



FINAL TERMS

Series No. 51789

dated 3 May 2024

**Issue of up to 76,550 units Turbo Long Certificates on
UI Petrus Advisers Special Situations Fund UCITS in CZK (the “Securities”)**

**in connection with the Base Prospectus consisting of
the Securities Note of Raiffeisen Bank International AG approved on 19 April 2024, and
the Registration Document of Raiffeisen Bank International AG approved on 19 April 2024**

**for the Structured Securities Programme of
Raiffeisen Bank International AG**

This document (the “**Final Terms**”) has been prepared by Raiffeisen Bank International AG (the “**Issuer**”) for the purpose of Regulation (EU) 2017/1129 of 14 June 2017 (as amended, the “**Prospectus Regulation**”) to determine which of the options available in the securities note for the Structured Securities Programme of Raiffeisen Bank International AG approved on 19 April 2024 (as amended, the “**Securities Note**”) are applicable to the Securities. The Securities Note together with the registration document of Raiffeisen Bank International AG approved on 19 April 2024 (as amended, the “**Registration Document**”) forms a base prospectus in accordance with Article 8(6) of the Prospectus Regulation (the “**Base Prospectus**”).

The Securities Note, the Registration Document, and any supplement thereto are publicly available in electronic form on the Issuer’s website relevant to the Securities <https://raiffeisencertificates.com> (the “**Issuer’s Certificate Website**”) within a dedicated section directly accessible via <https://raiffeisencertificates.com/securities-prospectus> (the “**Base Prospectus Website**”).

Please note: The Base Prospectus will presumably be valid until the earlier of (i) 21 April 2025, or (ii) the day on which the Issuer obtains approval for a succeeding securities note that together with its accompanying registration document forms a succeeding base prospectus (if any). Any succeeding securities note and registration document will be published on the Base Prospectus Website.

Use of a benchmark

The Securities reference a benchmark provided by an administrator (the “**Administrator**”), which is included in the public register maintained by the European Securities and Markets Authority in accordance with Article 36 of the Regulation (EU) 2016/1011 of the European Parliament and of the Council. The Administrator will be identified by “**BMA**” in these Final Terms.

Restrictions on the offer

The Securities are not intended for retail clients. The Securities may only be offered in line with the applicable MiFID II Product Governance Requirements as set out in the key information document (which is available on the Issuer’s Certificate Website) and/or as disclosed by the Issuer on request.

The Final Terms do not constitute an offer to buy or the solicitation of an offer to sell any Securities or an investment recommendation. The distribution of these Final Terms and the offering, sale and delivery of the Securities in certain jurisdictions may be restricted by law. Persons into whose possession these Final Terms come are required by the Issuer to inform themselves about and to observe any such restrictions.

For a further description of certain restrictions on the offering and sale of the Securities, see the Securities Note.

Important notes

Please consider carefully the following:

- The Final Terms must be read in conjunction with the Base Prospectus and any supplement thereto in order to obtain all the relevant information about the Securities.
- The applicable terms and conditions of the Securities (the “**Terms and Conditions**”) are provided in the Securities Note. The Terms and Conditions will not be replaced or amended by any succeeding base prospectus. Capitalised terms used but not defined in the Final Terms shall have the meanings specified in the Terms and Conditions. The relevant contractual conditions of the Securities are the Terms and Conditions with the options selected and completed by the Final Terms.
- No assurances can be given that after the date of the Final Terms (i) the information contained in the Final Terms remains correct, and (ii) no change in the affairs of the Issuer or any referenced asset will occur. The aforementioned is not affected by any delivery of the Final Terms or any offer or sale of the Securities. Potential purchasers and Securityholders must keep themselves informed during the term of the Securities about (i) any securities notices or updated information published on the website of the Issuer under the internet address specified below under “Notices”, and (ii) any possible supplements to the Securities Note or Registration Document published on the Base Prospectus Website.
- An issue-specific summary of the Securities (the “**Summary**”) is annexed to the Final Terms. The Summary has been prepared by the Issuer to provide key information about the Securities.
- Potential purchasers of the Securities should be aware that the tax laws and practices of the country where the Securities are transferred or other jurisdictions may have an impact on the income received from the Securities. Potential purchasers of the Securities should consult their tax advisors as to the relevant tax consequences.
- Any information contained in any website referenced by the Final Terms (i) does not form part of the Prospectus, and (ii) was neither reviewed nor approved by any authority responsible for the Registration Document or the Securities Note.

A. CONTRACTUAL INFORMATION

GENERAL PROVISIONS RELATING TO THE SECURITIES

IMPORTANT NOTE: Next to the below headings of certain items certain §§ of the Terms and Conditions to which these items (*inter alia*) relate may be indicated but such items may be relevant for other §§, also. Investors may not rely on that the below items only relate to the indicated §§.

1.	Issuer:	Raiffeisen Bank International AG
2.	Identification:	ISIN: AT0000A3CTH5 German <i>Wertpapierkennnummer</i> : RC1EF0
3.	Product Currency (cf § 1):	Czech koruna (“ CZK ”)
	Exchange Rate Fixing Source (cf § 14):	Euro fixing
4.	Product Type (cf § 23):	Turbo Long Certificates
	Classification:	EUSIPA: 2210 - Leverage Products with Knock-Out
5.	Interest Payment (and Type) (cf § 4):	Not applicable
6.	Underlying Type (cf §§ 6, 9):	Fund Share
7.	Number of Units:	Up to 76,550 units
	Minimum Tradable Units:	One unit
8.	Issue Price:	CZK 361.2725
9.	Issue Surcharge:	Not applicable
10.	Type of Quotation (cf § 7):	Unit-quoted
	Multiplier:	1.00 The Multiplier is subject to adjustments in accordance with the applicable Product Terms.
11.	Reference Amount (cf § 1):	Not applicable
12.	Initial Valuation Date (cf § 5):	30 April 2024
13.	Initial Reference Price (cf § 5):	CZK 1,445.09
14.	Issue Date (cf § 1):	3 May 2024
15.	Final Valuation Date (cf § 5):	The Securities do not have a fixed maturity date (“open-end”).
16.	Final Reference Price (cf § 5):	Settlement Price
17.	Maturity Date (cf § 3):	The Securities do not have a fixed maturity date (“open-end”).
18.	Exercisable Securities (cf § 8):	No
19.	Settlement Method (cf § 3):	Cash

20. Provisions for the Underlying (cf § 6):	
(i) Fund Shares (Underlying):	UI Petrus Advisers Special Situations Fund UCITS in CZK (ISIN: LU2016807435) Information on the Underlying, its past and further performance and its volatility can be obtained from the following sources: https://petrusadvisers.com/
(ii) Underlying Currency:	CZK
21. Provisions for the Underlying for the calculation of the Variable Interest Rate (cf § 6):	Not applicable
22. Redemption Amount Provisions (cf § 23):	
(i) Strike:	CZK 1,083.8175, subject to adjustments in accordance with the applicable Product Terms
(ii) Barrier:	CZK 1,192.1993, subject to adjustments in accordance with the applicable Product Terms
(iii) Barrier Reference Price:	Settlement Price
(iv) Barrier Observation Period:	The period from and including the Issue Date to and including the Final Valuation Date
(v) Distribution Amount:	100% of the Net Amount of any distribution
(vi) Financing Rate:	“PRIBOR Overnight” as calculated and published by “Czech Financial Benchmark Facility s.r.o. ^{BMA} ”.
(vii) Financing Rate Margin:	1.84% on the Issue Date. The Issuer reserves the right to change the Financing Rate Margin within the range of 0% to twice the value on the Issue Date after giving notice to the Securityholders in accordance with § 20.
23. General Provisions for Interest (cf § 4):	Not applicable
24. Common Depository (cf § 1):	OeKB CSD GmbH Strauchgasse 1-3 1010 Vienna Austria
25. Cancellation and Payment (cf § 12):	Applicable
26. Early Redemption (cf § 12):	Applicable
27. Extraordinary Redemption Event (cf § 5):	Change in Law, Change of Taxation, Hedging Disruption and Increased Cost of Hedging
28. Issuer Fee (cf § 18):	Not applicable
29. Relevant Business Centres (cf § 13):	Prague
30. Paying Agent (cf § 17):	Raiffeisen Bank International AG

Am Stadtpark 9
A-1030 Vienna
Austria

31. **Calculation Agent** (cf § 17): Raiffeisen Bank International AG
Am Stadtpark 9
A-1030 Vienna
Austria
32. **Calculation Agent Adjustment** (cf § 10): Applicable

B. NON-CONTRACTUAL INFORMATION

33. **Trading Venues:** At the time of creation of these Final Terms, the Issuer has no intentions to apply for trading of the Securities on any regulated market, third country market or multilateral trading facility, however, the Issuer reserves the right to apply for (i) admission to trading of the Securities on one or more regulated markets, third country markets or multilateral trading facilities (each a “**Trading Venue**” as soon as admission to trading has been granted), and (ii) termination of a previously approved admission to trading of Securities on any Trading Venue, in both cases without stating reasons.
34. **Material Interest:** The following activities by the Issuer entail potential conflicts of interest as they may influence the market price of the Underlying and thereby also the market value of the Securities:
- The Issuer may acquire non-public information with respect to the Underlying which may be material for the performance or valuation of the Securities, and the Issuer does not undertake to disclose any such information to you.
 - The Issuer usually performs trading activities in the Underlying, either (i) for hedging purposes with regard to the Securities or (ii) for the Issuer’s proprietary and managed accounts, or (iii) when executing client orders. If the Issuer is not (anymore) fully hedged against the pricing risk of the Securities, any impact on the market value of the Securities unfavourable to you will result in a favourable change in the economic situation of the Issuer, and vice versa.
35. **Notices** (cf § 20):
- (i) Internet address: <https://raiffeisencertificates.com/product/?ISIN=AT0000A3CTH5>
- (ii) Optional additional location: Not applicable
36. **Public Offer:** A public offer of the Securities may be made other than pursuant to Article 1(4) of the Prospectus Regulation in Austria (the “**Public Offer Jurisdiction(s)**”) during the period from, and including, the Issue Date to, and including, the Final Valuation Date (the “**Offer Period**”), subject to early termination and extension within the discretion of the Issuer. From and including the Issue Date up to and including the last day of the Offer Period the Securities will be publicly offered as a tap issue.

37. Subscription:

- (i) Subscription Period: The Securities will be placed without a subscription period.

RESPONSIBILITY

The Issuer (i) accepts responsibility for the information contained in the Final Terms except for information regarding any referenced asset (e.g. any Underlying, any component thereof, or any referenced interest rate, if any) or the entity responsible for such asset (e.g. the issuer, sponsor, management company, administrator, if any), and (ii) declares that, to the best of its knowledge, the information contained in the Final Terms (a) is in accordance with the facts, and (b) makes no omission likely to affect its import. The Issuer makes no representation with regard to the accuracy and completeness of (i) any publicly available information referenced in the Final Terms, or (ii) any other publicly available documents regarding any referenced asset or the entity responsible for such asset, and does not accept any responsibility in respect of such information. It is uncertain whether all events have been publicly disclosed which (i) occurred prior to the date of the Final Terms, and (ii) would affect the market price of any referenced asset and therefore potentially also the market price and some or all amounts payable under the Securities. Subsequent disclosure of any such previous events or the disclosure or failure to disclose material future events concerning any referenced asset or the entity responsible for such asset could affect the market price and some or all amounts payable under the Securities.

Raiffeisen Bank International AG

Annex for issue specific summaries

ISSUE SPECIFIC SUMMARY IN ENGLISH

Introduction

This document (the “**summary**”) has been prepared on 3 May 2024 by Raiffeisen Bank International AG (the “**issuer**”) to provide key information about the securities identified by the ISIN AT0000A3CTH5 (the “**securities**”) and the **issuer** to any potential investor (as reader of this document “**you**”). The **summary** should be read as introduction to the **prospectus** of the **securities** and is intended to aid you in the understanding of the nature and risks of the **securities** and the **issuer**. The prospectus (the “**prospectus**”) consists of (i) the securities note for the Structured Securities Programme of Raiffeisen Bank International AG approved on 19 April 2024 (as amended, the “**securities note**”), (ii) the registration document of Raiffeisen Bank International AG approved on 19 April 2024 (as amended, the “**registration document**”) and together with the **securities note**, the “**base prospectus**”), (iii) the issue specific final terms (the “**final terms**”) and (iv) the **summary**. Contrary to the **summary**, the **prospectus** contains all details relevant to the **securities**.

The legal name of the **issuer** is “Raiffeisen Bank International AG”. The business address of the **issuer** is Am Stadtpark 9, 1030 Vienna, Austria. Its legal entity identifier (LEI) is 9ZHRYM6F437SQJ6OUG95. The **issuer**’s general telephone number is +43-1-71707-0 and its website is www.rbinternational.com. The telephone number for enquiries regarding the **securities** is +43-1-71707-5454 and the email address is info@raiffeisencertificates.com. Complaints regarding the **securities** may be sent to complaints@raiffeisencertificates.com. The **issuer**’s website relevant to the **securities** is raiffeisencertificates.com.

The **securities note** has been prepared in connection with the Structured Securities Programme of the **issuer** and was approved on 19 April 2024 by *Österreichische Finanzmarktaufsicht* (the Austrian Financial Market Authority, the “**FMA**”). The address of **FMA** is Otto-Wagner-Platz 5, 1090 Vienna, Austria. The **registration document** was approved on 19 April 2024 by *Commission de Surveillance du Secteur Financier* (the Luxembourg financial sector supervisory commission, the “**CSSF**”). The address of **CSSF** is 283, route d’Arlon, 1150 Luxembourg, Luxembourg.

Please note the following:

- You are about to purchase a product that is not simple and may be difficult to understand.
- Do not base any decision to invest in the **securities** on the **summary** alone, but instead consider the whole **prospectus**.
- You could lose part or even all of your invested capital.
- If you bring a claim relating to the information contained in the **prospectus** before a court, you might, under national law, have to bear the costs of translating the **prospectus** before the legal proceedings are initiated.
- Civil liability attaches to the **issuer** only if (i) the **summary** is misleading, inaccurate or inconsistent when read together with the other parts of the **prospectus**, or (ii) it does not provide, when read together with the other parts of the **prospectus**, key information in order to aid you when considering whether to invest in the **securities**.

Key information on the issuer

Who is the issuer of the securities?

The **issuer** is established in the legal form of an Austrian stock corporation under Austrian law with unlimited duration. The business address of the **issuer** is Am Stadtpark 9, 1030 Vienna, Austria. The legal entity identifier (LEI) of the **issuer** is 9ZHRYM6F437SQJ6OUG95.

Principal activities of the issuer

RBI Group (references to “**RBI Group**” are to the **issuer** and its fully consolidated subsidiaries taken as a whole) is a universal banking group offering banking and financial products as well as services to retail and corporate customers, financial institutions and public sector entities predominantly in or with a connection to Austria and Central and Eastern Europe including Southeastern Europe (all together “**CEE**”). In **CEE**, the **issuer** operates through its network of majority owned subsidiary banks of the **issuer**, leasing companies and numerous specialised financial service providers.

Major shareholders of the issuer

The **issuer** is majority-owned by the Raiffeisen Regional Banks which jointly hold approximately 61.17% of the **issuer**’s issued shares as of 31 January 2024. The free float of the **issuer**’s issued shares is 38.83%.

The table to the right sets forth the percentages of outstanding shares beneficially owned by the **issuer**’s principal shareholders, the Raiffeisen Regional Banks. To the **issuer**’s knowledge, no other shareholder beneficially owns more than 4% of the **issuer**’s shares. Raiffeisen Regional Banks do not have voting rights that differ from other shareholders.

The data in the table is sourced from internal data as of 31 January 2024 and excludes 655,791 treasury shares.

Shareholders of the issuer (ordinary shares held directly and/or indirectly)	Share capital
RAIFFEISEN LANDESBANK NIEDERÖSTERREICH-WIEN AG	25.0%
Raiffeisen-Landesbank Steiermark AG	9.95%
Raiffeisen Landesbank Oberösterreich Aktiengesellschaft	9.51%
Raiffeisen Landesbank Tirol AG	3.67%
Raiffeisenverband Salzburg eGen	3.64%
Raiffeisenlandesbank Kärnten - Rechenzentrum und Revisionsverband regGenmbH	3.53%
Raiffeisenlandesbank Burgenland und Revisionsverband eGen	2.95%
Raiffeisen Landesbank Vorarlberg mit Revisionsverband eGen	2.92%
Sub-total Raiffeisen Regional Banks	61.17%
Sub-total free float	38.83%
Total	100.0%

Key managing directors of the issuer

The key managing directors of the **issuer** are the members of its management board: Johann Strobl (Chairman), Marie-Valerie Brunner, Andreas Gschwenter, Lukasz Januszewski, Hannes Mösenbacher and Andrii Stepanenko.

Statutory auditors of the issuer

The **issuer**'s statutory independent external auditor is Deloitte Audit Wirtschaftsprüfungs GmbH (FN 36059 d), Renngasse 1/Freyung, 1010 Vienna, Austria, a member of the *Kammer der Steuerberater und Wirtschaftsprüfer* (Austrian Chamber of tax advisors and auditors).

What is the key financial information regarding the issuer?

The following selected financial information of the **issuer** is based on the audited consolidated financial statements of the **issuer** as of and for the financial year ended 31 December 2023 and 31 December 2022.

Consolidated income statement

	Audited consolidated financial statements (in million Euro)	
	31 December 2023	31 December 2022
Net interest income	5,683	5,053
Net fee and commission income	3,042	3,878
Impairment losses on financial assets	-393	-949
Net trading income and fair value result	186	663
Operating result	5,158	6,158
Consolidated profit / loss	2,386	3,627

Balance sheet

	Audited consolidated financial statements (in million Euro)		Supervisory review and evaluation process ¹
	31 December 2023	31 December 2022	
Total assets	198,241	207,057	
Senior debt ²	176,224	185,590	
Subordinated debt	2,167	2,703	
Loans to customers	99,434	103,230	
Deposits from customers	119,353	125,099	
Equity	19,849	18,764	
NPL ratio ³	2.2%	1.8%	
NPE ratio ⁴	1.9%	1.6%	
CET 1 ratio (fully loaded) ⁵	17.0%	15.6%	11.35%
Total capital ratio (fully loaded)	21.4%	20.0%	15.98%
Leverage ratio (fully loaded)	7.7%	7.1%	3.0%

¹ The outcome of the most recent supervisory review and evaluation process ("SREP").

² Calculated as total assets less total equity and subordinated debt.

³ The non-performing loans ratio, i.e. the proportion of non-performing loans in relation to the entire loan portfolio to customers and banks.

⁴ The non-performing exposure ratio, i.e. the proportion of non-performing loans and debt securities in relation to the entire loan portfolio to customers and banks and debt securities.

⁵ The common equity tier 1 ratio (fully loaded).

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

The following are the most material risk factors specific to the **issuer** at the time of creation of this **summary**:

- **RBI Group** is exposed to the risk of defaults by its counterparties ("credit risk"). Credit risk refers to the commercial soundness of a counterparty (e.g. borrower or another market participant contracting with a member of **RBI Group**) and the potential financial loss that such market participant will cause to **RBI Group** if it does not meet its contractual obligations vis-à-vis **RBI Group**. In addition, **RBI Group**'s credit risk is impacted by the value and enforceability of collateral provided to members of **RBI Group**.
- **RBI Group** has been and may continue to be adversely affected by political crises like the Russian invasion of Ukraine, global financial and economic crises, like the Euro area (sovereign) debt crisis, the risk of one or more countries leaving the EU or the Euro area, like the UK Brexit, and other negative macroeconomic and market developments and may further be required to make impairments on its exposures.
- **RBI Group**'s business, capital position and results of operations have been, and may continue to be, significantly adversely affected by market risks, i.e. the risk that market prices of assets and liabilities or revenues will be adversely affected by changes in market

conditions. Market risks include, among others, changes of interest rates, credit spreads of issuers of securities and foreign exchange rates as well as equity and debt price risks and market volatility.

- Although **RBI Group** is analysing operational risks on a frequent basis, it may suffer significant losses as a result of operational risk, i.e. the risk of loss due to inadequate or failed internal processes, human interaction and systems, legal risks, or due to external events.

Key information on the securities

What are the main features of the securities?

Classification and rights

The **securities** are identified by the ISIN AT0000A3CTH5 and governed by Austrian law. They will be represented by a permanent modifiable global note, i.e. no definitive securities in physical form will be issued. The respective holder of the **securities** is entitled to receive any amount due from the **issuer** (bearer securities). The **securities** do not possess a nominal value and no more than 76,550 units of the **securities** will be issued. The initial issue of the **securities** will take place on 3 May 2024 at an **issue price** of CZK 361.2725.

The **issuer's** obligations under the **securities** constitute direct, unsecured, and unsubordinated obligations of the **issuer**. In the event of normal insolvency proceedings (bankruptcy proceedings) of the **issuer**, any claims under the **securities** will rank

- junior to all present or future instruments or obligations of the **issuer** pursuant to § 131(1) and (2) *Bundesgesetz über die Sanierung und Abwicklung von Banken* (Austrian Recovery and Resolution Act, "**BaSAG**"),
- equally (i) among themselves, and (ii) with all other present or future unsecured ordinary senior instruments or obligations of the **issuer** (other than senior instruments or obligations of the **issuer** ranking or expressed to rank senior or junior to the **securities**), and
- senior to all present or future claims under (i) non-preferred senior instruments or obligations of the **issuer** which meet the criteria for debt instruments pursuant to § 131(3)(1) to (3) **BaSAG**, and (ii) subordinated instruments or obligations of the **issuer**.

The **securities** are Turbo Long Certificates. Their EUSIPA classification is 2210. The **securities** provide you a variable redemption at the end of the term of the **securities**, and the possibility of an early redemption prior to the regular end of term. After such early redemption you will not receive any further payments. Redemption payments will be in CZK. The **securities** are designed for an unlimited, leveraged participation in the performance of the **underlying** for a short investment period and not necessarily until the end of the term of the **securities**. As the **securities** are leveraged, their performance will be, in general, a multiple of the performance of the **underlying**: small gains of the **underlying** will lead to high gains of the **securities**, however small losses of the **underlying** will lead to high losses of the **securities**, up to a total loss. If the **underlying** touches or falls below the **barrier**, the **issuer** will terminate the **securities** and you will receive only the residual value of the **securities**, which is presumably very small or even zero.

Please note the following:

- The terms and conditions of the **securities** grant the **issuer** the right upon certain extraordinary events (e.g. market disruptions, capital measures relating to the **underlying**, legislative changes) to either (i) postpone payments or deliveries under the **securities**, (ii) adjust the terms of the **securities** or (iii) early redeem the **securities** at the then prevailing fair market value. What you receive in such case will differ from the descriptions in this **summary** and may even include a total loss of the invested capital.
- Prior to any insolvency proceedings or liquidation of the **issuer** the competent resolution authority may, in accordance with applicable bank resolution provisions, exercise the power to (i) write down (including to zero) the obligations of the **issuer** under the **securities**, (ii) convert them into shares or other instruments of ownership of the **issuer**, in each case in whole or in part, or (iii) apply any other resolution measure, including among others (a) any deferral of the obligations, (b) any transfer of the obligations to another entity, (c) an amendment of the terms and conditions of the **securities**, or (d) a cancellation of the **securities**.

For further details about the **securities** see the following sections.

Redemption

Please note: the **issuer** has not yet determined the **final valuation date** and **maturity date** of the **securities**, i.e. the end of term of the **securities** is not yet fixed. However, the **issuer** has the right to determine those dates.

The redemption of the **securities** is variable. You will receive either (i) an early redemption before the **maturity date** if certain events occur or (ii) a regular redemption on the **maturity date**. What you receive depends on (i) certain prices of the **underlying** on given dates and (ii) certain parameters of the **securities**. The **securities** refer as **underlying** for the determination of redemption to the fund shares of "UI Petrus Advisers Special Situations Fund UCITS in CZK" in CZK. The international securities identification number (ISIN) of the **underlying** is LU2016807435.

The following tables contain the most relevant information necessary for the determination of redemption.

Dates	
Initial valuation date	30 April 2024
Issue date	3 May 2024
Final valuation date	Not yet determined.
Maturity date	Not yet determined.
Barrier observation period	Starting on the issue date and ending on the final valuation date .
Parameters	
Barrier ^{ADJ}	CZK 1,192.1993
Strike ^{ADJ}	CZK 1,083.8175

Financing rate	"PRIBOR Overnight" as calculated and published by "Czech Financial Benchmark Facility s.r.o."
Financing rate margin	1.84%, whereby the issuer may change such margin within the range of 0% and 3.68%.
Multiplier	1.0
Product currency	Czech koruna "CZK"
Underlying prices	
Initial reference price	CZK 1,445.09
Final reference price	The net asset value of the underlying for the final valuation date .

Barrier reference price	The net asset value of the underlying .	Fund shares	UI Petrus Advisers Special Situations Fund UCITS in CZK
Underlying for redemption		ISIN	LU2016807435
Underlying currency	Czech koruna "CZK"		

^{ADJ} The parameter is subject to the below-mentioned adjustments during the term of the **securities**.

Barrier event

The redemption depends, among others, on the occurrence or non-occurrence of a **barrier event**. A **barrier event** has occurred if any **barrier reference price** during the **barrier observation period** was less than or equal to the **barrier**.

Continuous adjustments during the term

On every trading and business day, the **strike** and **barrier** are adjusted to take into account the financing costs of the **securities**. The financing costs depend on the **strike**, the **financing rate** and the **financing rate margin**, and cover interest incurred on additional capital provided by the **issuer**, which is necessary to implement the leverage effect of the **securities**. In general, such adjustment will reduce the value of the **securities**.

Adjustments due to distribution payments

If the **underlying** pays out a distribution, the net amount of such distribution will be subtracted from the **strike** and the **barrier** on the ex-distribution day. Such adjustment will partly offset the influence of the distribution payment on the value of the **securities**.

Early redemption prior to the regular end of term

As soon as a **barrier event** occurs, the **securities** are terminated. Within a predetermined period of time the **issuer** will determine the residual value of the **securities**. **You should expect such residual value to be very close or even equal to zero**. You will receive the residual value as final payment under the **securities** five business days after its determination. Except for the payment of the residual value, you will receive neither any further payments nor any compensation for such early redemption.

Redemption at the end of term

If the **securities** have not been early redeemed, you will receive the **redemption amount** on the **maturity date**. In order to determine the **redemption amount**, the **issuer** will at first determine a cash amount as the difference between (i) the **final reference price** and (ii) the **strike**. Your redemption will be such cash amount multiplied by the **multiplier**.

Where will the securities be traded?

At the time of creation of this **summary**, the **issuer** has no intentions to apply for trading of the **securities** on any regulated market, third country market or multilateral trading facility.

The **issuer** reserves the right to apply for (i) trading of the **securities** on one or more regulated markets, third country markets or multilateral trading facilities, and (ii) termination of any previously approved admission to trading of the **securities**.

Prices of the **securities** will be quoted by the **issuer** as amount per one unit (unit quotation).

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

The following are the most material risk factors specific to the **securities** at the time of creation of this **summary**:

Risks due to the particular structuring of the securities

- If the relevant price of the **underlying** has developed unfavourably, a total loss of the invested capital is possible. Due to a leverage effect, this risk is significantly increased. Unfavourable developments of the **underlying** include e.g. the fall of the **underlying**.

Risks due to certain features of the securities

- You may suffer a substantial loss due to an unfavourable determination of the **maturity date** by the **issuer**; even a total loss of the invested capital is possible.

Risks originating from the type of the underlying

- As the value of a fund is derived from the fund components, the risk of the fund as a whole contains the risk of all the fund components.
- Every adjustment of the fund composition by the fund manager – or even its omission – may be detrimental to the fund shares and thereby to the **securities**.

Risks due to the link to an underlying, but independent from the type of the underlying

- The market price of the **underlying** is, in general, dependent on supply and demand of the **underlying** on the respective trading venue, and is, among others, driven by future market expectations which may be irrational. As the **securities** refer to certain prices of the **underlying** for the determination of payments, the market price of the **underlying** may adversely influence such payments and thereby also the market value of the **securities**.
- The traded volume of the **underlying** may become so low, that the market value of the **securities** is adversely affected or the **securities** are redeemed early at a price unfavourable to you.
- The **issuer** may perform trading activities directly or indirectly affecting the **underlying**, which may negatively influence the market price of the **underlying**.
- Unforeseen **underlying**-related events may require decisions by the **issuer** which – in retrospect – might prove unfavourable for you.

Risks that are independent from the underlying, the issuer and the particular structuring of the securities

- The issuer has the right to delay an early redemption after the occurrence of an extraordinary event for up to six months, whereby any such delay or its omission may have a negative impact on the value of the securities up to a total loss of the invested capital.
- The development, continuation or liquidity of any trading venue for any particular series of securities is uncertain, and therefore you bear the risk that you will not be able to sell your securities prior to their maturity at all or at fair prices.
- If resolution tools are applied to the issuer or certain fully consolidated subsidiaries, resolution authorities would have the power to cancel, write down or convert your claims under the securities, thereby imposing losses on you.

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?

Starting on the **issue date**, you may purchase the securities through a financial intermediary from the issuer. The price at which you may purchase the securities will be provided by the issuer and will be continuously adjusted by the issuer in order to reflect the current market situation. See the section “Where will the securities be traded?” above for information about the trading venues the issuer intends to apply for trading of the securities on.

Investment details	
Issue date	3 May 2024
Issue price	CZK 361.2725
Min. tradable units	One unit

The last day on which you may purchase the securities will be the **final valuation date** (see the section “Redemption” above), whereby the issuer may decide to end the offer earlier.

Please note: The offer, sale, delivery or transfer of the securities may be restricted by laws, regulations or other legal provisions.

What are the costs associated with the securities?

The table on the right shows the costs associated with the securities as estimated by the issuer at the time of creation of this summary.

Associated costs	
One-off entry costs	None
One-off exit costs during the term	CZK 0.01
One-off exit costs at the end of the term	None
Ongoing costs (aggregated over one year)	None

Please note the following regarding the costs listed in the table:

- All costs are included in the **issue price** or the quoted price of the securities, respectively. They refer to one unit of the securities.
- One-off entry costs are incurred at the moment the securities are subscribed or purchased, respectively.
- One-off exit costs during the term are incurred at the moment the securities are sold or exercised prior to maturity.
- One-off exit costs at the end of the term are incurred when the securities are redeemed.
- Ongoing costs are incurred continuously while the securities are held.
- During the term of the securities, the actual costs may be different compared to the costs presented in the table, e.g. due to varying premiums and discounts included in the quoted prices of the securities.
- When negative exit costs are incurred, they will compensate parts of previously incurred entry costs. You should expect those costs to tend toward zero as the remaining term of the securities becomes shorter.

Any offeror of the securities may charge further expenses to you. Such expenses will be determined between the offeror and you.

Why is this prospectus being produced?

The issuer's interest in the offering of the securities is to generate profits from parts of entry and exit costs of the securities (see the section “What are the costs associated with the securities?” above for information about costs). The net amounts of the proceeds per unit of the securities will be the **issue price** less any issue costs. The issuer has estimated its issuance costs for this series of securities to be around EUR 270.00.

Please note the following:

- The net proceeds from the issue of the securities will be used by the issuer (i) to mitigate its market and pricing risk originating from the issue of the securities, and (ii) for general corporate purposes.
- The offer of the securities is not subject to an underwriting agreement on a firm commitment basis.

Material conflicts of interest

The following activities by the issuer entail potential conflicts of interest as they may influence the market price of the underlying and thereby also the market value of the securities:

- The issuer may acquire non-public information with respect to the underlying which may be material for the performance or valuation of the securities, and the issuer does not undertake to disclose any such information to you.
- The issuer usually performs trading activities in the underlying, either (i) for hedging purposes with regard to the securities or (ii) for the issuer's proprietary and managed accounts, or (iii) when executing client orders. If the issuer is not (anymore) fully hedged against the pricing risk of the securities, any impact on the market value of the securities unfavourable to you will result in a favourable change in the economic situation of the issuer, and vice versa.

IMPORTANT NOTICE: PLEASE NOTE THAT THE GERMAN TRANSLATION OF THE FINAL TERMS IS PROVIDED FOR INFORMATION PURPOSES ONLY AND THAT ONLY THE ENGLISH LANGUAGE ORIGINAL OF THE FINAL TERMS IS BINDING.

WICHTIGER HINWEIS: DIE DEUTSCHE ÜBERSETZUNG DER ENDGÜLTIGEN BEDINGUNGEN WIRD AUSSCHLIEßLICH ZU INFORMATIONSZWECKEN ZUR VERFÜGUNG GESTELLT UND BINDEND IST AUSSCHLIEßLICH DAS ENGLISCHE ORIGINAL DER ENDGÜLTIGEN BEDINGUNGEN.



ENDGÜLTIGE BEDINGUNGEN

Nr. 51789
vom 3.5.2024

Emission von bis zu 76.550 Stück Turbo Long-Zertifikate auf
UI Petrus Advisers Special Situations Fund UCITS in CZK (die „Wertpapiere“)

im Zusammenhang mit dem Basisprospekt bestehend aus
der am 19.4.2024 gebilligten Wertpapierbeschreibung der Raiffeisen Bank International AG und
dem am 19.4.2024 gebilligten Registrierungsformular der Raiffeisen Bank International AG

für das Structured Securities Programme der
Raiffeisen Bank International AG

Dieses Dokument (die „**Endgültigen Bedingungen**“) wurde von der Raiffeisen Bank International AG (die „**Emittentin**“) für den Zweck der Verordnung (EU) 2017/1129 vom 14.6.2017 (in der jeweils gültigen Fassung, die „**Prospektverordnung**“) erstellt, um zu bestimmen, welche in der am 19.4.2024 gebilligten Wertpapierbeschreibung für das Structured Securities Programme der Raiffeisen Bank International AG (in der jeweils gültigen Fassung, die „**Wertpapierbeschreibung**“) verfügbaren Optionen auf die Wertpapiere anwendbar sind. Die Wertpapierbeschreibung bildet zusammen mit dem am 19.4.2024 gebilligten Registrierungsformular der Raiffeisen Bank International AG (in der jeweils gültigen Fassung, das „**Registrierungsformular**“) einen Basisprospekt gemäß Artikel 8(6) der Prospektverordnung (der „**Basisprospekt**“).

Die Wertpapierbeschreibung, das Registrierungsformular und deren etwaige Nachträge sind in elektronischer Form auf der für die Wertpapiere relevanten Webseite der Emittentin <https://raiffeisenzertifikate.at> (die „**Zertifikatewebseite der Emittentin**“) innerhalb eines gesonderten Bereiches unter <https://raiffeisenzertifikate.at/wertpapierprospekte> (die „**Basisprospektwebseite**“) öffentlich verfügbar.

Bitte beachten Sie: Der Basisprospekt wird voraussichtlich gültig sein bis entweder (i) den 21.4.2025 oder (ii) zum Tag, an dem die Emittentin eine Genehmigung für eine nachfolgende Wertpapierbeschreibung erhält, die gegebenenfalls zusammen mit ihrem begleitenden Registrierungsformular einen nachfolgenden Basisprospekt

bildet, je nachdem, was früher eintritt. Jede nachfolgende Wertpapierbeschreibung und jedes nachfolgende Registrierungsformular wird auf der Basisprospektwebseite veröffentlicht.

Verwendung eines Referenzwertes

Als Bezugsgrundlage dient bei den Wertpapieren ein von einem Administrator (der „**Administrator**“) bereitgestellter Referenzwert, der in das gemäß Artikel 36 der Verordnung (EU) 2016/1011 des Europäischen Parlaments und des Rates durch die Europäische Wertpapieraufsichtsbehörde geführte öffentliche Register eingetragen ist. Der Administrator wird in diesen Endgültigen Bedingungen mit „^{RWA}“ gekennzeichnet.

Beschränkungen für das Angebot

Die Wertpapiere sind nicht für Kleinanleger bestimmt. Die Wertpapiere können ausschließlich gemäß den anwendbaren Produktüberwachungsanforderungen der MiFID II angeboten werden, wie im Basisinformationsblatt (das auf der Zertifikatewebseite der Emittentin verfügbar ist) angegeben ist und/oder wie von der Emittentin auf Anfrage offengelegt wird.

Die Endgültigen Bedingungen stellen weder ein Angebot zum Kauf noch eine Aufforderung zum Verkauf jeglicher Wertpapiere dar und sind auch nicht als Anlageempfehlung zu betrachten. Die Verbreitung dieser Endgültigen Bedingungen sowie das Angebot, der Verkauf und die Lieferung von den Wertpapieren kann in bestimmten Ländern gesetzlich beschränkt sein. Personen, die in den Besitz dieser Endgültigen Bedingungen gelangen, sind von der Emittentin aufgefordert, sich selbst über solche Beschränkungen zu unterrichten und diese zu beachten.

Für eine weiterführende Darstellung bestimmter Beschränkungen für das Angebot und den Verkauf von den Wertpapieren wird auf die Wertpapierbeschreibung verwiesen.

Wichtige Hinweise

Bitte berücksichtigen Sie eingehend Folgendes:

- Die Endgültigen Bedingungen sind in Verbindung mit dem Basisprospekt und dessen etwaigen Anhängen zu lesen, um alle relevanten Informationen über die Wertpapiere zu erhalten.
- Die anwendbaren Emissionsbedingungen der Wertpapiere (die „**Emissionsbedingungen**“) sind in der Wertpapierbeschreibung enthalten. Die Emissionsbedingungen werden durch keinen nachfolgenden Basisprospekt ersetzt oder geändert. Großgeschriebene Begriffe, welche in den Endgültigen Bedingungen verwendet, aber nicht definiert sind, haben die in den Emissionsbedingungen angegebene Bedeutung. Die relevanten vertraglichen Bedingungen der Wertpapiere sind die Emissionsbedingungen, wobei die Optionen durch die Endgültigen Bedingungen ausgewählt und vervollständigt werden.
- Es kann nicht zugesichert werden, dass nach dem Datum der Endgültigen Bedingungen (i) die in den Endgültigen Bedingungen enthaltenen Angaben zutreffend sind und (ii) keine Veränderung der Finanzlage der Emittentin oder eines referenzierten Vermögenswertes erfolgt. Das Vorgenannte bleibt von jeglicher Lieferung der Endgültigen Bedingungen oder jeglichem Angebot oder Verkauf von den Wertpapieren unberührt. Potentielle Erwerber und Wertpapierinhaber müssen sich selbst während der Laufzeit der Wertpapiere über (i) jegliche Mitteilungen hinsichtlich der Wertpapiere oder aktualisierte Informationen, die auf der Webseite der Emittentin unter der nachstehend unter "Mitteilungen" angeführten Internetadresse veröffentlicht werden, und (ii) jegliche etwaigen auf der Basisprospektwebseite veröffentlichten Nachträge zur Wertpapierbeschreibung oder zum Registrierungsformular informieren.
- Eine emissionsspezifische Zusammenfassung der Wertpapiere (die „**Zusammenfassung**“) ist den Endgültigen Bedingungen beigelegt. Die Zusammenfassung wurde von der Emittentin erstellt, um grundlegende Informationen zu den Wertpapieren zur Verfügung zu stellen.
- Potentielle Erwerber der Wertpapiere müssen berücksichtigen, dass die Steuergesetze und -praktiken des Landes, wohin die Wertpapiere transferiert werden, oder anderer Rechtsordnungen eine Auswirkung auf den Ertrag aus den Wertpapieren haben können. Potentielle Erwerber der Wertpapiere sollten hinsichtlich der steuerlich relevanten Folgen ihren Steuerberater konsultieren.
- Informationen auf etwaigen Webseiten, auf die in den Endgültigen Bedingungen verwiesen wird, (i) bilden keinen Bestandteil des Prospekts und (ii) wurden von keiner für das Registrierungsformular oder die Wertpapierbeschreibung zuständigen Behörde überprüft oder gebilligt.

A. VERTRAGLICHE INFORMATIONEN

ALLGEMEINE BESTIMMUNGEN IN BEZUG AUF DIE WERTPAPIERE

WICHTIGER HINWEIS: Neben den Überschriften von einigen nachfolgenden Abschnitten sind bestimmte Paragraphen der Emissionsbedingungen angegeben, auf welche sich diese Abschnitte (unter anderem) beziehen, jedoch können solche Abschnitte auch für andere Paragraphen relevant sein. Anleger können nicht darauf vertrauen, dass die nachfolgenden Abschnitte sich ausschließlich auf die angegebenen Paragraphen beziehen.

- | | |
|--|---|
| 1. Emittentin: | Raiffeisen Bank International AG |
| 2. Kennzeichnung: | ISIN: AT0000A3CTH5
Wertpapierkennnummer: RC1EF0 |
| 3. Produktwährung (vgl. § 1): | Tschechische Krone („CZK“) |
| Quelle des Wechselkursfixings (cf § 14): | Euro fixing |
| 4. Produkttyp (vgl. § 23): | Turbo Long-Zertifikate |
| Klassifikation: | EUSIPA: 2210 - Hebelprodukte mit Knock-Out |
| 5. Zinszahlung (und Verzinsungsart) (vgl. § 4): | Nicht anwendbar |
| 6. Basiswerttyp (vgl. §§ 6, 9): | Fondsanteil |
| 7. Anzahl der Stücke: | Bis zu 76.550 Stücke |
| Minimale Handelsanzahl: | Ein Stück |
| 8. Ausgabepreis: | CZK 361,2725 |
| 9. Ausgabeaufschlag: | Nicht anwendbar |
| 10. Art der Notiz (vgl. § 7): | Stücknotiz |
| Bezugsverhältnis: | 1,00
Das Bezugsverhältnis unterliegt den Anpassungen gemäß den anwendbaren Produktbedingungen. |
| 11. Referenzbetrag (vgl. § 1): | Nicht anwendbar |
| 12. Erster Bewertungstag (vgl. § 5): | 30.4.2024 |
| 13. Erster Referenzpreis (vgl. § 5): | CZK 1.445,09 |
| 14. Ausgabetag (vgl. § 1): | 3.5.2024 |
| 15. Letzter Bewertungstag (vgl. § 5): | Die Wertpapiere haben keinen festen Fälligkeitstag („open-end“). |
| 16. Letzter Referenzpreis (vgl. § 5): | Abrechnungskurs |
| 17. Fälligkeitstag (vgl. § 3): | Die Wertpapiere haben keinen festen Fälligkeitstag („open-end“). |

18. Ausübbares Wertpapiere (vgl. § 8):	Nein
19. Abwicklungsart (vgl. § 3):	Barausgleich
20. Bestimmungen für den Basiswert (vgl. § 6):	
(i) Fondsanteile (Basiswert):	UI Petrus Advisers Special Situations Fund UCITS in CZK (ISIN: LU2016807435)
	Informationen zum Basiswert, seiner vergangenen und künftigen Wertentwicklung und seiner Volatilität können aus folgenden Quellen erhalten werden: https://petrusadvisers.com/
(ii) Basiswertwährung:	CZK
21. Bestimmungen für den Basiswert für die Ausrechnung des Variablen Zinssatzes (vgl. § 6):	Nicht anwendbar
22. Bestimmungen für den Tilgungsbetrag (vgl. § 23):	
(i) Basispreis:	CZK 1.083,8175, vorbehaltlich von Anpassungen gemäß den anwendbaren Produktbedingungen
(ii) Barriere:	CZK 1.192,1993, vorbehaltlich von Anpassungen gemäß den anwendbaren Produktbedingungen
(iii) Barrierereferenzpreis:	Abrechnungskurs
(iv) Barrierebeobachtungszeitraum:	Der Zeitraum vom Ausgabetag (einschließlich) bis zum Letzten Bewertungstag (einschließlich)
(v) Ausschüttungsbetrag:	100% des Nettobetrages jeder Ausschüttung
(vi) Finanzierungsrate:	„PRIBOR Overnight“ wie von „Czech Financial Benchmark Facility s.r.o.“ ^{RWA} berechnet und veröffentlicht.
(vii) Finanzierungsratenmarge:	1,84 % am Ausgabetag. Die Emittentin behält sich das Recht vor, die Finanzierungsratenmarge zu ändern innerhalb des Bereichs von 0% bis zum doppelten Wert am Ausgabetag, nachdem sie die Wertpapierinhaber davon gemäß § 20 unterrichtet hat.
23. Allgemeine Bestimmungen für die Verzinsung (vgl. § 4):	Nicht anwendbar
24. Allgemeine Verwahrstelle (vgl. § 1):	OeKB CSD GmbH Strauchgasse 1-3 1010 Vienna Austria
25. Kündigung und Zahlung (vgl. § 12):	Anwendbar
26. Vorzeitige Tilgung (vgl. § 12):	Anwendbar
27. Außerordentliches Tilgungsereignis (vgl. § 5):	Rechtsänderung, Besteuerungsänderung, Hedging-Störung und Gestiegene Hedging-Kosten

28. **Emittentinnengebühr** (vgl. § 18): Nicht anwendbar
29. **Maßgebliche Finanzzentren** (vgl. § 13): Prag
30. **Zahlstelle** (vgl. § 17): Raiffeisen Bank International AG
Am Stadtpark 9
A-1030 Wien
Österreich
31. **Berechnungsstelle** (vgl. § 17): Raiffeisen Bank International AG
Am Stadtpark 9
A-1030 Wien
Österreich
32. **Anpassung durch die Berechnungsstelle** (vgl. § 10): Anwendbar

B. AUSSERVERTRAGLICHE INFORMATIONEN

33. **Handelsplätze:** Zum Zeitpunkt der Erstellung dieser Endgültigen Bedingungen beabsichtigt die Emittentin, eine Zulassung der Wertpapiere zum Handel weder an einem geregelten Markt noch an einem Drittlandsmarkt noch an einem multilateralen Handelssystem zu beantragen, jedoch behält sich die Emittentin das Recht vor, (i) die Zulassung der Wertpapiere zum Handel an einem oder mehreren geregelten Märkten, Drittlandsmärkten oder multilateralen Handelssystemen (jeweils ein „**Handelsplatz**“, sobald die Zulassung zum Handel erteilt wurde) und (ii) die Kündigung einer zuvor gebilligten Zulassung der Wertpapiere zum Handel an jedem Handelsplatz zu beantragen, in beiden Fällen ohne Angabe von Gründen.
34. **Interesse von ausschlaggebender Bedeutung:** Die folgenden Aktivitäten der Emittentin beinhalten potentielle Interessenkonflikte, weil sie den Marktpreis des Basiswertes und somit auch den Marktwert der Wertpapiere beeinflussen können:
- Die Emittentin kann vertrauliche Informationen in Bezug auf den Basiswert erlangen, die möglicherweise wesentlich für die Wertentwicklung oder Bewertung der Wertpapiere sind, und die Emittentin ist nicht verpflichtet, solche Informationen Ihnen offenzulegen.
 - Die Emittentin übt Handelsaktivitäten im Basiswert in der Regel entweder (i) zu Absicherungszwecken im Hinblick auf die Wertpapiere oder (ii) für eigene und verwaltete Konten der Emittentin oder (iii) bei der Ausführung von Kundenaufträgen aus. Sollte die Emittentin nicht (mehr) vollständig gegen das Preisrisiko der Wertpapiere abgesichert sein, wird jede für Sie nachteilige Auswirkung auf den Marktwert der Wertpapiere eine vorteilhafte Änderung der wirtschaftlichen Situation der Emittentin zur Folge haben und umgekehrt.
35. **Mitteilungen** (vgl. § 20):
- (i) **Internetadresse:** <https://raiffeisenzertifikate.at/produkt/?ISIN=AT0000A3CTH5>

(ii) Optionaler zusätzlicher Ort: Nicht anwendbar

36. Öffentliches Angebot:

Ein öffentliches Angebot der Wertpapiere kann außerhalb des Ausnahmbereichs gemäß Artikel 1(4) der Prospektverordnung in Österreich (die „**Öffentlichen Angebotsstaaten**“) innerhalb des Zeitraumes ab dem (einschließlich) Ausgabetag bis zum (einschließlich) Letzten Bewertungstag (die „**Angebotsfrist**“), vorbehaltlich der vorzeitigen Kündigung und Verlängerung im Ermessen der Emittentin unterbreitet werden. Ab dem (einschließlich) Ausgabetag bis zum (einschließlich) letzten Tag der Angebotsfrist werden die Wertpapiere im Wege einer Dauerremission öffentlich angeboten.

37. Zeichnung:

(i) Zeichnungsfrist: Die Wertpapiere werden außerhalb einer Zeichnungsfrist platziert.