments or entering into derivatives, including futures contracts or OTC derivatives) in relation to an investment product linked to the Index; or
- (vii) Any other event which, either (A) has a material adverse impact on the ability of the Index Calculation Agent, Index Sponsor to perform its duties, or (B) serves to frustrate or affect the purpose or aims of the Index Strategy, or (C) the overall notional amount of products linked to the Index falls to a size which renders the continuation of the Index economically unviable for the Index Sponsor.

With respect to an Index Component which is a mutual fund, Fund Disruption Event includes (at

a general level) any of the following events or circumstances:

- (i) A fund manager or any affiliate breaches an agreement with the Index Sponsor;
- (ii) A cross-contamination or other failure to segregate effectively assets between different classes, series or sub-funds of a fund;
- (iii) A fund or fund service provider becomes insolvent;
- (iv) A fund modification including (A) any change in a fund prospectus which could alter the value, right or remedies or investment strategy of such fund, (B) any change to the legal constitution or management of a fund which materially alters the nature of the fund of the fund manager in relation to the fund or (C) the fund manager imposes fees or new dealing rules;
- (v) A significant reduction to the aggregate net asset value of a fund;
- (vi) A significant reduction to the aggregate net asset value of a fund manager;
- (vii) A fund loses its applicable license or authorisation;
- (viii) A regulatory action including (A) the cancellation, suspension or revocation of the registration or approval of a fund or service provider, (B) any change in the legal, tax, accounting, or regulatory treatments of the fund or its fund manager, or (C) the fund or any of its service providers becoming subject to any investigation, arbitration, regulatory action, government action, proceeding or litigation for any activities relating to or resulting from the operation of the fund or service provider;
- (ix) Any event affecting a fund that would make it impossible or impracticable to determine the value or the risk profile of such fund; or
- (x) Any breach or violation of any strategy or investment restriction, or a change in the risk profile of a fund.

(i) *Discretion of the Index Sponsor*

The Index Rules provide CSI in its capacity as Index Sponsor the discretion to make certain calculations, determinations, and amendments from time to time (for example, on the occurrence of an Index Disruption Event as described below). While such discretion will be exercised in good faith and a commercially reasonable manner, and (where there is a corresponding applicable regulatory obligation) the Index Sponsor shall take into account whether fair treatment is achieved by any such calculation, determination and exercise of discretion in accordance with its applicable regulatory obligations, it may be exercised without the consent of the investor and may have an adverse impact on the financial return of an investment linked to the Index. To the extent permitted by applicable regulation, CSI and its affiliates shall be under no liability to account for any loss or damage to any person arising pursuant to its exercise of or omission to exercise any such discretion except where such loss or damage is caused by CSI's negligence, fraud or wilful default.

(j) *Index Disruption Events*

Where, in the determination of the Index Sponsor, an Index Disruption Event has occurred or is existing and subsisting in respect of any Index Calculation Day (a "**Disrupted Day**"), the Index Sponsor may in respect of such Disrupted Day (i) suspend the calculation and publication of the Index value; (ii) determine the Index value on the basis of estimated or adjusted data and publish an estimated level of the Index value and/or; (iii) take any other action, including but not limited to, designation of alternative price sources, reconstitution of the Index or temporary close-out of option positions. Any such action could have an adverse impact on the financial return of an investment linked to the Index. Such action may not be re-considered in the event that actual or more accurate data subsequently becomes available.

Index Disruption Events include (at a general level) any of the following events and

circumstances:

- (i) At a general level: (A) an unscheduled closure of the money markets; (B) the failure, suspension or postponement of any calculation within the Index Strategy or a determination by the Index Calculation Agent that the last reported Index Value should not be relied upon; and (C) the disruption of trading on the relevant exchange or other trading facility of instruments referenced in the calculation of the Index by the Index Calculation Agent or any other similar event.
- (ii) At the level of an Index Component which is a mutual fund: the occurrence of a Fund Disruption Event.

Such Index Disruption Events are included to reflect the fact that the Index is an investible index and can be replicated by a hypothetical investor.

(k) *Potential Adjustment Events*

Where, in the determination of the Index Sponsor, a Potential Adjustment Event has occurred in respect of an Index Component which is either an ETF or a mutual fund, and that such Potential Adjustment Event has a diluting or concentrative effect on the value of the relevant Index Component, the Index Sponsor may (i) make adjustment(s), if any, to the relevant Index Component, as the Index Sponsor determines appropriate to account for the diluting or concentrative effect (provided that no adjustments will be made to account solely for changes in volatility, expected dividends, stock loan rate or liquidity relative to the relevant Fund), and (ii) determine the effective date(s) of the adjustment(s).

With respect to an Index Component which is a mutual fund, a Potential Adjustment Event includes any of the following events or circumstances:

- (i) a subdivision, consolidation or reclassification of the relevant Index Component, or a free distribution or dividend of any Index Component which is a mutual fund to existing holders by way of bonus, capitalisation or similar issue;
 - (ii) a distribution, issue or dividend to existing holders of the relevant Index Component;
 - (iii) the declaration or payment of an extraordinary dividend;
 - (iv) a repurchase by any Index Component of its shares the consideration for such repurchase is cash, securities or otherwise, other than in respect of a redemption of shares initiated by an investor which is consistent with the relevant Index Component documents;
 - (v) a nationalisation, delisting, merger of an Index Component or, tender offer to purchase or exchange an Index Component; or
 - (vi) any other event that may have a diluting or concentrating effect on the theoretical value of the relevant Index Component.
- (l) *Economic proposition; Right to supplement, amend, revise, rebalance or withdraw the Index; Index Component Substitution;*

The right of the Index Sponsor to exercise its discretion to supplement, amend, revise, rebalance the Index including the right to substitute Index Components, is required to ensure the notional investments entered by the Index remain a viable investment proposition for a hypothetical investor seeking to replicate the Index Strategy.

Where a supplement, amendment, revision, rebalancing of the Index or substitution of an Index Component does not ensure the notional investments entered by the Index remain a viable investment proposition for a hypothetical investor seeking to replicate the Index Strategy, or the Index Sponsor needs to withdraw the Index to meet its own risk management requirements, the Index Sponsor has the right to exercise its discretion to withdraw the Index.

This is integral to the ability of any market participant to offer products linked to the Index. For the occurrence of certain events may affect the investibility of the Index and could result in additional risks or costs for CSI, however, the Index Sponsor may exercise its discretion to take one of the actions available to it under the rules of the Index in order to deal with the impact of these events. The exercise of such discretions has the effect of, amongst other things, transferring the risks and costs resulting from such events from CSI to investors in the products linked to the Index.

STRATEGY SPECIFIC RISKS

The Index is sensitive to the volatility of the Base Index

Due to the in-built volatility control mechanism, the exposure of the Index to the Base Index (as defined in the Index Rules) varies according to the volatility of the Base Index. As volatility rises, the Index reduces exposure to the Base Index and conversely, as volatility falls, the Index's exposure to the Base Index increases. Therefore the Index may underperform relative to the Base Index where:

- High volatility followed by positive performance of the Base Index: here an investor would not benefit as greatly as an investor who had a direct exposure to the Base Index because the volatility control mechanism is likely to have reduced the exposure to the Base Index to a percentage below 100%.
- Low volatility followed by negative performance of the Base Index: here an investor could lose more than an investor who had a direct exposure to the Base Index because the volatility control mechanism is likely to have increased the exposure to the Base Index to a percentage above 100%.

Volatility is observed with a lag

The Index observes volatility 1 Index Calculation Day in arrears. This lag results in the exposure of the Index to the Base Index being adjusted 1 day in arrears. In the event there is a large movement in the price of the Base Index, the Index will not be recalibrated until 1 Index Calculation Day following, meaning that the Index could be exposed to a spike in volatility before any rebalancing due to the volatility control mechanism which may involve greater losses to investors.

Measure of volatility

Measuring volatility as the volatility over the preceding 20 Index Calculation Days is not the only way to measure volatility. For the purposes of assessing volatility, different time periods could have been used. Moreover, it is possible to measure volatility on a future basis (known as "implied volatility"). Using any of: (a) implied volatility; (b) a combination of implied and realised volatility and/or; (c) a different time period(s) for measuring realised volatility could each produce a different (and potentially better) Index performance.

Price of Index Components may be influenced by asymmetries in demand and supply

The price of each Index Component may be influenced by external factors related to the demand and supply for exposure. For example, any purchases or disposals of the constituent assets underlying an Index Component may be contingent upon there being a market for such assets. In cases where there is not a ready market, or where there is only a limited market, the prices at which such assets may be purchased or sold may vary significantly (such variation between the prices at which the asset can be bought or sold is referred to as a "bid-offer spread"). If trying to dispose of an asset in a limited market, the effect of the bid-offer spread may be that the value realised on a disposal is markedly less than the previously reported value of the asset. This will have an impact on the value of the Index Component and, consequently, the Index Value. This is one example of external factors which may affect the supply and demand for the component security, but other factors may also exist which may negatively impact the performance of the Index.

Potential conflicts of interest

CSI expects to engage in trading activities related to constituents of the Index during the course of its normal business for both its proprietary accounts and/or in client related transactions. Such trading

activities may involve the sale or purchase of index constituents, assets referencing the index constituents and/or derivative financial instruments relating to the constituents of the Index. These trading activities may present a conflict between the interests of investors with exposure to the Index and CSI's own interests. These trading activities, if they have an influence on the share prices or levels (as applicable) of the Index constituents may have an adverse effect on the performance of the Index.

CSI may hedge its obligations under any investments linked to the Index by buying or selling shares, bonds or derivative securities linked to the Index constituents. Although they are not expected to, any of these hedging activities may adversely affect the market price of such securities and, therefore, the performance of the Index. It is possible that CSI could receive substantial returns from these hedging activities while the performance of the Index declines.

CSI may also engage in trading shares, assets referencing the index constituents or derivatives securities in the Index constituents on a regular basis as part of our general broker-dealer and other businesses, for proprietary accounts, for other accounts under management or to facilitate transactions for customers. Any of these activities could adversely affect the market price of such securities and therefore the performance of the Index.

CSI may have and in the future may publish research reports with respect to the index constituents or asset classes which may express opinions or provide recommendations that either support or are inconsistent with investments into the Index. This research should not be viewed as a recommendation or endorsement of the Index in any way and investors must make their own independent investigation of the merits of this investment.

CSI acts as Index Calculation Agent and determines the Index value at any time, and CSI may also serve as the calculation agent for investment products linked to the Index. CSI will, among other things, decide valuation, final settlement amount and make any other relevant calculations or determinations in respect of the investment products.

To the extent that the prices of any Index constituents are unavailable and/or there is a breakdown in the infrastructure used by the Index Calculation Agent, Index values may, in accordance with the Index Rules, be calculated and published by CSI with reference to estimated or adjusted data.

With respect to any of the activities described above, except as required by applicable law and regulation (and unless caused by CSI's negligence, fraud or wilful default), CSI shall not be liable to any investor in products linked to the Index.

Fees

Fees may be charged at the product level by the product manufacturer.

Currency Risk of the Index

Investors may be exposed to currency risks because (i) an Index Component underlying investments may be denominated or priced in currencies other than the currency in which the Index is denominated, or (ii) the Index and/or such Index Component may be denominated in currencies other than the currency of the country in which the investor is resident. The Index levels may therefore increase or decrease as a result of fluctuations in those currencies.

Index performance is linked to three month deposit rates

The Funding Component of the notional portfolio of the Index is linked to the rate of interest that could be earned on a notional investment in three month deposits. An increase in this rate may increase the cost of funding and adversely impact the performance of the Index.

Risk associated with leverage

The Index may comprise of leveraged positions in the Index Components through the volatility control mechanism. While such strategies and techniques may increase the opportunity to achieve higher returns on the amounts invested, they will generally also increase the risk of loss.

Fixed-income risks

Where the investment objective of an Index Component is to track the performance of bonds, investors will be exposed to the performance of such bonds. The performance of bonds may be volatile and will be affected by, amongst other things, the time remaining to the maturity date, prevailing credit spreads, interest rates and the creditworthiness of the bond issuers, which in turn may be affected by the economic, financial and political events in one or more jurisdictions.

A bond's performance is dependent upon interest rates. As interest rates rise, the present value of future payments decreases and the price of a bond trading in the marketplace subsequently decreases.

Furthermore, a bond's performance is depending on the ability of the bond issuer to pay interest and principal in a timely manner. Failure to pay or negative perception of the issuer's ability to make such payment will cause the price of that bond to decline.

As such factors may adversely affect the value of a bond which is referenced by the futures contract, or in which the Index Component invests, such factors will similarly adversely affect the price of the Index Component and therefore the performance of the Index.

Risks associated with Funds (other than ETFs)

- (a) *Each fund is subject to its own unique risks and investors should review the offering documents of such fund including any description of risk factors - prior to making an investment decision regarding the Index*

Investors in products linked to the Index should review the relevant fund offering documents, including the description of risk factors contained therein, prior to making an investment decision regarding the Index. However, neither the Index Sponsor nor any of its affiliates takes any responsibility for any such fund offering documents. Such fund offering documents will include more complete descriptions of the risks associated with investing into the relevant fund and the investments that the relevant fund intends to make. Any investment decision must be based solely on information in the relevant fund offering documents, this document, and such investigations as the investor deems necessary, and consultation with the investor's own legal, regulatory, tax, accounting and investment advisers in order to make an independent determination of the suitability and consequences of an investment in the fund.

- (b) *The performance of a fund is subject to many factors, including the fund strategies, underlying fund investments, the fund manager and other factors*

A fund, and any underlying fund components in which it may invest, may utilise strategies such as short-selling, leverage, securities lending and borrowing, investment in sub-investment grade or non-readily realisable investments, uncovered options transactions, options and futures transactions and foreign exchange transactions and the use of concentrated portfolios, each of which could, in certain circumstances, magnify adverse market developments and losses. Funds, and any underlying fund components in which it may invest, may make investments in markets that are volatile and/or illiquid and it may be difficult or costly for positions therein to be opened or liquidated. No assurance can be given relating to the present or future performance of a fund and any underlying fund component in which it may invest. The performance of a fund and any underlying fund component in which it may invest is dependent on the performance of the fund manager in selecting underlying fund components and the management of the relevant component in respect of the underlying fund components. No assurance can be given that these persons will succeed in meeting the investment objectives of the fund, that any analytical model used thereby will prove to be correct or that any assessments of the short-term or long-term prospects, volatility and correlation of the types of investments in which a fund has or may invest will prove accurate.

The following is an overview of certain particular risks in relation to funds:

- Illiquidity of fund investments: The net asset value of a fund will fluctuate with, among other changes, changes in market rates of interest, general economic conditions, economic conditions in particular industries, the condition of financial markets and the

performance of a fund's underlying investments. Investments by a fund in certain underlying assets will provide limited liquidity. Interests in a fund may be subject to certain transfer restrictions, including, without limitation, the requirement to obtain the fund manager's consent (which may be given or withheld in its discretion). Furthermore, the relevant fund offering documents typically provide that interests therein may be voluntarily redeemed only on specific dates of certain calendar months, quarters or years and only if an investor has given the requisite number of days' prior notice to the fund manager. A fund may also reserve the right to suspend redemption rights or make in kind distributions in the event of market disruptions. A fund is likely to retain a portion of the redemption proceeds pending the completion of the annual audit of the financial statements of such fund, resulting in considerable delay before the full redemption proceeds are received. Such illiquidity may adversely affect the price and timing of any liquidation of a fund investment.

- Reliance on trading models: Some of the strategies and techniques used by the fund manager may employ a high degree of reliance on statistical trading models developed from historical analysis of the performance or correlations of certain companies, securities, industries, countries, or markets. There can be no assurance that historical performance that is used to determine such statistical trading models will be a good indication of future performance of a fund. If future performance or such correlations vary significantly from the assumptions in such statistical models, then the fund manager may not achieve its intended results or investment performance.
- Diversification: The number and diversity of investments held by a fund may be limited, even where such fund holds investments in other funds – particularly where such underlying funds hold similar investments or follow similar investment strategies.
- Fund leverage: The fund manager of a fund may utilise leverage techniques, including the use of borrowed funds, repurchase agreements, swaps and options and other derivative transactions. While such strategies and techniques may increase the opportunity to achieve higher returns on the amounts invested, they will generally also increase the risk of loss.
- Trading limitations and frequency: Suspensions or limits for securities listed on a public exchange could render certain strategies followed by a fund difficult to complete or continue. The frequency of a fund's trading may result in portfolio turnover and brokerage commissions that are greater than other investment entities of similar size.
- Valuations: The valuation of a fund is generally controlled by the fund manager. Valuations are performed in accordance with the terms and conditions governing the fund. Such valuations may be based upon the unaudited financial records of the fund and any accounts pertaining thereto. Such valuations may be preliminary calculations of the net asset values of the fund and accounts. The fund may hold a significant number of investments which are illiquid or otherwise not actively traded and in respect of which reliable prices may be difficult to obtain. In consequence, the fund may vary certain quotations for such investments held by the fund in order to reflect its judgement as to the fair value thereof. Therefore, valuations may be subject to subsequent adjustments upward or downward. Uncertainties as to the valuation of the fund assets and/or accounts may have an adverse effect on the net asset value of the fund where such judgements regarding valuations prove to be incorrect.
- Dependence on the expertise of key persons: The performance of a fund will depend greatly on the experience of the investment professionals associated with the fund manager. The loss of one or more of such individuals could have a material adverse effect on the performance of a fund.

The Index is linked to the performance of a single Index Component

The Index gives investors a non-diversified exposure to the performance of a single Index Component, and risks detailed in the section "*Risks associated with Funds (other than ETFs)*" shall be read with particular attention as these risks are increased by the lack of diversification as to number of

underlying assets.

DOCUMENTS INCORPORATED BY REFERENCE

This Prospectus should be read and construed in conjunction with the documents incorporated by reference into this Prospectus and each supplement (if any) to this Prospectus. The information included in the following documents, except the documents incorporated by reference therein and to the extent of the information to be incorporated by reference as provided below, is hereby incorporated by reference into this Prospectus and deemed to form part of this Prospectus:

- (a) the Base Prospectus;
- (b) the supplement to the Base Prospectus dated 31 August 2017 (the "**31 August 2017 Supplement**");
- (c) the supplement to the Base Prospectus dated 26 September 2017 (the "**26 September 2017 Supplement**");
- (d) the supplement to the Base Prospectus dated 14 November 2017 (the "**14 November 2017 Supplement**");
- (e) the supplement to the Base Prospectus dated 21 November 2017 (the "**21 November 2017 Supplement**");
- (f) the supplement to the Base Prospectus dated 8 February 2018 (the "**8 February 2018 Supplement**");
- (g) CSi's Annual Report for the year ended 31 December 2015 (the "**CSi 2015 Annual Report**");
- (h) CSi's Annual Report for the year ended 31 December 2016 (the "**CSi 2016 Annual Report**");
- (i) the Form 20-F of Credit Suisse Group AG (the "**Group**") and Credit Suisse AG ("**CS**") filed with the United States Securities and Exchange Commission (the "**SEC**") on 24 March 2017 (the "**Form 20-F Dated 24 March 2017**"), which contains the 2016 Annual Report of the Group (the "**Group Annual Report 2016**") attached as an exhibit thereto;
- (j) the Form 6-K of the Group and CS filed with the SEC on 24 March 2017 (the "**Form 6-K Dated 24 March 2017**"), which contains a media release containing proposals for the Annual General Meeting of the Group and information regarding a subsequent event related to full year 2016 earnings and an update of full year 2016 results;
- (k) the Form 6-K of the Group and CS filed with the SEC on 5 April 2017 (the "**Form 6-K Dated 5 April 2017**") which contains information relating to Credit Suisse offices in various locations being contacted by regulatory and law enforcement authorities seeking records and information concerning investigations into Credit Suisse's historical private banking services on a cross-border basis;
- (l) the Form 6-K of CS filed with the SEC on 26 April 2017 (the "**Form 6-K Dated 26 April 2017**"), which contains the Credit Suisse Earnings Release 1Q17 attached as an exhibit thereto;
- (m) the Form 6-K of the Group and CS filed with the SEC on 28 April 2017 (the "**Form 6-K Dated 28 April 2017**"), which contains a media release regarding the outcome of the Annual General Meeting of Credit Suisse Group AG on 28 April 2017;
- (n) the Form 6-K of CS filed with the SEC on 4 May 2017 (the "**Form 6-K Dated 4 May 2017**"), which contains the Credit Suisse Financial Report 1Q17 attached as an exhibit thereto;
- (o) the Form 6-K of CS filed with the SEC on 28 July 2017 (the "**Form 6-K Dated 28 July 2017**"), which contains as exhibits, among other things, (i) the Credit Suisse Financial Report 2Q17, (ii) the Credit Suisse (Bank) Financial Statements 6M17, within which there is unaudited information for CS and its consolidated subsidiaries for the six months ended 30 June 2017, and (iii) additional 2017 six month financial information for Credit Suisse Group AG and CS;

- (p) the 2017 Interim Report of CSi and its consolidated subsidiaries (the "**2017 CSi Interim Report**"), which contains the unaudited consolidated interim financial statements of CSi and its consolidated subsidiaries as at and for the six months ended 30 June 2017, and a review report of CSi's auditors;
- (q) the Form 6-K of the Group and CS filed with the SEC on 2 November 2017 (the "**Form 6-K Dated 2 November 2017**"), which contains as an exhibit the Credit Suisse Financial Report 3Q17;
- (r) the Form 6-K of the Group and CS filed with the SEC on 13 November 2017 (the "**Form 6-K Dated 13 November 2017**"), which contains a media release regarding Credit Suisse's settlement with the New York State Department of Financial Services related to the conduct of Credit Suisse's Foreign Exchange Rates business;
- (s) the Form 6-K of the Group and CS filed with the SEC on 30 November 2017 (the "**Form 6-K Dated 30 November 2017**"), which contains a media release relating to its Investor Day Presentation;
- (t) the Form 6-K of the Group and CS filed with the SEC on 22 December 2017 (the "**Form 6-K Dated 22 December 2017**"), which contains a media release relating to the effects of the enactment of the US Tax Cuts and Jobs Act on the Group and its consolidated subsidiaries (together "**Credit Suisse**"); and
- (u) the Form 6-K of Credit Suisse Group AG and Credit Suisse AG filed with the United States Securities and Exchange Commission (the "**SEC**") on 14 February 2018 (the "**Form 6-K Dated 14 February 2018**"), which contains the Credit Suisse Earnings Release 4Q17 as an exhibit thereto.

Any statement contained in the documents listed above shall be deemed to be modified or superseded for the purpose of this Prospectus to the extent that a statement contained herein modifies or supersedes such earlier statement (whether expressly, by implication or otherwise). Any statement so modified or superseded shall not be deemed, except as so modified or superseded, to constitute a part of this Prospectus.

Any non-incorporated parts of a document referred to herein are either deemed not relevant for the investor or are otherwise covered elsewhere in this Prospectus.

The table below sets out the relevant page references for the information incorporated into this Prospectus by reference.

Section Number	Section Heading	Sub-heading	Page(s) of the PDF file
Base Prospectus			
	Risk Factors		82 to 157
	Use of Proceeds		178
	Overview of the Potential for Discretionary Determinations by the Issuer		179 to 188
	General Terms and Conditions of Certificates (the " General Conditions ")		223 to 250
	Product Conditions		290 to 338
	Asset Terms for Equity Index-linked Securities (the " Asset Terms ")		355 to 370
	Clearing Arrangements		610 to 611

	Taxation	620 to 666	
	Selling Restrictions	668 to 676	
31 August 2017 Supplement			
	Amendments to the section entitled "Risk Factors in each Prospectus	6 to 12	
	Amendment to the sub-section entitled "United States Tax Considerations for Investors" in the section entitled "Taxation" in each Prospectus	15 to 17	
26 September 2017 Supplement			
	Amendments to the section entitled "Risk Factors" in each Prospectus	2	
14 November 2017 Supplement			
	Amendment to the section entitled "Risk Factors" in each Prospectus	6 to 7	
21 November 2017 Supplement			
	Amendment to the section entitled "Taxation" in each Prospectus	3 to 4	
8 February 2018 Supplement			
Whole document			
CSi 2015 Annual Report			
	Independent Auditor's Report to the Members of Credit Suisse International	15	
	Financial Statements for the year ended 31 December 2015	Consolidated Statement of Income for the Year ended 31 December 2015	16
		Consolidated Statement of Comprehensive Income for the Year ended 31 December 2015	16
		Consolidated Statement of Financial Position as at 31 December 2015	17
		Bank Statement of Financial Position as at 31 December 2015	18
		Consolidated Statement of Changes in Equity for the Year ended 31 December 2015	19
		Bank Statement of Changes in Equity for the Year ended 31 December 2015	20
		Consolidated Statement of Cash Flows for the Year ended 31 December 2015	21
		Bank Statement of Cash Flows for the Year ended 31 December 2015	22

	Notes to the Financial Statements for the year ended 31 December 2015	23 to 131	
CSi 2016 Annual Report			
	Information on Board of Directors, Company Secretary and Company Registration Number	1 to 5	
	Strategic Report for the Year ended 31 December 2016	6 to 21	
	Directors' Report for the Year ended 31 December 2016	22 to 23	
	Independent Auditor's Report to the Members of Credit Suisse International	24 to 25	
	Financial Statements for the year ended 31 December 2016	Consolidated Statement of Income for the Year ended 31 December 2016	26
		Consolidated Statement of Comprehensive Income for the Year ended 31 December 2016	26
		Consolidated Statement of Financial Position as at 31 December 2016	27
		Bank Statement of Financial Position as at 31 December 2016	28
		Consolidated Statement of Changes in Equity for the Year ended 31 December 2016	29
		Bank Statement of Changes in Equity for the Year ended 31 December 2016	30
		Consolidated Statement of Cash Flows for the Year ended 31 December 2016	31
		Bank Statement of Cash Flows for the Year ended 31 December 2016	32
	Notes to the Financial Statements for the year ended 31 December 2016	33 to 145	
Form 20-F Dated 24 March 2017			
	Form 20-F	Definitions	6
		Sources	6
		Cautionary statement regarding forward-looking information	6
		Identity of directors, senior management and advisers	7
		Offer statistics and expected timetable	7
		Key information	7
		Information on the company	7 to 8

	Unresolved staff comments	8
	Operating and financial review and prospects	8 to 9
	Directors, senior management and employees	9 to 10
	Major shareholders and related party transactions	10
	Financial information	10 to 11
	The offer and listing	11
	Additional information	11 to 12
	Quantitative and qualitative disclosures about market risk	12
	Description of securities other than equity securities	12
	Defaults, dividend arrearages and delinquencies	12
	Material modifications to the rights of security holders and use of proceeds	12
	Controls and procedures	12
	Audit committee financial expert	12
	Code of ethics	12
	Principal accountant fees and services	13
	Exemptions from the listing standards for audit committee	13
	Purchases of equity securities by the issuer and affiliated purchasers	13
	Change in registrants' certifying accountant	13
	Corporate governance	13
	Mine Safety Disclosure	13
	Financial statements	13
	Financial statements	13
	Exhibits	14
	Signatures	15
Exhibit to Form 20-F Dated 24 March 2017 (Group Annual Report 2016)		
	Key metrics	22

	Table of contents		27
I	Information on the Company	Credit Suisse at a glance	36
		Strategy	37 to 41
		Divisions	42 to 49
		Regulation and supervision	50 to 65
		Risk factors	66 to 74
II	Operating and financial review	Operating environment	76 to 78
		Credit Suisse	79 to 88
		Swiss Universal Bank	89 to 95
		International Wealth Management	96 to 102
		Asia Pacific	103 to 109
		Global Markets	110 to 112
		Investment Banking & Capital Markets	113 to 115
		Strategic Resolution Unit	116 to 118
		Corporate Center	119 to 120
		Assets under management	121 to 123
		Critical accounting estimates	124 to 129
III	Treasury, Risk, Balance sheet and Off-balance sheet	Liquidity and funding management	132 to 139
		Capital management	140 to 158
		Risk management	159 to 196
		Balance sheet, off-balance sheet and other contractual obligations	197 to 199
IV	Corporate Governance and Compensation	Corporate Governance	202 to 238
		Compensation	239 to 272
V	Consolidated financial statements – Credit Suisse Group	Report of the Independent Registered Public Accounting Firm	275
		Consolidated financial statements, including:	277 to 422
		Consolidated statements of operations	277

		Consolidated statements of comprehensive income	277
		Consolidated balance sheets	278 to 279
		Consolidated statements of changes in equity	280 to 281
		Consolidated statements of cash flows	282 to 283
		Supplemental cash flow information	283
		Notes to the consolidated financial statements, including:	284 to 420
		Summary of significant accounting policies	284 to 292
		Litigation	398 to 406
		Condensed consolidating statements of operations	410 to 412
		Condensed consolidating statements of comprehensive income	410 to 412
		Condensed consolidating balance sheets	413 to 414
		Condensed consolidating statements of cash flows	415 to 417
		Controls and procedures	421
		Report of the Independent Registered Public Accounting Firm	422
VI	Parent company financial statements – Credit Suisse Group	Report of the Statutory Auditor	425 to 427
		Parent company financial statements, including:	428 to 440
		Statements of income	428
		Balance sheets	429
		Notes to the financial statements	430 to 439
		Proposed appropriation of retained earnings and capital distribution	440
VII	Consolidated financial statements – Credit Suisse (Bank)	Report of the Independent Registered Public Accounting Firm	443
		Consolidated financial statements,	445 to 526

		including:	
		Consolidated statements of operations	445
		Consolidated statements of comprehensive income	445
		Consolidated balance sheets	446 to 447
		Consolidated statements of changes in equity	448 to 449
		Consolidated statements of cash flows	450 to 451
		Supplemental cash flow information	451
		Notes to the consolidated financial statements	452 to 524
		Controls and procedures	525
		Report of the Independent Registered Public Accounting Firm	526
VIII	Parent company financial statements – Credit Suisse (Bank)	Report of the Statutory Auditor	529 to 533
		Parent company financial statements, including:	534 to 570
		Statements of income	534
		Balance sheets	535
		Off-balance sheet transactions	535
		Statements of changes in equity	536
		Notes to the financial statements	537 to 569
		Proposed appropriation of retained earnings	570
IX	Additional information	Statistical information	572 to 586
		Other information	587 to 592
Appendix	Selected five-year information		594 to 595
	List of abbreviations		596 to 597
	Glossary		598 to 601
	Foreign currency translation rates		603
	Financial calendar and contacts		604
	Cautionary statement regarding forward-looking information		605

Form 6-K Dated 24 March 2017			
	Media Release	Cover Page	1
		Credit Suisse publishes its Annual Report and Agenda for the Annual General Meeting of Shareholders on April 28, 2017	2 to 3
		Update of reported full year 2016 results	3
		Distribution payable out of capital contribution reserves	3
		Authorized Capital for Scrip Dividend	3
		Approval of the compensation of the Board of Directors and the Executive Board	3 to 4
		Consultative vote on the 2016 Compensation Report	4
		Changes to the Board of Directors	4 to 5
		Invitation to the Annual General Meeting and Publication of Agenda	5
		1Q17 earnings release	5
		Information	5 to 6
		Cautionary statement regarding forward-looking information	6 to 7
Signatures	7		
Form 6-K Dated 5 April 2017			
Whole document			
Form 6-K Dated 26 April 2017			
	Form 6-K	Cover Page	1
		Introduction	2
		Selected financial data	3 to 4
		Operating and financial review and prospects	5
		Exhibits	6
		Signatures	7
Exhibit to the Form 6-K Dated 26 April 2017 (Credit Suisse Earnings Release 1Q17)			
	Earnings Release 1Q17	Cover Page	8

		Key metrics	9
		Credit Suisse	10 to 14
		Swiss Universal Bank	15 to 20
		International Wealth Management	21 to 27
		Asia Pacific	28 to 33
		Global Markets	34 to 36
		Investment Banking & Capital Markets	37 to 39
		Strategic Resolution Unit	40 to 42
		Corporate Center	43
		Assets under management	44
		Additional financial metrics	45
		Important information	46
	Appendix	Core Results by business activity	47
		BIS capital metrics – Group	48
		Eligible capital - Group	48
		Capital movement – Group	49
		Risk-weighted assets – Group	49
		Risk-weighted asset movement by risk type – Group	50
		BIS leverage metrics – Group	50
		Swiss capital metrics – Group	51
		Swiss capital and risk-weighted assets – Group	51
		Swiss leverage metrics – Group	52
		One-day, 98% risk management VaR (CHF)	52
		Consolidated statements of operations	53
		Consolidated balance sheets	54
		Consolidated statements of changes in equity	55
		Earnings per share	56
		Restructuring expenses	57

		Return on regulatory capital	57
		Cautionary statement regarding forward-looking information	58
Form 6-K Dated 28 April 2017			
	Form 6-K	Cover Page	1
		Annual General Meeting of Credit Suisse Group AG: All Proposals Put Forward by the Board of Directors Approved	2
		Distribution payable out of capital contribution reserves (first two paragraphs only)	2 to 3
		Increase of Authorized Capital for Scrip Dividend	3
		Approval of the Compensation of the Board of Directors and the Executive Board	3
		Consultative Vote on the 2016 Compensation Report	3
		Elections to the Board of Directors	3 to 4
		Re-Election of the Members of the Compensation Committee	4
		Composition of the Board of Directors as of April 28, 2017	4
		Credit Suisse AG (first paragraph only)	4
		Cautionary statement regarding forward-looking information	5
		Composition of the Board of Directors as of April 28, 2017	6
		Signatures	6
Form 6-K Dated 4 May 2017			
	Form 6-K	Cover Page	1
		Explanatory note	2
		Exhibits	3
		Signatures	4
Exhibit to the Form 6-K Dated 4 May 2017 (Credit Suisse Financial Report 1Q17)			
		Key metrics	6

		Table of contents	7
		Credit Suisse at a glance	8
I	Credit Suisse results	Operating environment	10 to 12
		Credit Suisse	13 to 20
		Swiss Universal Bank	21 to 26
		International Wealth Management	27 to 33
		Asia Pacific	34 to 39
		Global Markets	40 to 42
		Investment Banking & Capital Markets	43 to 45
		Strategic Resolution Unit	46 to 48
		Corporate Center	49
		Assets under management	50 to 52
II	Treasury, risk, balance sheet and off-balance sheet	Liquidity and funding management	54 to 58
		Capital management	59 to 74
		Risk management	75 to 84
		Balance sheet and off-balance sheet	85 to 86
III	Condensed consolidated financial statements – unaudited	Report of the Independent Registered Public Accounting Firm	89
		Condensed consolidated financial statements – unaudited (Includes the consolidated balance sheet, income statement and cash-flow statement of Credit Suisse Group AG)	91 to 97
		Notes to the condensed consolidated financial statements – unaudited, including, under Note 32:	98 to 167
		Certain consolidated income statement and balance sheet information of Credit Suisse AG	164 to 167
		List of Abbreviations	168
		Foreign currency translation rates	170
		Cautionary statement regarding forward-looking information	171

Form 6-K Dated 28 July 2017

	Form 6-K	Cover Page	1
		Explanatory note	2
		Forward-looking statements	2
		Operating and financial review and prospects	3 to 6
		Differences between Group and Bank	7 to 8
		Condensed consolidated financial statements	8
		Exhibits	9
		Signatures	10
First Exhibit to the Form 6-K Dated 28 July 2017 – Ratio of earnings to fixed charges (Group)			
		Ratio of earnings to fixed charges	11
Second Exhibit to the Form 6-K Dated 28 July 2017 - Ratio of earnings to fixed charges (Bank)			
		Ratio of earnings to fixed charges	12
Fifth Exhibit to the Form 6-K Dated 28 July 2017 (Credit Suisse Financial Report 2Q17)			
		Key metrics	16
		Table of contents	17
		Credit Suisse at a glance	18
I	Credit Suisse results	Operating environment	20 to 22
		Credit Suisse	23 to 32
		Swiss Universal Bank	33 to 38
		International Wealth Management	39 to 45
		Asia Pacific	46 to 51
		Global Markets	52 to 54
		Investment Banking & Capital Markets	55 to 57
		Strategic Resolution Unit	58 to 60
		Corporate Center	61
		Assets under management	62 to 64
II	Treasury, risk, balance sheet and off-balance sheet	Liquidity and funding management	66 to 69
		Capital management	70 to 85
		Risk management	86 to 96

		Balance sheet and off-balance sheet	97 to 98
III	Condensed consolidated financial statements – unaudited	Report of the Independent Registered Public Accounting Firm	101
		Condensed consolidated financial statements – unaudited	103 to 187
		Consolidated statements of comprehensive income (unaudited)	103
		Consolidated balance sheets (unaudited)	104 to 105
		Consolidated statements of cash flows (unaudited)	109 to 110
		Notes to the condensed consolidated financial statements – unaudited, including, under Note 31:	111 to 187
		Certain consolidated income statement and balance sheet information of Credit Suisse AG	180 to 187
		List of Abbreviations	188
		Foreign currency translation rates	190
		Cautionary statement regarding forward-looking information	191
Sixth Exhibit to the Form 6-K Dated 28 July 2017 (Credit Suisse (Bank) Financial Statements 6M17)			
		Table of contents to Credit Suisse (Bank) Financial Statements 6M17	194
		Report of the Independent Registered Public Accounting Firm	195
		Credit Suisse (Bank) Condensed consolidated financial statements – unaudited	197 to 253
		Consolidated statements of comprehensive income (unaudited)	197
		Consolidated balance sheets (unaudited)	198 to 199
		Consolidated statements of cash flows (unaudited)	201 to 202
		Notes to the condensed consolidated financial statements – unaudited	203 to 253
2017 CSI Interim Report			
		Credit Suisse International	1

Biographies of the Directors		2 to 5	
Interim Management Report for the Six Months Ended 30 June 2017		6 to 13	
Statement of Director's Responsibilities		14	
Financial Statements for the six months ended 30 June 2017 (Unaudited)		15 to 18	
	Condensed Consolidated Statement of Income for the six months ended 30 June 2017 (Unaudited)	15	
	Condensed Statement of Comprehensive Income for the six months ended 30 June 2017 (Unaudited)	15	
	Condensed Consolidated Interim Statement of Financial Position as at 30 June 2017 (Unaudited)	16	
	Condensed Consolidated Statement of Changes in Equity for the six months ended 30 June 2017 (Unaudited)	17	
	Condensed Consolidated Statement of Cash Flows for the six months ended 30 June 2017 (Unaudited)	18	
Notes to the Condensed Consolidated Interim Financial Statements for the Six Months Ended 30 June 2017 (Unaudited)		19 to 57	
Independent Review Report to Credit Suisse International		58	
Form 6-K Dated 2 November 2017			
	Form 6-K	Cover Page	1
		Explanatory note	2
		Forward-looking statements	2
		Differences between Group and Bank	3 to 4
		Selected financial data - Bank	5 to 6
		Exhibits	7
		Signatures	8
Exhibit to the Form 6-K Dated 2 November 2017 (Credit Suisse Financial Report 3Q17)			
		Key metrics	11
		Table of contents	12
		Credit Suisse at a glance	13
I	Credit Suisse results	Operating environment	15 to 17

		Credit Suisse	18 to 27
		Swiss Universal Bank	28 to 33
		International Wealth Management	34 to 40
		Asia Pacific	41 to 46
		Global Markets	47 to 49
		Investment Banking & Capital Markets	50 to 52
		Strategic Resolution Unit	53 to 55
		Corporate Center	56 to 57
		Assets under management	58 to 61
II	Treasury, risk, balance sheet and off-balance sheet	Liquidity and funding management	63 to 66
		Capital management	67 to 82
		Risk management	83 to 93
		Balance sheet and off-balance sheet	94 to 95
III	Condensed consolidated financial statements – unaudited	Report of the Independent Registered Public Accounting Firm	98
		Condensed consolidated financial statements – unaudited	100 to 182
		Consolidated statements of comprehensive income (unaudited)	100
		Consolidated balance sheets (unaudited)	101 to 102
		Consolidated statements of cash flows (unaudited)	106 to 107
		Notes to the condensed consolidated financial statements – unaudited, including, under Note 31:	108 to 182
		Certain consolidated income statement and balance sheet information of Credit Suisse AG	177 to 182
		List of Abbreviations	183
		Foreign currency translation rates	185
		Cautionary statement regarding forward-looking information	186
Form 6-K Dated 13 November 2017			
	Whole document, except for the following sentence of the media release: "Further information about Credit Suisse can be found at www.credit-suisse.com "		1 to 4

Form 6-K Dated 30 November 2017			
		Cover Page	1
	Investor Day 2017	Credit Suisse continues to deliver on its strategy, achieving both strong growth and significant cost reductions	3 to 5
		2018 to be the final year of restructuring and Credit Suisse announces 2019-2020 objectives	
		Outlook	5
		Improving operational leverage for the Group through sustainable cost control	6
		Driving compliant growth	6
		Divisional summaries	7 to 8
		Swiss Universal Bank	7
		International Wealth Management	7
		Asia Pacific	7 to 8
		Investment Banking and Capital Markets	8
		Global Markets	8
		Paragraph beginning "Note: As indicated"	9
		Paragraph beginning "The results of Credit Suisse Group" and the two paragraphs following	10
		Footnotes	11
		Abbreviations	11
		Important information about this Media Release	12 to 13
	Cautionary statement regarding forward-looking statements	13	
	Signatures	14	
Form 6-K Dated 22 December 2017			
		Whole document, except for the following sentence of the media release: "Further information about Credit Suisse can be found at www.credit-suisse.com "	1 to 6
Form 6-K Dated 14 February 2018			
	Form 6-K	Cover Page	1
		Explanatory Note	2
		Forward-looking statements	2

		Differences between Group and Bank	3 to 4
		Selected financial data – Bank	5 to 6
		Exhibits	7
		Signatures	8
Exhibit to the Form 6-K Dated 14 February 2018 (Credit Suisse Earnings Release 4Q17)			
	Earnings Release 4Q17	Cover Page	9
		Key metrics	10
		Credit Suisse	11 to 18
		Swiss Universal Bank	19 to 24
		International Wealth Management	25 to 31
		Asia Pacific	32 to 37
		Global Markets	38 to 40
		Investment Banking & Capital Markets	41 to 43
		Strategic Resolution Unit	44 to 46
		Corporate Center	47 to 48
		Assets under management	49
		Additional financial metrics	50
		Important information	51
	Appendix		52 to 64

The information incorporated by reference that is not included in the cross reference list is considered as additional information and is not required by the relevant schedules of Commission Regulation (EC) No. 809/2004, as amended.

Copies of this Prospectus and the documents incorporated by reference are available on the website of the Luxembourg Stock Exchange (www.bourse.lu) and the website of the Distributor.

Investors who have not previously reviewed the information contained in the Base Prospectus (and the supplements to the Base Prospectus) should do so in connection with their evaluation of the Securities.

Terms defined in the General Conditions, the Product Conditions or the Asset Terms shall have the same meaning herein unless otherwise defined in the Specific Terms (as defined below).

In the event of any inconsistency between (a) the Specific Terms and (b) the General Conditions, the Product Conditions or the Asset Terms, the Specific Terms will prevail.

SPECIFIC TERMS

The Securities will be subject to the General Conditions, the Product Conditions and the Asset Terms (in each case, as defined and incorporated by reference in "Documents Incorporated by Reference" above and as set out in the Base Prospectus (as incorporated by reference herein)), and also to the following provisions (the "**Specific Terms**"). Each reference in such General Conditions, Product Conditions and Asset Terms to the "Final Terms" shall be deemed to be deleted and replaced by the "Specific Terms". For the avoidance of doubt, the sixth paragraph of the General Conditions (on page 224 of the Base Prospectus) applies with regard to the order of priority of the above terms.

PART A – CONTRACTUAL TERMS

- | | | |
|----|--|--------------------------------|
| 1. | Series Number: | SPCSI2018- 2251 |
| 2. | Tranche Number: | Not Applicable |
| 3. | Applicable General Terms and Conditions: | General Certificate Conditions |
| 4. | Type of Security: | Not Applicable |
| 5. | Settlement Currency: | Swedish Krona (" SEK ") |
| 6. | Institutional: | Not Applicable |

PROVISIONS RELATING TO NOTES AND CERTIFICATES

- | | | |
|-----|--|---|
| 7. | Number of Securities: | Applicable |
| | (i) Series: | Up to 1,000 Securities |
| | (ii) Tranche: | Not Applicable |
| 8. | Issue Price: | SEK 8,500 per Security |
| 9. | Nominal Amount: | SEK 100,000 |
| 10. | Minimum Transferable Number of Securities: | Not Applicable |
| 11. | Transferable Number of Securities: | One Security |
| 12. | Minimum Trading Lot: | Not Applicable |
| 13. | Issue Date: | 18 May 2018 |
| 14. | Maturity Date: | The later of (i) 18 May 2023 (the " Scheduled Maturity Date "), and (ii) 3 Currency Business Days following the Hedging Entity's receipt in full of the cash proceeds from the unwinding of its hedging arrangements in respect of the Securities, to the extent that any delay in the receipt of such cash proceeds is not caused by the Hedging Entity and/or is outside of the control of the Hedging Entity. |

Where "**Hedging Entity**" means each of Credit Suisse International, Credit Suisse AG, London Branch or any affiliate of Credit Suisse International that holds or will hold financial instruments and investments as part of its hedging activities in direct or indirect connection with the Securities

15. Coupon Basis: Not Applicable
16. Redemption/Payment Basis: Equity Index-linked
17. Put/Call Options: Not Applicable

PROVISIONS RELATING TO WARRANTS Not Applicable

(Paragraphs 18 to 28 have been intentionally deleted)

PROVISIONS RELATING TO COUPON AMOUNTS

29. Fixed Rate Provisions (General Certificate Condition 4): Not Applicable
30. Floating Rate Provisions (General Certificate Condition 4): Not Applicable
31. Premium Provisions (General Certificate Condition 4): Not Applicable
32. Other Coupon Provisions (Product Condition 2): Not Applicable

PROVISIONS RELATING TO REDEMPTION/SETTLEMENT

33. Redemption Amount (Product Condition 3): Single Factor Call, provided that the formula specified under Product Condition 3(a)(ii)(B) shall be deleted and replaced with the following (and the Product Conditions shall be deemed to be amended accordingly):

"NA x PP x Performance"

Where:

"Barrier Level" means each of (a) 100 per cent. and (b) 100 per cent. *plus* each multiple of 5 per cent. thereafter (i.e. 105 per cent., 110 per cent., 115 per cent. and so on) (expressed as a decimal);

"Highest Lock" means the highest Locked Level observed in respect of the Lock-in Observation Dates;

"Lock-in Observation Date(s)" means each Scheduled Trading Day during the period commencing on, and including, the Initial Setting Date and ending on, and including, the Final Fixing Date;

"Locked Level" means, in respect of a Lock-in Observation Date, the highest Barrier Level that is less than the Observation Level of the Underlying Asset in respect of such Lock-in Observation Date, provided that if the Observation Level of such Underlying Asset in respect of a Lock-in Observation Date is at or lower than the lowest Barrier Level then the Locked Level in respect of such Lock-in Observation Date shall be deemed to be equal to the lowest Barrier Level;

"Max" followed by a series of amounts inside brackets means whichever is the greatest of the amounts separated by semi-colons inside those brackets;

"Observation Level" means, in respect of a Lock-in Observation Date, an amount equal to the *quotient* of (a) the Level (with regard to the Valuation Time) of the Underlying Asset on such Lock-in Observation Date *divided by* (b) its Strike Price; and

"Performance" means a percentage (expressed as a decimal) calculated by the Issuer in accordance with the following formula:

$$\text{Max} \left\{ 0; \left(\frac{\text{Final Price}}{\text{Strike Price}} - \text{Strike} \right); (\text{Highest Lock} - \text{Strike}) \right\}$$

(i)	Redemption Percentage:	Option	Not Applicable
(ii)	Participation Percentage:		Indicatively 100 per cent., to be determined on the Initial Setting Date
	- Minimum Participation Percentage:		80 per cent.
(iii)	Redemption Amount Cap:		Not Applicable
(iv)	Redemption Percentage:	Floor	Not Applicable
(v)	Redemption FX Adjustment:		Not Applicable
(vi)	Lock-in Call:		Not Applicable
(vii)	Single Call/Basket Call:	Lock-in Lock-in Asian Asian	Not Applicable
(viii)	Basket Redemption/Single Lock-in Redemption:	Lock-in Factor	Not Applicable
(ix)	Booster Call:		Not Applicable
(x)	Single Factor Knock-in Call:		Not Applicable
(xi)	Basket Knock-in Call:		Not Applicable
(xii)	Put Performance:		Not Applicable
(xiii)	Best Capped Basket:		Not Applicable
(xiv)	Top Rank Basket:		Not Applicable
(xv)	Knock-in Provisions:		Not Applicable
(xvi)	Tranched Knock-out/Tranched Knock-out Call:	Knock-out	Not Applicable
(xvii)	Strike:		100 per cent. (expressed as a decimal)
(xviii)	Performance Cap:		Not Applicable
(xix)	Fee Calculation Deduction:	Factor	Not Applicable

	(xx) Performance Fee Deduction		Not Applicable
34.	Initial Setting Date:		4 May 2018
35.	Initial Averaging Dates:		Not Applicable
36.	Final Fixing Date:		3 May 2023
37.	Averaging Dates:		Not Applicable
38.	Final Price:		In respect of the Underlying Asset, the Level (with regard to the Valuation Time) of such Underlying Asset on the Final Fixing Date
	(i) Final Price Cap:		Not Applicable
	(ii) Final Price Floor:		Not Applicable
39.	Redemption Final Price:		Not Applicable
40.	Strike Price:		In respect of the Underlying Asset, the Level (with regard to the Valuation Time) of such Underlying Asset on the Initial Setting Date
	(i) Strike Cap:		Not Applicable
	(ii) Strike Floor:		Not Applicable
41.	Trigger Redemption Condition 3(c):	(Product	Not Applicable
42.	Details relating to Instalment Securities:		Not Applicable
43.	Physical Settlement Provisions (Product Condition 4):		Not Applicable
44.	Put Option:		Not Applicable
45.	Call Option:		Not Applicable
46.	Unscheduled Termination Amount:		
	(i) Unscheduled Termination at Par:		Not Applicable
	(ii) Minimum Payment Amount:		Not Applicable
	(iii) Deduction for Hedge Costs:		Not Applicable
47.	Payment Disruption:		Not Applicable
48.	Interest and Currency Rate Additional Disruption Event:		Not Applicable

UNDERLYING ASSET(S)

49.	List of Underlying Asset(s):		Applicable	
	i	Underlying Asset_i	Weight_i	Composite_i
	1.	Nordic Corporate Bond Fund Flex 2% VolTarget Index	Not Applicable	Not Applicable

(the "Index")

50. Equity-linked Securities: Not Applicable
51. Equity Index-linked Securities: Applicable, as amended in accordance with the Schedule hereto
- Single Index, Index Basket or Multi-Asset Basket: Single Index
- (i) Index: Nordic Corporate Bond Fund Flex 2% VolTarget Index
See also Annex A (*Index Description*), Annex B (*Index Disclaimer*) to these Specific Terms and the Appendix (*Index Rules*)
- (ii) Type of Index: Proprietary Index
- (iii) Bloomberg code(s): CSEANOCO <Index>
- (iv) Information Source: www.bloomberg.com
- (v) Required Exchanges: Not Applicable
- (vi) Related Exchange: Not Applicable
- (vii) Disruption Threshold: Not Applicable
- (viii) Maximum Days of Disruption: Five Scheduled Trading Days
- (ix) Adjustment basis for Index Basket and Reference Dates: Not Applicable
- (x) Adjustment basis for Single Index and Averaging Reference Dates: Not Applicable
- (xi) Trade Date: 3 May 2018
- (xii) Jurisdictional Event: Not Applicable
- (xiii) Jurisdictional Event Jurisdiction(s): Not Applicable
- (xiv) Additional Disruption Events: Applicable, as amended in accordance with the Schedule hereto
- (a) Change in law: Change in Law Option 1 Applicable
- (b) Foreign Ownership Event: Not Applicable
- (c) FX Disruption: Not Applicable
- (d) Hedging Disruption: Applicable
- (e) Increased Cost of Hedging: Not Applicable
52. Commodity-linked Securities: Not Applicable
53. Commodity Index-linked Securities: Not Applicable

- | | | |
|-----|--|--|
| 54. | ETF-linked Securities: | Not Applicable |
| 55. | FX-linked Securities: | Not Applicable |
| 56. | FX Index-linked Securities: | Not Applicable |
| 57. | Inflation Index-linked Securities: | Not Applicable |
| 58. | Interest Rate Index-linked Securities: | Not Applicable |
| 59. | Cash Index-linked Securities: | Not Applicable |
| 60. | Multi-Asset Basket-linked Securities: | Not Applicable |
| 61. | Fund-linked Securities: | Not Applicable |
| 62. | Valuation Time: | As determined in accordance with Equity Index-linked Securities Asset Term 1 |

GENERAL PROVISIONS

- | | | |
|-----|---|---|
| 63. | (i) Form of Securities: | Registered Securities |
| | (ii) Global Security: | Not Applicable |
| | (iii) Held under the NSS: | Not Applicable |
| | (iv) Intended to be held in a manner which would allow Eurosystem eligibility: | No |
| | (v) The Issuer intends to permit indirect interests in the Securities to be held through CREST Depository Interests to be issued by the CREST Depository: | Not Applicable |
| 64. | Financial Centre(s): | London and, for the avoidance of doubt, Stockholm |
| 65. | Business Centre(s): | Not Applicable |
| 66. | Listing and Admission to Trading: | <p>Application has been made for the Securities to be listed on the Official List of the Luxembourg Stock Exchange and to be admitted to trading on the regulated market of the Luxembourg Stock Exchange with effect from, at the earliest, the Issue Date, provided, however, no assurance can be given that such application for listing and admission to trading will be granted (or, if granted, will be granted by the Issue Date or any specific date thereafter)</p> <p>Application will also be made for the Securities to be listed on and admitted to trading on the Nasdaq First North Sweden with effect on or around the Issue Date provided, however, no assurance can be given that such application for listing and admission to trading will be granted (or, if granted, will be granted by the Issue Date or any specific date thereafter)</p> |
| 67. | Security Codes and Ticker Symbols: | |

ISIN:	GB00BDT59M10
Common Code:	179146738
Swiss Security Number:	37716878
Telekurs Ticker:	Not Applicable
WKN Number:	Not Applicable
68. Clearing and Trading:	
Clearing System(s) and any relevant identification number(s):	Euroclear Sweden
69. Delivery:	Delivery against payment
70. Agents:	
Calculation Agent:	Credit Suisse International One Cabot Square London E14 4QJ
Principal Certificate Agent:	Nordea Bank AB (publ) Smålandsgatan 24 SE-105 71 Stockholm Sweden
Paying Agent(s):	Nordea Bank AB (publ) Smålandsgatan 24 SE-105 71 Stockholm Sweden
Additional Agents:	Applicable
Registrar:	Euroclear Sweden AB Box 191 SE-101 23 Stockholm
Issuing Agent (<i>Emissionsinstitut</i>):	Nordea Bank AB (publ) Smålandsgatan 24 SE-105 71 Stockholm Sweden
71. Dealer(s):	Credit Suisse International
72. Specified newspaper for the purposes of notices to Securityholders:	Not Applicable
73. 871(m) Securities:	The Issuer has determined that the Securities (without regard to any other transactions) should not be treated as transactions that are subject to U.S. withholding tax under section 871(m)
74. Additional Provisions:	Not Applicable

PART B – OTHER INFORMATION

Terms and Conditions of the Offer

1. Offer Price: The Offer Price will be equal to the Issue Price.

See item 11 below for information on applicable fees.
2. Total amount of the offer. If the amount is not fixed, description of the arrangements and time for announcing to the public the definitive amount of the offer: Up to 1,000 Securities.

To be determined on the basis of the demand for the Securities and prevailing market conditions and published in accordance with Article 8 of the Prospectus Directive.
3. Conditions to which the offer is subject: The offer of the Securities is conditional on their issue.

The Issuer reserves the right to withdraw the offer and/or to cancel the issue of the Securities for any reason at any time on or prior to the Issue Date.

For the avoidance of doubt, if any application has been made by a potential investor and the Issuer exercises such a right, each such potential investor will not be entitled to subscribe or otherwise purchase any Securities. The Distributor will repay the Offer Price and any commission paid by any investor without interest.
4. The time period during which the offer will be open ("**Offer Period**"): An offer of the Securities will be made in the Kingdom of Sweden during the period from, and including 12 March 2018 to, and including, 20 April 2018.

The Offer Period may be discontinued at any time. Notice of the early closure of the Offer Period will be made to investors by appropriate means (and also through a notice published on the Distributor's website). See further the section entitled "Details of the minimum and/or maximum amount of application" set out in item 7 below.
5. Description of the application process: Prospective investors may apply to the Distributor to subscribe for Securities in accordance with the arrangements existing between the Distributor and its customers relating to the subscription of securities generally.

Investors will be notified by the Distributor of the amount allotted.

Prospective investors will not be required to enter into any contractual arrangements directly with the Issuer in relation to the subscription for the Securities.
6. Description of the possibility to reduce subscriptions and manner for refunding excess amount paid by applicants: Not Applicable.

7. Details of the minimum and/or maximum amount of application: There is no minimum amount of application.
All of the Securities requested through the Distributor during the Offer Period will be assigned up to the maximum amount of the offer.
8. Details of the method and time limits for paying up and delivering the Securities: Payments for the Securities shall be made to the Distributor in accordance with the arrangements existing between the Distributor and its customers relating to the subscription of securities generally, as instructed by the Distributor.

The Securities are expected to be delivered to the purchasers' respective book entry securities accounts on or around the date as notified by the Distributor.
9. Manner in and date on which results of the offer are to be made public: The results of the offer will be published on the Distributor's website and the website of the Luxembourg Stock Exchange (www.bourse.lu) following the closing of the Offer Period or, if such websites are not available, the results of the offer will be available upon request from the Distributor.
10. Process for notification to applicants of the amount allotted and the indication whether dealing may begin before notification is made: Applicants will be notified by the Distributor of the success of their application.
11. Amount of any expenses and taxes specifically charged to the subscriber or purchaser: The Securities will be sold by the dealer to the Distributor(s) at a discount of up to 1.50 per cent. of the Offer Price. Such discount represents the fee retained by the Distributor(s) out of the Offer Price paid by investors. The Offer Price and the terms of the Securities take into account such fee and may be more than the market value of the Securities on the Issue Date.

The Issuer is not aware of any expenses or taxes specifically charged to the subscriber and not disclosed herein.
12. Name(s) and address(es), to the extent known to the Issuer, of the placers ("**Distributors**") in the various countries where the offer takes place: Strukturinvest Fondkommission (FK) AB
Stora Badhusgatan 18 – 20
41121 Gothenburg
Sweden
13. Consent: The Issuer consents to the use of the Prospectus by the financial intermediary/ies ("**Authorised Offeror(s)**"), during the Offer Period and subject to the conditions, as provided as follows:
- (a) Name and address of Authorised Offeror(s): See item 12 above.
- (b) Offer period for which use of the Prospectus is authorised by the Authorised Offeror(s): Offer Period.

Offeror(s):

- (c) Conditions to the Prospectus may use of the Prospectus by the Authorised Offeror(s): The Prospectus may only be used by the Authorised Offeror(s) to make offerings of the Securities in the jurisdiction(s) in which the Non-exempt Offer is to take place.

If you intend to purchase Securities from an Authorised Offeror, you will do so, and such offer and sale will be made, in accordance with any terms and other arrangements in place between such Authorised Offeror and you, including as to price and settlement arrangements. The Issuer will not be a party to any such arrangements and, accordingly, the Prospectus does not contain any information relating to such arrangements. The terms and conditions of such offer should be provided to you by that Authorised Offeror at the time the offer is made. Neither the Issuer nor any dealer has any responsibility or liability for such information provided by that Authorised Offeror.

14. Prohibition of Sales to EEA Retail Investors: Not Applicable

Interests of Natural and Legal Persons involved in the Offer

So far as the Issuer is aware, no person involved in the offer of the Securities has an interest material to the offer, save for any fees payable to the Distributor.

The Securities will be sold by the dealer to the Distributor(s) at a discount of up to 1.50 per cent. of the Offer Price. Such discount represents the fee retained by the Distributor(s) out of the Offer Price paid by investors. The Offer Price and the terms of the Securities take into account such fee and may be more than the market value of the Securities on the Issue Date.

Performance of the Underlying Asset and other information concerning the Underlying Asset

Information about the past and future performance and volatility of the Underlying Asset can be found at <https://opus.credit-suisse.com/Default.aspx?LangCode=-1&InstCode=&MienCode=&MoldCode=&OpusCode=2&PageCode=> (but the information appearing on such website does not form part of this Prospectus).

POST-ISSUANCE INFORMATION

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

REASONS FOR THE OFFER, ESTIMATED NET PROCEEDS AND TOTAL EXPENSES

- | | |
|---------------------------------|---|
| (i) Reasons for the offer: | Not Applicable; the net proceeds from the issue of the Securities will be used by the Issuer for its general corporate purposes (including hedging arrangements). |
| (ii) Estimated net proceeds: | Not Applicable. |
| (iii) Estimated total expenses: | Not Applicable; there are no estimated expenses |

charged to the investor by the Issuer.

SCHEDULE

AMENDMENTS TO THE EQUITY INDEX-LINKED SECURITIES ASSET TERMS

The Equity Index-linked Securities Asset Terms ("**Asset Terms**") shall be amended as follows:

- (a) deleting the definition of "Additional Disruption Event" therein and replacing it with the following:

"Additional Disruption Event" means a Change in Law, a Hedging Disruption, a Materially Increased Costs and/or an Index Disruption Event.";

- (b) adding the following definition immediately after the definition of "**Additional Disruption Event**" (as amended herein):

"Administrator/Benchmark Event" means the occurrence of a Non-Approval Event, a Rejection Event or a Suspension/Withdrawal Event, where:

- (a) "**Non-Approval Event**" means, in respect of the Index:

- (i) any authorisation, registration, recognition, endorsement, equivalence or approval in respect of the Index or the administrator of the Index is not obtained;
- (ii) the Index or the administrator of the Index is not included in an official register; or
- (iii) the Index or the administrator of the Index does not fulfil any legal or regulatory requirement applicable to the Issuer, the Calculation Agent, the Index or the administrator of the Index,

in each case, as required under any applicable law or regulation in order for any of the Issuer, the Calculation Agent or any other entity to perform its obligations in respect of the Securities. For the avoidance of doubt, a Non-Approval Event shall not occur if the Index or the administrator of the Index is not included in an official register because its authorisation, registration, recognition, endorsement, equivalence or approval is suspended or an application for authorisation or registration is pending a decision if, at the time of such suspension or pending such decision, the continued provision and use of the Index is permitted in respect of the Securities under the applicable law or regulation during the period of such suspension or pending such decision.

- (b) "**Rejection Event**" means, in respect of the Index, the relevant competent authority or other relevant official body rejects or refuses any application for authorisation, registration, recognition, endorsement, equivalence, approval or inclusion in any official register which, in each case, is required in relation to the Index or the administrator of the Index under any applicable law or regulation for any of the Issuer, the Calculation Agent or any other entity to perform its obligations in respect of the Securities.

- (c) "**Suspension/Withdrawal Event**" means, in respect of the Index:

- (i) the relevant competent authority or other relevant official body suspends or withdraws any authorisation, registration, recognition, endorsement, equivalence decision or approval in relation to the Index or the administrator of the Index which is required under any applicable law or regulation in order for any of the Issuer, the Calculation Agent or any other entity to perform its obligations in respect of the Securities; or
- (ii) the Index or the administrator of the Index is removed from any official register where inclusion in such register is required under any applicable law in order for any of the Issuer, the Calculation Agent or any other entity to perform its obligations in respect of the Securities.

For the avoidance of doubt, a Suspension/Withdrawal Event shall not occur if such authorisation, registration, recognition, endorsement, equivalence decision or approval is suspended or where inclusion in any official register is withdrawn if, at the time of such

suspension or withdrawal, the continued provision and use of the Index is permitted in respect of the Securities under the applicable law or regulation during the period of such suspension or withdrawal.";

- (c) adding the following definition immediately after the definition of "**Hedging Disruption**":

"**Hypothetical Investor**" means a hypothetical investor located in England";

- (d) deleting the definition of "**Index Adjustment Event**" therein and replacing it with the following:

"**Index Adjustment Event**" means, in respect of an Index, an Index Cancellation, an Index Disruption, an Index Modification or an Administrator/Benchmark Event.";

- (e) adding the following definition immediately after the definition of "Index Disruption":

"**Index Disruption Event**" has the meaning given to the term in the Index Rules.";

- (f) adding the following definition immediately after the definition of "Index Modification":

"**Index Rules**" means the Index Specific Rules of the Nordic Corporate Bond Fund Flex 2% VolTarget Index dated 5 March 2018 and the Master Index Rules of the Credit Suisse Volatility Target Indices dated 19 November 2014 (and as may be amended from time to time); and

- (g) adding the following definition immediately after the definition of "Market Disruption Event":

"**Materially Increased Costs**" means, in the determination of the Calculation Agent, acting in good faith and in a commercially reasonable manner, that the Index Component Costs materially exceed the costs embedded in the calculation of the Index and its Components as of the Trade Date (the "**Embedded Costs**"). In making its determination, the Calculation Agent will have regard to whether there would be a material adverse effect on the future performance of the Index if the Index Component Costs were deducted as part of the calculation of the Index Level in place of the Embedded Costs, when compared with the performance of the Index where the Embedded Costs are deducted as part of the calculation of the Index Level, taking into account the expected size and frequency of any future rebalancing and reallocation of Components within the Index.

For the purpose of determining whether an adjustment to the terms and conditions of the Notes would produce a commercially reasonable result, the Issuer will take into account the impact of the increased Index Component Costs on the amount of the cost deduction and the overall impact on the value of the Notes.

Where:

"**Index Component Costs**" means costs which arise outside the control of the Issuer or its affiliates and which would be incurred by a Hypothetical Investor, which are incidental and necessary to (a) acquire, establish, re-establish, substitute, maintain, unwind or dispose of any Transaction in respect of a Component, or (b) realise, recover or remit the proceeds of any such Transaction. These costs may include but are not limited to movements in bid and offer prices of Transactions, applicable costs incurred from a third party charged in addition to bid and offer prices (such as exchange or brokerage fees or commissions, or other fees charged for transacting in Transactions) and other costs that would have a similar effect, provided that any costs that are incurred due to the creditworthiness of such Hypothetical Investor will not constitute an Index Component Cost.

"**Transaction**" means, with respect to a Component, a direct or indirect investment that may be made by a Hypothetical Investor acting in good faith and in a commercially reasonable manner in any relevant asset underlying such Component to enable such Hypothetical Investor to substantively replicate the strategy of the Index or such Component (whether in full or in part).

ANNEX A

INDEX DESCRIPTION

Defined terms used but not otherwise defined shall have the meanings ascribed to them in the Index Rules relating to the Index.

INDEX DESCRIPTION

The Nordic Corporate Bond Fund Flex 2% VolTarget Index (the "**Index**") is a rules-based index that measures the rate of return of a Credit Suisse proprietary strategy (the "**Strategy**") which aims to provide exposure to a fixed income mutual fund investing in Nordic corporate bonds. The Strategy offers:

- A notional exposure to a single mutual fund through exposure to the Base Index. For more details see section "*Assets Included in the Index*" and "*Base Index*".
- A volatility control mechanism that adjusts the exposure between the fund and a notional cash deposit. For more detail see section "*Volatility Control Methodology*".

The Index is constructed on "notional" investments and described as a "synthetic portfolio" as there is no actual asset held in respect of the Index. The Index simply reflects a trading strategy, calculated using the value of assumed investments in each of the relevant components.

The Index, and by extension, the Base Index measures the rate of return of a hypothetical portfolio consisting of long positions including leverage in the Base Index Component, as specified in "*Table 1: Base Index Component*". Long positions refer to the practice of buying an asset with the intention of subsequently selling it at a later stage.

The Index can include "leveraged" exposure to the asset classes. Leverage refers to the practice of using financial derivatives or debt to amplify returns, by allocating more than 100% of the Index to the asset classes.

The Index is constructed as an "Excess Return" mechanism. Excess return means that the level of the index is determined net of the cost of funding/borrowing a hypothetical investor would incur investing in the Index.

The Index implements a mechanism of risk control based on its "volatility". Volatility is a measure of the variation of the level/price of an asset over time, as further described in section "*Volatility Control Methodology*".

Main roles

Credit Suisse International is the sponsor of the Index (the "**Index Sponsor**"). The Index Sponsor also acts as the administrator of the Index for the purposes of the Benchmark Regulation (Regulation (EU) 2016/1011) (the "**BMR**") (the "**Index Administrator**"). The Index Sponsor makes various determinations in accordance with the Index Rules. Representatives of the Index Sponsor comprise the Index Committee. The Index Administrator may make any change or modification to the Index and/or the Index Rules which may be necessary or desirable for the purposes of ensuring compliance by the Index Administrator with its obligations under the BMR and any successor or additional benchmarks legislation or regulation applicable in the United Kingdom.

Credit Suisse International, acting through its Risk Department is the calculation agent for the Index (the "**Index Calculation Agent**"). The Risk Department is segregated from the sales, trading, structuring and other front office businesses of Credit Suisse International. The Index Calculation Agent will, in accordance with the Index Rules, calculate and publish the value of the Index (the "**Index Value**") in respect of each day on which the Index is scheduled to be published (each an "**Index Calculation Day**").

All calculations, determinations and exercises of discretion made by the Index Sponsor or the Index Calculation Agent will be made in good faith and in a commercially reasonable manner and (where there is a corresponding applicable regulatory obligation) shall take into account whether fair

treatment is achieved by any such calculation, determination and exercise of discretion in accordance with its applicable regulatory obligations.

Assets Included in the Index

The Index measures the rate of return of a hypothetical portfolio consisting of a notional investment to the Base Index (the "**Index Component**") and an amount held in cash which does not generate any interest (the "**Cash Component**") in respect of any amounts not invested in the Base Index. The Base Index measures the performance of a notional investment in a synthetic portfolio consisting of one asset (the "**Base Index Component**") as specified in "*Table 1: Base Index Component*", and an amount in the Cash Component.

Table 1: Base Index Component

Base Index Component	Bloomberg Ticker	Currency	Asset Type	Return Type	Value
Catella Sicav – Catella Nordic Corporate Bond Flex	CAFIRCS LX	SEK	Mutual Fund	Total Return	Net Asset Value

Table 2: Base Index Component Weight and Costs

Base Index Component	Weight	Holding Fee	Fee-In	Fee-Out
Catella Sicav – Catella Nordic Corporate Bond Flex	100.0%	0%	0%	0%

Index Methodology

Index

The Index measures the rate of return of a hypothetical portfolio consisting of:

- A notional investment to the Base Index, as described in section "*Base Index*";
- A notional investment in the Cash Component in respect of any amounts not invested in the Base Index.

The allocation mechanism between the Base Index and the Cash Component is further described in Section "*Volatility Control Methodology*".

The Index is denominated in SEK (the "**Base Currency**") and is calculated net of:

- A 0.00% per annum Index Fee.

The Index does not incorporate any transaction costs.

The Index is constructed as an Excess Return Index.

Base Index

The Base Index measures the excess return rate of return of a notional investment in a synthetic portfolio consisting of:

- One Base Index Component which is a fund, and
- An amount held in the Cash Component.

The effective weight of the Base Index Component is 100% as specified in "Table 2: Base Index Component Weight and Costs". Such weight determines the notional exposure of the Base Index to the Base Index Component.

The Base Index is denominated in SEK (the "**Base Currency**").

The Base Index does not incorporate any access costs or transaction costs.

Access costs are defined as the access cost for the Base Index Component, specified in "Table 2: Base Index Component Weight and Costs", under the column entitled "Holding Fee".

The Base Index performance will take into account synthetic reinvestment of dividends for mutual funds net of 0.00% of withholding tax as specified in the Index Rules.

The Base Index is constructed as an Excess Return asset. With respect to any Base Index Component defined as Total Return, as specified in "Table 1: Base Index Component", under the column entitled "Return Type", the relevant funding cost, being the aggregate of the Funding Rate and the Funding Spread in the relevant currency, as specified in "Table 3: Funding Rate", under the columns entitled "Funding Rate" and "Funding Spread", (the "**Funding Component**") will be deducted from the Base Index Component return to derive the return of such Base Index Component.

Table 3: Funding Rate

Currency	Funding Rate	Funding Basis	Funding Spread
SEK	The rate for deposits of three months in SEK as displayed on Reuters page "STIBOR="	360	0.00%

Volatility Control Methodology

The Index targets a volatility level below/at or around 2.0% (the "**Volatility Control**") by allocating its exposure to the Base Index, based on the realised volatility (the "**Realised Volatility**") of the Base Index (calculated as the Realised Volatility over the preceding 20 Index Calculation Days). The target volatility controlled weight assigned to the Base Index (the "**Target Volatility Control Weight**") on any Index Calculation Day is equal to the ratio of the Volatility Control to the Realised Volatility of the Base Index calculated in respect of the Index Calculation Day falling 1 Index Calculation Days prior to such day. Realised volatility is calculated formulaically with reference to the magnitude of daily movements (in either direction) for the Base Index. For example, the Base Index would have a higher realised volatility if its level moved by 2% each day than if its level only moved by 0.50% each day. The weight assigned to the Base Index (the "**Volatility Control Weight**") on any Index Calculation Day is equal to either:

- The Target Volatility Control Weight, if the Target Volatility Control Weight is different from the previous Index Calculation Day's Volatility Control Weight by more than 0%, capped at 200%; or
- The Volatility Control Weight applied in respect of the previous Index Calculation Day.

ANNEX B

INDEX DISCLAIMER

This disclaimer extends to Credit Suisse International ("**CSi**"), its affiliates or designates in any of its capacities. CSi is the sponsor of the Index (the "**Index Sponsor**"). The Index Sponsor also acts as the administrator of the Index for the purposes of the Benchmark Regulation (Regulation (EU) 2016/1011) (the "**BMR**") (the "**Index Administrator**").

The Index Rules and the Index Description are published by CSi or its affiliates. CSi is authorised by the Prudential Regulation Authority ("**PRA**") and regulated by the Financial Conduct Authority ("**FCA**") and the PRA. Notwithstanding that CSi is so regulated, the rules of neither the FCA nor the PRA are incorporated into this document.

The Index Administrator and the Index Calculation Agent are part of the same group. CSi or its affiliates may also offer securities or other financial products ("**Investment Products**") the return of which is linked to the performance of the Index. CSi or its affiliates may, therefore, in each of its capacities face a conflict in its obligations carrying out such role with investors in the Investment Products.

In addition, the Index Rules and the Index Description are not to be used or considered as an offer or solicitation to buy or subscribe for such Investment Products nor are they to be considered to be or to contain any advice or a recommendation with respect to such products. Before making an investment decision in relation to such products one should refer to the prospectus or other disclosure document relating to such products.

The Index Rules and the Index Description are published for information purposes only and CSi and its affiliates expressly disclaim (to the fullest extent permitted by applicable law and regulation except for where loss caused by the Fault of CSi or its affiliates) all warranties (express, statutory or implied) regarding this document and the Index, including but not limited to all warranties of merchantability, fitness for a particular purpose of use and all warranties arising from course of performance, course of dealing or usage of trade and their equivalents under applicable laws of any jurisdiction unless losses result from the breach of such warranties where such losses are caused by the Fault of CSi or its affiliates. "**Fault**" means negligence, fraud or wilful default.

CSi is described as Index Administrator, Index Sponsor and Index Calculation Agent under the Index Rules. CSi may transfer or delegate to another entity, at its discretion and in compliance with applicable law and regulation, some or all of the functions and calculations associated with the role of Index Administrator, Index Sponsor and Index Calculation Agent respectively under the Index Rules.

CSi as Index Administrator is the final authority on the Index and the interpretation and application of the Index Rules.

CSi as Index Administrator may supplement, amend (in whole or in part), revise or terminate these Index Rules in compliance with applicable law and regulation at any time. The Index Rules may change without prior notice.

CSi will apply the Index Rules in its discretion exercised in good faith and a commercially reasonable manner and (where there is a corresponding applicable regulatory obligation) shall act independently and honestly in its capacity as the Index Administrator and take into account whether fair treatment is achieved by any such exercise of discretion in accordance with its applicable regulatory obligations, and in doing so may rely upon other sources of market information.

Neither CSi as Index Administrator nor CSi as Index Calculation Agent warrants or guarantees the accuracy or timeliness of calculations of Index Values or the availability of an Index Value on any particular date or at any particular time.

Neither CSi nor any of its affiliates (including their respective officers, employees and delegates) shall be under any liability to any party on account of any loss suffered by such party (however such loss may have been incurred) in connection with anything done, determined, interpreted, amended or selected (or omitted to be done, determined or selected) by it in connection with the Index and the Index Rules unless such loss is caused by CSi's or any of its affiliates' Fault. Without prejudice to the

generality of the foregoing and unless caused by CSi's or any of its affiliates' Fault, neither CSi nor any of its affiliates shall be liable for any loss suffered by any party as a result of any determination, calculation, interpretation, amendment or selection it makes (or fails to make) in relation to the construction or the valuation of the Index and the application of the Index Rules and, once made, neither CSi nor any of its affiliates shall be under any obligation to revise any calculation, determination, amendment, interpretation and selection made by it for any reason. Neither CSi nor any of its affiliates makes any warranty or representation whatsoever, express or implied, as to the results to be obtained from the use of the Index, or as to the performance and/or the value thereof at any time (past, present or future).

The strategy underlying the Index (the "**Index Strategy**") is a proprietary strategy of the Index Administrator. The Index Strategy is subject to change at any time by the Index Administrator or otherwise as required by applicable law and regulations. Neither CSi nor its affiliates shall be under any liability to any party on account of any loss suffered by such party, unless such loss is caused by CSi's or its affiliates' Fault, in connection with any change in any such strategy, or determination or omission in respect of such strategy.

Neither CSi nor any of its affiliates is under any obligation to monitor whether or not an Index Disruption Event has occurred and shall not be liable for any losses unless caused by gross negligence, fraud or wilful default on the part of CSi or any of its affiliates resulting from (i) any determination that an Index Disruption Event has occurred or has not occurred, (ii) the timing relating to the determination that an Index Disruption Event has occurred or (iii) any actions taken or not taken by CSi or any of its affiliates as a result of such determination.

Unless otherwise specified, CSi shall make all calculations, determinations, amendments, interpretations and selections in respect of the Index. Neither CSi nor any of its affiliates (including their respective officers, employees and delegates) shall have any responsibility for good faith errors or omissions in its calculations, determinations, amendments, interpretations and selections as provided in the Index Rules unless caused by CSi's or any of its affiliates' Fault. The calculations, determinations, amendments, interpretations and selections of CSi shall be made by it in accordance with the Index Rules, acting in good faith and in a commercially reasonable manner and (where there is a corresponding applicable regulatory obligation) shall take into account whether fair treatment is achieved by any such calculation, determination, amendment, interpretation and selections in accordance with its applicable regulatory obligations (having regard in each case to the criteria stipulated herein and (where relevant) on the basis of information provided to or obtained by employees or officers of CSi responsible for making the relevant calculations, determinations, amendments, interpretations and selections). For the avoidance of doubt, any calculations or determinations made by CSi under the Index Rules on an estimated basis may not be revised following the making of such calculation or determination.

No person may reproduce or disseminate the Index Rules, any Index Value and any other information contained in this document without the prior written consent of CSi or its affiliates (where applicable). The Index Rules are not intended for distribution to, or use by any person in a jurisdiction where such distribution or use is prohibited by law or regulation. No one other than CSi or its affiliates (where applicable) is permitted to use the Index Rules or any Index Value in connection with the writing, trading, marketing, or promotion of any financial instruments or products or to create any indices.

These disclaimers are subject to mandatory provisions of applicable law and regulation which apply to the Index Administrator or the Index Calculation Agent and nothing in these disclaimers shall exclude or limit liability to the extent such exclusion or limitation is not permitted by such law or regulation. Save for the foregoing these disclaimers shall apply to the fullest extent permitted by applicable law and regulation.

The Index Administrator may make any change or modification to the Index and/or the Index Rules which may be necessary or desirable for the purposes of ensuring compliance by the Index Administrator with its obligations under the BMR and any successor or additional benchmarks legislation or regulation applicable in the United Kingdom.

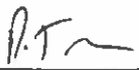
The Index Rules shall be governed by and construed in accordance with English law.

"Credit Suisse", the Credit Suisse logo, "Credit Suisse Volatility Target Index" and "Nordic Corporate

Bond Fund Flex 2% VolTarget Index" are trademarks or service marks or registered trademarks or registered service marks of Credit Suisse Group AG or one of its affiliates.

In the event of any inconsistency between this disclaimer and any disclaimer set out in the Index Rules, this disclaimer set out in Annex B will prevail.

Signed on behalf of the Issuer:

By: 

Dominic Savage
Authorised Signatory

Duly authorised

By: 

Matthew Ryde
Authorised Signatory

Duly authorised

62708168/Ashurst(HHLIM)/ER

CREDIT SUISSE INTERNATIONAL

History, Development and Organisational Structure

Credit Suisse International ("**CSi**") was incorporated in England and Wales under the Companies Act 1985, on 9 May 1990, with registered no. 2500199 and operates under English law. CSi was re-registered as an unlimited company under the name "Credit Suisse Financial Products" on 6 July 1990, and was renamed "Credit Suisse First Boston International" on 27 March 2000 and "Credit Suisse International" on 16 January 2006.

CSi, a bank domiciled in England established under English law, is an indirect wholly owned subsidiary of Credit Suisse Group AG. CSi's registered head office is in London and is located at One Cabot Square, London E14 4QJ and its telephone number is +44 (0)20 7888 8888.

CSi is authorised by the Prudential Regulation Authority ("**PRA**") and regulated by the Financial Conduct Authority ("**FCA**") and the PRA.

CSi is an unlimited liability company and, as such, its shareholders have a joint, several and unlimited obligation to meet any insufficiency in the assets of CSi in the event of its liquidation. The joint, several and unlimited liability of the shareholders of CSi to meet any insufficiency in the assets of CSi will only apply upon liquidation of CSi. Therefore, prior to any liquidation of CSi, the creditors may only have the benefit of recourse to the assets of CSi and not to those of its shareholders.

CSi and its consolidated subsidiaries have direct access to funding sources of Credit Suisse AG. After making enquiries of Credit Suisse AG, the Directors of CSi have received a confirmation that Credit Suisse AG will ensure that CSi maintains a sound financial position and is able to meet its debt obligations for the foreseeable future.

Principal Activities and Principal Markets

CSi commenced business on 16 July 1990. Its principal business is banking, including the trading of derivative products linked to interest rates, foreign exchange, equities, commodities and credit. The primary objective of CSi is to provide comprehensive treasury and risk management derivative product services. CSi has established a significant presence in global derivative markets through offering a full range of derivative products and continues to develop new products in response to the needs of its customers and changes in underlying markets. The business is managed as a part of the Global Markets and Investment Banking and Capital Markets Divisions of Credit Suisse AG. For more information on CSi's principal markets and activities, see sub-sections "Profile" on page 6 and "Principal products/Principal product areas" on page 7 of the CSi 2016 Annual Report.

The liquidity and capital requirements of CSi and its consolidated subsidiaries are managed as an integral part of the wider framework of Credit Suisse Group AG and its consolidated subsidiaries. This includes the local regulatory liquidity and capital requirements in the UK.

Organisational Structure

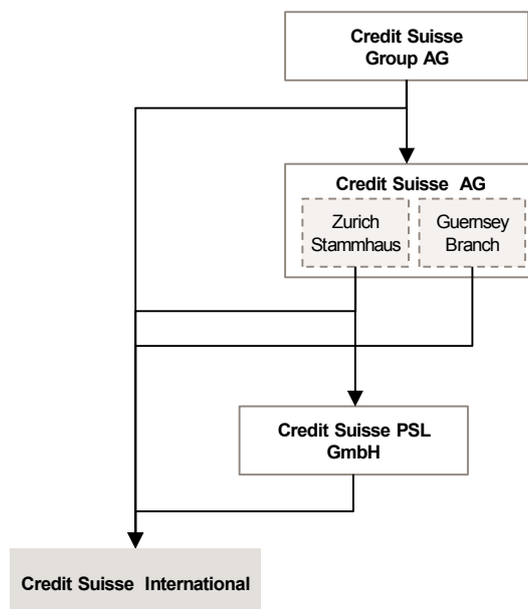
The subsidiaries of CSi which are consolidated in the financial statements contained in the CSi 2016 Annual Report are listed under sub-section "Composition of the CSi Group" on pages 82 to 84 of the CSi 2016 Annual Report. For information on CSi's relationship to Credit Suisse Group AG, see page 6 of the CSi 2016 Annual Report.

Major Shareholders

The shareholders of CSi are:

- (a) Credit Suisse Group AG, whose head office is at Paradeplatz 8, CH-8001 Zürich, Switzerland, and who is the ultimate parent of the consolidated Credit Suisse Group which includes Credit Suisse AG;
- (b) Credit Suisse AG, a Swiss bank and a leading global bank acting through its registered head office at Paradeplatz 8, CH-8001 Zürich, Switzerland (Zurich Stammhaus) which provides its clients with private banking, investment banking and asset management services worldwide;

- (c) Credit Suisse AG, Guernsey Branch, whose place of business is at Helvetia Court, Les Echelons, South Esplanade, St Peter Port GY1 3ZQ, Guernsey was established as a Branch of Credit Suisse AG on 1 April 1986 and whose principal activities are deposit taking, bond issuing and lending the funds received within the Credit Suisse Group; and
- (d) Credit Suisse PSL GmbH, whose registered office is c/o Credit Suisse AG, Paradeplatz 8, 8001 Zürich, Switzerland and was incorporated in Zürich, Switzerland on 29 September 2009 and whose principal activity is to finance, purchase, hold, manage and sell financial participations in other Credit Suisse Group companies.



There is trading of shares in CSi between these shareholders and therefore the respective shareholdings will change from time to time, although CSi will remain an indirect wholly owned subsidiary of Credit Suisse Group AG.

Names and Addresses of Directors and Executives

The business address of the members of the Board of Directors is One Cabot Square, London E14 4QJ.

The current members of the Board of Directors, their role within CSi and their principal activities outside CSi, if any, are as follows:

Board Member	External Activities
Noreen Doyle (Non-Executive Chair)	<ul style="list-style-type: none"> • Independent member and Chair of the Board of Directors, the Nomination and the Advisory Remuneration Committees, independent member of the Risk Committee of CSi and Credit Suisse Securities (Europe) Limited. • Ms. Doyle is also: <ul style="list-style-type: none"> ○ Chair of the Board of Directors, Chair of the Corporate Governance and Nominating Committee and of the Executive-Finance Committee and Member of the Safety and Sustainability Committee of Newmont Mining Corporation.

Paul Ingram	<ul style="list-style-type: none"> • Managing Director in the CRO division of CSi. • Mr. Ingram is also Chief Risk Officer of CSi and Credit Suisse Securities (Europe) Limited. • Member of the Board of Directors of Credit Suisse Securities (Europe) Limited.
Christopher Horne	<ul style="list-style-type: none"> • Managing Director in the CFO division of CSi. • Mr. Horne is also Deputy CEO of CSi and Credit Suisse Securities (Europe) Limited. • Member of the Board of Directors of Credit Suisse Securities (Europe) Limited, Credit Suisse Investment Holdings (UK) and Credit Suisse Investments (UK).
Alison Halsey (Non-Executive)	<ul style="list-style-type: none"> • Independent member of the Board of Directors, Chair of the Audit and Conflicts Committee and Member of the Risk and the Nomination Committee of CSi and Credit Suisse Securities (Europe) Limited. • Ms. Halsey is also Non-Executive Director and Member of the Risk, Compliance and Nominations Committees and Chair of the Audit Committee of Aon UK Limited.
David Mathers (CEO)	<ul style="list-style-type: none"> • Managing Director in the CFO division of Credit Suisse AG. • Mr. Mathers is also CEO of CSi and Credit Suisse Securities (Europe) Ltd and CFO of Credit Suisse AG. • Member of the Board of Directors of Credit Suisse Securities (Europe) Limited.
Robert Endersby (Non-Executive)	<ul style="list-style-type: none"> • Independent member of the Board of Directors, Chair of the Risk Committee and Member of the Audit, the Advisory Remuneration and the Conflicts Committees of CSi and Credit Suisse Securities (Europe) Limited. • Mr. Endersby is also Non-Executive Director, Chair of Risk Committee, Member of Audit Committee, Remuneration Committee and Disclosure Committee of Tesco Personal Finance Group Limited and Tesco Personal Finance Plc.
Caroline Waddington	<ul style="list-style-type: none"> • Managing Director in the CFO division of CSi. • Ms. Waddington is also Regional CFO for Credit Suisse UK Regulated Entities including CSi and Chair of the UK Pension Committee. • Member of the Board of Directors of Credit Suisse Securities (Europe) Limited and a Member of the Board of Directors of Credit Suisse Investment Holdings (UK) and Credit

	<p>Suisse Investments (UK).</p> <ul style="list-style-type: none"> • Ms. Waddington is a member of the Board of Directors of: • NameCo (No.357) Limited; • Roffey Park Institute Limited; and • Brook House (Clapham Common) Management Company Limited.
John Devine (Non-Executive)	<ul style="list-style-type: none"> • Independent member of the Board of Directors, the Audit, Nomination and Conflicts Committees of CSi and Credit Suisse Securities (Europe) Limited. • Mr. Devine is also: <ul style="list-style-type: none"> ○ Non-Executive Director, Chair of Audit Committee, Member of Risk Committee and Remuneration Committee of Standard Life Aberdeen PLC; and ○ Non-Executive Director, Chair of Audit Committee, Member of Risk Committee and Nominations Committee of Citco Custody (UK) Ltd and Citco Custody Holding Ltd Malta.
Jonathan Moore	<ul style="list-style-type: none"> • Managing Director in the Fixed Income Department within the Investment Banking Division of CSi. • Mr More is also: <ul style="list-style-type: none"> ○ Co-Head of Global Credit Products in EMEA and Head of EMEA Credit Trading and Global Derivatives; and ○ Member of the Board of Directors of Credit Suisse Securities (Europe) Limited.
Michael Dilorio	<ul style="list-style-type: none"> • Managing Director in the Global Markets division of CSi. • Mr Dilorio is also: <ul style="list-style-type: none"> ○ Head of EMEA Equities which includes Cash Equities, Syndicate, Convertibles, Prime Services and Equity Derivatives; and ○ Member of the Board of Directors of Credit Suisse Securities (Europe) Limited.
Andreas Gottschling (Non-Executive)	<ul style="list-style-type: none"> • Independent member of the Board of Directors, the Risk Committee and Advisory Remuneration Committee of CSi and Credit Suisse Securities (Europe) Limited. • Mr. Gottschling is also a member of the Board of Directors and the Risk Committee of Credit

Pages 1 to 5 and 22 to 23 of the CSi 2016 Annual Report provide further information on CSi's Board of Directors.

Directors' Conflicts of Interest

There are no potential conflicts of interest of the members of the Board of Directors between their duties to CSi and their private interests and/or other duties. Potential conflicts of interest of members of the Board of Directors due to roles held with Credit Suisse Group AG / Credit Suisse AG are managed by a Board Conflicts Committee and Conflicts Management Framework.

Legal and Arbitration Proceedings

During the period of 12 months ending on the date of this Prospectus there have been no governmental, legal or arbitration proceedings which may have, or have had in the past, significant effects on the financial position or profitability of CSi and its consolidated subsidiaries, and CSi is not aware of any such proceedings being either pending or threatened, except as disclosed in the CSi 2016 Annual Report (under the heading Contingent Liabilities and Other Commitments on pages 81 to 82) and below:

1. CSi is defending a EUR 170 million clawback claim brought by the Winding up Committee ("**WUC**") of Kaupthing Bank hf in the District Court of Reykjavik, Iceland. The claim relates to the issuance of ten credit-linked notes issued in 2008, which the WUC is seeking to challenge under various provisions of Icelandic insolvency law in order to claw back funds paid to CSi. The WUC is also claiming significant penalty interest under Icelandic law. CSi argues that the purchase of the credit linked notes is governed by English law, which does not provide a legal basis for such clawback actions. In October 2014, the Court of the European Free Trade Association States issued a non-binding decision supporting CSi's position that the governing law of the transactions is relevant. Separately, CSi is pursuing a claim for USD 226 million in the District Court of Reykjavik, Iceland against Kaupthing Bank hf's WUC in order to enforce certain security rights arising under a 2007 structured trade. CSi acquired the security rights following Kaupthing Bank hf's insolvency in 2008. In December 2016 CSi and Kaupthing ehf (formerly Kaupthing Bank hf) entered into a confidential settlement agreement bringing an end to these proceedings.
2. **Rosserlane and Swinbrook v Credit Suisse International.** CSi is the defendant in English court litigation brought by Rosserlane Consultants Limited and Swinbrook Developments Limited (the "**claimants**"). The litigation relates to the forced sale by CSi in 2008 of Caspian Energy Group LP ("**CEG**"), the vehicle through which the claimants held a 51 per cent. stake in the Kyurovdag oil and gas field in Azerbaijan. CEG was sold for USD 245 million following two unsuccessful M&A processes. The claimants allege that CEG should have been sold for at least USD 700 million. CSi is vigorously defending the claims, which it believes are without merit. The trial commenced in October 2014 and on 20 February 2015 the case was dismissed and judgment given in favour of CSi. The claimants appealed the judgment and in January 2017 the Court of Appeal ruled in CSi's favour.
3. CSi is the defendant in German court litigation brought by Stadtwerke Munchen GmbH, a German water utility company (the "**claimant**"). The litigation relates to a series of interest rate swaps entered into between 2008 and 2012. The claimant alleges breach of an advisory duty to provide both investor- and investment-specific advice, including in particular a duty to disclose the initial mark-to-market value of the trades at inception. The claimant seeks damages of EUR 58 million, repayment of EUR 85 million of collateral held by CSi and its consolidated subsidiaries and release from all future obligations under the trades. Witness hearings took place in June - October 2017 and January 2018. A further hearing has been scheduled for April 2018.
4. Credit Suisse is responding to requests from regulatory and enforcement authorities related to Credit Suisse's arrangement of loan financing to Mozambique state enterprises, Proindicus

S.A. and Empresa Mocambiacana de Atum S.A. (EMATUM), a distribution to private investors of loan participation notes (LPN) related to the EMATUM financing in September 2013, and Credit Suisse's subsequent role in arranging the exchange of those LPNs for Eurobonds issued by the Republic of Mozambique. Credit Suisse has been cooperating with the authorities on this matter.

Provision for litigation is disclosed in Note 21 to the interim consolidated financial statements on pages 33 to 34 of the 2017 CSi Interim Report.

Auditor

CSi's auditor is KPMG LLP, 15 Canada Square, London E14 5GL. KPMG LLP is registered to carry out audit work by the Institute of Chartered Accountants in England and Wales.

Further information on CSi's auditor may be found on pages 23 to 25 of the CSi 2016 Annual Report.

GENERAL INFORMATION

1. **Approval and passporting for the purposes of the Prospectus Directive:** This Prospectus has been approved by the *Commission de Surveillance du Secteur Financier* (the "**CSSF**"), as competent authority under the Prospectus Directive. The CSSF only approves this Prospectus as meeting the requirements imposed under Luxembourg and EU law pursuant to the Prospectus Directive. By approving the Prospectus, the CSSF gives no undertaking as to the economic and financial soundness of the Securities and quality or solvency of the Issuer in line with the provisions of article 7(7) of the Luxembourg Act dated 10 July 2005 on prospectuses for securities as amended by the law of 3 July 2012, the law of 21 December 2012 and the law of 10 May 2016 (the "**Luxembourg Prospectus Law**").

The Issuer has requested the CSSF to provide the competent authority in the Kingdom of Sweden for the purposes of the Prospectus Directive with a certificate of approval in accordance with Article 18 of the Prospectus Directive attesting that this document has been drawn up in accordance with the Prospectus Directive.

2. **Responsibility Statement:** The Issuer accepts responsibility for the information contained in this Prospectus. To the best of the knowledge of the Issuer, having taken all reasonable care to ensure that such is the case, the information contained in this document is in accordance with the facts and does not omit anything likely to affect the import of such information.
3. **Consent to use the Prospectus:** The Issuer consents to the use of the Prospectus in connection with the making of an offer of the Securities to the public requiring the prior publication of a prospectus under the Prospectus Directive (a "**Non-exempt Offer**") (a) by the financial intermediary/ies (each, an "**Authorised Offeror**"), (b) during the offer period, in the Kingdom of Sweden and (c) subject to the relevant conditions, in each case as specified herein.

It shall be a condition of such consent that the Prospectus may only be used by the relevant Authorised Offeror(s) to make offers of the relevant Securities in the jurisdiction in which the Non-exempt Offer is to take place, the competent authority of which has been provided with a certificate of approval by the competent authority in relation to this document under Article 18 of the Prospectus Directive.

The Issuer may (a) give consent to one or more additional Authorised Offerors after the date of this Prospectus, (b) discontinue or change the offer period, and/or (c) remove or add conditions and, if it does so, such information in relation to the relevant Securities will be published on <http://opus.credit-suisse.com>.

The Issuer accepts responsibility for the content of this document in relation to any person (an "**investor**") purchasing Securities pursuant to a Non-exempt Offer where the offer to the Investor is made (a) by an Authorised Offeror (or the Issuer or the Dealer), (b) in a Member State for which the Issuer has given its consent, (c) during the offer period for which the consent is given and (d) in compliance with the other conditions attached to the giving of the consent. However, neither the Issuer nor the Dealer has any responsibility for any of the actions of any Authorised Offeror, including compliance by an Authorised Offeror with applicable conduct of business rules or other local regulatory requirements or other securities law requirements in relation to such offer.

Other than in accordance with the terms set forth in the paragraph above, the Issuer has not authorised (and nor has the Dealer) the making of any Non-exempt Offers of the Securities or the use of this document by any person. No financial intermediary or any other person is permitted to use this document in connection with any offer of the Securities in any other circumstances. Any such offers are not made on behalf of the Issuer (or the Dealer) and neither the Issuer nor the Dealer has any responsibility or liability to any investor purchasing Securities pursuant to such offer or for the actions of any person making such offer.

Investors intending to purchase Securities from an Authorised Offeror will do so, and such offer and sale will be made, in accordance with any terms and other arrangements in place between such Authorised Offeror and the investor, including as to price and settlement arrangements. The Issuer will not be a party to any such arrangements and,

accordingly, this document does not contain any information relating to such arrangements. The terms and conditions of such offer should be provided to the investor by that Authorised Offeror at the time the offer is made. Neither the Issuer nor any Dealer has any responsibility or liability for such information provided by that Authorised Offeror.

4. **Listing and admission to trading:** Application has been made for the Securities to be listed on the Official List of the Luxembourg Stock Exchange and to be admitted to trading on the regulated market of the Luxembourg Stock Exchange with effect from, at the earliest, the Issue Date. Application will also be made for the Securities to be listed on and admitted to trading on the Nasdaq First North Sweden with effect on or around the Issue Date. There can be no assurance that any such listing will be obtained, or if obtained, will be maintained. The regulated market of the Luxembourg Stock Exchange is a regulated market for the purposes of Directive 2014/65/EU on Markets in Financial Instruments (as amended, varied or replaced from time to time). This Prospectus will constitute a prospectus for the purposes of the Prospectus Directive.
5. The Issuer has obtained all necessary consents, approvals and authorisations in connection with the issue of the Securities. The issue of the Securities will be in accordance with the Organizational Guidelines and Regulations of Credit Suisse Group AG and Credit Suisse AG dated 8 February 2018 and the resolution of the Board of Directors of the Issuer dated 13 March 2006.
6. There has been no material adverse change in the prospects of the Issuer and its consolidated subsidiaries since 31 December 2016, except as described under the heading "Credit Suisse-Results Summary-4Q17 results" on page 4 of the exhibit (Credit Suisse Earnings Release 4Q17) to the Form 6-K Dated 14 February 2018. The 4Q17 results included income tax expenses of CHF 2,234 million mainly reflecting the re-assessment of deferred tax assets with an associated tax charge of CHF 2.3 billion, primarily resulting from a reduction in the US federal corporate tax rate following the enactment of the Tax Cuts and Jobs Act in the US during 4Q17.

There has been no significant change in the financial position of the Issuer and its consolidated subsidiaries since 30 June 2017, except as described under the heading "Credit Suisse-Results Summary-4Q17 results" on page 4 of the exhibit (Credit Suisse Earnings Release 4Q17) to the Form 6-K Dated 14 February 2018. The 4Q17 results included income tax expenses of CHF 2,234 million mainly reflecting the re-assessment of deferred tax assets with an associated tax charge of CHF 2.3 billion, primarily resulting from a reduction in the US federal corporate tax rate following the enactment of the Tax Cuts and Jobs Act in the US during 4Q17.

See pages 10 and 123 to 135 of the CSi 2016 Annual Report and the section entitled "Risk Factors" of the Base Prospectus (as supplemented) that together disclose the principal risks to the Issuer.

Please see the Form 6-K Dated 22 December 2017, "Operating environment" on pages 4 to 6 (pages 15 to 17 of the PDF) of the exhibit (Credit Suisse Financial Report 3Q17) to the Form 6-K Dated 2 November 2017, "Economic Environment" on pages 7 to 8 of the 2017 CSi Interim Report, "Operating environment" on pages 4 to 6 (pages 20 to 22 of the PDF) of the fifth exhibit (Credit Suisse Financial Report 2Q17) to the Form 6-K Dated 28 July 2017, "Operating environment" on pages 4 to 6 (pages 10 to 12 of the PDF) of the exhibit (Credit Suisse Financial Report 1Q17) to the Form 6-K Dated 4 May 2017, "Operating Environment" on pages 52 to 54 (pages 76 to 78 of the PDF) of the Group Annual Report 2016 and "Economic Environment" on pages 7 to 8 of the CSi 2016 Annual Report for information relating to the economic environment that may affect the future results of operations or financial condition of Credit Suisse Group AG and its consolidated subsidiaries, including the Issuer.

7. The Securities will be offered to retail investors in the Kingdom of Sweden.
8. Copies of the agency agreement and deeds of covenant of the Programme will be available for inspection during normal business hours on any business day (except Saturdays, Sundays and legal holidays) at the offices of the Paying Agents. In addition, copies of the following will be

available free of charge during normal business hours on any business day (except Saturdays, Sundays and legal holidays) at the offices of the Paying Agents and at the registered office of the Issuer, if applicable:

- (a) the Memorandum and Articles of Association of the Issuer;
 - (b) the audited accounts and unaudited interim accounts of the Issuer for the last two years;
 - (c) a copy of this Prospectus together with any supplement to this Prospectus; and
 - (d) a copy of any document incorporated by reference in this Prospectus.
9. The Securities may be accepted for clearance through Euroclear Sweden AB (Box 191, SE-101 23 Stockholm, Sweden) (which is the entity in charge of keeping the relevant records).
10. If the Issuer publishes a supplement to the Prospectus pursuant to Article 16 of the Prospectus Directive which relates to the Issuer or the Securities, investors who have already agreed to purchase Securities before the supplement is published shall have the right to withdraw their acceptances by informing the Distributor in writing within 2 working days (or such other longer period as may mandatorily apply in the relevant country) of publication of the supplement. The terms and conditions of the Securities and the terms on which they are offered and issued will be subject to the provisions of any such supplement.
11. No content of any website, cited or referred to in this Prospectus, shall be deemed to form part of, or be incorporated by reference into, this Prospectus.

APPENDIX – INDEX RULES

Credit Suisse Volatility Target Indices

Index Specific Rules – Nordic Corporate Bond Fund Flex 2% VolTarget Index

Dated as of 05 March 2018

Index Sponsor

Credit Suisse International
One Cabot Square, London, E14 4QJ, United Kingdom

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1. Introduction

This document is published by Credit Suisse International of One Cabot Square, London, E14 4QJ, United Kingdom.

These Index Specific Rules incorporate by reference the Master Index Rules of the Credit Suisse Volatility Target Indices dated 19 November 2014 (the “**Master Index Rules**”), as amended and supplemented from time to time, and together constitutes the rules of the volatility target Index specified below.

In the event of any inconsistency between the Master Index Rules and the Index Specific Rules, the Index Specific Rules will prevail.

Words in italics do not form any part of the Index Specific Rules.

1.1. Parties

Index Calculation Agent:	Credit Suisse International (acting through its Risk Department)
Index Committee:	A committee whose membership comprises representatives from different functions within the Index Sponsor and which has responsibility for overseeing the role of the Index Sponsor and Index Calculation Agent under the Index Rules
Index Administrator:	Credit Suisse International of One Cabot Square, London, E14 4QJ, United Kingdom shall act as the administrator of the Index for purposes of the Benchmark Regulation (Regulation (EU) 2016/1011)

1.2. General Index Terms

Index	Nordic Corporate Bond Fund Flex 2% VolTarget Index
Strategy	A rules-based index that measures the rate of return of a Credit Suisse proprietary strategy which aims to provide exposure to a fixed income mutual fund investing in Nordic corporate bonds. The Strategy offers: <ul style="list-style-type: none">– A notional exposure to a single mutual fund; and– A volatility control mechanism that adjusts the exposure between the fund and a notional cash deposit

1.3. Related Index Definitions

Base Currency	SEK
Format	Excess Return

FX Format	Not Applicable
Index Calculation Day	Any day on which commercial banks and foreign exchange markets settle payments and are open for general business (including dealing in foreign exchange and foreign currency deposits) in Luxembourg and Stockholm
Index Fee	0.00%
Index Fee Basis	365
Index Launch Date	05 March 2018
Index Rebalancing Day	Not Applicable
Index Reset Day	Any day which is an Index Calculation Day
Index Start Date	17 December 2010, provided that if such day is not an Index Calculation Day, the Index Start Date shall be the Index Calculation Day immediately following such date
Net Asset Value	Official net asset value per unit of the fund as calculated and reported by its fund administrator
Volatility Control Format	Target

Table 1: Base Index Component Description

i	Index Component i (IC _i)	Bloomberg Ticker	Currency	Asset Type	Return Type	Value
1	Catella Sicav - Catella Nordic Corporate Bond Flex	CAFIRCS LX	SEK	Mutual Fund	Total Return	Net Asset Value

Table 2: Base Index Component Initial Weight and Costs

i	Initial Weight	Holding Fee	Fee-In	Fee-Out
1	100.0%	0%	0%	0%

2. Preliminary Calculations

2.1. Cash Component

2.1.1. Cash Component Definitions

Cash Calculation Day Not Applicable

Cash Rate Not Applicable

Cash Basis Not Applicable

Cash Spread Not Applicable

2.2. Funding Component

2.2.1. Funding Component Definitions

Funding Calculation Days Any Index Calculation Day

Table 3: Funding Rate

Currency (CCY)	Funding Rate	Funding Basis	Funding Spread
SEK	The rate for deposits of three months in SEK as displayed on Reuters page "STIBOR="	360	0.00%

2.3. Adjusted Base Index Component Value Calculation

$WHT_{i,t}$ The rate of withholding tax applicable on Base Index Component i as of Index Calculation Day t , as determined by the Index Calculation Agent. Indicatively 0.00% as of the Index Launch Date;

FXC Not Applicable

3. Calculation of the Index Value

3.1. Volatility Control Implementation

$\hat{\sigma}$	The initialisation volatility and is equal to 2.0%;
<i>Lag</i>	1 Index Calculation Days;
Tenor 1	20;
Tenor 2	20.
σ_{VC}	The target volatility and is equal to 2.0%;
<i>MaxAlloc</i>	The maximum allocation to the Base Index and is equal to 200%;
<i>Band</i>	The reallocation band and is equal to 0%.
<i>ConstantAlloc</i>	Not Applicable.

4. Publication of the Index Value

The Index Calculation Agent retains the right to delay publication of the Index if it reasonably believes there are circumstances that prevent the correct calculation of such Index.

The Index will be calculated by the Index Calculation Agent and published on Bloomberg. Calculation and publication of the Index in respect of each Index Calculation Day t is expected to take place on the Index Calculation Day following the relevant Index Calculation Day t .

In the event that the Index Value is published by the Index Calculation Agent and is amended after it is initially published, the amended Index Value will be considered the official fixing level and used in all applicable calculations. In the event that the published value of any Base Index Component, the Cash Rate, or any Funding Rate or other Index input that could impact a calculation of the level of the Index, is changed or amended in respect of a time period prior to the day on which the Index Value is being determined, the Index Calculation Agent shall be under no obligation to recalculate the Index Value or make any corresponding adjustment to the Index Value in order to take account of such change by altering the Index Value. The Index Calculation Agent, in consultation with the Index Committee, nonetheless will have the discretion to make appropriate adjustments in good faith and in order to achieve a commercially reasonable outcome and (where there is a corresponding applicable regulatory obligation) shall take into account whether fair treatment is achieved by any such adjustment in accordance with its applicable regulatory obligations, in any particular situation, in light of the facts and circumstances of such situation.

The Index may be replaced by a successor index.

4.1. Index Precision

The Index Values will be rounded to 2 decimal places when published.

5. Amendment of the Index Rules; Index Component Substitution; Withdrawal of the Index

Additional Extraordinary Not Applicable
Events

6. Suspension of the Index

6.1. Equity Index Disruption Events

Equity Index Not Applicable

6.2. Fund Disruption Events

Minimum Fund Assets 40% of its aggregate net asset value on the Index Launch Date

Minimum Fund Manager Assets 40% of its aggregate net asset value on the Index Launch Date

Minimum Trading Volume Not Applicable

7. Discretionary Determinations by Index Sponsor and Index Calculation Agent

Provided always that all calculations and determinations and exercises of discretion made by the Index Sponsor or the Index Calculation Agent under these Index Specific Rules and the Master Index Rules shall be made in good faith and in a commercially reasonable manner and (where there is a corresponding applicable regulatory obligation) shall take into account whether fair treatment is achieved by any such calculation, determination and exercise of discretion in accordance with its applicable regulatory obligations.

8. Important Disclaimer Information

8.1. Credit Suisse

This disclaimer extends to Credit Suisse International (“CS”), its affiliates or its designate in any of its capacities.

This document is published by CS. CS is authorised by the Prudential Regulation Authority (“PRA”) and regulated by the Financial Conduct Authority (“FCA”) and the PRA. Notwithstanding that CS is so regulated, the rules of neither the FCA nor the PRA are incorporated into this document.

The Index Sponsor and the Index Calculation Agent are part of the same group. CS or its affiliates may also offer securities or other financial products (“Investment Products”) the return of which is linked to the performance of the Index. CS may, therefore, in each of its capacities face a conflict in its obligations carrying out such role with investors in the Investment Products.

In addition, this document is not to be used or considered as an offer or solicitation to buy or subscribe for such Investment Products nor is it to be considered to be or to contain any advice or a recommendation with respect to such products. Before making an investment decision in relation to such products one should refer to the prospectus or other disclosure document relating to such products.

This document is published for information purposes only and CS and its affiliates expressly disclaim (to the fullest extent permitted by applicable law and regulation except for where loss is caused by the Fault of CS or its affiliates) all warranties (express, statutory or implied) regarding this document and the Index, including but not limited to all warranties of merchantability, fitness for a particular purpose of use and all warranties arising from course of performance, course of dealing or usage of trade and their equivalents under applicable laws of any jurisdiction unless losses result from the breach of such warranties where such losses are caused by the Fault of CS or its affiliates. “Fault” means negligence, fraud or wilful default.

CS is described as Index Sponsor under the Index Specific Rules and is also described as the Index Calculation Agent. CS may transfer or delegate to another entity, at its discretion and in compliance with applicable law and regulation, some or all of the functions and calculations associated with the role of Index Sponsor and Index Calculation Agent respectively under the Index Specific Rules.

CS as Index Sponsor is the final authority on the Index and the interpretation and application of the Index Specific Rules.

CS as Index Sponsor may in accordance with the conditions and other terms specified in these Index Specific Rules and in compliance with applicable law and regulation, supplement, amend (in whole or in part), revise or withdraw the Index Specific Rules at any time. The Index Specific Rules may change without prior notice. Such a supplement, amendment, revision or withdrawal may lead to a change in the way an Index is calculated or constructed and may affect the Index in other ways.

CS will apply the Index Specific Rules in its discretion acting in good faith and in a commercially reasonable manner and (where there is a corresponding applicable regulatory obligation) shall act independently and honestly in its capacity as Index Sponsor and take into account whether fair treatment is achieved by any such calculation, determination and exercise of discretion in accordance with its applicable regulatory obligations, and in doing so may rely upon other sources of market information.

CS as Index Sponsor does not warrant or guarantee the accuracy or timeliness of calculations of Index Values or the availability of an Index Value on any particular date or at any particular time.

Neither CS nor any of its affiliates (including their respective officers, employees and delegates) shall be under any liability to any party on account of any loss suffered by such party (however such loss may have been incurred) in connection with anything done, determined, interpreted, amended or selected (or omitted to be done, determined or selected) by it in connection with the Index and the Index Specific Rules unless such loss is caused by CS's or any of its affiliates' Fault. Without prejudice to the generality of the foregoing and unless caused by CS's or any of its affiliates' Fault, neither CS nor any of its affiliates shall be liable for any loss suffered by any party as a result of any determination, calculation, interpretation, amendment or selection it makes (or fails to make) in relation to the construction or the valuation of the Index and the application of the Index Specific Rules and, once made, neither CS nor any of its affiliates shall be under any obligation to revise any calculation, determination, amendment, interpretation and selection made by it for any reason. Neither CS nor any of its affiliates makes any warranty or representation whatsoever, express or implied, as to the results to be obtained from the use of the Index, or as to the performance and/or the value thereof at any time (past, present or future).

The Index Strategy is a proprietary strategy of the Index Sponsor. The Index Strategy is subject to change at any time by the Index Sponsor but subject to consultation with the Index Committee or otherwise as required by applicable law and regulations. Neither CS nor its affiliates shall be under any liability to any party on account of any loss suffered by such party, unless such loss is caused by CS's Fault, in connection with any change in any such strategy, or determination or omission in respect of such strategy.

Neither CS nor any of its affiliates is under any obligation to monitor whether or not an Index Disruption Event has occurred and shall not be liable for any losses unless caused by CS's Fault resulting from (i) any determination that an Index Disruption Event has occurred or has not occurred, (ii) the timing relating to the determination that an Index Disruption Event has occurred or (iii) any actions taken or not taken by CS or any of its affiliates as a result of such determination.

Unless otherwise specified, CS shall make all calculations, determinations, amendments, interpretations and selections in respect of the Index. Neither CS nor any of its affiliates (including their respective officers, employees and delegates) shall have any responsibility for good faith errors or omissions in its calculations, determinations, amendments, interpretations and selections as provided in the Index Specific Rules unless caused by CS's Fault. The calculations, determinations, amendments, interpretations and selections of CS shall be made by it in accordance with the Index Specific Rules, acting in good faith and in a commercially reasonable manner and (where there is a corresponding applicable regulatory obligation) shall take into account whether fair treatment is achieved by any such calculation, determination, amendment, interpretation and selections in accordance with its applicable regulatory obligations (having regard in each case to the criteria stipulated herein and (where relevant) on the basis of information provided to or obtained by employees or officers of CS responsible for making the relevant calculations, determinations, amendments, interpretations and selections). For the avoidance of doubt, any calculations or determinations made by CS under the Index Specific Rules on an estimated basis may not be revised following the making of such calculation or determination.

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8.2. Additional Disclaimers

Not Applicable