

This English language version of the Final Terms is legally binding and prevailing. The German language translation of the Final Terms is not legally binding.

21.02.2022

Final Terms

MiFID II Product Governance / Eligible Counterparties, Professional Investors and Retail Investors

Solely for the purposes of the manufacturer's product approval process, the target market assessment in respect of the Notes has led to the conclusion that: (i) the target market for the Notes is eligible counterparties, professional clients and retail clients, each as defined in Directive 2014/65/EU (as amended, "**MiFID II**"), and (ii) all channels for distribution of the Notes are appropriate, including investment advice, portfolio management, non-advised sales and pure execution services. Any person subsequently offering, selling or recommending the Notes (a "**Distributor**") should take into consideration the manufacturer's target market assessment; however, a Distributor subject to MiFID II is responsible for undertaking its own target market assessment in respect of the Notes (by either adopting or refining the manufacturer's target market assessment) and determining appropriate distribution channels.

Final Terms

6,70% Erste Protect Multi US Banken 22-23 (the "**Notes**")

issued pursuant to the

Structured Notes Programme

of

Erste Group Bank AG

Initial Issue Price: 100.00 per cent. plus the issue charge mentioned in Part B

Issue Date: 31.03.2022²

Series No.: 687

Tranche No.: 1

² The Issue Date is the date of issue and payment of the Notes. In the case of free delivery, the Issue Date is the delivery date.

IMPORTANT NOTICE

These Final Terms have been prepared for the purpose of Article 8 of the Regulation (EU) 2017/1129, as amended and must be read in conjunction with the base prospectus (consisting of (i) the securities note dated 7 December 2021 and its supplement(s) (if any) and (ii) the registration document of Erste Group Bank AG (the "**Issuer**") dated 21 June 2021, and its supplement(s) (if any)) (the "**Prospectus**") pertaining to the Structured Notes Programme (the "**Programme**"). The Prospectus and any supplements thereto are available for viewing in electronic form on the Issuer's website ("[www .erstegroup.com/de/ ueber-uns/erste-group-emissionen/prospekte/anleihen](http://www.erstegroup.com/de/ueber-uns/erste-group-emissionen/prospekte/anleihen)"). Full information on the Issuer and the Notes is only available on the basis of the combination of the Prospectus, any supplements thereto and these Final Terms. A summary of this issue is annexed to these Final Terms.

Warning: The Prospectus dated 7 December 2021 is expected to be valid until 6 December 2022. Thereafter the Issuer intends to publish an updated and approved Prospectus on the Issuer's website ("www.erstegroup.com/de/ueber-uns/erste-group-emissionen/prospekte/anleihen") and from that point in time, the Final Terms must be read in conjunction with the new Prospectus.

PART A - TERMS AND CONDITIONS

I. ESSENTIAL INFORMATION RELATING TO THE PRODUCT

Product (Option)

The Notes are Worst-of Notes (daily observation) - Option VII linked to a(n) Share Basket.

II. ISSUE SPECIFIC CONDITIONS

The Conditions applicable to the Notes (the "**Conditions**") are the General Conditions contained in the Securities Note and the Issue Specific Conditions set out below.

§ 1 CURRENCY, PRINCIPAL AMOUNT, DENOMINATION, GLOBAL NOTE, BUSINESS DAY AND LANGUAGE

(1) *Currency, Principal Amount Denomination and Global Note.* This tranche (the "**Tranche**") of notes (the "**Notes**") is being issued by Erste Group Bank AG (the "**Issuer**") in Euro (EUR) (the "**Specified Currency**") in the aggregate principal amount of up to EUR 50,000,000 (in words: fifty million) (the "**Aggregate Principal Amount**") in the denomination of EUR 1,000 (the "**Specified Denomination**" or the "**Principal Amount per Note**").

The Notes are represented by a global note (the "**Global Note**") without coupons; the claim for interest payments under the Notes (if any) is represented by the Global Note. The Global Note was signed by or on behalf of the Issuer. Definitive Notes and coupons will not be issued, and the Holders have no right to require the printing and delivery of definitive Notes and coupons.

(2) *Business Day.* "**Business Day**" means a calendar day (other than a Saturday or a Sunday) on which commercial banks and foreign exchange markets in New York settle payments and are open for general business (including dealings in foreign exchange and foreign currency deposits) and the Trans-European Automated Real-Time Gross Settlement Express Transfer System 2 or its successor ("**TARGET**") is open.

(3) *Language.* These Terms and Conditions are written in the English language and provided with a German language translation. The English text shall be prevailing and binding. The German language translation shall be non-binding.

§ 2 INTEREST

(1) *Rate of Interest and Interest Payment Dates.* The Notes shall bear interest on their outstanding Aggregate Principal Amount at the rate of 6.70 per cent. *per annum* from, and including, 31.03.2022 (the "**Interest Commencement Date**") to, but excluding, the Maturity Date (as defined in § 3 of the Issue Specific Conditions). Interest shall be payable once on 31.03.2023 (the "**Interest Payment Date**"). Interest Payment Dates are subject to adjustment in accordance with the provisions set out in § 4 of the Issue Specific Conditions.

(2) *Calculation of Amount of Interest.* If the amount of interest payable under the Notes is required to be calculated for any period of time such amount of interest shall be calculated by applying the rate of interest to the Specified Denomination, multiplying such sum by the applicable Day Count Fraction (as defined below), and rounding the resultant figure to the nearest sub-unit of the Specified Currency, half of such sub-unit being rounded upwards or otherwise in accordance with the applicable market convention.

(3) *Day Count Fraction.* "**Day Count Fraction**" means, in respect of the calculation of an amount of interest on any Note for any period of time (the "**Calculation Period**"):

the number of days in the Calculation Period divided by 360, calculated in accordance with the following formula:

$$DCF = \frac{[360 \times (Y_2 - Y_1)] + [30 \times (M_2 - M_1)] + (D_2 - D_1)}{360}$$

Where:

"DCF" means Day Count Fraction;

"Y₁" is the year, expressed as a number, in which the first day of the Calculation Period falls;

"Y₂" is the year, expressed as a number, in which the day immediately following the last day of the Calculation Period falls;

"M₁" is the calendar month, expressed as a number, in which the first day of the Calculation Period falls;

"M₂" is the calendar month, expressed as a number, in which the day immediately following the last day of the Calculation Period falls;

"D₁" is the first calendar day, expressed as a number, of the Calculation Period, unless such number would be 31, in which case D₁ will be 30; and

"D₂" is the calendar day, expressed as a number, immediately following the last day of the Calculation Period, unless such number would be 31 and D₁ is greater than 29, in which case D₂ will be 30.

§ 3 REDEMPTION

(1) *Redemption.* Unless previously redeemed in whole or in part or purchased and cancelled, the Notes shall be redeemed on the Maturity Date subject to adjustment in accordance with the provisions set out in § 3 (5) of the Issue Specific Conditions as follows:

(i) by payment of 100.00 *per cent.* of the Principal Amount per Note, if no Closing Price of a Reference Asset has been equal to or below its relevant Barrier during the Observation Period or if the Closing Price of a Reference Asset has been equal to or below its relevant Barrier at any time during the Observation Period, however the Closing Price of the Relevant Share on the Valuation Date is equal to or greater than the Strike Price; or

(ii) otherwise by (x) physical delivery of the Delivery Shares and (y) if applicable payment of the Cash Amount.

General Definitions:

"**Strike Price**" means 100.00 *per cent.* of the Closing Price of the relevant Reference Asset on the Strike Fixing Date.

"**Barrier**" is 60.00 per cent. of the Strike Price of the relevant Reference Asset.

"**Observation Period**" is the period from, but excluding, the time of publication of the Closing Price of the relevant Reference Asset on the Strike Fixing Date to, and including, the time of publication of the Closing Price of the relevant Reference Asset on the Valuation Date.

"**Valuation Date**" is, subject to an adjustment pursuant to § 5 of the Issue Specific Conditions, 24.03.2023, or if such day is not an Exchange Business Day (as defined in § 5 of the Issue Specific Conditions), the next Exchange Business Day.

"**Strike Fixing Date**" is, subject to an adjustment pursuant to § 5 of the Issue Specific Conditions, 30.03.2022, or if such day is not an Exchange Business Day (as defined in § 5 of the Issue Specific Conditions), the next Exchange Business Day.

"**Maturity Date**" is 31.03.2023, subject to an adjustment pursuant to these Issue Specific Conditions.

"**Performance**" of the Reference Asset is an amount expressed as a percentage, which is calculated by the Calculation Agent and is equal to the result of dividing (i) the Closing Price of the relevant Reference Asset on the Valuation Date by (ii) the Strike Price of the relevant Reference Asset, and is calculated by using the following formula:

$$\frac{\text{Closing Price on the Valuation Date}}{\text{Strike Price}}$$

Definitions specific to the Reference Asset:

"Shares" are the shares of the "Share Basket" listed in the below table:

Share issuer	ISIN	Type	Exchange	Screen Page	Currency of the Shares	Currency Screen Page
Bank of America Corp	US0605051046	Common Share	New York Stock Exchange	Reuters BAC.N	USD	Reuters WMRSPOT
JPMorgan Chase & Co	US46625H1005	Common Share	New York Stock Exchange	Reuters JPM.N	USD	Reuters WMRSPOT
Morgan Stanley	US6174464486	Common Share	New York Stock Exchange	Reuters MS.N	USD	Reuters WMRSPOT

"Reference Assets" are the Shares included in the Share Basket.

"Screen Page" means the screen page listed in the above table for the respective Share.

"Exchange" means the exchange mentioned in the above table for the respective Share or any successor exchange or successor quotation system or any substitute exchange or substitute quotation system to which trading in the respective Share has been temporarily relocated (provided that the Calculation Agent has determined that there is comparable liquidity relative to such Share on such temporary substitute exchange or quotation system as on the original Exchange).

"Closing Price" of a Reference Asset is the official Closing Price of the relevant Share on the Exchange at the Valuation Time (as defined in § 5 of the Issue Specific Conditions) on the relevant day.

"Cash Amount" is an amount, which is calculated by the Calculation Agent and is equal to the product of (i) the Residual Fraction per Note and (ii) the Closing Price of the Relevant Share on the Valuation Date, and is calculated by using the following formula:

$$\text{Residual Fraction} \times \text{Closing Price on the Valuation Date}$$

The Cash Amount is commercially rounded to the nearest two decimal places (0.005 being rounded downwards).

The Cash Amount will be paid in the Specified Currency of the Notes and for the conversion of the Currency of the Shares into the Specified Currency the exchange rate for the conversion of one unit of the Currency of the Shares into the Specified Currency of the Notes (Currency of the Shares/Specified Currency) published on the Currency Screen Page or a page replacing such screen page and as determined by the Calculation Agent on the Valuation Date shall prevail.

"Delivery Shares" are, in respect of each Note, the number (or fractions thereof) of Relevant Shares, which is calculated by the Calculation Agent and is equal to the result of dividing (i) the Principal Amount per Note by (ii) the Strike Price of the Relevant Share multiplied by the Currency-Fixing (the result of the division being the "Multiplier"), and is calculated by using the following formula:

$$\frac{\text{Principal Amount per Note}}{\text{Strike Price} \times \text{Currency} - \text{Fixing}}$$

If the Multiplier of the Calculation Agent contains fractions of Relevant Shares (in relation to a Note, the "Residual Fraction"), a Holder will receive the number of Relevant Shares corresponding with the Multiplier, rounded down to the next lower integral number of Relevant Shares, which can be delivered by the Issuer. The Residual Fraction will be settled in money. The amount to be settled in money is equal to the Cash Amount. For clarification: Notes of the same Holder will not be aggregated for the purpose of determining the number of Delivery Shares and the number of deliverable Relevant Shares or the Cash Amount will be calculated per Note.

"Currency of the Shares" is the currency in which the Relevant Shares are traded on the Exchange as

listed in the above table.

"Relevant Share" is the Reference Asset, the Performance of which is the lowest compared with the other Reference Assets.

"Currency-Fixing" means the currency exchange rate for converting one unit of the Currency of the Shares into the Specified Currency of the Notes (Currency of the Shares/Specified Currency) published on the Currency Screen Page or a page replacing such screen page and as determined by the Calculation Agent on the Valuation Date.

(2) *Delivery Method.* The Delivery Shares will be delivered to the Holders or to their order by crediting them to a securities depository account with the clearing system, which is the securities depository account of the depository bank of the Holders (or a bank acting as an intermediary depository for the depository bank). Holders do not have a right to promised or paid dividends or other rights arising from the Delivery Shares, if the date on which the Delivery Share is quoted ex dividend or without the other right is prior to the date on which the Delivery Shares are credited to the Holder's securities account.

(3) *Delivery Fees.* Any expenses, in particular, depository fees, charges, notarisation fees, registration fees, transaction costs or execution fees, stamp duty, stamp duty reserve tax and/or other taxes and duties arising in connection with the delivery of the Delivery Shares, shall be borne by the relevant Holder; the Delivery Shares will only be delivered when the relevant Holder has paid all delivery costs to satisfy the Issuer.

(4) *No Registration Obligation.* Neither the Issuer nor the Paying Agent are obliged to register the relevant Holder or any other person prior to or following a delivery of the Delivery Shares as shareholder in any shareholder register of the share company or in any other register or ensure that he will be registered.

(5) *Delivery Disruption.* If, in the opinion of the Calculation Agent, delivery of the Delivery Shares cannot be made due to a Settlement Disruption Event existing on the Maturity Date, the Maturity Date shall be the next Delivery Business Day, on which no Settlement Disruption Event exists. If, following the expiry of 8 Delivery Business Days following the Maturity Date, delivery of the Delivery Shares is still not possible due to a Settlement Disruption Event, the Issuer may fulfil its obligations by paying the Disruption Cash Settlement Amount instead of delivering the Delivery Shares. The Calculation Agent shall give notice as soon as practicable to the Holders in accordance with § 10 of the General Conditions that a Settlement Disruption Event has occurred. The Holders shall not have any additional payment claims in the case of a delayed delivery due to the occurrence of a Settlement Disruption Event.

Where:

"Settlement Disruption Event" means, in the opinion of the Calculation Agent, an event beyond the control of the Issuer as a result of which the Issuer cannot make delivery of the Delivery Shares.

"Disruption Cash Settlement Amount" is the fair market price of the Notes on the Maturity Date, as determined at the reasonable discretion of the Issuer, adjusted to account for any reasonable expenses and costs of the Issuer and/or its affiliates of unwinding any underlying and/or related hedging and funding arrangements (including, without limitation, any equity options, equity swaps, or other securities of any type whatsoever hedging the Issuer's obligations under the Notes).

"Delivery Business Day" is a day on which the Delivery Shares can be delivered via the Clearing System.

§ 4

MANNER OF PAYMENT AND BUSINESS DAY CONVENTION

(1) *Manner of Payment.* Subject to applicable fiscal and other laws and regulations, payments of amounts due in respect of the Notes shall be made in the Specified Currency.

(2) *Business Day Convention.* If the due date for any payment in respect of any Note is not a Business Day (as defined in § 1 (2)), then the Holder shall not be entitled to payment until the next day that is a Business Day and shall not be entitled to further interest or other payment in respect of such delay (the Interest Period

shall not be adjusted accordingly).

"Interest Period" means the period from the Interest Commencement Date (including) to Interest Payment Date (excluding).

If the Maturity Date of the Notes is adjusted, the Holder shall not be entitled to payments in respect of such adjustment.

§ 5 MARKET DISRUPTIONS IN RESPECT OF THE SHARES

(a) Market Disruptions

The Reference Date for each Share not affected by the occurrence of a Disrupted Day (as determined by the Calculation Agent) shall be the Scheduled Reference Date.

If the Calculation Agent determines that any Reference Date for any Share is a Disrupted Day, then the Reference Date for such Share shall be the first succeeding Scheduled Trading Day that the Calculation Agent determines is not a Disrupted Day in respect of such Share, unless the Calculation Agent determines that each of the consecutive Scheduled Trading Days up to and including the Reference Cut-Off Date is a Disrupted Day. In that case or if any Reference Date falls on the Reference Cut-Off Date since the original date on which it was scheduled to fall is not a Scheduled Trading Day:

- (i) that Reference Cut-Off Date shall be deemed to be the Reference Date for such Share, notwithstanding the fact that such day is a Disrupted Day or is not a Scheduled Trading Day; and
- (ii) the Calculation Agent shall determine its good faith estimate of the value for the Share as of the Valuation Time on that Reference Cut-Off Date (and such determination by the Calculation Agent pursuant to this paragraph (ii) shall be deemed to be the Share Price at the Valuation Time in respect of the relevant Reference Date).

(b) Notification

The Calculation Agent shall give notice, as soon as practicable, to the Holders in accordance with § 10 of the General Conditions of the occurrence of a Disrupted Day on any day that, but for the occurrence of a Disrupted Day would have been a Reference Date. Any failure by the Calculation Agent to so notify the Holders of the occurrence of a Disrupted Day shall not affect the validity of the occurrence or the consequences of such Disrupted Day.

(c) Definitions

"Share" has the meaning as defined in § 3 of the Issue Specific Conditions.

"Share Issuer" means the issuer of the Share.

"Share Price" means any price of the Share as published by the Exchange.

"Valuation Time" means the Scheduled Closing Time on the relevant Exchange on the relevant day in relation to each Share to be valued. If the relevant Exchange closes prior to its Scheduled Closing Time and the specified Valuation Time is after the actual closing time for its regular trading session, then the Valuation Time shall be such actual closing time.

"Exchange" has the meaning as defined in § 3 of the Issue Specific Conditions.

"Exchange Business Day" means any Scheduled Trading Day on which the Exchange and each Related Exchange are open for trading during their respective regular trading sessions, notwithstanding any such Exchange or Related Exchange closing prior to its Scheduled Closing Time.

"Exchange Disruption" means any event (other than an Early Closure) that disrupts or impairs (as determined by the Calculation Agent) the ability of market participants in general (i) to effect transactions in, or obtain market values for, the Shares on the Exchange, or (ii) to effect transactions in, or obtain market values for, futures or options contracts relating to such Share on any relevant Related Exchange.

"Trading Disruption" means any suspension of, or limitation imposed on, trading by the Exchange or any Related Exchange or otherwise, and whether by reason of movements in price exceeding limits permitted by the relevant Exchange or Related Exchange or otherwise, (i) relating to the Share on the Exchange or (ii) in futures or options contracts relating to the Share on any relevant Related Exchange.

"Market Disruption Event" means the occurrence or existence of (i) a Trading Disruption, (ii) an Exchange Disruption, which in either case the Calculation Agent determines is material, at any time during the one hour period that ends at the relevant Valuation Time, or (iii) an Early Closure.

"Reference Cut-Off Date" means the eighth Scheduled Trading Day immediately following the Scheduled Reference Date or, if earlier, the Scheduled Trading Day falling on or immediately preceding the second Business Day immediately preceding the due date on which payment of any amount or delivery of any assets may have to be made pursuant to any calculation or determination made on such Reference Date, provided that the Reference Cut-Off Date shall not fall prior to the original date on which such Reference Date was scheduled to fall.

"Reference Date" means the Strike Fixing Date and the Valuation Date, or if earlier, the Reference Cut-Off Date.

"Disrupted Day" means any Scheduled Trading Day on which the Exchange or any Related Exchange fails to open for trading during its regular trading session or on which a Market Disruption Event has occurred.

"Related Exchange" means each exchange or quotation system (as the Calculation Agent may select) where trading has a material effect (as determined by the Calculation Agent) on the overall market for futures or options contracts relating to such Share or, in any such case, any transferee or successor exchange of such exchange or quotation system (provided that the Calculation Agent has determined that there is comparable liquidity relative to the futures or options contracts relating to such Share on such temporary substitute exchange or quotation system as on the original Related Exchange).

"Scheduled Closing Time" means in respect of the Exchange or any Related Exchange and a Scheduled Trading Day, the scheduled weekday closing time of such Exchange or Related Exchange on such Scheduled Trading Day, without regard to after hours or any other trading outside of the regular trading session hours.

"Scheduled Trading Day" means any day on which each Exchange and each Related Exchange are scheduled to be open for trading for their respective regular trading sessions.

"Scheduled Reference Date" means any original date that, but for the occurrence of an event causing a Disrupted Day, would have been a Reference Date.

"Early Closure" means the closure on any Exchange Business Day of the Exchange or any Related Exchange(s) prior to its Scheduled Closing Time unless such earlier closing time is announced by such Exchange or Related Exchange(s) at least one hour prior to the earlier of (i) the actual closing time for the regular trading session on such Exchange(s) or Related Exchange(s) on such Exchange Business Day and (ii) the submission deadline for orders to be entered into the Exchange or Related Exchange system for execution at the Valuation Time on such Exchange Business Day.

§ 6

ADDITIONAL DISRUPTION EVENTS

If any Additional Disruption Event occurs in respect of any Share, the Issuer, acting in its reasonable discretion, may:

- (i) require the Calculation Agent to determine, in its reasonable discretion, the adjustment, if any, to be made to any one or more of the Issue Specific Conditions, including without limitation, any variable or term relevant to the settlement or payment under the Notes, as the Calculation Agent determines appropriate to account for the Additional Disruption Event and determine the effective date of that adjustment; or
- (ii) repay the Notes by giving notice to Holders in accordance with § 10 of the General Conditions. If the Notes are so settled, the Issuer will pay to each Holder, in respect of each Note held by such Holder, an amount equal to the fair market price of the Note taking into account the Additional Disruption Event, adjusted to account fully for any reasonable expenses and costs of the Issuer and/or its affiliates of unwinding any underlying and/or related hedging and funding arrangements (including, without limitation, any equity options, equity swaps, or other securities of any type whatsoever hedging the Issuer's obligations under the Notes), all as determined by the Calculation Agent in good faith and in a commercially reasonable manner. Payments will be made in such manner as shall be notified to the Holders in accordance with § 10 of the General Conditions.

On or after the occurrence of a relevant Additional Disruption Event, the Issuer may, in addition to (i) and (ii) above, require the Calculation Agent to adjust the Share Basket to include a share selected by it (the **"Substitute Share(s)"**) in place of the Shares (the **"Affected Share(s)"**) which are affected by such Additional Disruption Event and such Substitute Shares will be deemed "Shares" and their issuer a "Share Issuer" for the purposes of the Shares, respectively, and the Calculation Agent may make such adjustment to any one or more of the Terms and Conditions, including without limitation, any variable or term relevant to the settlement or payment under the Notes as the Calculation Agent determines appropriate, and/or any of the other terms of these Conditions as the Calculation Agent, in its reasonable discretion, determines

appropriate. In this regard:

- (a) such substitution and the relevant adjustment to the Terms and Conditions will be deemed to be effective as of the date selected by the Calculation Agent (the "**Substitution Date**"), in its absolute discretion, and specified in the notice referred to in § 10 of the General Conditions;
- (b) the weighting of each Substitute Share in the relevant basket will be equal to the weighting of the relevant Affected Share, unless otherwise determined by the Calculation Agent in its reasonable discretion;
- (c) in order to be selected as a Substitute Share, any relevant share must be a share which, in the reasonable discretion of the Calculation Agent:
 - (I) is not already the Share or comprised in the Share Basket, as the case may be;
 - (II) belongs to a similar economic sector as the Affected Share;
 - (III) to the extent possible issued by a stock corporation being incorporated in the same jurisdiction or geographical area; and
 - (IV) is of comparable market capitalization, international standing, and exposure as the Affected Share.

Upon the occurrence of an Additional Disruption Event, the Issuer shall give notice as soon as practicable, to the Holders in accordance with § 10 of the General Conditions, stating the occurrence of the Additional Disruption Event, giving details thereof and the action proposed to be taken in relation thereto. Any failure to give, or non-receipt of, such notice will not affect the validity of Additional Disruption Event.

"Hedge Positions" means any purchase, sale, entry into or maintenance of one or more (i) positions or contracts in securities, options, futures, derivatives, or foreign exchange, (ii) stock loan transactions or (iii) other arrangements (howsoever described) by the Issuer and/or any of its affiliates in order to hedge its obligations under the Notes, individually or on a portfolio basis.

"Hedging Disruption" means that the Issuer and/or any of its affiliates is unable, after using commercially reasonable efforts, to (i) acquire, establish, re-establish, substitute, maintain, unwind, or dispose of any transaction(s) or asset(s) it deems necessary to hedge the equity or other price risk of the Issuer issuing and performing its obligations with respect to the Notes, or (ii) realize, recover, or remit the proceeds of any such transaction(s) or asset(s).

"Increased Cost of Hedging" means that the Issuer and/or any of its affiliates would incur a materially increased (as compared with circumstances existing on the Strike Fixing Date) amount of tax, duty, expense, or fee (other than brokerage commissions) to (a) acquire, establish, re-establish, substitute, maintain, unwind, or dispose of any transaction(s) or asset(s) it deems necessary to hedge the equity or other price risk of the Issuer issuing and performing its obligations with respect to the Notes, or (b) realize, recover, or remit the proceeds of any such transaction(s) or asset(s), provided that any such materially increased amount that is incurred solely due to the deterioration of the creditworthiness of the Issuer and/or any of its affiliates shall not be deemed an Increased Cost of Hedging.

"Change in Law" means that, on or after the Strike Fixing Date, due to (i) the adoption of or any change in any applicable law or regulation (including, without limitation, any tax law), or (ii) the promulgation of or any change in the interpretation by any court, tribunal or regulatory authority with competent jurisdiction of any applicable law or regulation (including any action taken by a taxing authority), the Calculation Agent determines, in its reasonable discretion, that (y) it has become illegal for the Issuer and/or any of its affiliates to hold, acquire or dispose of relevant Hedge Positions including any relevant Share, or (z) the Issuer and/or any of its affiliates will incur a materially increased cost in performing its obligations under the Notes (including, without limitation, due to any increase in tax liability, decrease in tax benefit, or other adverse effect on its tax position).

"Insolvency Filing" means that a Share Issuer institutes, or has instituted against it by a court, regulator, supervisor, or any similar official with primary insolvency, rehabilitative, or regulatory jurisdiction over it in the jurisdiction of its incorporation or organization or the jurisdiction of its head or home office, or it consents to a proceeding seeking a judgment of insolvency or bankruptcy or any other relief under any bankruptcy or insolvency law or other similar law affecting creditors' rights, or a petition is presented for its winding-up or liquidation by it or such regulator, supervisor, or similar official or it consents to such a petition, provided that proceedings instituted or petitions presented by creditors and not consented to by the Share Issuer shall not be deemed an Insolvency Filing.

"Additional Disruption Event" means any Change in Law, Hedging Disruption, Increased Cost of Hedging and/or Insolvency Filing.

§ 7

ADJUSTMENTS IN RESPECT OF THE SHARES

(a) Potential Adjustment Events

Following the determination by the Calculation Agent that a Potential Adjustment Event has occurred in respect of any Share or following any adjustment to the settlement terms of listed options or futures contracts on any Share traded on a Related Exchange, the Calculation Agent will, in its reasonable discretion, determine whether such Potential Adjustment Event or adjustment to the settlement terms of listed options or futures contracts on the relevant Share traded on a Related Exchange has a diluting or concentrative effect on the theoretical value of such Share and, if so,

- (i) will make the corresponding adjustment, if any, to any one or more of the Issue Specific Conditions, including without limitation, any variable or term relevant to the settlement or payment under the Notes, as the Calculation Agent, in its reasonable discretion, determines appropriate to account for that 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 Share), and
- (ii) determine the effective date of that adjustment. The Calculation Agent will generally, but need not, make the same adjustment in respect of such Potential Adjustment Event made by an options exchange to options on the Share traded on that options exchange.

Upon the making of any such adjustment by the Calculation Agent, the Calculation Agent shall give notice as soon as practicable to the Holders in accordance with § 10 of the General Conditions stating the adjustment to the Issue Specific Conditions, and giving brief details of the Potential Adjustment Event. Any failure to give, or non-receipt of, such notice will not affect the validity of the Potential Adjustment Event.

"Potential Adjustment Event" means:

- (i) a subdivision, consolidation or reclassification of relevant Shares (unless resulting in a Merger Event) or a free distribution or dividend of any such Shares to existing holders of the Shares by way of bonus, capitalization, or similar issue;
- (ii) a distribution, issue, or dividend to existing holders of the relevant Shares of (I) such Shares, or (II) other share capital or securities granting the right to payment of dividends and/or the proceeds of liquidation of the Share Issuer equally or proportionately with such payments to holders of such Shares, or (III) share capital or other securities of another issuer acquired or owned (directly or indirectly) by the Share Issuer as a result of a spin-off or other similar transaction, or (IV) any other type of securities, rights, or warrants, or other assets, in any case for payment (in cash or in other consideration) at less than the prevailing market price, all as determined by the Calculation Agent;
- (iii) an Extraordinary Dividend;
- (iv) a call by a Share Issuer in respect of relevant Shares that are not fully paid;
- (v) a repurchase by a Share Issuer or any of its subsidiaries of relevant Shares whether out of profits or capital and whether the consideration for such repurchase is cash, securities, or otherwise;
- (vi) in respect of a Share Issuer, an event that results in any shareholder rights being distributed or becoming separated from shares of common stock or other shares of the capital stock of such Share Issuer pursuant to a shareholder rights plan or arrangement directed against hostile takeovers that provides upon the occurrence of certain events for a distribution of preferred stock, warrants, debt instruments, or stock rights at a price below their market value, as determined by the Calculation Agent, provided that any adjustment effected as a result of such an event shall be readjusted upon any redemption of such rights; or
- (vii) any other event having, in the opinion of the Calculation Agent, a diluting or concentrative effect on the theoretical value of the relevant Shares.

(b) Merger Event, Tender Offer, Delisting, Nationalisation, and Insolvency

If a Merger Event, Tender Offer, Delisting, Nationalisation, or Insolvency occurs in relation to any Share, the Issuer in its reasonable discretion, may:

- (i) on or after the relevant Merger Date, Tender Offer Date, or the date of the Nationalisation, Insolvency, or Delisting (as the case may be), require the Calculation Agent to replace the Share which is affected by such Merger Event, Tender Offer, Nationalisation, Insolvency, or Delisting, and the Substitute Share (the **"Affected Share"**) by a share selected by the Calculation Agent (the **"Substitute Share"**) and their issuer will be deemed "Share" and a "Share Issuer" for the purposes of the Issue Specific Conditions, respectively, and the Calculation Agent may make such adjustment,

if any, to any one or more of the Issue Specific Conditions, including without limitation, any variable or term relevant to the settlement or payment under the Notes, as the Calculation Agent determines, in its reasonable discretion, appropriate. In this regard:

- (a) such substitution and the relevant adjustment to the Terms and Conditions will be deemed to be effective as of the date selected by the Calculation Agent (the "**Substitution Date**"), in its reasonable discretion, and specified in the notice referred to in § 10 of the General Conditions which may, but need not, be the Merger Date or Tender Offer Date or the date of the Nationalisation, Insolvency, or Delisting (as the case may be);
- (b) in order to be selected as a Substitute Share, each relevant share must be a share which, in the reasonable discretion of the Calculation Agent:
 - (I) is not already the Share or in the Share Basket as the case may be;
 - (II) belongs to a similar economic sector as the Affected Share;
 - (III) to the extent possible issued by a stock corporation being incorporated in the same jurisdiction or geographical area as the issuer of the Affected Share; and
 - (IV) is of comparable market capitalization, international standing, and exposure as the Affected Share; and
- (ii) require the Calculation Agent to determine, in its reasonable discretion, the appropriate adjustment, if any, to be made to any one or more of the conditions, including without limitation, any variable or term relevant to the settlement or payment under the Notes, as the Calculation Agent determines, in its reasonable discretion, appropriate to account for the Merger Event, Tender Offer, Delisting, Nationalisation, or Insolvency, as the case may be, and determine the effective date of that adjustment. The relevant adjustments may include, without limitation, adjustments to account for changes in volatility, expected dividends, stock loan rate, or liquidity relevant to the Shares or to the Notes. The Calculation Agent may (but need not) determine the appropriate adjustment by reference to the adjustment in respect of the Merger Event, Tender Offer, Delisting, Nationalisation, or Insolvency made by any options exchange to options on the Shares traded on that Options Exchange or
- (iii) following such adjustment to the settlement terms of options on the Shares traded on such exchange (s) or quotation system(s) as the Issuer, in its reasonable discretion, shall select (the "**Selected Exchange**"), require the Calculation Agent to make the appropriate adjustment, if any, to any one or more of the Issue Specific Conditions, including without limitation, any variable or term relevant to the settlement or payment under the Notes, as the Calculation Agent determines, in its reasonable discretion, appropriate, which adjustment will be effective as of the date determined by the Calculation Agent to be the effective date of the corresponding adjustment made by the Selected Exchange. If options on the Shares are not traded on the Selected Exchange, the Calculation Agent will make such adjustment, if any, to any one or more of the conditions, including without limitation, any variable or term relevant to the settlement or payment under the Notes as the Calculation Agent in its reasonable discretion determines appropriate, with reference to the rules and precedents (if any) set by the Selected Exchange to account for the Merger Event, Tender Offer, Delisting, Nationalisation, or Insolvency, as the case may be, that in the judgment of the Calculation Agent would have given rise to an adjustment by the Selected Exchange if such options were so traded or
- (iv) having given notice to Holders in accordance with § 10 of the General Conditions, repay all, but not some only, of the Notes, each Note being repaid by payment of an amount equal to the fair market price of a Note taking into account the Merger Event, Tender Offer, Delisting, Nationalisation, or Insolvency, as the case may be, adjusted to account fully for any reasonable expenses and costs of the Issuer and/or its affiliates of unwinding any underlying and/or related hedging and funding arrangements (including, without limitation, any equity options, equity swaps, or other securities of any type whatsoever hedging the Issuer's obligations under the Notes), all as determined by the Calculation Agent in good faith and in a commercially reasonable manner. Payments will be made in such manner as shall be notified to the Holders in accordance with § 10 of the General Conditions.

(c) Notification

Upon the occurrence of a Merger Event, Tender Offer, Delisting, Nationalisation, or Insolvency, the Issuer shall give notice as soon as practicable to the Holders, in accordance with § 10 of the General Conditions, stating the occurrence of the Merger Event, Tender Offer, Delisting, Nationalisation or Insolvency, as the case may be, giving details thereof and the action proposed to be taken in relation thereto, including, in the case of Substitute Shares, the identity of the Substitute Shares, and the Substitution Date. Any failure to give, or non-receipt of, such notice will not affect the validity of the Merger Event, Tender Offer, Delisting,

Nationalisation, or Insolvency.

(d) Correction of Share Price

In the event that any Share Price published on the Exchange on any date which is utilized for any calculation or determination is subsequently corrected and the correction is published by the Exchange within one Settlement Cycle after the original publication, the Calculation Agent will make any determination or determine the amount that is payable or deliverable as a result of that correction, and, to the extent necessary, will adjust any relevant conditions to account for such correction, provided that, if a Correction Cut-Off Date is applicable for a relevant Share for any relevant date, corrections published after such Correction Cut-Off Date will be disregarded by the Calculation Agent for the purposes of determining or calculating any relevant amount.

(e) Definitions

"Settlement Cycle" means the period of Clearing System Business Days following a trade in the Share on the Exchange in which settlement will customarily occur according to the rules of such Exchange.

"Extraordinary Dividend" means a dividend that the Calculation Agent determines to be extraordinary in its reasonable discretion.

Only in this § 7 **"Clearing System"** means, in respect of correction of a Share Price, the principal domestic clearing system of the respective Underlying customarily used for settling trades in the relevant Shares on any relevant date.

"Clearing System Business Day" means, in respect of a Clearing System, any day on which such Clearing System is (or, but for the occurrence of a Settlement Disruption Event, would have been) open for the acceptance and execution of settlement instructions.

"Delisting" means, in respect of any relevant Shares, the Exchange announcing that pursuant to the rules of that Exchange, such Shares cease (or will cease) to be listed, traded, or publicly quoted on the Exchange for any reason (other than a Merger Event or Tender Offer) and are not immediately re-listed, re-traded, or re-quoted on an exchange or quotation system located in the same country as the Exchange (or, where the Exchange is within the European Union, in a member state of the European Union).

"Merger Event" means any

(i) reclassification or change of such Shares that results in a transfer of, or an irrevocable commitment to transfer all such Shares outstanding to another entity or person,

(ii) consolidation, amalgamation, merger, or binding share exchange of a Share Issuer with or into another entity or person (other than a consolidation, amalgamation, merger, or binding share exchange in which such Share Issuer is the continuing entity and which does not result in a reclassification or change of all of such Shares outstanding),

(iii) takeover offer, tender offer, exchange offer, solicitation, proposal, or other event by any entity or person to purchase or otherwise obtain 100 per cent. of the outstanding Shares of the Share Issuer that results in a transfer of, or an irrevocable commitment to transfer, all such Shares (other than such Shares owned or controlled by such other entity or person), or

(iv) consolidation, amalgamation, merger, or binding share exchange of the Share Issuer or its subsidiaries with or into another entity in which the Share Issuer is the continuing entity and which does not result in a reclassification or change of all such Shares outstanding but results in the outstanding Shares (other than Shares owned or controlled by such other entity) immediately prior to such event collectively representing less than 50 per cent. of the outstanding Shares immediately following such event, in each case if the Merger Date is on or before the last occurring Valuation Date.

"Merger Date" means the closing date of a Merger Event or, where a closing date cannot be determined under the local law applicable to such Merger Event, such other date as determined by the Calculation Agent.

"Insolvency" means that by reason of the voluntary or involuntary liquidation, bankruptcy, insolvency, dissolution, or winding-up of or any analogous proceeding affecting the Share Issuer, (i) all the Shares of that Share Issuer are required to be transferred to a trustee, liquidator, or other similar official, or (ii) holders of the Shares of that Share Issuer become legally prohibited from transferring them.

"Options Exchange" means, the Related Exchange (if such Related Exchange trades options contracts relating to the relevant Share) or the Related Exchange selected by the Calculation Agent as the primary market for listed options contracts relating to the relevant Share.

"Correction Cut-Off Date" means the Business Day which is two Business Days prior to the Maturity Date.

"Tender Offer Date" means, in respect of a Tender Offer, the date on which voting Shares in the amount of the applicable percentage threshold are actually purchased or otherwise obtained (as determined by the Calculation Agent).

"Tender Offer" means a takeover offer, tender offer, exchange offer, solicitation, proposal, or other event by any entity or person that results in such entity or person purchasing, or otherwise obtaining, or having the right to obtain, by conversion or other means, greater than 10 per cent. and less than 100 per cent. of the outstanding voting shares of a Share Issuer, as determined by the Calculation Agent, based upon the making of filings with governmental or self-regulatory agencies or such other information as the Calculation Agent deems relevant.

"Nationalisation" means that all the Shares or all or substantially all the assets of the Share Issuer are nationalized, expropriated, or are otherwise required to be transferred to any governmental agency, authority, entity, or instrumentality thereof.

PART B - OTHER INFORMATION

ESSENTIAL INFORMATION

Interests of Natural and Legal Persons Involved in the Issue or the Offering

- Save for the commercial interests of the Manager, so far as the Issuer is aware, no person involved in the issue or offering of the Notes has an interest material to the issue or the offering.
- Other Interests, including conflicts of interest

Reasons for the Offer and Use of Proceeds⁶

Not applicable

Estimated Net Proceeds

Not applicable

Estimated Total Expenses of the Issue

up to EUR 4,000

INFORMATION CONCERNING THE SECURITIES TO BE OFFERED OR ADMITTED TO TRADING

Securities Codes

- ISIN AT0000A2VLL6
- German Security Code EB0F71
- Any Other Security Code

Information about the past and future performance of the underlying and its volatility

Detailed information about the past and future performance of the Shares contained in the share basket can be obtained from the following screen pages (this information is not free of charge):

Share	Screen Page
Bank of America Corp	Reuters BAC.N
JPMorgan Chase & Co	Reuters JPM.N
Morgan Stanley	Reuters MS.N

Issue Yield

The minimum issue yield cannot be disclosed in advance (i) as it depends on the development of one or more underlyings or (ii) as certain payments are effectuated as bullet payments.

Resolutions, authorisations and approvals by virtue of which the Notes will be created and/or issued

According to Overall Planning Approval of Management Board dated 23 November 2021 and Supervisory Board dated 16 December 2021

TERMS AND CONDITIONS OF THE OFFER

Conditions, Offer Statistics, Expected Timetable and Action Required to Apply for the Offer

Conditions, to which the offer is subject

Not applicable

Total amount of the issue/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 EUR 50,000,000

The time period, including any possible amendments, The Notes will be offered by the

⁶ See the section entitled "2.1.10 Reasons for the offer and use of proceeds from the sale of the Notes" in the Securities Note. If the net proceeds shall not be applied for purposes set out therein insert those reasons.

during which the offer will be open and description of the application process

Issuer for subscription at the issue price by means of a public offering from 23.02.2022 respectively in the period from 03.03.2022 (the "**Start of Subscription Period**") until the end of the term of the Notes or until the closing of the tap issue or until the exercise of a call option.

If the aggregate principal amount for the Notes indicated in the Final Terms has been reached prior to the end of the subscription period or offer period at any time on a business day, the Issuer will terminate the subscription period or offer period for the Notes at the relevant time on that business day without prior notice. If the Issuer has not received sufficient valid subscription applications for the Notes until the first value date of the tap issue, the Issuer reserves the right to cancel the tap issue of the Notes. The Issuer is not obliged to issue subscribed Notes.

A description of the possibility to reduce subscriptions and the manner for refunding excess amount paid by applicants

Not applicable

Details of the minimum and/or maximum amount of application (whether in number of securities or aggregate amount to invest)

Minimum amount of application is EUR 1,000

Method and time limits for paying up the securities and for delivery of the securities

Payment of the issue price and delivery of the securities is made on the basis of the subscription agreement to be concluded between the investor and the Issuer in relation to the purchase of the Notes.

A full description of the manner and date in which results of the offer are to be made public

The results of the offer will be made public by the Issuer at the end of the subscription period or in case of a tap issue, immediately at the end of the offer by notifying the OeKB CSD GmbH as common securities depository and the stock exchange on which the Notes are listed.

The procedure for the exercise of any right of pre-emption, the negotiability of subscription rights and the treatment of subscription rights not exercised

Not applicable

Plan of Distribution and Allotment

If the offer is being made simultaneously in the markets of two or more countries and if a tranche has been or is being reserved for certain of these, indicate any such tranche.

Not applicable

Process for notification to applicants of the amount allotted and the indication whether dealing may begin before notification is made.	The subscriber will be informed of the amount of securities allocated by way of booking such amount to its deposit account. Commencement of trading is not possible before the allocation of the Notes.
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Pricing

An indication of the expected price at which the securities will be offered or the method of determining the price and the process for its disclosure.	Initial Issue Price of 100.00% which may be adjusted from time to time in accordance with the market price plus issue surcharge to the amount of up to 1.50%
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Indicate the amount of any expenses and taxes specifically charged to the subscriber or purchaser.	Not applicable
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PLACING AND UNDERWRITING

Name and address of the co-ordinator(s) of the global offer and of single parts of the offer and, to the extent known to the Issuer or the offeror, or the placers in the various countries where the offer takes place.	Various Financial Service Providers in Austria, Romania, Germany, Croatia
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Method of Distribution

- Non-Syndicated
- Syndicated

Subscription Agreement

Date of Subscription Agreement	Not applicable
General Features of the Subscription Agreement	Not applicable

Details with Regard to the Manager

Manager	Not applicable
<input type="checkbox"/> Firm Commitment	
<input type="checkbox"/> Without Firm Commitment	
Stabilising Manager	None

Commissions, Concessions and Estimated Total Expenses

<input type="checkbox"/> Management and Underwriting Commission	
<input type="checkbox"/> Selling Concession	
<input type="checkbox"/> Other	
Total Commission and Concession	
Issue charge	up to 1.50 per cent. of the Aggregate Principal Amount

LISTINGS, ADMISSIONS TO TRADING AND DEALING ARRANGEMENTS

Listings	Yes
<input type="checkbox"/> Frankfurt am Main	

- Regulated Market
- Open Market
- Stuttgart
 - Regulated Market
 - Open Market
- Vienna
 - Official Market
- Warsaw
 - Regulated Market

Date of Admissions on or around the Issue Date (as defined above)

Estimate of the total expenses related to the admission to trading Not applicable

All regulated markets or equivalent markets on which to the knowledge of the Issuer, notes of the same class of the Notes to be offered or admitted to trading are already admitted to trading Not applicable

Name and address of the entities which have committed themselves to act as intermediaries in secondary trading, providing liquidity through bid and offer rates and description of the main terms of their commitment Not applicable

ADDITIONAL INFORMATION

Rating

As at the date of these Final Terms the Notes have not been rated. The Issuer reserves the right to apply for a rating in future.

Selling Restrictions

TEFRA

- TEFRA C
- Additional Selling Restrictions Not applicable

Consent to the Use of the Prospectus

Offer period during which subsequent resale or final placement of the Notes by dealers and/or further financial intermediaries can be made For the duration of the validity of the Prospectus

Further conditions for the use of the Prospectus Not applicable

Listing

These Final Terms comprise the details required to list the issue of Notes described in these Final Terms pursuant to the Programme (as from 31.03.2022).

Signed on behalf of the Issuer

By:
Duly authorised

By:
Duly authorised

Issue specific summary	
1st Section - Introduction, containing warnings	
Warnings	
<p>This summary (the "Summary") should be read as an introduction to the base prospectus consisting of separate documents dated 7 December 2021 (the "Prospectus") in relation to the Structured Notes Programme (the "Programme") of Erste Group Bank AG (the "Issuer"). Any decision to invest in the securities (the "Notes" or the "Securities") should be based on a consideration of the Prospectus as a whole by the investors, i.e. the securities note relating to the Programme dated 7 December 2021 as supplemented, the registration document of the Issuer dated 21 June 2021 as supplemented (the "Registration Document"), any information incorporated by reference into both of these documents, any supplements thereto and the final terms (the "Final Terms"). Investors should note that they could lose all or part of their invested capital.</p> <p>Where a claim relating to the information contained in the Prospectus is brought before a court, the plaintiff investors might, under national law, have to bear the costs of translating the Prospectus before the legal proceedings are initiated.</p> <p>Civil liability attaches only to those persons who have tabled this Summary including any translation thereof, but only where this Summary is misleading, inaccurate or inconsistent, when read together with the other parts of the Prospectus, or where it does not provide, when read together with the other parts of the Prospectus, key information in order to aid investors when considering whether to invest in such Notes.</p> <p>You are about to purchase a product that is not simple and may be difficult to understand.</p>	
Introduction	
Name and securities identification number	6,70% Erste Protect Multi US Banken 22-23 ISIN: AT0000A2VLL6
Issuer	Erste Group Bank AG LEI: PQOH26KWDF7CG10L6792 Contact details: Am Belvedere 1, A-1100 Vienna, Tel.: +43-50100-0
Competent authority	Austrian Financial Market Authority (Finanzmarktaufsichtsbehörde - FMA), Otto-Wagner-Platz 5, A-1090 Vienna, Tel.: (+43-1) 249 59 0
Date of approval of the Prospectus	Final Terms dated 21 February 2022 Securities note dated 7 December 2021 Registration Document dated 21 June 2021
2nd Section - Key information on the Issuer	
Who is the Issuer of the Notes?	
Domicile, legal form, law of operation and country of incorporation	
<p>The Issuer is registered as a joint-stock corporation (<i>Aktiengesellschaft</i>) in the Austrian companies register (<i>Firmenbuch</i>) at the Vienna commercial court (<i>Handelsgericht Wien</i>) and has the registration number FN 33209 m. The Issuer's registered office is in Vienna, Republic of Austria. It operates under Austrian law.</p>	
Principal activities	
<p>The Issuer and its subsidiaries and participations taken as a whole (the "Erste Group") offer their customers a broad range of services that, depending on the particular market, includes deposit and current account products, mortgage and consumer finance, investment and working capital finance, private banking, investment banking, asset management, project finance, international trade finance, trading, leasing and factoring.</p>	
Major shareholders	
<p>As of the date of the Registration Document, DIE ERSTE österreichische Spar-Casse Privatstiftung ("ERSTE Stiftung") holds together with its partners to shareholder agreements approximately 31.17% share capital of the subscribed capital of the Issuer and is with 16.50% principal shareholder. ERSTE Stiftung is holding 5.90% of the share capital directly, the indirect participation of ERSTE Stiftung amounts to 10.60% of the share capital held by Sparkassen Beteiligungs GmbH & Co KG, which is an affiliated company of ERSTE Stiftung. 1.67% of the share capital are directly held by saving banks foundations acting together with ERSTE Stiftung. 9.92% of the subscribed capital are held by ERSTE Stiftung on the basis of a shareholder agreement with CaixaBank S.A., 3.08% are held by other partners to other shareholder agreements. The free float amounts to 68.83% (of which 47.37% were held by institutional investors, 5.00% by Austrian retail investors, 4.08% by BlackRock Inc., 10.41% by unidentified international institutional and private investors, 1.16% by identified trading (including market makers, prime brokerage, proprietary trading, collateral and stock lending) and 0.81% by Erste Group's employees) (all numbers are rounded).</p>	
Identity of key managing directors	
<p>The members of the Issuer's management board as of the date of the Final Terms are:</p> <ul style="list-style-type: none"> • Bernhard Spalt • Ingo Bleier • Stefan Dörfler • Alexandra Habeler-Drabek • David O'Mahony • Maurizio Poletto 	

Identity of statutory auditors

Sparkassen-Prüfungsverband Prüfungsstelle (statutory auditor, two current directors of which are members of "Kammer der Steuerberater und Wirtschaftsprüfer") at Am Belvedere 1, A-1100 Vienna, and PwC Wirtschaftsprüfung GmbH (a member of "Kammer der Steuerberater und Wirtschaftsprüfer") at DC Tower 1, Donau-City-Straße 7, A-1220 Vienna.

What is the key financial information regarding the Issuer?**Income statement** (in EUR million (rounded))

	31 December 2020 audited	31 December 2019 audited	30 September 2021 unaudited	30 September 2020 unaudited
Net interest income	4,774.8	4,746.9	3,669.5	3,589.3
Net fee and commission income	1,976.8	2,000.1	1,690.4	1,448.3
Impairment result from financial instruments	-1,294.8	-39.2	-51.6	-870.1
Net trading result	137.6	318.3	67.5	9.0
Operating result	2,934.6	2,972.7	2,594.0	2,162.7
Net result attributable to owners of the parent	783.1	1,470.1	1,451.4	637.1

Balance sheet (in EUR million (rounded))

	31 December 2020 audited	31 December 2019 audited	30 September 2021 unaudited	Value as outcome from the most recent Supervisory Review and Evaluation Process (SREP)
Total assets	277,394	245,693	309,240	-
Senior debt (in issue)*	24,587	23,888	27,212	-
Subordinated debt (in issue)**	6,090	6,483	6,293	-
Loans and advances to customer	166,050	160,270	175,929	-
Deposits from customers***	191,070	173,846	207,506	-
Total equity	22,410	20,477	23,954	-
Non-performing loans (based on net carrying amount / loans and receivables)	2.7%	2.5%	2.4%	-
Common Equity Tier 1 capital (CET 1) ratio	14.2%	13.7%	14.2%	10.2% (minimum requirement as of 30 September 2021)
Total Capital Ratio	19.7%	18.5%	18.6%	14.4% (minimum requirement as of 30 September 2021)
Leverage Ratio	6.7%	6.8%	6.2%	3.0% (minimum requirement pursuant to CRR applicable since 2021)

*) including covered bonds

**) including non-preferred senior notes

****) lease liabilities only in 2019 included

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

- Erste Group may in the future continue to experience deterioration in credit quality, particularly as a result of financial crises or economic downturns.
- Erste Group may experience severe economic disruptions, as those for instance are induced by the worldwide corona virus (COVID-19) pandemic, which may have significant negative effects on Erste Group and its clients.
- Erste Group's business entails several forms of operational risks.
- Erste Group is subject to the risk that liquidity may not be readily available.

3rd Section - Key information about the Securities

What are the main features of the Securities?

Type, class and ISIN

The Notes are Worst-of Notes (daily observation). The Notes will be represented by a non-digital global note. Form and content of the Notes as well as all rights and obligations from matters under the Notes are determined in every respect by the laws of Austria.

ISIN: AT0000A2VLL6 / WKN: EB0F71

Currency, Principal Amount (denomination), number of Notes issued and term of the Notes

The Notes are denominated in Euro (EUR) with a principal amount per Note of EUR 1,000 (the "**Principal Amount**") and an aggregate principal amount of up to EUR 50,000,000 (the "**Aggregate Principal Amount**"). The Notes have a fixed term which ends at the latest on 31.03.2023 (the "**Maturity Date**"), subject to an extraordinary termination by the Issuer.

Rights attached to the Securities

Interest payments under the Notes

The interest rate paid under the Notes is 6.70 *per cent.* per annum. The "**Interest Payment Date**" is once on 31.03.2023.

Repayment of the Notes

Each Note will be redeemed as follows:

(i) by payment of 100.00 per cent. of the Principal Amount per Note on the Maturity Date, if no closing price of an underlying Reference Asset has been equal to or below 60.00 per cent. of its relevant Strike Price (the relevant "**Barrier**") of the respective underlying Reference Asset during the Observation Period or if the closing price of an underlying Reference Asset has been equal to or below its relevant Barrier at any time during the Observation Period, however the closing price of the Relevant Reference Asset (as defined below) on the Valuation Date is equal to or greater than the relevant Strike Price; or

(ii) otherwise by (x) physical delivery of Shares on the Maturity Date in the underlying Reference Asset which performance is the lowest compared with the other Reference Assets during the term of the Notes (the "**Relevant Reference Asset**"), a number calculated by dividing (a) the Principal Amount per Note by (b) the Strike Price multiplied by the Currency Fixing and (y) in case of a fraction of a Reference Asset the payment of a cash amount equal to the value of such fraction on the Valuation Date. "**Currency Fixing**" means the currency exchange rate for converting the currency of the Share into the currency of the Notes on the Valuation Date as determined by the calculation agent.

"**Strike Price**" means 100.00 per cent. of the closing price of the relevant Reference Asset on the Strike Fixing Date.

"**Strike Fixing Date**" is 30.03.2022, or if such day is not an exchange business day the next exchange business day.

"**Observation Period**" is the period from, but excluding, the time of publication of the closing price of the relevant Reference Asset on the Strike Fixing Date to, and including, the time of publication of the closing price of the relevant Reference Asset on the Valuation Date.

"**Valuation Date**" is 24.03.2023 or if such day is not an exchange business day, the next exchange business day.

The Reference Asset underlying the Notes

The type of reference asset type underlying the Notes is Share Basket

"**Reference Assets**" are the shares of the "**Share Basket**" listed in the below table:

Share issuer	ISIN	Type	Exchange	Screen Page	Currency of the Shares	Currency Screen Page
Bank of America Corp	US0605051046	Common Share	New York Stock Exchange	Reuters BAC.N	USD	Reuters WMRSPOT
JPMorgan Chase & Co	US46625H1005	Common Share	New York Stock Exchange	Reuters JPM.N	USD	Reuters WMRSPOT
Morgan Stanley	US6174464486	Common Share	New York Stock Exchange	Reuters MS.N	USD	Reuters WMRSPOT

Information on the underlying Share Basket can be obtained on the Screen Pages indicated above.

Consequences of certain events regarding the Reference Asset

In case of certain events regarding the underlying Reference Asset (e.g. market disruptions and additional disruption events, all as set forth in the Terms and Conditions), any of the following may occur:

- certain dates which are relevant for determinations regarding the Notes may be postponed; and/or
- certain calculations and/or determinations and/or adjustments regarding the Notes may be effected by the calculation agent and such calculations, determinations and adjustments will be binding for the Holders; and/or

the Issuer may terminate the Notes for their fair market price as determined by the calculation agent.

Early redemption of the Notes in case of an Event of Default or for Reasons of Taxation

Early termination by holders in case of an Event of Default

In case of an event of default, each holder of a Note (each a "Holder") shall be entitled to declare its Notes due and demand immediate redemption thereof at the redemption amount(s) together with accrued interest (if any) to (but excluding) the date of repayment.

Early Redemption by the Issuer for Reasons of Taxation

The Notes will be redeemed at the option of the Issuer in whole, but not in part, at any time on giving not less than 30 Business Days' nor more than 90 Business Days' prior notice of redemption, if on the next succeeding interest payment date, the Issuer will become obliged to pay additional amounts as a result of any change in, or amendment to, the laws or regulations of the Republic Austria or of any political subdivision or taxing authority thereof or therein, or as a result of any change in, or amendment to, an official interpretation or application of such laws or regulations.

Relative seniority of the securities

The Notes constitute direct, unconditional, unsecured and unsubordinated obligations of the Issuer and rank *pari passu* among themselves and (subject to any applicable statutory exceptions and without prejudice to the aforesaid) the payment obligations of the Issuer under the Notes rank *pari passu* with all other unsecured and unsubordinated obligations of the Issuer, present and future.

Restrictions on transferability

The Notes are freely transferable in accordance with applicable law and the applicable rules of the relevant clearing system.

Where will the Securities be traded?

Application for admission to trading on a regulated market or for trading on an MTF

Application will be made for the Notes to be admitted to the "Amtlicher Handel" (Official Market) of the Wiener Börse AG (Vienna Stock Exchange) and to trading on the Stuttgart Stock Exchange (Baden-Württembergische Wertpapierbörse).

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

Risk factors relating to the structure and pay-off of the Notes

- Holders are exposed to the risk that they fully participate in the negative performance of the worst performing reference asset within the basket but not in any appreciation of the reference assets beyond the maximum redemption price as determined in the Final Terms.
- Holders are exposed to the risk of receiving such number of Shares reflecting the negative performance of the underlying.

Risk factors relating to shares or a share basket as reference asset

- Macroeconomic and company-specific factors having a negative effect on the performance of the shares may also affect the market price and Redemption Amount of the Notes which may lead to the loss of the entire invested capital or part of it.
- Notes relating to shares do not take into account any dividends and other distributions.
- Certain events in relation to the share may result in an adjustment or early redemption of the Notes.

Risk factor relating to the status of the Notes

- Holders are exposed to the risk of statutory loss absorption.

Risk factor relating to conflicts of interest with regards to the Notes

- Investors are exposed to the risk that direct or indirect actions of the Issuer have negative effects on the market price of the Notes or otherwise negatively affect the Holders and conflicts of interest may make such actions more likely.

Risk factors related to the investment and pricing of the Notes

- The issue price of the Notes may include a margin on the mathematical (fair) market price of the Notes. Since the Issuer will, when determining the price of the securities on the secondary market, also take into account, in

particular, the subscription fee (agio), the spread between bid and ask prices as well as commission and other fees in addition to the mathematical (fair) market price of the Notes, the prices quoted by the Issuer may considerably deviate from the fair market price of the Notes.

- Holders are exposed to the risk of an unfavourable development of market prices of their Notes which materialises if the Holder sells the Notes prior to the final maturity of such Notes.
- Holders assume the risk that the credit spread of the Issuer widens resulting in a decrease in the market price of the Notes.

Risk factor related to the costs associated with and the market in the Notes

- The Notes may have no liquidity or the market for such Notes may be limited and this may adversely impact their market price or the ability of the Holder to dispose of them. Holders are exposed to the risk of wrong assessment of the Notes' liquidity due to the issue size of the Notes.

4th Section - Key information on the offer of securities to the public and/or the admission to trading on a regulated market

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

General terms, conditions and expected timetable of the offer

Not applicable; there are no conditions to which the offer is subject.

The Notes will be offered permanently (Daueremission, "**tap issue**").

The Notes will be offered in Austria, Romania, Germany, Croatia (the "**Offer State(s)**").

The Issue Date is 31.03.2022.

The Notes will be offered by the Issuer for subscription at the issue price by means of a public offering from 23.02.2022 respectively in the period from 03.03.2022 (the "**Start of Subscription Period**") until the end of the term of the Notes or until the closing of the tap issue or until the exercise of a call option.

If the aggregate principal amount for the Notes indicated in the Final Terms has been reached prior to the end of the subscription period or offer period at any time on a business day, the Issuer will terminate the subscription period or offer period for the Notes at the relevant time on that business day without prior notice.

If the Issuer has not received sufficient valid subscription applications for the Notes until the first value date of the tap issue, the Issuer reserves the right to cancel the tap issue of the Notes. The Issuer is not obliged to issue subscribed Notes.

Estimated expenses charged to the investor

The Issuer will charge to the subscriber or purchaser costs of up to 1.00 per cent of the Initial Issue Price at the Issue Date.

Why is this prospectus being produced?

Use and estimated net amount of the proceeds

The issue of the Notes is part of the ordinary business activity of the Issuer and is undertaken solely to generate profits.

Date of the underwriting agreement

There is no firm underwriting in relation to the Notes offered.

Indication of the most material conflicts of interest pertaining to the offer or the admission to trading

The Issuer may from time to time act in other capacities with regard to the Notes, such as calculation agent. Such functions may allow the Issuer to calculate the value of the reference asset or (where the reference asset is a basket) to determine the composition of the reference asset, which could raise conflicts of interest where securities or other assets issued by the Issuer itself or a group company can be chosen to be part of the reference asset, or where the Issuer maintains a business relationship with the issuer or obligor of such securities or assets.

The Issuer acts as market maker for the Notes and, in certain cases, the underlying. In the context of such market making activities, the Issuer will substantially determine the market price of the Notes and possibly that of the underlying. The market prices provided by the Issuer in its capacity as market maker will not always correspond to the market prices that would have formed in the absence of such market making and in a liquid market.

The Issuer may from time to time engage in transactions involving the reference asset for its proprietary accounts and for accounts under its management. Such transactions may have a negative effect on the value of the reference asset and consequently upon the market price of the Notes. References to the reference asset shall be deemed to include any of its components of the Index, if applicable.

The Issuer may issue other derivative instruments in respect of the relevant reference asset and the introduction of such competing products into the marketplace may affect the market price of the Notes.

The Issuer may use all or some of the proceeds received from the sale of the Notes to enter into hedging transactions. The Issuer's hedging activities might affect such market price. The market price of the Notes might in particular be affected by the liquidation of all or a portion of the hedging positions at or about the time of the maturity or expiration of the Notes.

The Issuer may acquire non-public information with respect to the reference asset, and the Issuer does not undertake to disclose any such information to any holder. In addition, the Issuer may publish research reports with respect to the

reference asset. Such activities could present conflicts of interest and may affect the market price of the Notes.

The Issuer and its consolidated subsidiaries might employ people with secondary occupations such as executives of management boards or supervisory boards in other companies or within Erste Group. Companies of Erste Group or such other companies might be underlyings of the Notes.

Sažetak za izdanje	
1. odjeljak – Uvod, s upozorenjima	
Upozorenja	
<p>Ovaj sažetak („Sažetak“) se treba tumačiti kao uvod u osnovni prospekt koji se sastoji od zasebnih dokumenata od 7. prosinca 2021. („Prospekt“) u vezi s Programom strukturiranih obveznica („Program“) društva Erste Group Bank AG („Izdavatelj“). Bilo koja odluka o ulaganju u vrijednosne papire („Obveznice“ ili „Vrijednosni papiri“) treba biti temeljena na razmatranju Prospekta u cjelini od strane ulagatelja, tj. na razmatranju obavijesti o vrijednosnim papirima u vezi s Programom od 7. prosinca 2021., kako je dopunjen, registracijskog dokumenta Izdavatelja od 21. lipnja 2021., kako je dopunjen („Registracijski dokument“), bilo kojih informacija uvrštenih u oba ta dokumenta upućivanjem, bilo kojih dodataka njima i konačnih uvjeta („Konačni uvjeti“). Ulagatelji bi trebali imati na umu da mogu izgubiti svoj cjelokupni uloženi kapital ili njegov dio.</p> <p>U slučaju kad je sudu podnesen zahtjev povezan s informacijama sadržanima u Prospektu, ulagatelji u svojstvu tužitelja će možda morati, na temelju nacionalnog zakonodavstva, snositi troškove prijevoda Prospekta prije pokretanja pravnog postupka.</p> <p>Građanskopravna odgovornost pridaje se samo onim osobama koje su podnijele ovaj Sažetak, uključujući i bilo koji njegov prijevod, ali samo ako je Sažetak obmanjujući, netočan ili nedosljedan kada se čita zajedno s ostalim dijelovima Prospekta ili ako, kada se čita zajedno s ostalim dijelovima Prospekta, ne daje ključne informacije koje bi ulagateljima pomogle pri razmatranju hoće li ulagati u takve Obveznice.</p> <p>Pripremate se za kupnju proizvoda koji nije jednostavan i koji će možda biti teško razumjeti.</p>	
Uvod	
Naziv i identifikacijski broj vrijednosnih papira	6,70% Erste Protect Multi US Banken 22-23 ISIN: AT0000A2VLL6
Izdavatelj	Erste Group Bank AG Identifikator pravne osobe (LEI): PQOH26KWDF7CG10L6792 Podaci za kontakt: Am Belvedere 1, A-1100 Beč, Tel.: +43-50100-0
Nadležno tijelo	Austrijska agencija za nadzor financijskog tržišta (<i>Finanzmarktaufsichtsbehörde – FMA</i>), Otto-Wagner-Platz 5, A-1090 Beč, Tel.: (+43 -1) 249 59 0
Datum odobrenja Prospekta	Konačni uvjeti na dan 21. veljača 2022 Obavijest o vrijednosnim papirima od 7. prosinca 2021. Registracijski dokument od 21. lipnja 2021.
2. odjeljak – Ključne informacije o Izdavatelju	
Tko je Izdavatelj Obveznica?	
Sjedište, pravni oblik, pravo mjerodavno za poslovanje i država osnivanja	
Izdavatelj je upisan kao dioničko društvo (<i>Aktiengesellschaft</i>) u austrijskom registru trgovačkih društava (<i>Firmenbuch</i>) Trgovačkog suda u Beču (<i>Handelsgericht Wien</i>) pod brojem upisa FN 33209 m. Sjedište Izdavatelja je u Beču, Republika Austrija. Izdavatelj posluje u skladu s austrijskim pravom.	
Osnovne djelatnosti	
Izdavatelj i njegova društva kćeri i povezana društva, kao cjelina („ Erste Group “), svojim klijentima pružaju širok raspon usluga koje, ovisno o pojedinom tržištu, uključuju proizvode s depozitima i tekućim računima, hipoteke i potrošačko financiranje, ulaganje i financiranje obrtnog kapitala, privatno bankarstvo, investicijsko bankarstvo, upravljanje imovinom, projektno financiranje, financiranje međunarodne trgovine, trgovanje, leasing i factoring.	
Najveći dioničari	
Na datum Registracijskog dokumenta, društvo DIE ERSTE österreichische Spar-Casse Privatstiftung („ ERSTE Stiftung “) drži zajedno sa svojim sučlanovima dioničarskih ugovora otprilike 31,17% upisanog temeljnog kapitala Izdavatelja te je s 16,50% glavni dioničar. Društvo ERSTE Stiftung drži 5,90% temeljnog kapitala direktno, indirektno sudjelovanje društva ERSTE Stiftung iznosi 10,60% temeljnog kapitala koje drži društvo Sparkassen Beteiligungs GmbH & Co KG, koje je povezano društvo Erste Stiftung. 1,67% temeljnog kapitala direktno drže zaklade štednih banaka koje djeluju zajedno s društvom ERSTE Stiftung. 9,92% upisanog kapitala drže ERSTE Stiftung temeljem dioničarskog ugovora s društvom CaixaBank S.A., 3,08% drže drugi članovi drugih dioničarskih ugovora. U slobodnoj prodaji (free float) nalazi se 68,83% dionica (od čega su 47,37% držali institucionalni ulagači, 5,00% austrijski mali ulagači, 4,08% BlackRoc Inc., 10,41% neidentificirani međunarodni institucionalni i privatni ulagači, 1,16% identificirana trgovina (uključujući održavatelje tržišta, prvorazredne brokerske usluge, vlastito trgovanje, pozajmljivanje kolaterala i dionica) te 0,81% zaposlenici društva Erste Group (sve brojeke su zaokružene).	

Ključni generalni direktori

Članovi uprave Izdavatelja na datum Konačnih uvjeta su sljedeći:

Bernhard Spalt
Ingo Bleier
Stefan Dörfler
Alexandra Habeler-Drabek
David O'Mahony
Maurizio Poletto

Ovlašteni revizori

Sparkassen-Prüfungsverband Prüfungsstelle (ovlašteni revizor čija su dva trenutna direktora članovi Komore poreznih savjetnika i revizora (*Kammer der Steuerberater und Wirtschaftsprüfer*) na adresi Am Belvedere 1, A-1100 Beč, i PwC Wirtschaftsprüfung GmbH (član Komore poreznih savjetnika i revizora) na adresi DC Tower 1, Donau-City-Straße 7, A-1220 Beč.

Koje su ključne financijske informacije o Izdavatelju?**Račun dobiti i gubitka** (u milijunima EUR (zaokruženi iznos))

	31. prosinca 2020. revidiran	31. prosinca 2019. revidiran	30. rujna 2021. nerevidiran	30. rujna 2020. nerevidiran
Neto prihod od kamata	4.774,8	4.746,9	3,669.5	3,589.3
Neto prihod od naknada i provizija	1.976,8	2.000,1	1,690.4	1,448.3
Rezultat umanjenja vrijednosti u vezi s financijskim instrumentima	-1.294,8	-39,2	-51.6	-870.1
Neto rezultat trgovanja	137,6	318,3	67.5	9.0
Rezultat poslovanja	2.934,6	2.972,7	2,594.0	2,162.7
Neto rezultat koji se može pripisati vlasnicima matičnog društva	783,1	1.470,1	1,451.4	637.1

Bilanca (u milijunima EUR (zaokruženi iznos))

	31. prosinca 2020. revidirana	31. prosinca 2019. revidirana	30. rujna 2021. nerevidiran	Vrijednost kao ishod posljednjeg postupka nadzorne provjere i ocjene (PNPO)
Ukupna imovina	277.394	245.693	309,240	-
Nadređeni dug (relevantni)*	24.587	23.888	27,212	-
Podređeni dug (relevantni)**	6.090	6.483	6,293	-
Kredit i predujmovi klijentima	166.050	160.270	175,929	-
Depoziti klijenata***	191.070	173.846	207,506	-
Ukupni kapital	22.410	20.477	23,954	-

Loši krediti (na temelju neto knjigovodstvene vrijednosti / krediti i potraživanja)	2,7%	2,5%	2,4%	-
Stopa redovnog osnovnog kapitala	14,2%	13,7%	14,2%	10,2% (minimalni zahtjev na dan 30. rujna 2021.)
Stopa ukupnog kapitala	19,7%	18,5%	18,6%	14,4% (minimalni zahtjev na dan 30. rujna 2021.)
Omjer financijske poluge	6,7%	6,8%	6,2%	3,0% (minimalni zahtjev u skladu s CRR primjenjivim od 2021. godine)

*) uključujući pokriveno obveznice

***) uključujući nepovlaštene nadređene obveznice

****) leasing obaveze uključene samo za 2019. godinu

Koji su ključni rizici specifični za Izdavatelja?

- Društvo Erste Group moglo bi se u budućnosti suočiti s padom svoje kreditne kvalitete, posebno kao posljedicom financijskih kriza ili gospodarskih padova.
- Erste Group može biti pogođen značajnim ekonomskim poremećajima, kao što su primjerice oni uzrokovani svjetskom pandemijom koronavirusa (COVID-19), a što može imati značajni negativni učinak na Erste Group i njegove klijente.
- Poslovanje društva Erste Group uključuje nekoliko vrsta operativnih rizika.
- Društvo Erste Group je izloženo riziku da likvidnost nije lako ostvariva.

3. odjeljak – Ključne informacije o Vrijednosnim papirima

Koja su glavna obilježja Vrijednosnih papira?

Vrsta, razred i ISIN

Obveznice su Worst-of Obveznice (dnevno promatranje). Obveznice će biti predstavljene nedigitalnom globalnom obveznicom. Oblik i sadržaj Obveznica, kao i prava i obveze temeljem Obveznica, u svakom su pogledu uređeni zakonima Austrije..

ISIN: AT0000A2VLL6/ WKN: EB0F71

Valuta, iznos glavnice (vrijednost), broj izdanih Obveznica i trajanje Obveznica

Vrijednost Obveznica je izražena u eurima (EUR), pri čemu je iznos glavnice po Obveznici EUR 1.000 („Iznos glavnice“), a ukupni iznos glavnice do EUR 50,000,000 („Ukupni iznos glavnice“). Obveznice imaju fiksno trajanje najkasnije do 31.03.2023 („Trajanje“), podložno izvanrednom isteku od strane Izdavatelja.

Prava vezana za Vrijednosne papire

Isplate kamata temeljem Obveznica

Kamata koja se isplaćuje temeljem Obveznica je 6.70 posto godišnje. „Datum plaćanja kamata“ je jednom na 31.03.2023.

Otplata Obveznica

Svaka će Obveznica biti otkupljena kako slijedi:

(i) plaćanjem 100,00 *posto* Iznosa glavnice po Obveznici na Datum dospelja, ako nijedna cijena zatvaranja osnovne Referentne imovine nije bila jednaka ili ispod 60,00 *posto* relevantne Opcijske cijene (relevantna „**Granica**“) odnosno osnovne Referentne imovine za vrijeme Razdoblja promatranja ili ako je cijena zatvaranja osnovne Referentne imovine bila jednaka ili ispod svoje relevantne Granice u bilo kojem trenutku tijekom Razdoblja promatranja, ali je cijena zatvaranja Relevantne Referentne imovine (kako je definirano u daljnjem tekstu) na Datum vrednovanja bila jednaka ili veća od relevantne Opcijske cijene ili,

(ii) u suprotnom, (x) fizičkom predajom Dionica, na Datum dospelja, u osnovnu Referentnu imovinu čiji je uspjeh najniži u usporedbi s ostalim Referentnim imovinama za vrijeme trajanja Obveznica („**Relevantna Referentna imovina**“), čiji se broj izračunava dijeljenjem (a) Iznosa glavnice po Obveznici s (b) Opcijskom cijenom pomnoženo s Tečajem i (y) u slučaju dijela Referentne imovine, isplatom gotovinskog iznosa jednakog vrijednosti tog dijela na Datum vrednovanja.

„**Tečaj**“ znači tečajna stopa za pretvaranje valute Dionice u valutu Obveznica na Datum vrednovanja, kako je to odredio agent za izračun.

„**Opcijska cijena**“ znači 100,00 *posto* cijene zatvaranja relevantne Referentne imovine na Datum utvrđivanja opcije.

„**Datum utvrđivanja opcije**“ je 30.03.2022 ili, ako taj dan nije radni dan burze, sljedeći radni dan burze.

„**Razdoblje promatranja**“ razdoblje je od, no ne uključujući, vremena objavljivanja cijene zatvaranja relevantne Referentne imovine na Datum utvrđivanja opcije do, i uključujući, vremena objavljivanja cijene zatvaranja relevantne Referentne imovine na Datum vrednovanja.

„**Datum vrednovanja**“ je 24.03.2023 ili, ako taj dan nije radni dan burze, sljedeći radni dan burze.

Osnovna Referentna imovina za Obveznice

Vrsta osnovne referentne imovine za Obveznice je Košarica dionica.

„Referentna/e imovina/e“ su dionice iz „Košarice/a dionica“ navedena/e u donjoj tablici:

Izdavatelj Dionice	ISIN	Vrsta	Burza	Stranica sučelja	Valuta dionica	Stranica sučelja za valutu
Bank of America Corp	US0605051046	Redovna dionica	New York Stock Exchange	Reuters BAC.N	USD	Reuters WMRSPOT
JPMorgan Chase & Co	US46625H1005	Redovna dionica	New York Stock Exchange	Reuters JPM.N	USD	Reuters WMRSPOT
Morgan Stanley	US6174464486	Redovna dionica	New York Stock Exchange	Reuters MS.N	USD	Reuters WMRSPOT

Informacije o osnovnoj/om Košarici dionica mogu se dobiti na gore navedenim Stranicama sučelja.

Posljedice određenih događaja u vezi s Referentnom imovinom

U slučaju određenih događaja u vezi s osnovnom Referentnom imovinom (npr. poremećaji tržišta i drugi poremećaji, svi kako su navedeni u Uvjetima i odredbama), može uslijediti bilo što od sljedećeg:

- mogu se dogoditi određeni datumi koji su važni za određivanje u vezi s Obveznicama; i/ili
- agent za izračun može izvršiti određene izračune i/ili određenja i/ ili usklađenja u vezi s Obveznicama, a takvi izračuni, određenja i usklađenja bit će obvezujući za Imatelje; i/ili

Izdavatelj može poništiti Obveznice po njihovoj fer tržišnoj cijeni koju je odredio agent za izračun.

Prijevremeni otkup Obveznica u slučaju Neispunjenja obveza ili zbog Razloga povezanih s oporezivanjem

Prijevremeno poništenje od strane vlasnika u slučaju Neispunjenja obveza

U slučaju Neispunjenja obveza, svaki Imatelj obveznice (pojedinačno „Imatelj“) ima pravo proglasiti svoje Obveznice dospjelima i zahtijevati njihov trenutni otkup u iznosu/iznosima otkupa zajedno s dospjelim kamatama (ako postoje) do datuma otplate (no ne uključujući sam datum otplate).

Prijevremeni otkup od strane Izdavatelja zbog Razloga povezanih s oporezivanjem

Obveznice mogu biti otkupljene prema izboru Izdavatelja u cijelosti, ali ne djelomično, u bilo kojem trenutku, uz davanje prethodne obavijesti o otkupu u roku ne kraćem od 30 Radnih dana ni dužem od 90 Radnih dana, ako će, na sljedeći datum plaćanja kamate, Izdavatelj postati obvezan platiti dodatne iznose koji su rezultat bilo koje izmjene ili dopune zakona ili propisa Republike Austrije ili bilo koje političke jedinice ili poreznog tijela Republike Austrije ili u Republici Austriji, ili kao rezultat bilo koje izmjene ili dopune službenog tumačenja ili primjene takvih zakona ili propisa.

Relativna nadređenost vrijednosnih papira

Obveznice predstavljaju izravne, bezuvjetne, neosigurane i nepodređene obveze Izdavatelja i među sobom imaju rang *pari passu* te (podložno primjenjivim zakonskim izuzecima i bez utjecaja na naprijed navedeno) obveze plaćanja Izdavatelja na temelju Obveznica imaju rang *pari passu* sa svim ostalim neosiguranim i nepodređenim obvezama Izdavatelja, sadašnjim i budućim.

Ograničenja prenosivosti

Obveznice se mogu slobodno prenositi u skladu s mjerodavnim pravom i primjenjivim pravilima relevantnog sustava kliringa.

Gdje će se trgovati Vrijednosnim papirima?

Zahtjev za uvrštenje za trgovanje na uređenom tržištu ili na Multilateralnoj trgovinskoj platformi (MTF-u)

Bit će podnesen zahtjev za uvrštenje Obveznica na *Amtlicher Handel* (Službeno tržište) *Wiener Börse AG* (Bečke burze) i u trgovanje na Stuttgartskoj burzi (*Baden-Württembergische Wertpapierbörse*).

Koji su ključni rizici specifični za vrijednosne papire?

Čimbenici rizika koji se odnose na strukturu i otplatu Obveznica

- Imatelji su izloženi riziku da u potpunosti sudjeluju u negativnom uspjehu referentne imovine s najlošijim uspjehom u košarici, ali ne i u bilo kojem rastu vrijednosti referentne imovine koji prelazi maksimalnu cijenu otkupa kako je određena u Konačnim uvjetima.
- Imatelji su izloženi riziku primanja broja dionica koji odražava negativan uspjeh osnove.

Čimbenici rizika u vezi s Dionicama ili Košaricom dionica kao referentnom imovinom

- Negativan učinak makroekonomskih čimbenika i čimbenika karakterističnih za društvo na uspjeh dionica može također utjecati na tržišnu cijenu i Iznos otkupa Obveznica što može dovesti do gubitka cjelokupnog uloženog kapitala ili jednog njegovog dijela.
- Obveznice koje se odnose na dionice ne uzimaju u obzir dividendu i druge isplate.
- Određeni događaji vezani uz Dionice mogu dovesti do usklađenja ili prijevremenog otkupa Obveznica.

Čimbenik rizika koji se odnosi na status Obveznica

- Imatelji su izloženi riziku zakonom propisane apsorpcije gubitaka.

Čimbenik rizika koji se odnosi na sukobe interesa u vezi s Obveznicama

- Ulagачi su izloženi riziku da Izdavatelj svojim postupcima izravno ili neizravno negativno utječe na tržišnu cijenu Obveznica ili na drugi način negativno djeluje na Imatelje, a sukob interesa mogao bi takve postupke učiniti vjerojatnijima.

Čimbenici rizika koji se odnose na ulaganje i određivanje cijena Obveznica

- Cijena izdanja Obveznica može uključivati maržu u odnosu na matematičku (fer) tržišnu cijenu Obveznica. Budući da će Izdavatelj prilikom određivanja cijene vrijednosnih papira na sekundarnom tržištu također uzeti u obzir posebno naknadu za upis (ažio), razliku između ponuđene i tražene cijene, kao i proviziju i ostale naknade pored matematičke (fer) tržišne cijene Obveznica, cijene koje nudi Izdavatelj mogu značajno odstupati od fer tržišne cijene Obveznica.

- imatelji su izloženi riziku nepovoljnog razvoja tržišnih cijena svojih Obveznica koji se ostvaruje ako Imatelj proda Obveznice prije konačnog roka dospjeća.
- Imatelji preuzimaju rizik da će se kreditna marža Izdavatelja proširiti, što će rezultirati smanjenjem tržišne cijene Obveznice.

Čimbenik rizika koji se odnosi na troškove povezane s Obveznicama i tržištem Obveznica

- Obveznice mogu biti nelikvidne ili tržište za njih može biti ograničeno, što može negativno utjecati na njihovu tržišnu cijenu ili na mogućnost prodaje za Imatelja. Imatelji su izloženi riziku pogrešne procjene likvidnosti Obveznica i njihovog opsega izdanja.

4. odjeljak – Ključne informacije o javnoj ponudi vrijednosnih papira i/ili uvrštenju za trgovanje na uređenom tržištu

Pod kojim uvjetima i prema kojem rasporedu mogu uložiti u ovaj vrijednosni papir?

Opći uvjeti, uvjeti i očekivani raspored ponude

Nije primjenjivo; ne postoje uvjeti kojima je ponuda podložna.

Obveznice će biti ponuđene trajno (*Daueremissionen*, „zamjenjivo izdanje“).

Obveznice će biti ponuđene u Austriji, Rumunjskoj, Njemačkoj, Hrvatskoj („**Država/e ponude**“).

Datum izdavanja je 31.03.2022.

Izdavatelj će ponuditi Obveznice za upis po cijeni izdanja putem javne ponude od 23.02.2022 nadalje u razdoblju od 03.03.2022 („**Početak Razdoblja upisa**“) do isteka trajanja Obveznica ili do zatvaranja zamjenjivog izdanja ili do iskorištavanja opcije opoziva.

Ako je ukupni iznos glavnice za Obveznice naveden u Konačnim uvjetima dosegnut prije kraja razdoblja upisa ili razdoblja ponude u bilo kojem trenutku radnim danom, Izdavatelj će prekinuti razdoblje upisa ili razdoblje ponude za Obveznice u relevantno vrijeme radnog dana bez prethodne najave.

Ako Izdavatelj nije primio dovoljno valjanih zahtjeva za upis Obveznica do prvog datuma vrednovanja zamjenjivog izdanja, Izdavatelj zadržava pravo otkazati zamjenjivo izdanje Obveznica. Izdavatelj nije obavezan izdavati upisane Obveznice.

Procijenjeni troškovi naplaćeni ulagaču

Izdavatelj će naplatiti troškove upisniku ili kupcu u iznosu do 1,00 posto Početne cijene izdanja na Datum izdanja.

Zašto se ovaj prospekt izrađuje?

Uporaba i procijenjeni neto iznos primitaka

Izdavanje Obveznica je dio uobičajenih poslovnih aktivnosti Izdavatelja i poduzima se isključivo u svrhu ostvarenja dobiti.

Datum sporazuma o pokroviteljstvu

Ne postoji čvrsta obveza pokroviteljstva u vezi s ponuđenim Obveznicama.

Naznaka najbitnijih sukoba interesa koji se odnose na ponudu ili uvrštenje za trgovanje

Izdavatelj može s vremena na vrijeme nastupati u drugim svojstvima u odnosu na Obveznice, na primjer kao agent za izračun. Te funkcije Izdavatelju omogućuju izračun vrijednosti referentne imovine ili (ako je referentna imovina košarica) određivanje sastava referentne imovine, što može dovesti do sukoba interesa ako vrijednosni papiri ili druga imovina koju je izdao sam Izdavatelj ili društvo grupe bude odabrana da čini dio referentne imovine, ili ako je Izdavatelj u poslovnom odnosu s izdavateljem tih vrijednosnih papira ili imovine ili dužnikom na temelju njih.

Izdavatelj djeluje kao održavatelj tržišta za Obveznice i, u određenim slučajevima, osnovu. U kontekstu djelatnosti održavanja tržišta, Izdavatelj će u bitnome odrediti tržišnu cijenu Obveznica, a potencijalno i osnove. Tržišne cijene koje navede Izdavatelj u svojstvu održavatelja tržišta neće uvijek odgovarati tržišnim cijenama koje bi se razvile u odsustvu takvog održavanja tržišta i na likvidnom tržištu.

Izdavatelj može s vremena na vrijeme sklapati transakcije koje uključuju referentnu imovinu za svoje vlasničke račune i za račune kojima upravlja. Takve transakcije mogu imati negativan učinak na vrijednost referentne imovine i posljedično na tržišnu cijenu Obveznica. Smatrat će se da upućivanja na referentnu imovinu uključuju sve sastavnice Indeksa, ako je to primjenjivo.

Izdavatelj može izdati druge izvedene instrumente za relevantnu referentnu imovinu te uvođenje takvih konkurentskih proizvoda na tržište može utjecati na tržišnu cijenu Obveznica.

Izdavatelj može koristiti sve ili dio primitaka od prodaje Obveznica za sklapanje transakcija omeđivanja rizika. Izdavateljeve djelatnosti omeđivanja rizika mogu utjecati na tržišnu cijenu. Na tržišnu cijenu Obveznica osobit bi učinak mogla imati likvidacija svih ili jednog dijela pozicija omeđivanja rizika u vremena dospjeća ili isteka Obveznica ili oko njih.

Izdavatelj može steći informacije o referentnoj imovini koje nisu javne i odlučiti da takve informacije neće priopćiti bilo kojem imatelju. Izdavatelj također može objaviti izvješća istraživanja u vezi s referentnom imovinom. Takvi bi postupci mogli dovesti do sukoba interesa i utjecati na tržišnu cijenu Obveznica.

Izdavatelj i njegova konsolidirana društva kćeri mogu zapošljavati osobe s drugim zaposlenjem, kao što su izvršni službenici upravnih ili nadzornih odbora u drugim društvima ili unutar Erste Group. Društva u okviru društva Erste Group ili druga takva društva mogu biti osnova Obveznica.

Rezumat specific emisiunii	
Secțiunea 1 – Introducere, inclusiv atenționări	
Atenționări	
<p>Acest rezumat („Rezumatul”) trebuie citit ca introducere la prospectul de bază, care este alcătuit din documente separate emise la data de 7 decembrie 2021 („Prospectul”) în legătură cu Programul de Emisiune de Titluri de Creanță Structurate („Programul”) al Erste Group Bank AG („Emitentul”). Orice decizie de a investi în valorile mobiliare („Titlurile de Creanță” sau „Valorile Mobiliare”) trebuie să se bazeze pe o examinare de către investitori a întregului Prospect, care cuprinde nota privind valorile mobiliare aferentă Programului din data de 7 decembrie 2021, cu completările ulterioare, documentul de înregistrare al Emitentului din data de 21 iunie 2021 cu completările ulterioare („Documentul de Înregistrare”), orice informații încorporate prin referință în aceste două documente, orice suplimente ale acestora, precum și condițiile finale („Condițiile Finale”). Investitorii trebuie să aibă în vedere faptul că ar putea să piardă, integral sau parțial, capitalul investit.</p> <p>În cazul în care se intenționează o acțiune în fața unei instanțe privind informațiile cuprinse în Prospect, este posibil ca, în conformitate cu legislația națională, investitorii reclamanți să suporte cheltuielile de traducere a Prospectului înaintea începerii procedurii judiciare. Răspunderea civilă revine exclusiv persoanelor care au prezentat acest Rezumat, inclusiv orice traducere a acestuia, dar doar atunci când acest Rezumat este înșelător, inexact sau contradictoriu în raport cu celelalte părți ale Prospectului, sau atunci când acesta nu furnizează, în raport cu celelalte părți ale Prospectului, informațiile esențiale pentru a ajuta investitorii să decidă atunci când iau în considerare dacă investesc în astfel de Titluri de Creanță.</p> <p>Produsul pe care intenționați să îl achiziționați este un produs complex și ar putea fi dificil de înțeles.</p>	
Introducere	
Denumirea și numărul de identificare a valorilor mobiliare	6,70% Erste Protect Multi US Banken 22-23 ISIN: AT0000A2VLL6
Emitent	Erste Group Bank AG LEI: PQOH26KWDF7CG10L6792 Detalii de contact: Am Belvedere 1, A-1100 Vienna, Tel.: +43-50100-0
Autoritatea competentă	Autoritatea Austriacă a Piețelor Financiare (<i>Finanzmarktaufsichtsbehörde - FMA</i>), Otto-Wagner-Platz 5, A-1090 Vienna, Tel.: (+43-1) 249 59 0
Data aprobării Prospectului	Condiții Finale din data de 21 Februarie 2022 Notă privind valorile mobiliare din data de 7 decembrie 2021 Document de Înregistrare din data de 21 iunie 2021
Secțiunea 2 – Informații esențiale privind Emitentul	
Cine este Emitentul Titlurilor de Creanță?	
Sediul social, forma juridică, legislația în temeiul căreia își desfășoară activitatea și țara în care a fost constituit	
Emitentul este o societate pe acțiuni (<i>Aktiengesellschaft</i>), înregistrată la registrul societăților comerciale din Austria (<i>Firmenbuch</i>) de pe lângă tribunalul comercial din Viena (<i>Handelsgericht Wien</i>) sub numărul de înregistrare FN 33209 m. Emitentul are sediul social în Viena, Republica Austria. Acesta funcționează conform legislației austriece.	
Activități principale	
Emitentul, împreună cu filialele și participațiile luate ca întreg („ Grupul Erste ”) oferă clienților săi o gamă largă de servicii incluzând, în funcție de piața specifică, produse legate de depozite și de conturi curente, acordarea de credite ipotecare și credite de consum, finanțări de investiții și de capital de lucru, servicii de private banking, servicii de investment banking, administrare de active, finanțare de proiecte, finanțarea tranzacțiilor comerciale internaționale, servicii de tranzacționare, leasing și factoring.	
Acționarii majoritari	
La data Documentului de Înregistrare, DIE ERSTE österreichische Spar-Casse Privatstiftung („ ERSTE Stiftung ”) deține împreună cu partenerii săi co-semnatari ai contractelor între acționari aproximativ 31,17% din capitalul social subscris al Emitentului și este acționar principal cu o participație de 16,50%. Erste Stiftung deține 5,90% din capitalul social în mod direct, participația indirectă a Erste Stiftung reprezintă 10,60% din capitalul social deținut de Sparkassen Beteiligungs GmbH & Co KG, o societate afiliată a ERSTE Stiftung. O participație de 1,67% din capitalul social este deținută în mod direct de către fundații ale băncilor de economii acționând împreună cu ERSTE Stiftung. O participație de 9,92% din capitalul subscris este deținută de către ERSTE Stiftung în baza unui contract între acționari încheiat cu CaixaBank S.A., iar o participație de 3,08% este deținută de alți parteneri co-semnatari ai altor contracte între acționari. Acțiunile aflate în circulație liberă reprezintă 68,83% (din care 47,37% erau deținute de investitori instituționali, 5,00% de către investitori de retail din Austria, 4,08% de către BlackRock Inc., 10,41% de către investitori instituționali și privați	

internaționali neidentificați, 1,16% de către poziții de trading identificate (inclusiv formatori de piață, servicii principale de brokeraj, tranzacționări în nume propriu, garanții și împrumuturi de titluri) și 0,81% de către salariații Grupului Erste (toate cifrele sunt rotunjite).

Identitatea administratorilor principali

Membrii consiliului de administrație al Emitentului, la data Condițiilor Finale, sunt:

Bernhard Spalt
Ingo Bleier
Stefan Dörfler
Alexandra Habeler-Drabek
David O'Mahony
Maurizio Poletto

Identitatea auditorilor statutare

Sparkassen-Prüfungsverband Prüfungsstelle (auditor statutar, doi dintre administratorii căruia sunt membri ai „Kammer der Steuerberater und Wirtschaftsprüfer”) cu sediul la Am Belvedere 1, A-1100 Vienna, și PwC Wirtschaftsprüfung GmbH (membru al „Kammer der Steuerberater und Wirtschaftsprüfer”) cu sediul la DC Tower 1, Donau-City-Straße 7, A-1220 Vienna.

Care sunt informațiile financiare esențiale referitoare la Emitent?

Contul de profit și pierdere (în milioane de Euro (rotunjit))

	31 decembrie 2020 auditate	31 decembrie 2019 auditate	30 septembrie 2021 neauditate	30 septembrie 2020 neauditate
Venituri nete din dobânzi	4.774,8	4.746,9	3.669,5	3.589,3
Venituri nete din taxe și comisioane	1.976,8	2.000,1	1.690,4	1.448,3
Pierdere netă din deprecierea activelor financiare	-1.294,8	-39,2	-51,6	-870,1
Venituri nete din tranzacționare	137,6	318,3	67,5	9,0
Rezultatul operațional	2.934,6	2.972,7	2.594,0	2.162,7
Profit net sau pierdere netă atribuibil(ă) acționarilor societății-mamă	783,1	1.470,1	1.451,4	637,1

Bilanțul (în milioane de Euro (rotunjit))

	31 decembrie 2020 auditate	31 decembrie 2019 auditate	30 septembrie 2021 neauditate	Valoarea care reprezintă rezultatul celui mai recent proces de supraveghere și evaluare (SREP)
Total active	277.394	245.693	309.240	-
Datorii cu rang prioritar (în emisiune)*	24.587	23.888	27.212	-
Datorii subordonate (în emisiune)**	6.090	6.483	6.293	-
Împrumuturi și avansuri către clienți	166.050	160.270	175.929	-
Depozite de la clienți***	191.070	173.846	207.506	-
Total capitaluri proprii	22.410	20.477	23.954	-

Credite neperformante (pe baza valorii contabile nete)/împrumuturi și creanțe	2,7%	2,5%	2,4%	-
Rata fondurilor proprii de nivel 1 de bază (CET1)	14,2%	13,7%	14,2%	10,2% (Cerință minimă în vigoare de la 30 septembrie 2021)
Rata fondurilor proprii totale	19,7%	18,5%	18,6%	14,4% (Cerință minimă în vigoare de la 30 septembrie 2021)
Indicatorul efectului de levier	6,7%	6,8%	6,2%	3,0% (cerință minimă conform CRR aplicabilă din 2021) de capital) aplicabil începând cu 2021)

*) inclusiv obligațiuni garantate

***) inclusiv titluri de creanță nepreferențiale cu rang prioritar

****) sunt incluse doar obligațiile decurgând din chirii aferente anului 2019

Care sunt principalele riscuri specifice Emitentului?

- Grupul Erste se poate confrunta în continuare în viitor cu deteriorarea calității creditelor, în special ca urmare a crizei financiare și a încetinirii economice.
- Grupul Erste ar putea suferi perturbări economice severe, astfel cum sunt induse de exemplu de către pandemia mondială de coronavirus (COVID-19), care poate avea efecte negative semnificative asupra Grupului Erste și asupra clienților săi.
- Activitatea Grupului Erste este expusă unor riscuri operaționale diverse.
- Grupul Erste este expus riscului ca lichiditățile să nu fie imediat disponibile.

Secțiunea 3 – Informații esențiale privind Valorile Mobiliare

Care sunt principalele caracteristici ale Valorilor Mobiliare?

Tip, clasă și ISIN

Titlurile de Creanță sunt Titluri de Creanță Worst-of (sub observație zilnică). Titlurile de Creanță vor fi reprezentate printr-un titlu de creanță global nedigital. Forma și conținutul Titlurilor de Creanță precum și toate drepturile și obligațiile izvorâte din Titlurile de Creanță sunt stabilite, sub orice aspect, de legile din Austria.

ISIN: AT0000A2VLL6 / WKN: EB0F71

Moneda, Valoarea Principalului (valoarea nominală), numărul de Titluri de Creanță emise și scadența Titlurilor de Creanță

Titlurile de Creanță sunt emise în Euro cu o valoare a principalului per Titlu de Creanță de EUR 1,000 („Valoarea Principalului”) și o valoare totală a principalului de până la EUR 50,000,000 („Valoarea Totală a Principalului”). Titlurile de Creanță au un termen de scadență fix, care se încheie cel târziu la data de 31.03.2023 („Data Scadenței”), sub rezerva încetării extraordinare de către Emitent.

Drepturi aferente Valorilor Mobiliare

Plata dobânzilor datorate în baza Titlurilor de Creanță

Rata dobânzii plătită în baza Titlurilor de Creanță este de 6.70 de procente pe an. „Data de Plată a Dobânzii” este 31.03.2023.

Rambursarea Titlurilor de Creanță

Fiecare Titlu de Creanță va fi răscumpărat după cum urmează:

(i) prin plata a 100.00 de procente din Valoarea Principalului per Titlu de Creanță la Data Scadenței, dacă niciun preț de închidere al Activului de Referință subiacent nu a fost egal cu sau mai mic decât 60.00 de procente din Prețul Strike relevant („Bariera” relevantă) al respectivului Activ de Referință subiacent în timpul Perioadei de Observație sau dacă prețul de închidere al unui Activ de Referință

subiacent a fost egal cu sau mai mic decât Bariera relevantă oricând în timpul Perioadei de Observație, cu toate acestea, prețul de închidere al Activului de Referință Relevant (după cum este acesta definit mai jos) din Ziua de Evaluare este egal cu sau mai mare decât Prețul Strike relevant sau

(ii) în caz contrar, prin (x) livrarea fizică a Acțiunilor la Data Scadenței în Activul de Referință subiacent având cea mai slabă performanță comparativ cu alte Active de Referință pe durata Titlurilor de Creanță („**Activul de Referință Relevant**”), în numărul stabilit împărțind (a) Valoarea Principalului per Titlu de Creanță la (b) Prețul Strike înmulțit cu Rata Valutară și, (y) în cazul unei fracțiuni dintr-un Activ de Referință, prin plata în numerar a contravalorii fracțiunii respective în Ziua de Evaluare.

„**Rata Valutară**” înseamnă cursul de schimb utilizat pentru a converti moneda Acțiunii în moneda Titlurilor de Creanță în Ziua de Evaluare, astfel cum este acesta stabilit de agentul de calculare.

„**Prețul Strike**” înseamnă 100.00 de procente din prețul de închidere al Activului de Referință la Data Stabilirii Valorii Strike.

„**Data Stabilirii Valorii Strike**” este 30.03.2022, sau dacă această dată nu este o zi lucrătoare în care se efectuează schimburi valutare, următoarea zi lucrătoare în care se efectuează schimburi valutare.

„**Perioada de Observație**” este perioada începând de la, fără a include, data publicării prețului de închidere al Activului de Referință relevant la Data Stabilirii Valorii Strike până la, inclusiv, data publicării prețului de închidere al Activului de Referință relevant în Ziua de Evaluare.

„**Ziua de Evaluare**” este 24.03.2023, sau dacă această dată nu este o zi lucrătoare în care se efectuează schimburi valutare, următoarea zi lucrătoare în care se efectuează schimburi valutare.

Activul de Referință subiacent Titlurilor de Creanță

Tipul de activ de referință subiacent Titlurilor de Creanță este Coș.

„**Activul[Activele] de Referință**” reprezintă acțiunile din „**Coșul de Acțiuni**” menționat în tabelul de mai jos:

Emitentul Acțiunii	ISIN	Tip	Bursa	Pagina de afisaj	Moneda Acțiunilor	Monega Pagina de Afisaj
Bank of America Corp	US0605051046	Acțiune ordinară	New York Stock Exchange	Reuters BAC.N	USD	Reuters WMRSPOT
JPMorgan Chase & Co	US46625H1005	Acțiune ordinară	New York Stock Exchange	Reuters JPM.N	USD	Reuters WMRSPOT
Morgan Stanley	US6174464486	Acțiune ordinară	New York Stock Exchange	Reuters MS.N	USD	Reuters WMRSPOT

Informații privind Coșul pot fi obținute de pe Paginile de Afisaj indicate mai sus.

Consecințele anumitor situații care privesc Activul de Referință

În anumite situații care privesc Activul de Referință subiacent (spre exemplu perturbarea pieței și alte situații de perturbare, astfel cum sunt prevăzute în Termeni și Condiții) pot avea următoarele consecințe:

- pot fi amânate anumite date care sunt relevante pentru determinările privind Titlurile de Creanță și/sau
- agentul de calculare poate efectua anumite calcule și/sau determinări și/sau ajustări cu privire la Titluri de Creanță, iar aceste calcule, determinări și ajustări pot avea caracter obligatoriu pentru Deținători și/sau

Emitentul poate înceta tranzacționarea Titlurilor de Creanță pentru prețul just de piață al acestora determinat de agentul de calculare.

Răscumpărarea anticipată a Titlurilor de Creanță în Situații de Neîndeplinire a Obligațiilor sau în Scopuri Fiscale

Încetarea anticipată de către deținători la survenirea unei Situații de Neîndeplinire a Obligațiilor

La survenirea unei situații de neîndeplinire a obligațiilor, fiecare Deținător al unui Titlu de Creanță (denumit „**Deținătorul**”) va fi îndreptățit să declare scadența Titlurilor de Creanță pe care le deține și să solicite răscumpărarea imediată la valoarea de răscumpărare împreună cu dobânda acumulată (dacă este cazul) până la (exclusiv) data răscumpărării.

Răscumpărarea anticipată de către Emitent în Scopuri Fiscale

Titlurile de Creanță vor fi răscumpărate la alegerea Emitentului, în totalitate și nu parțial, oricând, în baza unei notificări de răscumpărare transmise cu cel puțin 30 sau cel mult 90 de Zile Lucrătoare în prealabil, dacă la următorul termen de plată a dobânzii, Emitentul va fi obligat la plata unor sume suplimentare în urma oricărei modificări sau a oricărui amendament al legilor sau

reglementărilor Republicii Austria sau a oricărei subdiviziuni politice sau autorități fiscale a acesteia, sau ca urmare a oricărei modificări sau a oricărui amendament al unei interpretări oficiale sau al aplicării legilor sau reglementărilor respective.

Rangul relativ al valorilor mobiliare

Titlurile de Creanță constituie obligații directe, necondiționate, negarantate și nesubordonate ale Emitentului, cu rang *pari passu* unele față de celelalte și (cu rezerva excepțiilor statutare aplicabile și fără a aduce atingere prevederii anterioare) obligațiile de plată ale Emitentului în temeiul Titlurilor de Creanță, au rang *pari passu* față de toate celelalte obligații negarantate și nesubordonate ale Emitentului, prezente și viitoare.

Restricții impuse asupra liberei transferabilități

Titlurile de Creanță sunt liber transferabile conform legilor și reglementărilor aplicabile precum și condițiilor generale aplicabile ale sistemului de compensare relevant.

Unde vor fi tranzacționate Valorile Mobiliare?

Cerere de admitere la tranzacționare pe o piață reglementată sau de tranzacționare într-un MTF

Se va solicita admiterea Titlurilor de Creanță la tranzacționare pe „*Amtlicher Handel*” (Piața Oficială) a *Wiener Börse AG (Bursa de Valori din Viena)* și la tranzacționare pe Bursa de Valori din Stuttgart (*Baden-Württembergische Wertpapierbörse*).

Care sunt principalele riscuri specifice Valorilor Mobiliare?

Factori de risc privind structura și randamentul Titlurilor de Creanță

- Deținătorii sunt expuși riscului de a participa la performanța negativă a activului de referință cu cea mai slabă performanță din coș, însă nu și la aprecierea activelor de referință peste prețul maxim de răscumpărare, astfel cum este acesta stabilit în Condițiile Finale.
- Deținătorii sunt expuși riscului de a primi un număr de Acțiuni care reflectă performanța negativă a elementului subiacent.

Factori de risc privind acțiunile sau un coș de acțiuni stabilite ca activ de referință

- Factori macroeconomici și specifici societății, care au un efect negativ asupra performanței acțiunilor pot afecta, de asemenea, prețul de piață al Titlurilor de Creanță și Valoarea de Răscumpărare a Titlurilor de Creanță fapt care poate duce la pierderea întregului capital investit sau a unei părți din acesta.
- Titlurile de Creanță care sunt corelate unor acțiuni nu conferă dividende și alte repartizări.
- Anumite evenimente referitoare la acțiune pot avea drept rezultat o ajustare sau răscumpărarea anticipată a Titlurilor de Creanță.

Factor de risc privind statutul Titlurilor de Creanță

- Deținătorii sunt expuși riscului de absorbție a pierderilor conform legii.

Factor de risc privind conflictele de interese cu privire la Titlurile de Creanță

- Investitorii sunt expuși riscului ca acțiunile directe sau indirecte ale Emitentului să aibă efecte negative asupra prețului de piață al Titlurilor de Creanță sau să afecteze în alt mod negativ Deținătorii, iar conflictele de interese pot crește probabilitatea acestor acțiuni.

Factori de risc privind investiția și prețul Titlurilor de Creanță

- Prețul de emisiune al Titlurilor de Creanță poate include o marjă pentru prețul de piață (just) matematic al Titlurilor de Creanță. Dat fiind că, la stabilirea prețului valorilor mobiliare pe piața secundară, Emitentul va lua în considerare, în special, și comisionul de subscriere (agio), diferențialul dintre prețul de ofertă și cel de cerere, precum și comisionul și alte onorarii în plus față de prețul de piață (just) matematic al Titlurilor de Creanță, prețurile cotate de Emitent se pot abate în mod semnificativ de la prețul de piață just al Titlurilor de Creanță.
- Deținătorii sunt expuși riscului unei evoluții nefavorabile a prețurilor de piață, care se materializează dacă Titularul vinde Titlurile de Creanță înainte de scadența finală a acestora.
- Deținătorii își asumă riscul creșterii marjei de credit a Emitentului, determinând o scădere a prețului de piață a Titlurilor de Creanță.

Factor de risc privind costurile aferente Titlurilor de Creanță și pieței Titlurilor de Creanță

- Este posibil ca Titlurile de Creanță să nu aibă lichidități sau ca piața acestor Titluri să fie limitată, iar acest lucru poate afecta în mod nefavorabil prețul de piață al acestora sau capacitatea Deținătorului de a le înstrăina. Deținătorii sunt expuși riscului unei evaluări greșite a lichidității Titlurilor de Creanță cauzată de volumul de emisiune a Titlurilor de Creanță.

Secțiunea 4 – Informații esențiale privind oferta publică de valori mobiliare și/sau admiterea la tranzacționare pe o piață reglementată

Care sunt condițiile și calendarul în care pot investi în aceste valori mobiliare?

Clauze generale, condiții și calendarul preconizat al ofertei

Nu se aplică; nu există condiții care să reglementeze oferta.

Titlurile de Creanță vor fi oferite permanent (*Daueremissionen*, emisiuni continue („tap issue“)).

Titlurile de Creanță vor fi oferite în Austria, România, Germany, Croatia („Statul(Statele) Ofertei“).

Data Emisiunii este 31.03.2022.

Titlurile de Creanță vor fi oferite spre subscriere de către Emitent la prețul de emisiune printr-o ofertă publică de la 23.02.2022 respectiv în perioada de la 03.03.2022 („Începerea Perioadei de Subscriere“) până la sfârșitul duratei Titlurilor de Creanță sau până la închiderea emisiunii continue sau până la exercitarea unei opțiuni de cumpărare.

Dacă valoarea totală a principalului Titlurilor de Creanță indicată în Condiții Generale a fost atinsă înainte de încheierea perioadei de subscriere sau a perioadei ofertei în orice moment într-o zi lucrătoare, Emitentul va înceta perioada de subscriere sau perioada ofertei în legătură cu Titlurile de Creanță în momentul respectiv din acea zi lucrătoare, fără notificare prealabilă.

Dacă Emitentul nu a primit suficiente cereri valabile de subscriere pentru Titlurile de Creanță până la prima dată a emisiunii din emisiunea continuă, Emitentul își rezervă dreptul de a anula emisiunea continuă a Titlurilor de Creanță. Emitentul nu este obligat să emită Titlurile de Creanță subscrise.

Cheltuieli estimative percepute investitorului

Emitentul va percepe de la subscriitor sau de la cumpărător costuri de până la 1,00 la sută din Prețul Inițial de Emisiune la Data Emisiunii.

De ce a fost elaborat acest prospect?

Utilizarea și cuantumul net estimat al veniturilor

Emisiunea de Titluri de Creanță face parte din activitatea obișnuită a Emitentului și este realizată exclusiv în scopul de a genera profituri.

Data acordului de subscriere

Nu există o subscriere fermă în legătură cu Titlurile de Creanță oferite.

Indicație privind cele mai importante conflicte de interese referitoare la ofertă sau la admiterea la tranzacționare

La diferite intervale de timp, Emitentul poate acționa în alte calități în legătură cu Titlurile de Creanță, precum în calitate de agent de calculare. Asemenea funcții pot permite Emitentului să calculeze valoarea activului de referință sau (dacă activul de referință este un coș) să stabilească compoziția activului de referință, ceea ce poate crea conflicte de interese în cazurile în care pot fi alese valori mobiliare sau alte active emise de Emitent sau de o societate din cadrul grupului pentru a face parte din activul de referință, sau în cazul în care Emitentul are o relație de afaceri cu emitentul sau debitorul valorilor mobiliare sau al activelor respective.

Emitentul acționează ca formator de piață în ceea ce privește Titlurile de Creanță și, în anumite cazuri, elementul subiacent. În contextul acestor activități de formare a pieței, Emitentul va stabili în mod substanțial prețul de piață al Titlurilor de Creanță și eventual al elementului subiacent. Prețurile de piață furnizate de Emitent în calitatea sa de formator de piață nu vor corespunde întotdeauna prețurilor de piață care s-ar fi format în absența acestei activități de formare a pieței și într-o piață lichidă.

La diferite intervale de timp, Emitentul poate participa la tranzacții incluzând activul de referință pentru conturile proprii și pentru conturi administrate de acesta. Aceste tranzacții pot avea un efect negativ asupra valorii activului de referință și, prin urmare, asupra prețului de piață al Titlurilor de Creanță. Referințele la activ de referință se consideră că includ oricare dintre componentele sale de Indice, dacă este cazul.

Emitentul poate emite alte instrumente derivate în legătură cu activul de referință relevant, iar introducerea pe piață a acestor produse concurente poate afecta prețul de piață al Titlurilor de Creanță.

Emitentul poate utiliza toate sau unele dintre veniturile realizate din vânzarea Titlurilor de Creanță pentru a încheia tranzacții de hedging. Activitățile de hedging ale Emitentului pot afecta respectivul preț de piață. Prețul de piață al Titlurilor de Creanță pot fi în special afectate de lichidarea tuturor sau a unora dintre pozițiile de hedging la data sau în jurul datei de scadență sau de expirare a Titlurilor de Creanță.

Emitentul poate dobândi informații fără caracter public cu privire la activul de referință și Emitentul nu se angajează să divulge aceste informații oricărui deținător. De asemenea, Emitentul poate publica rapoarte de cercetare cu privire la activul de referință. Aceste activități pot crea conflicte de interese și pot afecta prețul de piață al Titlurilor de Creanță.

Emitentul și filialele sale consolidate pot angaja persoane cu ocupații secundare, precum directori executivi ai consiliilor de conducere sau ai consiliilor de supraveghere ale altor societăți sau din cadrul Grupului Erste. Societățile Grupului Erste sau aceste alte societăți pot fi elementele subiacente ale Titlurilor de Creanță.