

**BNP Paribas Emissions- und Handelsgesellschaft mbH,  
Frankfurt am Main  
(hereinafter referred to as the "Issuer")  
LEI 549300TS3U4JKMR1B479**

**Final Terms No. 88503  
dated 25 November 2024**

**in connection with the Base Prospectus dated 24 October 2024 for the issue of new Warrants, continuation of the public offer and increase of the issue size of previously issued Warrants linked to indices, shares, currency exchange rates, metals, commodities, futures contracts and/or Depositary Receipts**

**for the issue of**

**UNLIMITED TURBO Long and/or UNLIMITED TURBO Short Warrants**

**linked to shares**

**Note: The validity of the foregoing Base Prospectus dated 24 October 2024 under which the Warrants described in these Final Terms are issued expires on 24 October 2025. The successor base prospectus will be published at <https://warrants.bnpparibas.com/baseprospectus> and <https://www.bnpparibasmarkets.nl/prospectus/> (for investors in The Netherlands).**

**From this point in time onwards, these Final Terms with respect to those Warrants whose term has not been terminated by 24 October 2025 must be read in conjunction with the current Base Prospectus of BNP Paribas Emissions- und Handelsgesellschaft mbH, Frankfurt am Main, for the issue of new Warrants, continuation of the public offer and increase of the issue size of previously issued Warrants linked to indices, shares, currency exchange rates, metals, commodities, futures contracts, and/or Depositary Receipts following the Base Prospectus dated 24 October 2024.**

**unconditionally guaranteed by  
BNP Paribas S.A.  
Paris, France  
(hereinafter referred to as the "Guarantor")**

**and**

**offered by  
BNP Paribas Financial Markets S.N.C.  
Paris, France  
(hereinafter referred to as the "Offeror")**

**This document constitutes the Final Terms for the purposes of Regulation (EU) 2017/1129. The Final Terms must be read in conjunction with the Base Prospectus dated 24 October 2024 (as further supplemented from time to time) and including the documents from which information has been incorporated by reference in this Base Prospectus. An issue-specific summary is annexed to these Final Terms. This Base Prospectus, all documents from which information has been incorporated by reference herein, any supplements to the Base Prospectus and the Final Terms of the Warrants are available under <https://warrants.bnpparibas.com/baseprospectus> and <https://www.bnpparibasmarkets.nl/prospectus/> (for investors in The Netherlands), the Final Terms are available on the website <https://warrants.bnpparibas.com/warrants> and <https://www.bnpparibasmarkets.nl/> (for investors in The Netherlands), and copies can be obtained free of charge at the registered office of the Issuer at Senckenberganlage 19, 60325 Frankfurt am Main, Germany.**

This document contains the final information on the Warrants as well as the final terms and conditions of the Warrants and forms the Final Terms of the offer of UNLIMITED TURBO Long and/or UNLIMITED TURBO Short Warrants linked to shares (hereinafter also referred to as the "Underlying").

The Terms and Conditions of the Warrants for the respective Series are divided into Part A, Section I (Product Specific Conditions), Part A, Section II (Underlying Specific Conditions) and Part B (General Conditions). Part A of the Terms and Conditions of the Warrants is being complemented by the Final Terms set out below. Part B of the Terms and Conditions of the Warrants is already included in full in the Base Prospectus dated 24 October 2024 in Section "XII. Terms and Conditions of the Warrants".

In order to obtain all relevant information, this Base Prospectus must be read in conjunction with the documents from which information has been incorporated by reference in this Base Prospectus and any Supplements in connection with the Final Terms. Unless otherwise defined or stated in this Document, the terms used herein have the meanings assigned to them in the Base Prospectus.

These Final Terms constitute the final terms and conditions for the respective Series of Warrants (the "Final Terms and Conditions of the Warrants"). If and to the extent that the Terms and Conditions of the Warrants contained in the Base Prospectus differ from the Final Terms and Conditions of the Warrants, the Final Terms and Conditions of the Warrants shall be authoritative.

### **INFORMATION ABOUT THE UNDERLYING**

The Underlyings to which the Warrants are linked are shown in the table in the Terms and Conditions of the Warrants (§ 1). The table below shows the Underlying and the publicly available website where information about the past and future development of the price and performance of the respective Underlying and its volatility is available free of charge.

<b>Underlying with ISIN</b>	<b>Website</b>
AIXTRON SE, No-par Registered Share, ISIN DE000A0WMPJ6	<a href="http://www.aixtron.com">www.aixtron.com</a>
Anheuser-Busch InBev SA/NV, Ordinary Share, ISIN BE0974293251	<a href="http://www.ab-inbev.com">www.ab-inbev.com</a>
Argenx SE, Ordinary Share, ISIN NL0010832176	<a href="http://www.argen-x.com">www.argen-x.com</a>
Barclays plc, Ordinary Share, ISIN GB0031348658	<a href="http://www.barclays.com">www.barclays.com</a>
Basic-Fit NV, Ordinary Share, ISIN NL0011872650	<a href="http://www.basic-fit.nl">www.basic-fit.nl</a>
Bolloré SE, Ordinary Share, ISIN FR0000039299	<a href="http://www.bollore.com">www.bollore.com</a>
Booking Holdings Inc, Ordinary Share, ISIN US09857L1089	<a href="http://www.bookingholdings.com">www.bookingholdings.com</a>
Carl Zeiss Meditec AG, Ordinary Share, ISIN DE0005313704	<a href="http://www.zeiss.de">www.zeiss.de</a>
CrowdStrike Holdings Inc, Ordinary Share, ISIN US22788C1053	<a href="http://www.crowdstrike.com">www.crowdstrike.com</a>
Dell Technologies Inc, Ordinary Share, ISIN US24703L2025	<a href="http://www.dell.com">www.dell.com</a>
Eramet SA, Ordinary Share, ISIN FR0000131757	<a href="http://www.eramet.com">www.eramet.com</a>
H & M Hennes & Mauritz AB, Ordinary Share, ISIN SE0000106270	<a href="http://www.hm.com">www.hm.com</a>
Hensoldt AG, Ordinary Share, ISIN DE000HAG0005	<a href="http://www.hensoldt.net">www.hensoldt.net</a>
Just Eat Takeaway.com NV, Ordinary Share, ISIN NL0012015705	<a href="http://corporate.takeaway.com">corporate.takeaway.com</a>
Knorr-Bremse AG, Ordinary Share, ISIN DE000KBX1006	<a href="http://www.knorr-bremse.com">www.knorr-bremse.com</a>
Moderna Inc, Ordinary Share, ISIN US60770K1079	<a href="http://www.modernatx.com">www.modernatx.com</a>
NXP Semiconductors NV, Ordinary Share, ISIN NL0009538784	<a href="http://www.nxp.com">www.nxp.com</a>
Palantir Technologies Inc, Ordinary Share, ISIN US69608A1088	<a href="http://www.palantir.com">www.palantir.com</a>
Rheinmetall AG, Ordinary Share, ISIN DE0007030009	<a href="http://www.rheinmetall.de">www.rheinmetall.de</a>
Solvay SA, Ordinary Share, ISIN BE0003470755	<a href="http://www.solvay.com">www.solvay.com</a>
Tesla Inc, Ordinary Share, ISIN US88160R1014	<a href="http://ir.tesla.com">ir.tesla.com</a>
UniCredit SpA, Ordinary Share, ISIN IT0005239360	<a href="http://www.unicreditgroup.eu">www.unicreditgroup.eu</a>
Verizon Communications Inc, Ordinary Share, ISIN US92343V1044	<a href="http://www.verizon.com">www.verizon.com</a>
Vodafone Group plc, Ordinary Share, ISIN GB00BH4HKS39	<a href="http://www.vodafone.com">www.vodafone.com</a>
Walmart Inc, Ordinary Share, ISIN US9311421039	<a href="http://corporate.walmart.com">corporate.walmart.com</a>

The information available on the website(s) constitutes third-party information. The Issuer has not verified this information for correctness.

## FINAL TERMS AND CONDITIONS OF THE WARRANTS

Part A for the Warrants, which is divided into Section I, §§ 1 and 2 (Product Specific Conditions) of the Final Terms and Conditions of the Warrants and Section II, §§ 3 and 4 (Underlying Specific Conditions) of the Final Terms and Conditions of the Warrants, is set out below. Part B of the Final Terms and Conditions of the Warrants as applicable for the Warrants can be found in Part B, §§ 5-11 (General Conditions) of the Terms and Conditions of the Warrants in the Base Prospectus.

The Warrants of a series of Warrants identified by its ISIN (each a "**Series**") are represented by a global bearer note and differ only with regard to the economic terms of the Warrant Right granted under § 1. The different issuance parameters of each Warrant are set out in the table at the end of § 1 for each issue of Warrants. Therefore, the Terms and Conditions of the Warrants set out below apply mutatis mutandis to each Warrant of a Series in accordance with that table.

The Issuer reserves the right to replace Warrants issued by means of a note pursuant to § 6 (3) eWpG by electronic securities of the same content and registered in a central register within the meaning of § 4 (2) eWpG (the "**Central Register Securities**"). The Issuer reserves the right to replace Central Register Securities pursuant to § 6 (2) eWpG by securities of the same content issued by means of a note.

### § 1

#### Warrant Right, Definitions

- (1) BNP Paribas Emissions- und Handelsgesellschaft mbH, Frankfurt am Main (the "**Issuer**") grants each Warrant Holder (as defined in § 5 of Part B of the Terms and Conditions of the Warrants (General Conditions)) of an UNLIMITED TURBO Long Warrant and/or UNLIMITED TURBO Short Warrant (each a "**Warrant**" and collectively the "**Warrants**") linked to the underlying (the "**Underlying**") specified in the table at the end of this § 1 the right (the "**Warrant Right**") to claim payment from the Issuer, in accordance with these Terms and Conditions of the Warrants of the Redemption Amount, in EUR (the "**Settlement Currency**"), as specified in para. (2) and para (3) below, pursuant to § 1 of these Terms and Conditions of the Warrants and § 7 of Part B of the Terms and Conditions of the Warrants (General Conditions).
- (2) Subject to the occurrence of a Knock-Out Event and to the provisions of para. (4), the Redemption Amount (the "**Redemption Amount**") in the case of an **UNLIMITED TURBO Long Warrant** is equal to the difference between the Reference Price and the Relevant Strike, determined in the Reference Currency, multiplied by the Ratio expressed as a decimal (the "**Relevant Amount**"):

$$\text{Relevant Amount} = (\text{Reference Price} - \text{Relevant Strike}) \times (\text{R})$$

The Redemption Amount thus calculated is then Commercially Rounded to the second decimal place. If the Reference Currency is not the same as the Settlement Currency, the Relevant Amount will be converted into the Settlement Currency in accordance with § 1 para. (7).

If the Relevant Amount thus calculated is zero or a negative value, the Warrants will expire and become worthless. In this case, no payment will be made to Warrant Holders.

- (3) Subject to the occurrence of a Knock-Out Event and to the provisions of para. (4), the Redemption Amount (the "**Redemption Amount**") in the case of an **UNLIMITED TURBO Short Warrant** is equal to the difference between the Relevant Strike and the Reference Price, determined in the Reference Currency, multiplied by the Ratio expressed as a decimal (the "**Relevant Amount**"):

$$\text{Relevant Amount} = (\text{Relevant Strike} - \text{Reference Price}) \times (\text{R})$$

The Redemption Amount thus calculated is then Commercially Rounded to the second decimal place. If the Reference Currency is not the same as the Settlement Currency, the Relevant Amount will be converted into the Settlement Currency in accordance with § 1 para. (7).

If the Relevant Amount thus calculated is zero or a negative value, the Warrants will expire and become worthless. In this case, no payment will be made to Warrant Holders.

- (4) If a Knock-Out Event occurs during the Observation Period, the Warrants will expire and become worthless. In this case, no payment will be made to Warrant Holders.
- (5) The Issuer will pay the Redemption Amount per Warrant to each Warrant Holder at the latest on the Settlement Date.

(6) For the purposes of these Terms and Conditions of the Warrants, the following terms have the following meanings:

**"Adjustment Dates ("T")"**: means the calendar days actually falling within the Financing Period and divided by 360.

**"Bank Business Day"**: means

- (a) any day (other than a Saturday or Sunday) on which banks in Frankfurt am Main and the Clearing System are open for general business, and
- (b) for the purposes of making payments in EUR, any day (other than a Saturday and Sunday) on which real-time gross settlement system owned and operated by the Eurosystem (T2, operator: Eurosystem) (or any successor/replacement system thereto) is open.

**"Calculation Agent"**: means BNP Paribas Financial Markets S.N.C., 20 boulevard des Italiens, 75009 Paris, France.

**"Clearing System"**: means Clearstream Banking AG, Frankfurt (Mergenthalerallee 61, 65760 Eschborn, Germany) or its successor.

**"Commercial Rounding"**: means the act of rounding a number up or down. If the post-decimal digit to be cut off is 1, 2, 3 or 4, the number is rounded down. If the post-decimal digit to be cut off is 5, 6, 7, 8 or 9, the number is rounded up.

**"Dividend"**: The following provisions apply to an **UNLIMITED TURBO Long Warrant** : Subject to other provisions of these Terms and Conditions of the Warrants, in the event that payments of dividends are made on the share, a deduction shall be made when the Relevant Strike is adjusted. On the ex-date (the date from which the share is quoted ex dividend), the net dividend (the dividend approved by resolution of the general meeting of the stock corporation after deduction of any taxes) will be deducted in determining the "new" Relevant Strike.

**"Dividend"**: The following provisions apply to an **UNLIMITED TURBO Short Warrant** : Subject to other provisions of these Terms and Conditions of the Warrants, in the event that payments of dividends are made on the share, a deduction shall be made when the Relevant Strike is adjusted. On the ex-date (the date from which the share is quoted ex dividend), the gross dividend (the dividend approved by resolution of the general meeting of the stock corporation before deduction of any taxes) will be deducted in determining the "new" Relevant Strike.

**"Exchange Business Day"**: means any day on which the exchange, on which the Warrants listed in the table at the end of § 1 are included for trading, is open for trading.

**"Exercise Date"**: means the last Bank Business Day of each month, starting on 30 December 2024.

**"Financing Period"**: means the period between the day on which the Reference Rate was last redetermined and published (including) – not taking into account the day of the current adjustment of the Relevant Strike – until the day of the current adjustment of the Relevant Strike (excluding).

**"Financing Spread"**: means the Financing Spread allocated to the respective Warrant. The Initial Financing Spread is the Financing Spread allocated in the table at the end of § 1 (the **"Initial Financing Spread"**). The Calculation Agent shall have the right to redetermine the Financing Spread, including the Initial Financing Spread on any Trading Day at its reasonable discretion (Sec. 317 *BGB*) within a range specified for each Warrant in the table at the end of § 1 (deviation of (+) or (-), respectively) taking into account the respective market conditions (including the market interest level and market expectations of interest rates). The adjusted rate shall be published without undue delay in accordance with § 9 of Part B of the Terms and Conditions of the Warrants (General Conditions).

**"Futures Exchange"**: means the Futures Exchange allocated to the Underlying in the table at the end of § 1.

**"Initial Strike"**: means the Initial Strike allocated to the Warrant in the table at the end of § 1 and which is used for the purpose of calculating the Relevant Strike in the course of the first adjustment.

**"Knock-Out Event"**: means for an **UNLIMITED TURBO Long Warrant** the event when the Observation Price reaches or falls below the Relevant Strike during the Observation Period.

**"Knock-Out Event"**: means for an **UNLIMITED TURBO Short Warrant** the event when the Observation Price reaches or exceeds the Relevant Strike during the Observation Period.

**"Observation Period"**: The Observation Period begins at the time when the first price defined under "Observation Price" is available, and ends upon determination of the Reference Price or the Knock-Out Event (each inclusive). § 4

applies mutatis mutandis to the beginning of the Observation Period.

**"Observation Price"**: means any price of the Underlying determined and published by the Reference Source during the Observation Period as the official price, starting with the first price officially determined at the beginning of the Observation Period (26 November 2024).

**"Ratio ('R')"**: means the Ratio allocated to the Warrant in the table at the end of § 1 and expressed as a decimal.

**"Reference Currency"**: means the Reference Currency allocated to the Underlying in the table at the end of § 1.

**"Reference Price"**: means for all Underlyings listed on Borsa Italiana the price of the Underlying as determined and published by the Reference Source on the Valuation Date as **"Prezzo di Riferimento"** (Reference Close).

**"Reference Price"**: means for all Underlyings not listed on Borsa Italiana the price of the Underlying as determined and published by the Reference Source on the Valuation Date as official closing price.

If the Reference Price is not determined on the Valuation Date and there is no Market Disruption as defined in § 4, the provision to be applied for the Valuation Date shall apply.

**"Reference Rate ("RR")"**: means, with respect to the respective determination of the Relevant Strike<sub>new</sub> the Reference Rate allocated to the Underlying in the table at the end of § 1 as currently published on the website listed in the table below under "Reference Rate/website".

In the event that the Reference Rate in relation to an Adjustment Date is determined and published multiple times in the future, the Calculation Agent shall determine at its reasonable discretion (Sec. 317 BGB) which of those Reference Rates is to be relevant and applicable in the future and where it will be published; the Issuer shall publish this decision in accordance with § 9 of Part B of the Terms and Conditions of the Warrants (General Conditions).

In the event that

- (a) a change occurs in the determination of the Reference Rate or in the determining body that has or may have an influence on the level of the Reference Rate,
- (b) the Reference Rate is cancelled without a replacement,
- (c) the determining body is unable to calculate the Reference Rate, or
- (d) the Reference Rate can no longer be used due to statutory requirements,

the Calculation Agent shall, at its reasonable discretion (Sec. 317 BGB), replace the Reference Rate with the Reference Rate then prevailing in the market. The new Reference Rate shall be published by the Issuer in accordance with § 9 of Part B of the Terms and Conditions of the Warrants (General Conditions).

**"Reference Source"**: means the Reference Source allocated to the Underlying in the table at the end of § 1.

**"Relevant Strike"**: is initially equal to the Initial Strike. This value is then adjusted by the Calculation Agent with effect from each Adjustment Date and applies from each Adjustment Date (including) until the next Adjustment Date (excluding). The new Relevant Strike following the Initial Strike shall be determined as follows, with the number being Commercially Rounded to the fourth post-decimal digit.

For an **UNLIMITED TURBO Long Warrant**:

$$\text{Relevant Strike}_{\text{new}} = \text{Relevant Strike}_{(\text{Preceding})} \times (1 + (\text{RR} + \text{Financing Spread}) \times T) - \text{DIV}$$

(wherein "RR"= Reference Rate, "T"= Adjustment Dates and "DIV"= Dividend)

For an **UNLIMITED TURBO Short Warrant**:

$$\text{Relevant Strike}_{\text{new}} = \text{Relevant Strike}_{(\text{Preceding})} \times (1 + (\text{RR} - \text{Financing Spread}) \times T) - \text{DIV}$$

(wherein "RR"= Reference Rate, "T"= Adjustment Dates and "DIV"= Dividend)

**"Relevant Strike<sub>(preceding)</sub>"**: means the Relevant Strike of the day on which the current Reference Rate was last determined; the day of the current adjustment of the Relevant Strike is not taken into account for this purpose.

**"Settlement Date"**: means the day four Bank Business Days after the Valuation Date.

**"Trading Day"**: means any day on which, with respect to the Underlying,

- (a) the Reference Source and the Futures Exchange are open for regular trading, and
- (b) the price of the Underlying is determined by the Reference Source specified in the table at the end of § 1.

**"Underlying"**: means the Underlying allocated to the Warrant in the table at the end of § 1.

**"Valuation Date"**: means the earlier of the following:

- (a) the Exercise Date;
- (b) the Termination Date on which the Issuer declares termination according to § 2; and
- (c) the day on which a Knock-Out Event occurs.

If the Valuation Date is not a Trading Day, the following Trading Day shall be deemed the Valuation Date.

In the event that a Market Disruption as defined in § 4 is present, the Valuation Date shall be postponed by a **maximum** of eight Trading Days.

**"Website for Notices"**: means the document section on the respective product site that is retrievable by entering the relevant securities identification number of the Warrants in the search field.

- (7) The following currency conversion provisions apply if the Reference Currency is not the same as the Settlement Currency.

For the conversion of the Reference Currency into the Settlement Currency, the Calculation Agent will refer to the exchange rate actually traded on the *International Interbank Spot Market* and make the conversion on the basis of this currency exchange rate.

Product 1 (UNLIMITED TURBO Long/Short Warrants)

WKN and ISIN of the Warrants/ Issue Size*	Underlying* (Share with ISIN)	Option Type	Reference Currency*	Reference Source*	Futures Exchange**	Ratio*	Initial Strike* in Reference Currency	Initial Financing Spread*/ Financing Spread range and deviation*		Reference Rate*/ website
BB2RMS, DE000BB2RMS2 / 2,000,000	AIXTRON SE, No-par Registered Share, DE000A0WMPJ6	Long	EUR	Deutsche Börse AG <sup>1</sup>	Eurex	1.00	10.5439	4%	20% (+/- 10 percentage point)	EURIBOR 1M / www.emmi- benchmarks.eu
BB2RMT, DE000BB2RMT0 / 2,000,000	AIXTRON SE, No-par Registered Share, DE000A0WMPJ6	Long	EUR	Deutsche Börse AG <sup>1</sup>	Eurex	1.00	10.2037	4%	20% (+/- 10 percentage point)	EURIBOR 1M / www.emmi- benchmarks.eu
BB2RMU, DE000BB2RMU8 / 2,000,000	AIXTRON SE, No-par Registered Share, DE000A0WMPJ6	Long	EUR	Deutsche Börse AG <sup>1</sup>	Eurex	1.00	9.8636	4%	20% (+/- 10 percentage point)	EURIBOR 1M / www.emmi- benchmarks.eu
BB2RMV, DE000BB2RMV6 / 2,000,000	AIXTRON SE, No-par Registered Share, DE000A0WMPJ6	Short	EUR	Deutsche Börse AG <sup>1</sup>	Eurex	1.00	16.6661	4%	20% (+/- 10 percentage point)	EURIBOR 1M / www.emmi- benchmarks.eu
BB2RMW, DE000BB2RMW4 / 2,000,000	AIXTRON SE, No-par Registered Share, DE000A0WMPJ6	Short	EUR	Deutsche Börse AG <sup>1</sup>	Eurex	1.00	17.3464	4%	20% (+/- 10 percentage point)	EURIBOR 1M / www.emmi- benchmarks.eu
BB2RMX, DE000BB2RMX2 / 2,000,000	Anheuser-Busch InBev SA/NV, Ordinary Share, BE0974293251	Long	EUR	Euronext Brussels	All Exchanges	0.20	38.3670	4%	20% (+/- 10 percentage point)	EURIBOR 1M / www.emmi- benchmarks.eu
BB2RMY, DE000BB2RMY0 / 2,000,000	Argenx SE, Ordinary Share, NL0010832176	Long	EUR	Euronext Brussels	All Exchanges	0.01	493.8500	4%	20% (+/- 10 percentage point)	EURIBOR 1M / www.emmi- benchmarks.eu
BB2RMZ, DE000BB2RMZ7 / 2,000,000	Argenx SE, Ordinary Share, NL0010832176	Short	EUR	Euronext Brussels	All Exchanges	0.01	720.4400	4%	20% (+/- 10 percentage point)	EURIBOR 1M / www.emmi- benchmarks.eu
BB2RM0, DE000BB2RM04 / 2,000,000	Argenx SE, Ordinary Share, NL0010832176	Short	EUR	Euronext Brussels	All Exchanges	0.01	784.3500	4%	20% (+/- 10 percentage point)	EURIBOR 1M / www.emmi- benchmarks.eu
BB2RM1, DE000BB2RM12 / 2,000,000	Barclays plc, Ordinary Share, GB0031348658	Long	GBp	London Stock Exchange	London Stock Exchange	1.00	202.3711	4%	20% (+/- 10 percentage point)	SONIA / www.bankofengland.c o.uk



WKN and ISIN of the Warrants/ Issue Size*	Underlying* (Share with ISIN)	Option Type	Reference Currency*	Reference Source*	Futures Exchange**	Ratio*	Initial Strike* in Reference Currency	Initial Financing Spread*/ Financing Spread range and deviation*		Reference Rate*/ website
								4%	20% (+/- 10 percentage point)	
BB2RM2, DE000BB2RM20 / 2,000,000	Barclays plc, Ordinary Share, GB0031348658	Long	GBp	London Stock Exchange	London Stock Exchange	1.00	195.8430	4%	20% (+/- 10 percentage point)	SONIA / www.bankofengland.co.uk
BB2RM3, DE000BB2RM38 / 2,000,000	Barclays plc, Ordinary Share, GB0031348658	Long	GBp	London Stock Exchange	London Stock Exchange	1.00	189.3149	4%	20% (+/- 10 percentage point)	SONIA / www.bankofengland.co.uk
BB2RM4, DE000BB2RM46 / 2,000,000	Barclays plc, Ordinary Share, GB0031348658	Short	GBp	London Stock Exchange	London Stock Exchange	1.00	319.8769	4%	20% (+/- 10 percentage point)	SONIA / www.bankofengland.co.uk
BB2RM5, DE000BB2RM53 / 2,000,000	Barclays plc, Ordinary Share, GB0031348658	Short	GBp	London Stock Exchange	London Stock Exchange	1.00	332.9331	4%	20% (+/- 10 percentage point)	SONIA / www.bankofengland.co.uk
BB2RM6, DE000BB2RM61 / 2,000,000	Basic-Fit NV, Ordinary Share, NL0011872650	Short	EUR	Euronext Amsterdam	All Exchanges	0.20	24.5180	4%	20% (+/- 10 percentage point)	EURIBOR 1M / www.emmi-benchmarks.eu
BB2RM7, DE000BB2RM79 / 2,000,000	Basic-Fit NV, Ordinary Share, NL0011872650	Short	EUR	Euronext Amsterdam	All Exchanges	0.20	24.7312	4%	20% (+/- 10 percentage point)	EURIBOR 1M / www.emmi-benchmarks.eu
BB2RM8, DE000BB2RM87 / 2,000,000	Bolloré SE, Ordinary Share, FR0000039299	Long	EUR	Euronext (Paris)	Euronext (Paris)	1.00	4.3950	4%	20% (+/- 10 percentage point)	EURIBOR 1M / www.emmi-benchmarks.eu
BB2RM9, DE000BB2RM95 / 2,000,000	Booking Holdings Inc, Ordinary Share, US09857L1089	Short	USD	NASDAQ GS <sup>2</sup>	CBOE (Chicago Board Options Exchange)	0.01	7,069.1130	4%	20% (+/- 10 percentage point)	SOFR / www.newyorkfed.org
BB2RNA, DE000BB2RNA8 / 2,000,000	Carl Zeiss Meditec AG, Ordinary Share, DE0005313704	Long	EUR	Deutsche Börse AG <sup>1</sup>	Eurex	0.20	44.7175	4%	20% (+/- 10 percentage point)	EURIBOR 1M / www.emmi-benchmarks.eu
BB2RNB, DE000BB2RNB6 / 2,000,000	Carl Zeiss Meditec AG, Ordinary Share, DE0005313704	Long	EUR	Deutsche Börse AG <sup>1</sup>	Eurex	0.20	43.2750	4%	20% (+/- 10 percentage point)	EURIBOR 1M / www.emmi-benchmarks.eu
BB2RNC, DE000BB2RNC4 / 2,000,000	Carl Zeiss Meditec AG, Ordinary Share, DE0005313704	Long	EUR	Deutsche Börse AG <sup>1</sup>	Eurex	0.20	41.8325	4%	20% (+/- 10 percentage point)	EURIBOR 1M / www.emmi-benchmarks.eu

WKN and ISIN of the Warrants/ Issue Size*	Underlying* (Share with ISIN)	Option Type	Reference Currency*	Reference Source*	Futures Exchange**	Ratio*	Initial Strike* in Reference Currency	Initial Financing Spread*/ Financing Spread range and deviation*		Reference Rate*/ website
								4%	20% (+/- 10 percentage point)	
BB2RND, DE000BB2RND2 / 2,000,000	Carl Zeiss Meditec AG, Ordinary Share, DE0005313704	Short	EUR	Deutsche Börse AG <sup>1</sup>	Eurex	0.20	70.6825	4%	20% (+/- 10 percentage point)	EURIBOR 1M / www.emmi- benchmarks.eu
BB2RNE, DE000BB2RNE0 / 2,000,000	Carl Zeiss Meditec AG, Ordinary Share, DE0005313704	Short	EUR	Deutsche Börse AG <sup>1</sup>	Eurex	0.20	73.5675	4%	20% (+/- 10 percentage point)	EURIBOR 1M / www.emmi- benchmarks.eu
BB2RNF, DE000BB2RNF7 / 2,000,000	CrowdStrike Holdings Inc, Ordinary Share, US22788C1053	Long	USD	NASDAQ GS <sup>2</sup>	***	0.05	318.7857	4%	20% (+/- 10 percentage point)	SOFR / www.newyorkfed.org
BB2RNG, DE000BB2RNG5 / 2,000,000	CrowdStrike Holdings Inc, Ordinary Share, US22788C1053	Long	USD	NASDAQ GS <sup>2</sup>	***	0.05	315.0353	4%	20% (+/- 10 percentage point)	SOFR / www.newyorkfed.org
BB2RNH, DE000BB2RNH3 / 2,000,000	CrowdStrike Holdings Inc, Ordinary Share, US22788C1053	Long	USD	NASDAQ GS <sup>2</sup>	***	0.05	311.2849	4%	20% (+/- 10 percentage point)	SOFR / www.newyorkfed.org
BB2RNJ, DE000BB2RNJ9 / 2,000,000	CrowdStrike Holdings Inc, Ordinary Share, US22788C1053	Long	USD	NASDAQ GS <sup>2</sup>	***	0.05	307.5344	4%	20% (+/- 10 percentage point)	SOFR / www.newyorkfed.org
BB2RNK, DE000BB2RNK7 / 2,000,000	CrowdStrike Holdings Inc, Ordinary Share, US22788C1053	Short	USD	NASDAQ GS <sup>2</sup>	***	0.05	461.3017	4%	20% (+/- 10 percentage point)	SOFR / www.newyorkfed.org
BB2RNL, DE000BB2RNL5 / 2,000,000	Dell Technologies Inc, Ordinary Share, US24703L2025	Long	USD	New York Stock Exchange (NYSE)	CBOE (Chicago Board Options Exchange)	0.10	113.4375	4%	20% (+/- 10 percentage point)	SOFR / www.newyorkfed.org
BB2RNM, DE000BB2RNM3 / 2,000,000	Dell Technologies Inc, Ordinary Share, US24703L2025	Short	USD	New York Stock Exchange (NYSE)	CBOE (Chicago Board Options Exchange)	0.10	186.6230	4%	20% (+/- 10 percentage point)	SOFR / www.newyorkfed.org
BB2RNN, DE000BB2RNN1 / 2,000,000	Eramet SA, Ordinary Share, FR0000131757	Long	EUR	Euronext (Paris)	Euronext (Paris)	0.10	37.8087	4%	20% (+/- 10 percentage point)	EURIBOR 1M / www.emmi- benchmarks.eu

WKN and ISIN of the Warrants/ Issue Size*	Underlying* (Share with ISIN)	Option Type	Reference Currency*	Reference Source*	Futures Exchange**	Ratio*	Initial Strike* in Reference Currency	Initial Financing Spread*/ Financing Spread range and deviation*		Reference Rate*/ website
								4%	20% (+/- 10 percentage point)	
BB2RNP, DE000BB2RNP6 / 2,000,000	H & M Hennes & Mauritz AB, Ordinary Share, SE0000106270	Long	SEK	NASDAQ Stockholm AB	NASDAQ Nordic	1.00	116.0625	4%	20% (+/- 10 percentage point)	STIBOR 1M / www.nasdaqomx.com
BB2RNQ, DE000BB2RNQ4 / 2,000,000	Hensoldt AG, Ordinary Share, DE000HAG0005	Long	EUR	Deutsche Börse AG <sup>1</sup>	CBOE (Chicago Board Options Exchange)	0.20	28.7525	4%	20% (+/- 10 percentage point)	EURIBOR 1M / www.emmi-benchmarks.eu
BB2RNR, DE000BB2RNR2 / 2,000,000	Hensoldt AG, Ordinary Share, DE000HAG0005	Long	EUR	Deutsche Börse AG <sup>1</sup>	CBOE (Chicago Board Options Exchange)	0.20	27.8250	4%	20% (+/- 10 percentage point)	EURIBOR 1M / www.emmi-benchmarks.eu
BB2RNS, DE000BB2RNS0 / 2,000,000	Hensoldt AG, Ordinary Share, DE000HAG0005	Long	EUR	Deutsche Börse AG <sup>1</sup>	CBOE (Chicago Board Options Exchange)	0.20	26.8975	4%	20% (+/- 10 percentage point)	EURIBOR 1M / www.emmi-benchmarks.eu
BB2RNT, DE000BB2RNT8 / 2,000,000	Hensoldt AG, Ordinary Share, DE000HAG0005	Short	EUR	Deutsche Börse AG <sup>1</sup>	CBOE (Chicago Board Options Exchange)	0.20	45.4475	4%	20% (+/- 10 percentage point)	EURIBOR 1M / www.emmi-benchmarks.eu
BB2RNU, DE000BB2RNU6 / 2,000,000	Hensoldt AG, Ordinary Share, DE000HAG0005	Short	EUR	Deutsche Börse AG <sup>1</sup>	CBOE (Chicago Board Options Exchange)	0.20	47.3025	4%	20% (+/- 10 percentage point)	EURIBOR 1M / www.emmi-benchmarks.eu
BB2RNV, DE000BB2RNV4 / 2,000,000	Just Eat Takeaway.com NV, Ordinary Share, NL0012015705	Short	EUR	Euronext (Amsterdam)	Euronext (Amsterdam)	0.20	17.7000	4%	20% (+/- 10 percentage point)	EURIBOR 1M / www.emmi-benchmarks.eu
BB2RNW, DE000BB2RNW2 / 2,000,000	Knorr-Bremse AG, Ordinary Share, DE000KBX1006	Long	EUR	Deutsche Börse AG <sup>1</sup>	Eurex	0.10	55.6063	4%	20% (+/- 10 percentage point)	EURIBOR 1M / www.emmi-benchmarks.eu
BB2RNX, DE000BB2RNX0 / 2,000,000	Knorr-Bremse AG, Ordinary Share, DE000KBX1006	Long	EUR	Deutsche Börse AG <sup>1</sup>	Eurex	0.10	53.8125	4%	20% (+/- 10 percentage point)	EURIBOR 1M / www.emmi-benchmarks.eu
BB2RNY, DE000BB2RNY8 / 2,000,000	Knorr-Bremse AG, Ordinary Share, DE000KBX1006	Long	EUR	Deutsche Börse AG <sup>1</sup>	Eurex	0.10	52.0187	4%	20% (+/- 10 percentage point)	EURIBOR 1M / www.emmi-benchmarks.eu
BB2RNZ, DE000BB2RNZ5 / 2,000,000	Knorr-Bremse AG, Ordinary Share, DE000KBX1006	Short	EUR	Deutsche Börse AG <sup>1</sup>	Eurex	0.10	87.8938	4%	20% (+/- 10 percentage point)	EURIBOR 1M / www.emmi-benchmarks.eu

WKN and ISIN of the Warrants/ Issue Size*	Underlying* (Share with ISIN)	Option Type	Reference Currency*	Reference Source*	Futures Exchange**	Ratio*	Initial Strike* in Reference Currency	Initial Financing Spread*/ Financing Spread range and deviation*		Reference Rate*/ website
								4%	20% (+/- 10 percentage point)	
BB2RN0, DE000BB2RN03 / 2,000,000	Knorr-Bremse AG, Ordinary Share, DE000KBX1006	Short	EUR	Deutsche Börse AG <sup>1</sup>	Eurex	0.10	91.4813	4%	20% (+/- 10 percentage point)	EURIBOR 1M / www.emmi-benchmarks.eu
BB2RN1, DE000BB2RN11 / 2,000,000	Moderna Inc, Ordinary Share, US60770K1079	Long	USD	NASDAQ GS <sup>2</sup>	***	0.10	31.5487	4%	20% (+/- 10 percentage point)	SOFR / www.newyorkfed.org
BB2RN2, DE000BB2RN29 / 2,000,000	NXP Semiconductors NV, Ordinary Share, NL0009538784	Long	USD	NASDAQ GS <sup>2</sup>	CBOE (Chicago Board Options Exchange)	0.10	176.2978	4%	20% (+/- 10 percentage point)	SOFR / www.newyorkfed.org
BB2RN3, DE000BB2RN37 / 2,000,000	NXP Semiconductors NV, Ordinary Share, NL0009538784	Long	USD	NASDAQ GS <sup>2</sup>	CBOE (Chicago Board Options Exchange)	0.10	170.6107	4%	20% (+/- 10 percentage point)	SOFR / www.newyorkfed.org
BB2RN4, DE000BB2RN45 / 2,000,000	NXP Semiconductors NV, Ordinary Share, NL0009538784	Long	USD	NASDAQ GS <sup>2</sup>	CBOE (Chicago Board Options Exchange)	0.10	164.9237	4%	20% (+/- 10 percentage point)	SOFR / www.newyorkfed.org
BB2RN5, DE000BB2RN52 / 2,000,000	NXP Semiconductors NV, Ordinary Share, NL0009538784	Short	USD	NASDAQ GS <sup>2</sup>	CBOE (Chicago Board Options Exchange)	0.10	278.6642	4%	20% (+/- 10 percentage point)	SOFR / www.newyorkfed.org
BB2RN6, DE000BB2RN60 / 2,000,000	NXP Semiconductors NV, Ordinary Share, NL0009538784	Short	USD	NASDAQ GS <sup>2</sup>	CBOE (Chicago Board Options Exchange)	0.10	290.0383	4%	20% (+/- 10 percentage point)	SOFR / www.newyorkfed.org
BB2RN7, DE000BB2RN78 / 2,000,000	Palantir Technologies Inc, Ordinary Share, US69608A1088	Long	USD	New York Stock Exchange (NYSE)	***	0.10	52.3227	4%	20% (+/- 10 percentage point)	SOFR / www.newyorkfed.org
BB2RN8, DE000BB2RN86 / 2,000,000	Palantir Technologies Inc, Ordinary Share, US69608A1088	Long	USD	New York Stock Exchange (NYSE)	***	0.10	50.6876	4%	20% (+/- 10 percentage point)	SOFR / www.newyorkfed.org
BB2RN9, DE000BB2RN94 / 2,000,000	Rheinmetall AG, Ordinary Share, DE0007030009	Long	EUR	Deutsche Börse AG <sup>1</sup>	Eurex	0.10	527.5100	4%	20% (+/- 10 percentage point)	EURIBOR 1M / www.emmi-benchmarks.eu

WKN and ISIN of the Warrants/ Issue Size*	Underlying* (Share with ISIN)	Option Type	Reference Currency*	Reference Source*	Futures Exchange**	Ratio*	Initial Strike* in Reference Currency	Initial Financing Spread*/ Financing Spread range and deviation*		Reference Rate*/ website
								4%	20% (+/- 10 percentage point)	
BB2RPA, DE000BB2RPA3 / 2,000,000	Rheinmetall AG, Ordinary Share, DE0007030009	Short	EUR	Deutsche Börse AG <sup>1</sup>	Eurex	0.10	769.5440	4%	20% (+/- 10 percentage point)	EURIBOR 1M / www.emmi-benchmarks.eu
BB2RPB, DE000BB2RPB1 / 2,000,000	Solvay SA, Ordinary Share, BE0003470755	Short	EUR	Euronext Brussels	All Exchanges	0.10	37.2645	4%	20% (+/- 10 percentage point)	EURIBOR 1M / www.emmi-benchmarks.eu
BB2RPC, DE000BB2RPC9 / 2,000,000	Tesla Inc, Ordinary Share, US88160R1014	Long	USD	NASDAQ GS <sup>2</sup>	CBOE (Chicago Board Options Exchange)	0.05	305.4390	4%	20% (+/- 10 percentage point)	SOFR / www.newyorkfed.org
BB2RPD, DE000BB2RPD7 / 2,000,000	Tesla Inc, Ordinary Share, US88160R1014	Long	USD	NASDAQ GS <sup>2</sup>	CBOE (Chicago Board Options Exchange)	0.05	301.8456	4%	20% (+/- 10 percentage point)	SOFR / www.newyorkfed.org
BB2RPE, DE000BB2RPE5 / 2,000,000	Tesla Inc, Ordinary Share, US88160R1014	Long	USD	NASDAQ GS <sup>2</sup>	CBOE (Chicago Board Options Exchange)	0.05	298.2522	4%	20% (+/- 10 percentage point)	SOFR / www.newyorkfed.org
BB2RPF, DE000BB2RPF2 / 2,000,000	Tesla Inc, Ordinary Share, US88160R1014	Short	USD	NASDAQ GS <sup>2</sup>	CBOE (Chicago Board Options Exchange)	0.05	434.8014	4%	20% (+/- 10 percentage point)	SOFR / www.newyorkfed.org
BB2RPG, DE000BB2RPG0 / 2,000,000	Tesla Inc, Ordinary Share, US88160R1014	Short	USD	NASDAQ GS <sup>2</sup>	CBOE (Chicago Board Options Exchange)	0.05	438.3948	4%	20% (+/- 10 percentage point)	SOFR / www.newyorkfed.org
BB2RPH, DE000BB2RPH8 / 2,000,000	Tesla Inc, Ordinary Share, US88160R1014	Short	USD	NASDAQ GS <sup>2</sup>	CBOE (Chicago Board Options Exchange)	0.05	441.9882	4%	20% (+/- 10 percentage point)	SOFR / www.newyorkfed.org
BB2RPJ, DE000BB2RPJ4 / 2,000,000	Tesla Inc, Ordinary Share, US88160R1014	Short	USD	NASDAQ GS <sup>2</sup>	CBOE (Chicago Board Options Exchange)	0.05	485.1090	4%	20% (+/- 10 percentage point)	SOFR / www.newyorkfed.org
BB2RPK, DE000BB2RPK2 / 2,000,000	UniCredit SpA, Ordinary Share, IT0005239360	Short	EUR	Borsa Italiana <sup>3</sup>	Borsa Italiana (IDEM) <sup>4</sup>	0.20	43.9020	4%	20% (+/- 10 percentage point)	EURIBOR 1M / www.emmi-benchmarks.eu
BB2RPL, DE000BB2RPL0 / 2,000,000	Verizon Communications Inc, Ordinary Share, US92343V1044	Long	USD	New York Stock Exchange (NYSE)	CBOE (Chicago Board Options Exchange)	0.20	33.4474	4%	20% (+/- 10 percentage point)	SOFR / www.newyorkfed.org

WKN and ISIN of the Warrants/ Issue Size*	Underlying* (Share with ISIN)	Option Type	Reference Currency*	Reference Source*	Futures Exchange**	Ratio*	Initial Strike* in Reference Currency	Initial Financing Spread*/ Financing Spread range and deviation*		Reference Rate*/ website
BB2RPM, DE000BB2RPM8 / 2,000,000	Verizon Communications Inc, Ordinary Share, US92343V1044	Short	USD	New York Stock Exchange (NYSE)	CBOE (Chicago Board Options Exchange)	0.20	55.0263	4%	20% (+/- 10 percentage point)	SOFR / www.newyorkfed.org
BB2RPN, DE000BB2RPN6 / 2,000,000	Vodafone Group plc, Ordinary Share, GB00BH4HKS39	Long	GBp	London Stock Exchange	London Stock Exchange	1.00	52.6737	4%	20% (+/- 10 percentage point)	SONIA / www.bankofengland.co.uk
BB2RPP, DE000BB2RPP1 / 2,000,000	Walmart Inc, Ordinary Share, US9311421039	Long	USD	New York Stock Exchange (NYSE)	CBOE (Chicago Board Options Exchange)	0.20	70.7930	4%	20% (+/- 10 percentage point)	SOFR / www.newyorkfed.org
BB2RPQ, DE000BB2RPQ9 / 2,000,000	Walmart Inc, Ordinary Share, US9311421039	Short	USD	New York Stock Exchange (NYSE)	CBOE (Chicago Board Options Exchange)	0.20	116.4659	4%	20% (+/- 10 percentage point)	SOFR / www.newyorkfed.org

\* For the sake of clarification, all information provided is subject to §§ 3 and 4

\*\* and/or the respective principal futures exchange on which futures and option contracts in relation to the Underlying are traded.

\*\*\* The respective principal futures exchange on which futures and option contracts in relation to the Underlying are traded.

EURIBOR = Euro Interbank Offered Rate

SONIA = Sterling Overnight Index Average, provided by the Bank of England

SOFR = Secured Overnight Financing Rate, provided by the Federal Reserve Bank of New York

STIBOR = Stockholm Interbank Offered Rate

1 here the electronic trading system Xetra

2 "NASDAQ GS" means National Association of Securities Dealers Automated Quotations Stock Exchange Global Select Market

3 the electronic trading system of Borsa Italiana

4 official Italian exchange for futures and options contracts Mercato Italiano dei Derivati (IDEM) of Borsa Italiana

The acronyms used for the various currencies (except for "GBp", which stands for British pence Sterling, with GBp 100 being equal to one British pound Sterling ("GBP" 1.00)) are the official ISO currency codes. ISO = International Organization for Standardization; currency currently also to be found on the website <http://publications.europa.eu/code/en/en-5000700.htm>

## § 2

### Exercise of Warrant Rights

- (1)
- (a) The Warrants will be deemed automatically exercised and become worthless as soon as a Knock-Out Event occurs. In this case, no payment will be made to Warrant Holders.
  - (b) Warrant Rights may only be exercised for at least 1,000 Warrants or an integral multiple thereof (the "**Minimum Number**"). At the latest by 10:00 hrs (Frankfurt am Main local time) two Bank Business Days before the Exercise Date, the Warrant Holder shall:
    - (i) submit an unconditional declaration in text form with all necessary information according to para. (1)(c) below (the "**Exercise Notice**") to the Paying Agent (in accordance with § 8 of Part B of the Terms and Conditions of the Warrants (General Conditions)), such notice to be sent by fax to number +49 (0) 69 15205277 and/or by email to frankfurt.gct.operations@bnpparibas.com; and
    - (ii) deliver the Warrants to the Issuer via the account of the Paying Agent by transferring the Warrants to the account of the Paying Agent with the Clearing System (account no. 7259).
- Valid exercise of the Warrant Right by the Warrant Holder is subject to the condition subsequent of a Knock-Out Event occurring on or before the determination of the Reference Price on the Exercise Date: In other words, if a Knock-Out Event occurs after exercise according to this § 2 para. (1)(b), this will result in the exercise subsequently becoming invalid and § 2 para. (1)(a) applying instead.
- (c) The Exercise Notice must include:
    - (i) the name and address of the exercising Warrant Holder,
    - (ii) the type (WKN or ISIN) and number of the Warrants for which the Warrant Right is being exercised, and
    - (iii) the details of a bank account in the Settlement Currency to which the Redemption Amount is to be transferred.

The Exercise Notice is binding and irrevocable. It will take effect when the Exercise Notice has been received and the Warrants have been received by the Paying Agent in due time. If the Warrants to which the Exercise Notice relates are not delivered, or not delivered in time, to the Paying Agent in accordance with para. (1)(b), the Exercise Notice shall be null and void. The Bank Business Day on which the conditions for exercise referred to above are first met with respect to the Warrant Rights exercised by 10:00 hrs (Frankfurt am Main local time) inclusive shall be deemed the Valuation Date for the purposes of § 1.

If, notwithstanding para. (1)(b), the number of Warrant Rights exercised is not equal to or a multiple of the Minimum Number, the exercise shall be effective only for the next smaller number of Warrants that is divisible by the Minimum Number into integer numbers without remainder. The same shall apply mutatis mutandis if the number of Warrants referred to in the Exercise Notice is different from the number of Warrants transferred to the Paying Agent. In both cases, the surplus Warrants shall be transferred back to the Warrant Holder at its risk and expense.

- (2) The Issuer shall have the right to terminate the Warrants in their entirety and not in part, to expire on the last Bank Business Day of each month, or at the earliest on 30 December 2024 (the "**Termination Date**"), by giving notice of ordinary termination. Termination by the Issuer shall be published at the latest two Bank Business Days before the Termination Date in accordance with § 9 of Part B of the Terms and Conditions of the Warrants (General Conditions).

The Valuation Date shall in this case be the Termination Date, provided that the point in time on the basis of which the Termination Date is determined shall be when the Reference Price concerned is determined (subject to a Knock-Out Event and extraordinary termination pursuant to § 3). The Redemption Amount payable to Warrant Holders in the event of ordinary termination shall then be determined according to the provisions of § 1 para. (2) and (3) (including the reference to para. (4) and (7)).

A notice of termination already given shall become ineffective if a Knock-Out Event occurs on or before the relevant Termination Date.

## § 3

### Adjustments, extraordinary termination

- (1) If a Potential Adjustment Event as described in para. (2) occurs, the Issuer may, at its reasonable discretion (Sec. 315 BGB), adjust the Terms and Conditions of the Warrants in such a way that the Warrant Holders are, insofar as

possible, put in the same economic position they were in prior to the implementation of the measures described in para. (2). In doing so, the Issuer may also, at its reasonable discretion (Sec. 315 *BGB*), adjust the Terms and Conditions of the Warrants in the same way in which corresponding adjustments are made on the Futures Exchange with respect to traded futures or option contracts on the Underlying, or would be made if corresponding futures or option contracts on the Underlying are or were traded on the exchange. The adjustments may also relate to the replacement of the Underlying with a share basket in connection with the securities referred to in para. (2).

- (2) "**Potential Adjustment Event**" in relation to a share as Underlying means:
- (i) a share split, consolidation of shares or conversion of classes of shares (unless a "**Merger Event**" has occurred) or a free distribution or allocation of shares to the shareholders of the company that issued the Underlying (the "**Company**"), whether as a result of resolutions declaring a dividend or for other reasons;
  - (ii) the granting of additional securities to the shareholders of the Company which allow them to receive payments and/or dividends or proceeds of liquidation of the Company in proportion to the shares held by them; the granting to the shareholders of the Company of additional share capital or other securities of another issuer acquired or owned (directly or indirectly) by the Company as a result of a spin-off or other similar transaction; or the granting of other securities, rights or options or assets to the shareholders of the Company, in any case for payment (in cash or in other consideration) at less than the prevailing market price, which is deemed to be relevant by the Calculation Agent;
  - (iii) any extraordinary dividend that is not a dividend distributed as part of the regular schedule of dividend payments;
  - (iv) a call to pay capital contributions in respect of shares that are not fully paid;
  - (v) a repurchase of the shares by the Company whether out of profits or capital and irrespective whether the consideration for such repurchase is cash, securities or otherwise;
  - (vi) a corporate action taken by the Company as a defence against a hostile takeover with the result that the theoretical intrinsic value of the share is reduced;
  - (vii) or any other measure for which the Issuer is not accountable that dilutes or enhances the theoretical intrinsic value of the share.

- (3) If an Adjustment Event according to para.(4) occurs, the Issuer may at its reasonable discretion (Sec. 315 *BGB*)
- (i) adjust the Terms and Conditions of the Warrants in such a way that the Warrant Holders are, insofar as possible, put in the same economic position they were in prior to the implementation of the measures described in para. (4). The adjustments may also relate to the replacement of the Underlying with a share basket in connection with the securities referred to in para. (4), with shares in a stock corporation newly formed as a result of the spin-off or with shares in a stock corporation absorbing the spun-off division, with the number of shares being adjusted in each case. The Issuer may also, at its reasonable discretion (Sec. 315 *BGB*), adjust the Terms and Conditions of the Warrants in the same way in which corresponding adjustments are made on the Futures Exchange with respect to traded futures or option contracts on the Underlying, or would be made if corresponding futures or option contracts on the Underlying are traded on the exchange; or
  - (ii) terminate the Warrants early by means of a notice according to § 9 of Part B of the Terms and Conditions of the Warrants (General Conditions), stating the Termination Amount defined herebelow. In the event of termination, the Issuer shall (instead of making the payments that would otherwise have to be made under the Warrants) pay each Warrant Holder an amount per Warrant (the "**Termination Amount**") determined by the Calculation Agent at its reasonable discretion (Sec. 317 *BGB*) to be the appropriate market price of the Warrant immediately prior to the event giving rise to the right to terminate.

The Issuer shall transfer the Termination Amount within four Bank Business Days after the date of the notice according to § 9 of Part B of the Terms and Conditions of the Warrants (General Conditions) to the Clearing System or its successor in order for the Clearing System or its successor to forward these monies to the Warrant Holders. The Issuer shall pay the Termination Amount in accordance with § 7 of Part B of the Terms and Conditions of the Warrants (General Conditions).

- (4) "**Adjustment Event**" in relation to the Underlying means:
- (i) a delisting, which is deemed to be the case within the meaning of these Terms and Conditions of the Warrants if the Reference Source announces that, in accordance with the applicable regulations of the Reference Source, the Underlying is or will no longer be listed, traded or publicly quoted at the Reference Source and the Underlying is not immediately re-listed, re-traded or re-quoted on another exchange or trading system located in the same jurisdiction as the original Reference Source (or, if the original Reference Source is located in the European Union, in a Member State of the European Union);
  - (ii) a nationalisation, which is deemed to be the case within the meaning of these Terms and Conditions of the Warrants if all the shares or assets of the Company are nationalised, expropriated or transferred in a comparable manner to a government agency, public authority or other state body;



- (iii) that either (A) a request has been made for the opening of insolvency proceedings or equivalent proceedings under the law applicable to the Company with respect to the assets of the Company, or (B) voluntary or involuntary liquidation, insolvency, winding-up or similar proceedings affecting the Company have been opened under the law applicable to the Company, or (C) the Company has been liquidated, become insolvent or wound up, or a similar event has occurred with respect to the Company under the law applicable to it;
  - (iv) a takeover offer, which is deemed to have been made within the meaning of these Terms and Conditions of the Warrants if an offer for takeover, purchase, exchange or any other offer has been received, the result of which is or would be that one person acquires or receives, or would acquire or receive, more than 10% und less than 100% of the shares in the Company, whether by way of conversion or by other means, or acquires or would acquire a corresponding right. Whether a takeover offer has been made will be determined by the Calculation Agent at its reasonable discretion (Sec. 317 *BGB*) on the basis of notifications by government or other relevant bodies or on the basis of other information considered to be relevant by the Calculation Agent;
  - (v) a valid completion of a takeover offer, i.e. an announcement by the offeror that a takeover offer has irrevocably come into effect;
  - (vi) a “**Merger Event**”, which is deemed to have occurred if in relation to a share as Underlying
    - a. a reclassification or change in the content of the Underlying has occurred with the result that all the shares in the Company are transferred to a particular person has taken place or an irrevocable obligation to make such a transfer exists;
    - b. a consolidation, amalgamation or merger of the Company with another company has occurred (unless the Company is the continuing entity and the amalgamation does not result in a reclassification or change in the content of the shares);
    - c. a takeover offer of any kind has been made, which is deemed to be the case within the meaning of these Terms and Conditions of the Warrants if an offer for takeover, purchase, exchange or any other offer from a person has been received to acquire or receive 100% of the shares in the Company with the result that all the shares in the Company (except for those already held or controlled by that person) are transferred to that person or an irrevocable obligation to make such a transfer exists;
    - d. a consolidation, amalgamation or merger of the Company or of one of its subsidiaries with another company has occurred and the continuing entity is the Company and this does not result in a reclassification of shares or change in the content of the Underlying, but results in the shares of the Company prior to this event (except for those held or controlled by the other company) representing less than 50% of the shares in the Company immediately after the occurrence of the event.
  - (vii) The rules set out above shall apply *mutatis mutandis* to events other than those described above for which the Issuer is not accountable which, in the opinion of the Issuer and the Calculation Agent at their reasonable discretion, are comparable to those events in terms of their economic effects and may have an influence on the calculated value of the share.
  - (viii) The provisions of paras. (1) to (4) relating to other equity securities and the issuing Company shall apply *mutatis mutandis* to Underlyings other than those described above, such as other equity securities (e.g. profit participation certificates).
- (5) Calculations, decisions and determinations according to the foregoing paragraphs shall be made by the Calculation Agent (§ 8 of Part B of the Terms and Conditions of the Warrants (General Conditions)) on behalf of the Issuer and shall be binding for all parties involved, except in cases of manifest error. All adjustments and the date on which they take effect shall be published without undue delay in accordance with § 9 of Part B of the Terms and Conditions of the Warrants (General Conditions).

#### § 4

##### Market Disruptions

- (1)
  - (a) In deviation from para. (1)(b), if, in the opinion of the Calculation Agent, a Market Disruption as defined in para. (2) has occurred at the time of determination of the relevant price, the relevant date shall be postponed to the following Trading Day on which no Market Disruption is present anymore. If the Valuation Date is postponed, the Settlement Date shall be adjusted accordingly.
  - (b) If a Market Disruption has occurred during the Observation Period, the Calculation Agent may, at its reasonable discretion (Sec. 317 *BGB*), as long as such Market Disruption continues, either suspend the determination of the Knock-Out Event or use a replacement price of the Underlying (instead of the Observation Price) in determining whether a Knock-Out Event has occurred.

- (2) **"Market Disruption"** means:
- (a) the suspension or material restriction of trading (i) in the Underlying at the Reference Source or (ii) in futures or option contracts linked to the Underlying on the Futures Exchange;
  - (b) an event that interrupts or impairs the ability of market participants (i) to carry out transactions in the Underlying at the Reference Source, or to obtain a market price for the Underlying at the Reference Source, or (ii) to carry out transactions in futures or option contracts linked to the Underlying on the Futures Exchange or to obtain a market price for such futures or option contracts in the Futures Exchange; or
  - (c) that the Reference Source closes before its normal close of trading. This shall not apply if the Reference Source announces the close of trading at least one hour prior to the actual close of trading or, if earlier, prior to the latest time for submitting orders to the Reference Source for execution at the valuation time on the relevant Trading Day.
- (3) In deviation from para. (1)(a), if the Valuation Date has been postponed by a number of Trading Days greater than that specified in the definition of the term "Valuation Date" in § 1 following the end of the original day and the Market Disruption still continues on that day, that day shall be deemed the Valuation Date. The price of the Underlying used for the purpose of determining the relevant price shall then be the price determined by the Calculation Agent at its reasonable discretion (Sec. 317 *BGB*), taking into account the market conditions existing on the date originally appointed and not on the postponed date.

## Additional Information

### Use of proceeds from the issue:

#### **Statement of purpose for which the proceeds from the issue will be used**

The Issuer will use the net proceeds from the issue exclusively to hedge the liabilities it has under the Warrants towards Warrant Holders.

### Admission of the Warrants to trading:

#### **Listing and admission to trading**

N/A. An admission to listing or trading of the Warrants is currently not intended. The Issuer may, at its sole discretion, consider applying for the Warrants to be listed and/or admitted to trading on one or more listing venues. Any such listing and/or admission to trading, if pursued, will be announced by means of a notice, which will include the relevant listing venue(s) according to § 9 of Part B of the Terms and Conditions of the Warrants (General Conditions).

The Issuer does not have a legal obligation to maintain the listing (if any) of the Warrants throughout the term of the Warrants. Warrants may be suspended from trading and/or delisted at any time in accordance with applicable rules and regulations of the relevant listing venue (s). Any suspension from trading and/or delisting will be announced by means of a notice according to § 9 of Part B of the Terms and Conditions of the Warrants (General Conditions).

### Terms and conditions of the offer:

#### **Offer period**

The offer of the Warrants begins on 26 November 2024 and ends at the end of validity of the Prospectus and/or the then current Base Prospectus.

The validity of the Base Prospectus dated 24 October 2024 ends on 24 October 2025. From this point in time onwards, these Final Terms with respect to those Warrants whose term has not been terminated by 24 October 2025 must be read in conjunction with the current Base Prospectus of BNP Paribas Emissions- und Handelsgesellschaft mbH, Frankfurt am Main, for the issue of new Warrants, continuation of the public offer and increase of the issue size of previously issued Warrants following the Base Prospectus dated 24 October 2024.

The Issuer reserves the right to refrain from issuing the Warrants without giving reasons.

#### **Distributing Agents**

Banks, public savings banks (*Sparkassen*) and other financial intermediaries

#### **Counterparty and underwriter**

BNP Paribas Financial Markets S.N.C.

#### **Subscription process**

N/A

#### **Issuance currency**

EUR

#### **Issue date (value date)**

28 November 2024

#### **Initial issue price and Issue Size per series**

The initial issue price and the volume per Warrant of the individual series of Warrants is shown in the table below. The initial issue price per Warrant or per Warrant of the individual series of Warrants includes the product-specific entry costs as shown in the table below.

After that, the selling price will be determined by BNP Paribas Financial Markets S.N.C. on an ongoing basis.

The Issuer reserves the right to increase the Issue Size of the Warrants.

ISIN	Initial issue price in EUR	Product-specific entry costs included in the initial issue price (as at the date of these Final Terms)	Issue Size
DE000BB2RMS2	3.16	0.059	2,000,000
DE000BB2RMT0	3.50	0.061	2,000,000
DE000BB2RMU8	3.84	0.062	2,000,000
DE000BB2RMV6	3.16	0.034	2,000,000
DE000BB2RMW4	3.84	0.03	2,000,000

<b>ISIN</b>	<b>Initial issue price in EUR</b>	<b>Product-specific entry costs included in the initial issue price (as at the date of these Final Terms)</b>	<b>Issue Size</b>
DE000BB2RMX2	3.01	0.13	2,000,000
DE000BB2RMY0	0.97	0	2,000,000
DE000BB2RMZ7	1.49	0	2,000,000
DE000BB2RM04	2.13	0	2,000,000
DE000BB2RM12	0.80	0.008	2,000,000
DE000BB2RM20	0.88	0.01	2,000,000
DE000BB2RM38	0.96	0.012	2,000,000
DE000BB2RM46	0.80	0.007	2,000,000
DE000BB2RM53	0.96	0	2,000,000
DE000BB2RM61	0.74	0.031	2,000,000
DE000BB2RM79	0.78	0.028	2,000,000
DE000BB2RM87	1.57	0.128	2,000,000
DE000BB2RM95	17.58	0.897	2,000,000
DE000BB2RNA8	2.70	0.039	2,000,000
DE000BB2RNB6	2.99	0.042	2,000,000
DE000BB2RNC4	3.27	0.045	2,000,000
DE000BB2RND2	2.70	0.003	2,000,000
DE000BB2RNE0	3.27	0.004	2,000,000
DE000BB2RNF7	2.78	0.351	2,000,000
DE000BB2RNG5	2.96	0.353	2,000,000
DE000BB2RNH3	3.14	0.355	2,000,000
DE000BB2RNJ9	3.32	0.356	2,000,000
DE000BB2RNK7	4.21	0.283	2,000,000
DE000BB2RNL5	3.24	0.862	2,000,000
DE000BB2RNM3	3.94	0.817	2,000,000
DE000BB2RNN1	1.53	0.258	2,000,000
DE000BB2RNP6	3.46	0.304	2,000,000
DE000BB2RNQ4	1.77	0.001	2,000,000
DE000BB2RNR2	1.96	0	2,000,000
DE000BB2RNS0	2.14	0.004	2,000,000
DE000BB2RNT8	1.77	0	2,000,000
DE000BB2RNU6	2.14	0	2,000,000
DE000BB2RNV4	0.81	0.094	2,000,000
DE000BB2RNW2	1.71	0.058	2,000,000
DE000BB2RNX0	1.89	0.06	2,000,000
DE000BB2RNY8	2.07	0.061	2,000,000
DE000BB2RNZ5	1.71	0.052	2,000,000
DE000BB2RN03	2.07	0.051	2,000,000
DE000BB2RN11	1.10	1.124	2,000,000
DE000BB2RN29	4.98	0.064	2,000,000
DE000BB2RN37	5.52	0.071	2,000,000
DE000BB2RN45	6.07	0.077	2,000,000
DE000BB2RN52	4.98	0	2,000,000
DE000BB2RN60	6.07	0	2,000,000

ISIN	Initial issue price in EUR	Product-specific entry costs included in the initial issue price (as at the date of these Final Terms)	Issue Size
DE000BB2RN78	1.35	0.02	2,000,000
DE000BB2RN86	1.50	0.021	2,000,000
DE000BB2RN94	9.41	0.154	2,000,000
DE000BB2RPA3	14.99	0.077	2,000,000
DE000BB2RPB1	0.78	0.098	2,000,000
DE000BB2RPC9	2.67	0.087	2,000,000
DE000BB2RPD7	2.84	0.088	2,000,000
DE000BB2RPE5	3.01	0.089	2,000,000
DE000BB2RPF2	3.70	0.057	2,000,000
DE000BB2RPG0	3.87	0.057	2,000,000
DE000BB2RPH8	4.04	0.056	2,000,000
DE000BB2RPJ4	6.10	0.045	2,000,000
DE000BB2RPK2	1.56	0.189	2,000,000
DE000BB2RPL0	1.95	0.174	2,000,000
DE000BB2RPM8	2.36	0.155	2,000,000
DE000BB2RPN6	0.31	0.024	2,000,000
DE000BB2RPP1	4.02	0.337	2,000,000
DE000BB2RPQ9	4.89	0.307	2,000,000

**Member State(s) for which use of the Prospectus by the authorised offeror(s) is permitted** The Netherlands

**Specification of the tranche reserved for certain markets if the Warrants are offered on the markets of two or more states at the same time** N/A

**Details (names and addresses) of dealer(s)** N/A

**Process for notification of the amount allotted to applicants and indication whether dealing in the Warrants may begin before notification is received in respect of the Warrants** N/A

**Additional information:**

**Applicability of US withholding tax under section 871(m) of the US Internal Revenue Code**

ISIN	871(m) applicable as at the date of these Final Terms
DE000BB2RMS2	No
DE000BB2RMT0	No
DE000BB2RMU8	No
DE000BB2RMV6	No
DE000BB2RMW4	No
DE000BB2RMX2	No
DE000BB2RMY0	No
DE000BB2RMZ7	No
DE000BB2RM04	No
DE000BB2RM12	No
DE000BB2RM20	No
DE000BB2RM38	No
DE000BB2RM46	No
DE000BB2RM53	No

DE000BB2RM61	No
DE000BB2RM79	No
DE000BB2RM87	No
DE000BB2RM95	No
DE000BB2RNA8	No
DE000BB2RNB6	No
DE000BB2RNC4	No
DE000BB2RND2	No
DE000BB2RNE0	No
DE000BB2RNF7	Yes
DE000BB2RNG5	Yes
DE000BB2RNH3	Yes
DE000BB2RNJ9	Yes
DE000BB2RNK7	No
DE000BB2RNL5	Yes
DE000BB2RNM3	No
DE000BB2RNN1	No
DE000BB2RNP6	No
DE000BB2RNQ4	No
DE000BB2RNR2	No
DE000BB2RNS0	No
DE000BB2RNT8	No
DE000BB2RNU6	No
DE000BB2RNV4	No
DE000BB2RNW2	No
DE000BB2RNX0	No
DE000BB2RNY8	No
DE000BB2RNZ5	No
DE000BB2RN03	No
DE000BB2RN11	Yes
DE000BB2RN29	No
DE000BB2RN37	No
DE000BB2RN45	No
DE000BB2RN52	No
DE000BB2RN60	No
DE000BB2RN78	Yes
DE000BB2RN86	Yes
DE000BB2RN94	No
DE000BB2RPA3	No
DE000BB2RPB1	No
DE000BB2RPC9	Yes
DE000BB2RPD7	Yes
DE000BB2RPE5	Yes
DE000BB2RPF2	No
DE000BB2RPG0	No
DE000BB2RPH8	No
DE000BB2RPJ4	No
DE000BB2RPK2	No
DE000BB2RPL0	Yes
DE000BB2RPM8	No
DE000BB2RPN6	No
DE000BB2RPP1	Yes
DE000BB2RPQ9	No

Statement pursuant to Article 29(2) of      Amounts payable under these Warrants are calculated by reference to the

**the EU Benchmark Regulation**

following Benchmarks provided by the following administrators:

<b>Administrator</b>	<b>Benchmark</b>	
		As at the date of these Final Terms the respective administrator (the " <b>Administrator</b> ") is included as Administrator in the register of Administrators and Benchmarks established and maintained by the European Securities and Markets Authority (" <b>ESMA</b> ") pursuant to Article 36 of the EU Benchmark Regulation.
European Money Markets Institute (EMMI)	EURIBOR 1M	Yes
Bank of England	SONIA	No
Federal Reserve Bank of New York	SOFR	No
Financial Benchmarks Sweden AB	STIBOR 1M	No

Current information about whether the respective Administrator is included in the register of Administrators and Benchmarks is published as at the date of these Final Terms on the ESMA website [https://registers.esma.europa.eu/publication/searchRegister?core=esma\\_registers\\_bench\\_entities](https://registers.esma.europa.eu/publication/searchRegister?core=esma_registers_bench_entities).

## Summary

### Section A – Introduction and warnings

#### Warnings

- a) This Summary should be read as an introduction to the Base Prospectus.
- b) Any decision to invest in the relevant Warrants should be based on a consideration of the Base Prospectus as a whole by the investor;
- c) Investors may lose all (total loss) or part of the invested capital.
- d) Where a claim relating to the information contained in the Base Prospectus is brought before a court, the plaintiff investor might, under national law, have to bear the costs of translating the Base Prospectus including any Supplements and the Final Terms before the legal proceedings are initiated.
- e) Civil liability attaches to BNP Paribas Emissions- und Handelsgesellschaft mbH (the "**Issuer**"), who in its capacity as Issuer of the Warrants has assumed responsibility for this Summary including any translations, or the persons who have tabled this Summary including any translations thereof, but only where the Summary is misleading, inaccurate or inconsistent when read together with the other parts of the Base Prospectus, or where it does not provide, when read together with the other parts of the Base Prospectus, key information in order to aid investors when considering whether to invest in the relevant Warrants.
- f) **Investors are about to purchase a product that is not simple and may be difficult to understand.**

#### Introductory information

<b>Name and securities identification number:</b>	UNLIMITED TURBO Long and/or UNLIMITED TURBO Short Warrants linked to shares (the " <b>Warrants</b> "), ISIN: / WKN: see table
<b>Identity and contact details of the Issuer:</b>	The Issuer has its registered office at Senckenberganlage 19, 60325 Frankfurt am Main, Germany. Its legal entity identifier (LEI) is 549300TS3U4JKMR1B479 and its telephone number is +49 (0) 69 7193-0
<b>Competent authority:</b>	The German Federal Financial Supervisory Authority ( <i>Bundesanstalt für Finanzdienstleistungsaufsicht – "BaFin"</i> ). The business address of BaFin (securities supervision) is Marie-Curie-Str. 24-28, 60439 Frankfurt am Main, Germany and its telephone number is +49 (0) 228 41080.
<b>Date of approval of the Base Prospectus:</b>	24 October 2024

### Section B – Key information on the Issuer

#### Who is the Issuer of the securities?

<b>Domicile and legal form:</b>	The Issuer has its registered office in Frankfurt am Main. Its business address is Senckenberganlage 19, 60325 Frankfurt am Main, Germany.  The Issuer is a company with limited liability ( <i>Gesellschaft mit beschränkter Haftung – GmbH</i> ) incorporated in Germany under the laws of Germany and its legal entity identifier (LEI) is 549300TS3U4JKMR1B479.
<b>Principal activities:</b>	Issuance of securities
<b>Major shareholders:</b>	The sole shareholder of BNP Paribas Emissions- und Handelsgesellschaft mbH is BNP Paribas S.A., a listed public limited company (" <i>société anonyme</i> ") incorporated under the laws of France.
<b>Identity of key managing directors:</b>	The managing directors of the Issuer are <i>Grégoire Toubanc</i> and <i>Dr. Carsten Esbach</i> .
<b>Identity of statutory auditors:</b>	MAZARS GmbH & Co. KG Wirtschaftsprüfungsgesellschaft, Theodor-Stern-Kai 1, 60596 Frankfurt am Main, Germany, has been appointed as statutory auditor for the Issuer's audited annual financial statements for the financial years ended 31 December 2022 and 31 December 2023.  Deloitte GmbH Wirtschaftsprüfungsgesellschaft, Rosenheimer Platz 4, 81669 München, Germany, has been appointed as statutory auditor for the Issuer's interim financial statements as at 30 June 2024.

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

The financial information shown below has been taken from the Issuer's audited annual financial statements for the financial years ended 31 December 2022 and 31 December 2023 and the audited interim financial statements for the six-month period as at 30 June 2024.

**Table 1: Income statement - non-equity securities**

	Annual financial statements as at 31 December 2023 in EUR	Annual financial statements as at 31 December 2022 in EUR	Interim financial statements as at 30 June 2024 in EUR	Interim financial statements as at 30 June 2023 in EUR
Result of ordinary activities				
Other operating income	647,058.83	783,010.31	696,182.67	294,198.50
Other operating expenses	-647,058.83	-783,010.31	-696,182.67	-294,198.50
Net profit for the year	0	0	0	0

**Table 2: Balance sheet -non-equity securities**



	Annual financial statements as at 31 December 2023 in EUR	Annual financial statements as at 31 December 2022 in EUR	Interim financial statements as at 30 June 2024 in EUR
<b>Receivables and other assets</b>			
Receivables from affiliated companies	180,935,589.44	8,285,000.00	271,352,786.76
Other assets (assets/current assets)	7,014,600,801.88	4,207,327,744.69	7,494,283,487.91
<b>Liabilities</b>			
Bonds (liabilities/payables)	4,321,474,506.21	2,361,510,475.11	4,730,124,214.23
Other liabilities (liabilities/payables)	2,874,061,885.11	1,854,102,269.58	3,035,512,060.44
Net financial debt (long term debt plus short-term debt minus cash)	0	0	0

**Table 3: Cash flow statement - non-equity securities**

	For the period from 1 January to 31 December 2023 in EUR	For the period from 1 January to 31 December 2022 in EUR	Interim financial statements as at 30 June 2024 in EUR	Interim financial statements as at 30 June 2023 in EUR
Net Cash flows from operating activities	13,899.18	-13,222.76	-3,365.83	1,336.25
Net Cash flows from financing activities	-	-	-	-
Net Cash flow from investing activities	-	-	-	-

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

**Security holders bear the issuer risk/credit risk:** Subject to the Guarantee provided by BNP Paribas S.A. as Guarantor for the due payment of all amounts to be paid under the securities issued by the Issuer, security holders are exposed to the risk of the Issuer not being able to meet its obligations under the securities, e.g. in the event that it becomes insolvent (illiquid/overindebted). If the Issuer becomes insolvent, this may even result in security holders losing the capital they invested when they purchased the securities (**risk of total loss**).

**Security holders bear the risk of non-performance of the control and profit transfer agreement:** A control and profit transfer agreement is in place between BNP Paribas S.A. and the Issuer. Under this agreement, BNP Paribas S.A. in particular has an obligation to compensate any net loss the Issuer may otherwise generate in a financial year during the term of the control and profit transfer agreement. Investors who have invested in the securities issued by the Issuer are therefore exposed to the risk of the Issuer not being able to meet its obligations to security holders at all or not being able to meet them completely or in due time if BNP Paribas S.A. does not meet its obligations to the Issuer under the control and profit transfer agreement at all, or does not meet them completely or in due time. In this case, security holders may lose all the capital they invested when they purchased the securities (**risk of total loss**).

**Section C – Key information on the securities**

**What are the main features of the securities?**

**Type and form of securities**

The Warrants are issued by means of a note in the form of bearer bonds (*Inhaberschuldverschreibungen*) under German law as defined in Sec. 793 of the German Civil Code (*Bürgerliches Gesetzbuch – BGB*). The Issuer reserves the right to replace Warrants issued by means of a note pursuant to § 6 (3) eWpG (*Gesetz über elektronische Wertpapiere*) by electronic securities of the same content and registered in a central register within the meaning of § 4 (2) eWpG (the "**Central Register Securities**"). The Issuer reserves the right to replace Central Register Securities pursuant to § 6 (2) eWpG by securities of the same content issued by means of a note.

The Warrants are freely transferable and not subject to any restrictions.

**Rights attached to the securities**

The Warrants do not bear interest.

Each Warrant entitles the Warrant Holder to receive a Redemption Amount upon exercise as described under "Payment of returns" below.

Redemption

Warrant Rights may only be exercised for at least 1,000 Warrants (the "**Minimum Number**").

The Warrant Holder must actively declare at the latest two Bank Business Days before the Exercise Date that it exercises the Warrant Rights.

The Warrant Rights will automatically be deemed exercised as soon as a Knock-Out Event occurs.

The Warrant Holder shall have the right to demand payment of the Redemption Amount by the Issuer on the Settlement Date.

Early redemption

The Issuer shall have the right to terminate the Warrants by ordinary termination from a predetermined date onwards. Upon ordinary termination by the Issuer, the Warrant Holder shall have the right to demand payment of the Redemption Amount by the Issuer on the Settlement Date.

If an Adjustment Event has occurred with respect to the Underlying, the Issuer may have the right to adjust the Warrant Right in accordance with the Terms and Conditions of the Warrants or to terminate the Warrants by extraordinary termination. In the event of an extraordinary termination as aforesaid, the Issuer shall pay the Termination Amount within four Bank Business Days after notification of the termination. In this case, the

Termination Amount may in certain circumstances be significantly lower than the purchase price paid for the Warrant and may be as low as zero (0) (total loss of the Invested Capital).

**Payment of returns**

The Redemption Amount per Warrant shall be paid to the Warrant Holder in the Settlement Currency at the latest on the Settlement Date.

The Redemption Amount for **UNLIMITED TURBO Long** Warrants shall be equal to the difference between the Reference Price and the Relevant Strike, multiplied by the Ratio if the Observation Price has **not** reached or fallen below the Relevant Strike during the Observation Period.

The Redemption Amount for **UNLIMITED TURBO Short** Warrants shall be equal to the difference between the Relevant Strike and the Reference Price, multiplied by the Ratio if the Observation Price has **not** reached or exceeded the Relevant Strike during the Observation Period.

If the amount determined as aforesaid is zero or a negative value, the Warrants will expire and become worthless. In this case, no payment will be made to Warrant Holders.

If applicable, the amount may be converted from the Reference Currency of the Underlying into the Settlement Currency.

In the event of an extraordinary termination of the Warrants by the Issuer, the Termination Amount per Warrant payable by the Issuer to the Warrant Holders shall be equal to an amount determined by the Calculation Agent at its reasonable discretion to be the appropriate market price immediately prior to the event giving rise to the right to terminate.

In the event of an ordinary termination of the Warrants by the Issuer, the amount payable to the Warrant Holder shall be equal to the Redemption Amount on the Termination Date.

**Limitations of the rights attached to the Warrants**

In certain circumstances, the Issuer has the right to make adjustments to the Terms and Conditions of the Warrants. Furthermore, the Issuer may have the right to terminate the Warrants by extraordinary termination if an Adjustment Event has occurred with respect to the Underlying. In the event of an extraordinary termination as aforesaid, the Issuer shall pay the Termination Amount within four Bank Business Days after notification of the termination.

<b>Issue date (value date)</b>	28 November 2024
<b>Observation Period</b>	The Observation Period begins at the time when the first price defined under "Observation Price" is available and ends upon determination of the Reference Price or the Knock-Out Event (each inclusive).
<b>Observation Price</b>	means any price of the Underlying as determined and published by the Reference Source during the Observation Period as the official price, starting with the first price officially determined at the beginning of the Observation Period (26 November 2024).

<b>WKN and ISIN of the Warrants/ Issue Size</b>	<b>Underlying (Share with ISIN)</b>	<b>Option Type</b>	<b>Reference Source</b>	<b>Futures Exchange</b>	<b>Ratio</b>	<b>Initial Strike in Reference Currency</b>
BB2RMS, DE000BB2RMS2 / 2,000,000	AIXTRON SE, No-par Registered Share, DE000A0WMPJ6	Long	Deutsche Börse AG	Eurex	1.00	10.5439
BB2RMT, DE000BB2RMT0 / 2,000,000	AIXTRON SE, No-par Registered Share, DE000A0WMPJ6	Long	Deutsche Börse AG	Eurex	1.00	10.2037
BB2RMU, DE000BB2RMU8 / 2,000,000	AIXTRON SE, No-par Registered Share, DE000A0WMPJ6	Long	Deutsche Börse AG	Eurex	1.00	9.8636
BB2RMV, DE000BB2RMV6 / 2,000,000	AIXTRON SE, No-par Registered Share, DE000A0WMPJ6	Short	Deutsche Börse AG	Eurex	1.00	16.6661
BB2RMW, DE000BB2RMW4 / 2,000,000	AIXTRON SE, No-par Registered Share, DE000A0WMPJ6	Short	Deutsche Börse AG	Eurex	1.00	17.3464
BB2RMX, DE000BB2RMX2 / 2,000,000	Anheuser-Busch InBev SA/NV, Ordinary Share, BE0974293251	Long	Euronext Brussels	All Exchanges	0.20	38.3670
BB2RMY, DE000BB2RMY0 / 2,000,000	Argenx SE, Ordinary Share, NL0010832176	Long	Euronext Brussels	All Exchanges	0.01	493.8500
BB2RMZ, DE000BB2RMZ7 / 2,000,000	Argenx SE, Ordinary Share, NL0010832176	Short	Euronext Brussels	All Exchanges	0.01	720.4400
BB2RM0, DE000BB2RM04 / 2,000,000	Argenx SE, Ordinary Share, NL0010832176	Short	Euronext Brussels	All Exchanges	0.01	784.3500
BB2RM1, DE000BB2RM12 / 2,000,000	Barclays plc, Ordinary Share, GB0031348658	Long	London Stock Exchange	London Stock Exchange	1.00	202.3711
BB2RM2, DE000BB2RM20 / 2,000,000	Barclays plc, Ordinary Share, GB0031348658	Long	London Stock Exchange	London Stock Exchange	1.00	195.8430

WKN and ISIN of the Warrants/ Issue Size	Underlying (Share with ISIN)	Option Type	Reference Source	Futures Exchange	Ratio	Initial Strike in Reference Currency
BB2RM3, DE000BB2RM38 / 2,000,000	Barclays plc, Ordinary Share, GB0031348658	Long	London Stock Exchange	London Stock Exchange	1.00	189.3149
BB2RM4, DE000BB2RM46 / 2,000,000	Barclays plc, Ordinary Share, GB0031348658	Short	London Stock Exchange	London Stock Exchange	1.00	319.8769
BB2RM5, DE000BB2RM53 / 2,000,000	Barclays plc, Ordinary Share, GB0031348658	Short	London Stock Exchange	London Stock Exchange	1.00	332.9331
BB2RM6, DE000BB2RM61 / 2,000,000	Basic-Fit NV, Ordinary Share, NL0011872650	Short	Euronext Amsterdam	All Exchanges	0.20	24.5180
BB2RM7, DE000BB2RM79 / 2,000,000	Basic-Fit NV, Ordinary Share, NL0011872650	Short	Euronext Amsterdam	All Exchanges	0.20	24.7312
BB2RM8, DE000BB2RM87 / 2,000,000	Bolloré SE, Ordinary Share, FR0000039299	Long	Euronext (Paris)	Euronext (Paris)	1.00	4.3950
BB2RM9, DE000BB2RM95 / 2,000,000	Booking Holdings Inc, Ordinary Share, US09857L1089	Short	NASDAQ GS	CBOE (Chicago Board Options Exchange)	0.01	7,069.1130
BB2RNA, DE000BB2RNA8 / 2,000,000	Carl Zeiss Meditec AG, Ordinary Share, DE0005313704	Long	Deutsche Börse AG	Eurex	0.20	44.7175
BB2RNB, DE000BB2RNB6 / 2,000,000	Carl Zeiss Meditec AG, Ordinary Share, DE0005313704	Long	Deutsche Börse AG	Eurex	0.20	43.2750
BB2RNC, DE000BB2RNC4 / 2,000,000	Carl Zeiss Meditec AG, Ordinary Share, DE0005313704	Long	Deutsche Börse AG	Eurex	0.20	41.8325
BB2RND, DE000BB2RND2 / 2,000,000	Carl Zeiss Meditec AG, Ordinary Share, DE0005313704	Short	Deutsche Börse AG	Eurex	0.20	70.6825
BB2RNE, DE000BB2RNE0 / 2,000,000	Carl Zeiss Meditec AG, Ordinary Share, DE0005313704	Short	Deutsche Börse AG	Eurex	0.20	73.5675
BB2RNF, DE000BB2RNF7 / 2,000,000	CrowdStrike Holdings Inc, Ordinary Share, US22788C1053	Long	NASDAQ GS	-	0.05	318.7857
BB2RNG, DE000BB2RNG5 / 2,000,000	CrowdStrike Holdings Inc, Ordinary Share, US22788C1053	Long	NASDAQ GS	-	0.05	315.0353
BB2RNH, DE000BB2RNH3 / 2,000,000	CrowdStrike Holdings Inc, Ordinary Share, US22788C1053	Long	NASDAQ GS	-	0.05	311.2849
BB2RNJ, DE000BB2RNJ9 / 2,000,000	CrowdStrike Holdings Inc, Ordinary Share, US22788C1053	Long	NASDAQ GS	-	0.05	307.5344
BB2RNK, DE000BB2RNK7 / 2,000,000	CrowdStrike Holdings Inc, Ordinary Share, US22788C1053	Short	NASDAQ GS	-	0.05	461.3017
BB2RNL, DE000BB2RNL5 / 2,000,000	Dell Technologies Inc, Ordinary Share, US24703L2025	Long	New York Stock Exchange (NYSE)	CBOE (Chicago Board Options Exchange)	0.10	113.4375
BB2RNM, DE000BB2RNM3 / 2,000,000	Dell Technologies Inc, Ordinary Share, US24703L2025	Short	New York Stock Exchange (NYSE)	CBOE (Chicago Board Options Exchange)	0.10	186.6230
BB2RNN, DE000BB2RNN1 / 2,000,000	Eramet SA, Ordinary Share, FR0000131757	Long	Euronext (Paris)	Euronext (Paris)	0.10	37.8087
BB2RNP, DE000BB2RNP6 / 2,000,000	H & M Hennes & Mauritz AB, Ordinary Share, SE0000106270	Long	NASDAQ Stockholm AB	NASDAQ Nordic	1.00	116.0625
BB2RNQ, DE000BB2RNQ4 / 2,000,000	Hensoldt AG, Ordinary Share, DE000HAG0005	Long	Deutsche Börse AG	CBOE (Chicago Board Options Exchange)	0.20	28.7525

WKN and ISIN of the Warrants/ Issue Size	Underlying (Share with ISIN)	Option Type	Reference Source	Futures Exchange	Ratio	Initial Strike in Reference Currency
BB2RNR, DE000BB2RNR2 / 2,000,000	Hensoldt AG, Ordinary Share, DE000HAG0005	Long	Deutsche Börse AG	CBOE (Chicago Board Options Exchange)	0.20	27.8250
BB2RNS, DE000BB2RNS0 / 2,000,000	Hensoldt AG, Ordinary Share, DE000HAG0005	Long	Deutsche Börse AG	CBOE (Chicago Board Options Exchange)	0.20	26.8975
BB2RNT, DE000BB2RNT8 / 2,000,000	Hensoldt AG, Ordinary Share, DE000HAG0005	Short	Deutsche Börse AG	CBOE (Chicago Board Options Exchange)	0.20	45.4475
BB2RNU, DE000BB2RNU6 / 2,000,000	Hensoldt AG, Ordinary Share, DE000HAG0005	Short	Deutsche Börse AG	CBOE (Chicago Board Options Exchange)	0.20	47.3025
BB2RNV, DE000BB2RNV4 / 2,000,000	Just Eat Takeaway.com NV, Ordinary Share, NL0012015705	Short	Euronext (Amsterdam)	Euronext (Amsterdam)	0.20	17.7000
BB2RNW, DE000BB2RNW2 / 2,000,000	Knorr-Bremse AG, Ordinary Share, DE000KBX1006	Long	Deutsche Börse AG	Eurex	0.10	55.6063
BB2RNX, DE000BB2RNX0 / 2,000,000	Knorr-Bremse AG, Ordinary Share, DE000KBX1006	Long	Deutsche Börse AG	Eurex	0.10	53.8125
BB2RNY, DE000BB2RNY8 / 2,000,000	Knorr-Bremse AG, Ordinary Share, DE000KBX1006	Long	Deutsche Börse AG	Eurex	0.10	52.0187
BB2RNZ, DE000BB2RNZ5 / 2,000,000	Knorr-Bremse AG, Ordinary Share, DE000KBX1006	Short	Deutsche Börse AG	Eurex	0.10	87.8938
BB2RN0, DE000BB2RN03 / 2,000,000	Knorr-Bremse AG, Ordinary Share, DE000KBX1006	Short	Deutsche Börse AG	Eurex	0.10	91.4813
BB2RN1, DE000BB2RN11 / 2,000,000	Moderna Inc, Ordinary Share, US60770K1079	Long	NASDAQ GS	-	0.10	31.5487
BB2RN2, DE000BB2RN29 / 2,000,000	NXP Semiconductors NV, Ordinary Share, NL0009538784	Long	NASDAQ GS	CBOE (Chicago Board Options Exchange)	0.10	176.2978
BB2RN3, DE000BB2RN37 / 2,000,000	NXP Semiconductors NV, Ordinary Share, NL0009538784	Long	NASDAQ GS	CBOE (Chicago Board Options Exchange)	0.10	170.6107
BB2RN4, DE000BB2RN45 / 2,000,000	NXP Semiconductors NV, Ordinary Share, NL0009538784	Long	NASDAQ GS	CBOE (Chicago Board Options Exchange)	0.10	164.9237
BB2RN5, DE000BB2RN52 / 2,000,000	NXP Semiconductors NV, Ordinary Share, NL0009538784	Short	NASDAQ GS	CBOE (Chicago Board Options Exchange)	0.10	278.6642
BB2RN6, DE000BB2RN60 / 2,000,000	NXP Semiconductors NV, Ordinary Share, NL0009538784	Short	NASDAQ GS	CBOE (Chicago Board Options Exchange)	0.10	290.0383
BB2RN7, DE000BB2RN78 / 2,000,000	Palantir Technologies Inc, Ordinary Share, US69608A1088	Long	New York Stock Exchange (NYSE)	-	0.10	52.3227
BB2RN8, DE000BB2RN86 / 2,000,000	Palantir Technologies Inc, Ordinary Share, US69608A1088	Long	New York Stock Exchange (NYSE)	-	0.10	50.6876
BB2RN9, DE000BB2RN94 / 2,000,000	Rheinmetall AG, Ordinary Share, DE0007030009	Long	Deutsche Börse AG	Eurex	0.10	527.5100
BB2RPA, DE000BB2RPA3 / 2,000,000	Rheinmetall AG, Ordinary Share, DE0007030009	Short	Deutsche Börse AG	Eurex	0.10	769.5440
BB2RPB, DE000BB2RPB1 / 2,000,000	Solvay SA, Ordinary Share, BE0003470755	Short	Euronext Brussels	All Exchanges	0.10	37.2645
BB2RPC, DE000BB2RPC9 / 2,000,000	Tesla Inc, Ordinary Share, US88160R1014	Long	NASDAQ GS	CBOE (Chicago Board Options Exchange)	0.05	305.4390

WKN and ISIN of the Warrants/ Issue Size	Underlying (Share with ISIN)	Option Type	Reference Source	Futures Exchange	Ratio	Initial Strike in Reference Currency
BB2RPD, DE000BB2RPD7 / 2,000,000	Tesla Inc, Ordinary Share, US88160R1014	Long	NASDAQ GS	CBOE (Chicago Board Options Exchange)	0.05	301.8456
BB2RPE, DE000BB2RPE5 / 2,000,000	Tesla Inc, Ordinary Share, US88160R1014	Long	NASDAQ GS	CBOE (Chicago Board Options Exchange)	0.05	298.2522
BB2RPF, DE000BB2RPF2 / 2,000,000	Tesla Inc, Ordinary Share, US88160R1014	Short	NASDAQ GS	CBOE (Chicago Board Options Exchange)	0.05	434.8014
BB2RPG, DE000BB2RPG0 / 2,000,000	Tesla Inc, Ordinary Share, US88160R1014	Short	NASDAQ GS	CBOE (Chicago Board Options Exchange)	0.05	438.3948
BB2RPH, DE000BB2RPH8 / 2,000,000	Tesla Inc, Ordinary Share, US88160R1014	Short	NASDAQ GS	CBOE (Chicago Board Options Exchange)	0.05	441.9882
BB2RPJ, DE000BB2RPJ4 / 2,000,000	Tesla Inc, Ordinary Share, US88160R1014	Short	NASDAQ GS	CBOE (Chicago Board Options Exchange)	0.05	485.1090
BB2RPK, DE000BB2RPK2 / 2,000,000	UniCredit SpA, Ordinary Share, IT0005239360	Short	Borsa Italiana	Borsa Italiana (IDEM)	0.20	43.9020
BB2RPL, DE000BB2RPL0 / 2,000,000	Verizon Communications Inc, Ordinary Share, US92343V1044	Long	New York Stock Exchange (NYSE)	CBOE (Chicago Board Options Exchange)	0.20	33.4474
BB2RPM, DE000BB2RPM8 / 2,000,000	Verizon Communications Inc, Ordinary Share, US92343V1044	Short	New York Stock Exchange (NYSE)	CBOE (Chicago Board Options Exchange)	0.20	55.0263
BB2RPN, DE000BB2RPN6 / 2,000,000	Vodafone Group plc, Ordinary Share, GB00BH4HKS39	Long	London Stock Exchange	London Stock Exchange	1.00	52.6737
BB2RPP, DE000BB2RPP1 / 2,000,000	Walmart Inc, Ordinary Share, US9311421039	Long	New York Stock Exchange (NYSE)	CBOE (Chicago Board Options Exchange)	0.20	70.7930
BB2RPQ, DE000BB2RPQ9 / 2,000,000	Walmart Inc, Ordinary Share, US9311421039	Short	New York Stock Exchange (NYSE)	CBOE (Chicago Board Options Exchange)	0.20	116.4659

**Status:**

The Warrants constitute direct and non-subordinate liabilities of the Issuer in respect of which the Issuer has not provided collateral. The Warrants rank pari passu in right of payment with each other and with any other present and future unsecured and non-subordinated liabilities of the Issuer, to the exclusion of liabilities ranking senior by operation of mandatory law.

**Where will the securities be traded?**

N/A. An admission to listing or trading of the Warrants is currently not intended.

The Issuer may, at its sole discretion, consider applying for the Warrants to be listed and/or admitted to trading on one or more listing venues. Any such listing and/or admission to trading, if pursued, will be announced by means of a notice, which will include the relevant listing venue(s).

The Issuer does not have a legal obligation to maintain the listing (if any) of the Warrants throughout the term of the Warrants. Warrants may be suspended from trading and/or delisted at any time in accordance with applicable rules and regulations of the relevant listing venue (s). Any suspension from trading and/or delisting will be announced by means of a notice.

**Is there a guarantee attached to the securities?**

BNP Paribas S.A., Paris, France, (hereinafter referred to as the "**Guarantor**") has provided an unconditional and irrevocable guarantee (hereinafter referred to as the "**Guarantee**") for the due payment of all amounts to be paid under the Terms and Conditions of the Warrants if and as soon as the respective payment would be due under the Terms and Conditions of the Warrants.

**Who is the Guarantor of the securities?**

<b>Domicile and legal form:</b>	The Guarantor is a public limited company (société anonyme) incorporated in France under the laws of France and its legal entity identifier (LEI) is R0MUWSFPU8MPRO8K5P83. The address of its principal office is 16, boulevard des Italiens – 75009 Paris, France.
<b>Principal activities:</b>	According to its own assessment, BNP Paribas S.A. is one of France's largest banks and has branches and subsidiaries in all major markets.
<b>Major shareholders:</b>	As at 30 June 2024, the major shareholders are Société Fédérale de Participations et d'Investissement (" <b>SFPI</b> "), a public-interest société anonyme (stock corporation) acting on behalf of the Government of Belgium and holding 5.6% of the registered share capital, Amundi holding 5.1% of the registered share capital, BlackRock Inc. holding 6.0% of the registered share capital and the Grand Duchy of Luxembourg holding 1.1% of the registered share capital. To the best knowledge of BNPP, no shareholder other than SFPI, Amundi and BlackRock Inc. holds more than 5% of its capital or voting rights.

<b>Identity of key managing directors:</b>	Jean-Laurent Bonnafé, Chief Executive Officer of BNP Paribas S.A.
<b>Identity of statutory auditors:</b>	Deloitte & Associés, 6, place de la Pyramide, Paris-La Défense Cedex (92), France PricewaterhouseCoopers Audit, 63, rue de Villiers, Neuilly-sur-Seine (92), France Mazars, 61, rue Henri Regnault, Courbevoie (92), France Ernst & Young et Autres, Tour First, TSA 14 444, 92037 Paris-La Défense cedex, France

#### What is the key financial information on the Guarantor?

**Table 1: Income statement**

	<b>31 December 2023 (audited) in million EUR</b>	<b>31 December 2022 (audited) in million EUR</b>	<b>First Half 2024 (unaudited) in million EUR</b>	<b>First Half 2023 (unaudited) in million EUR</b>
Revenues	45,874	45,430	24,753	23,395
Cost of risk	(2,907)	(3,003)	(1,488)	(1,331)
Net income attributable to equity holders	10,975	9,848	6,498	7,245

**Table 2: Balance sheet**

	<b>30 June 2024 (unaudited) in million EUR</b>	<b>31 December 2023 (audited) in million EUR</b>	<b>31 December 2022 (audited) in million EUR</b>
Total assets (Group)	2,699,258	2,591,499	2,663,748
Consolidated loans to and receivables from customers	872,147	859,200	857,020
Consolidated deposits from customers	1,003,053	988,549	1,008,056
Shareholder's equity (Group share)	122,182	123,742	121,237

The audited consolidated annual financial statements of the Guarantor for the years ended on 31 December 2022 and 31 December 2023 and the interim financial report for the six-month period ended on 30 June 2024 have been prepared according to the International Financial Reporting Standards (IFRS).

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

**Insolvency risk/liquidity risk relating to the Guarantor:** Due to the potential Guarantee provided by BNP Paribas S.A. and the control and profit transfer agreement that is in place between the Issuer and the Guarantor, investors indirectly bear also the insolvency risk and liquidity risk relating to the Guarantor. The business of the Guarantor in its capacity as an international financial group is characterised by seven key risks (credit risk, counterparty risk and securitisation risk in the bank portfolio; operational risk; market risk; liquidity and refinancing risk; risks associated with the overall economic and market environment; regulatory risk; risks associated with BNPP's growth in its existing environment). If the Guarantor becomes insolvent, this may even result in Warrant Holders losing the capital they invested when they purchased the Warrants (**risk of total loss**).

**Resolution measures in relation to the Guarantor:** Moreover, measures taken in France in relation to BNP Paribas S.A. (in its capacity as a contracting party obligated to make compensation under the control and profit transfer agreement that is in place ) or BNP Paribas Group according to the transposition of the European Recovery and Resolution Directive into French law may have indirect adverse effects on the Issuer. Consequently, investors are also exposed to the risk of BNP Paribas S.A. not being able to meet its obligations under the control and profit transfer agreement – e.g. in the event that it becomes insolvent (illiquid/overindebted) or in the event that resolution measures under French law are ordered by the authorities. Therefore, if resolution measures are taken against the Guarantor, this may even result in Warrant Holders losing the capital they invested when they purchased the Warrants (**risk of total loss**).

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

**No deposit guarantee scheme.** The Warrants are not covered by a deposit guarantee scheme. **Investors may therefore sustain a total loss of the Invested Capital.**

#### **Dependence on the development of the price of the Underlying:**

The Issuer's selection of the Underlying is not necessarily based on its assessment of the future performance of the selected Underlying.

Due to the leverage effect, price movements of the Underlying (or even the non-occurrence of an expected price movement) may decrease the value of the Warrants disproportionately and even render it worthless. Consequently, there is a risk of loss which may be equal to the total Invested Capital.

#### **Risks associated with the payoff profile:**

If the Reference Price of UNLIMITED TURBO **Long** Warrants is equal to or lower than the Relevant Strike, the Redemption Amount will be **zero (0)**, whereupon **NO** payment would be made (**total loss**).

If the Reference Price exceeds the Relevant Strike, the Warrant Holder sustains a loss if the Redemption Amount is lower than the purchase price the Warrant Holder paid.

If the Reference Price of UNLIMITED TURBO **Short** Warrants is equal to or higher than the Relevant Strike, the Redemption Amount will be **zero (0)**, whereupon **NO** payment would be made (**total loss**).

If the Reference Price is lower than the Relevant Strike, the Warrant Holder sustains a loss if the Redemption Amount is lower than the purchase price the Warrant Holder paid.

If the Observation Price of UNLIMITED TURBO **Long** Warrants reaches or falls below the Relevant Strike specified in the Terms and Conditions of the Warrants within the Observation Period, the Warrant shall expire and the Redemption Amount will be **zero (0)**, whereupon **NO** payment would be made (**total loss**).

If the Observation Price of UNLIMITED TURBO **Short** Warrants reaches or exceeds the Relevant Strike specified in the Terms and Conditions of the Warrants within the Observation Period, the Warrant shall expire and the Redemption Amount will be **zero (0)**, whereupon **NO** payment would be made (**total loss**).

A notice of ordinary termination already given shall become ineffective if a Knock-Out Event occurs on or before the relevant Termination Date; in the event of the occurrence of a Knock-Out Event the Redemption Amount will be **zero (0)**, whereupon **NO** payment would be made (**total loss**).

If a Knock-Out Event occurs, any prior exercise by the Warrant Holder becomes subsequently invalid due to the occurrence of the condition subsequent, and the Warrants are automatically exercised and become worthless. In this case, no payment will be made to Warrant Holders.

**Risks associated with an unlimited term:**

The Warrants do not have a fixed Settlement Date and, consequently, do not have a fixed term.

Therefore, the Warrant Right of the Warrant Holders as represented by the Warrants must be exercised by the Warrant Holder on a specified exercise date according to the exercise procedure specified in the Terms and Conditions of the Warrants in order to assert the Warrant Right. Even if the Warrant Holder has the right to exercise the Warrants on certain exercise dates, such dates may be unfavourable for the Warrant Holder. The Warrant Holder has to decide for itself whether and to what extent exercise of the Warrant leads to a disadvantage for the Warrant Holder.

Moreover, the Issuer shall have the right to terminate the Warrants by ordinary termination in compliance with the Terms and Conditions of the Warrants on an Ordinary Termination Date. In the event that the Issuer terminates the Warrants, the Warrant Holder has no influence on the applicable Ordinary Termination Date, which may be unfavourable for the Warrant Holder.

Both in the event of a termination of the Warrants by the Issuer and in the event that the Warrants are exercised by the Warrant Holder itself, the Warrant Holder shall bear the reinvestment risk because it is possible that the amount paid out by the Issuer, if applicable, can only be reinvested on market terms less favourable than those prevailing when the terminated or exercised Warrant was purchased. The Warrant Holder bears the risk of its expectations of an increase in value through an alternative investment possibly not materialising.

**Risks associated with a minimum exercise number:**

Furthermore, the Terms and Conditions of the Warrants stipulate that the exercise right may only be exercised with respect to a specified number of Warrants (the "Minimum Number"). Therefore, Warrant Holders who do not have the required Minimum Number of Warrants either have to sell their Warrants or purchase additional Warrants (with transaction costs being incurred in either case). However, a sale of the Warrants requires that market participants are found who are willing to purchase the Warrants at a corresponding price. If no such market participants who are willing to purchase are found, the value of the Warrants cannot be realised.

If the conditions for exercise described in the Terms and Conditions of the Warrants are not met in due time before the relevant exercise date, the Exercise Notice will be null and void and exercise will only be possible again on the next exercise date provided for under the Terms and Conditions of the Warrants for the respective Warrants.

The yield from the Warrants may be reduced due to the time lag between the date the Warrant Rights are exercised and the date the amount payable on their exercise is determined.

The risk of a total loss applies even if the Warrant Rights are validly exercised.

**Market Disruptions:** The risk involved for Warrant Holders is that the occurrence of a market disruption described in the Terms and Conditions of the Warrants has an adverse effect on the value of the Warrants. Payment of the respective amount to be paid may also be delayed as a result of a market disruption.

**Adjustments, termination risk, reinvestment risk:** Warrant Holders bear the risk of the Warrants being adjusted or terminated by the Issuer in accordance with the Terms and Conditions of the Warrants. In the event that they are terminated, the Termination Amount may be significantly lower than the amount of capital invested in purchasing the Warrants. Warrant Holders may even sustain a **total loss** of the Invested Capital. Warrant Holders are also exposed to the risk of being able to reinvest amounts received only on less favourable terms (known as reinvestment risk).

**Market price risks:** Warrant Holders bear the risks associated with price determination for the Warrants. For example, the performance of the Underlying and thus the performance of the Warrants over the term cannot be foreseen at the time of purchase.

**Liquidity risk:** Warrant Holders bear the risk that there might be no liquid secondary market for trading the Warrants and of not being able to sell the Warrants at a certain time or price.

**Risks associated with the Underlying:** Warrant Holders do not own the share used as Underlying. Since the amount of the repayment on the Warrants depends on the performance of the Underlying, Warrant Holders should note that an investment in the Warrants may therefore be subject to similar risk as a direct investment in the share. These include the risks resulting from fluctuations of the share price. Further risks are that the relevant company may become illiquid and insolvency proceedings may be opened over its assets.

**Risks from potential conflicts of interest:** The Issuer, the Guarantor as well as companies affiliated with them may pursue interests that conflict with Warrant Holders' interests or do not take them into account. This may be the case in connection with their performance of other functions or other transactions. Potential conflicts of interest may have an adverse effect on the value of the Warrants.

**Section D – 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 investors invest in this security?**

**General terms, conditions and expected timetable of the offer**

The Warrants will be offered by BNP Paribas Financial Markets S.N.C., Paris, France, to interested investors from 26 November 2024 onwards. The offer to the public ends at the end of validity of the Prospectus and/or the then current Base Prospectus.

**Details of the admission to trading on a regulated market**

An admission to listing or trading of the Warrants is currently not intended.

The Issuer may, at its sole discretion, consider applying for the Warrants to be listed and/or admitted to trading on one or more listing venues. Any such listing and/or admission to trading, if pursued, will be announced by means of a notice, which will include the relevant listing venue(s).

The Issuer does not have a legal obligation to maintain the listing (if any) of the Warrants throughout the term of the Warrants. Warrants may be suspended from trading and/or delisted at any time in accordance with applicable rules and regulations of the relevant listing venue (s). Any suspension from trading and/or delisting will be announced by means of a notice.

#### **Estimate of total expenses**

The investor may purchase the Warrants at the issue price or the purchase price. Neither the Issuer nor the Offeror will charge the investor any costs over and above the issue price or the purchase price; however, this is subject to costs the purchaser may incur when purchasing the Warrants from banks or public savings banks (*Sparkassen*) or through other distribution channels or the relevant securities exchange about which neither the Issuer nor the Offeror can make any statement.

The initial issue price includes the entry costs for each specific product concerned (as at the date of the Final Terms).

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

The Offeror is BNP Paribas Financial Markets S.N.C. (with registered office at 20 boulevard des Italiens, Paris, 75009, France, LEI: 6EWKU0FGVX5QQJHFGT48), a general partnership under the laws of France (*Société en Nom Collectif*) incorporated in France under the laws of France.

#### **Why is this prospectus being produced?**

The primary aim of the offer is to further the objective of making profit. The Issuer will use the net proceeds from the issue exclusively to hedge its liabilities under the Warrants towards Warrant Holders.



# Samenvatting

## Sectie A – Inleiding en waarschuwingen

### Waarschuwingen

- Deze Samenvatting moet gelezen worden als een inleiding tot het Basisprospectus.
- Iedere beslissing om in de desbetreffende Warrants te beleggen moet zijn gebaseerd op een bestudering van het gehele Basisprospectus door de belegger.
- Beleggers kunnen het geïnvesteerde kapitaal geheel (totaal verlies) of gedeeltelijk verliezen.
- Indien een vordering met betrekking tot de informatie in het Basisprospectus bij een rechterlijke instantie aanhangig wordt gemaakt, bestaat de kans dat de belegger die als eiser optreedt volgens het nationaal recht de kosten voor de vertaling van het Basisprospectus, met inbegrip van eventuele Supplementen en de Definitieve Voorwaarden, moet dragen voordat de rechtsvordering wordt ingesteld.
- Alleen BNP Paribas Emissions- und Handelsgesellschaft mbH (de "**Emittent**"), die in haar hoedanigheid van Emittent van de Warrants de verantwoordelijkheid voor deze Samenvatting op zich heeft genomen, met inbegrip van alle vertalingen ervan, en de personen die deze Samenvatting hebben ingediend, met inbegrip van alle vertalingen ervan, kunnen wettelijk aansprakelijk worden gesteld en uitsluitend indien de Samenvatting, wanneer zij samen met de andere delen van het Basisprospectus wordt gelezen, misleidend, inaccuraat of inconsistent is, of indien zij, wanneer zij samen met de andere delen van het Basisprospectus wordt gelezen, niet de essentiële informatie bevat ter ondersteuning van beleggers wanneer zij overwegen in de betreffende Warrants te beleggen.
- Beleggers staan op het punt een product te kopen dat niet eenvoudig en misschien moeilijk te begrijpen is.**

### Inleidende informatie

<b>Naam en effectenidentificatiecode:</b>	UNLIMITED TURBO Long en/of UNLIMITED TURBO Short Warrants gekoppeld aan aandelen (de " <b>Warrants</b> "), ISIN: / WKN: zie tabel
<b>Identiteit en contactgegevens van de Emittent:</b>	De Emittent heeft haar statutaire zetel te Senckenberganlage 19, 60325 Frankfurt am Main, Duitsland. Haar identificatiecode voor juridische entiteiten (legal entity identifier - LEI) is 549300TS3U4JKMR1B479 en haar telefoonnummer is +49 (0) 69 7193-0.
<b>Bevoegde autoriteit:</b>	De Duitse Federale Financiële Toezichhoudende Autoriteit ( <i>Bundesanstalt für Finanzdienstleistungsaufsicht</i> - " <b>BaFin</b> "). Het kantooradres van de BaFin (effectentoezicht) is Marie-Curie-Str. 24-28, 60439 Frankfurt am Main, Duitsland en haar telefoonnummer is +49 (0) 228 41080.
<b>Datum van goedkeuring van het Basisprospectus:</b>	24 oktober 2024

## Sectie B – Essentiële informatie over de Emittent

### Wie is de Emittent van de effecten?

<b>Zetel en rechtsvorm:</b>	De Emittent heeft haar statutaire zetel in Frankfurt am Main. Haar kantooradres is Senckenberganlage 19, 60325 Frankfurt am Main, Duitsland. De Emittent is een vennootschap met beperkte aansprakelijkheid ( <i>Gesellschaft mit beschränkter Haftung</i> - <i>GmbH</i> ) opgericht in Duitsland naar Duits recht en haar identificatiecode voor juridische entiteiten (legal entity identifier - LEI) is 549300TS3U4JKMR1B479.
<b>Hoofdvactiteiten:</b>	Uitgifte van effecten
<b>Belangrijke aandeelhouders:</b>	De enige aandeelhouder van BNP Paribas Emissions- und Handelsgesellschaft mbH is BNP Paribas S.A., een beursgenoteerde naamloze vennootschap (" <i>société anonyme</i> ") opgericht naar Frans recht.
<b>Identiteit van voornaamste bestuurders:</b>	De bestuurders van de Emittent zijn <i>Grégoire Toublanc</i> en <i>Dr. Carsten Esbach</i> .
<b>Identiteit van wettelijke auditors:</b>	MAZARS GmbH & Co. KG Wirtschaftsprüfungsgesellschaft, Theodor-Stern-Kai 1, 60596 Frankfurt am Main, Duitsland, is benoemd tot de wettelijke auditor voor de gecontroleerde jaarrekeningen van de Emittent voor de boekjaren afgesloten op 31 december 2022 en 31 december 2023. Deloitte GmbH Wirtschaftsprüfungsgesellschaft, Rosenheimer Platz 4, 81669 München, Duitsland, is aangewezen als de wettelijke auditor voor de Tussentijds Financieel verslag per 30 juni 2024.

### Wat is de essentiële financiële informatie over de Emittent?

De hieronder vermelde financiële informatie is overgenomen uit de gecontroleerde jaarrekeningen van de Emittent voor de boekjaren afgesloten op 31 december 2022 en 31 december 2023 en het gecontroleerde tussentijdse financieel verslag voor de periode van zes maanden per 30 juni 2024.

Tabel 1: Winst-en-verliesrekening - Effecten zonder aandelenkarakter

	Jaarrekening per 31 december 2023 in EUR	Jaarrekening per 31 december 2022 in EUR	Tussentijds financieel verslag per 30 juni 2024 in EUR	Tussentijds financieel verslag per 30 juni 2023 in EUR
Resultaat uit normale bedrijfsactiviteiten				
Overige bedrijfsinkomsten	647.058,83	783.010,31	696.182,67	294.198,50

Overige bedrijfskosten	-647.058,83	-783.010,31	-696.182,67	-294.198,50
Nettowinst over het jaar	0	0	0	0

**Tabel 2: Balans - Effecten zonder aandelenkarakter**

	Jaarrekening per 31 december 2023 in EUR	Jaarrekening per 31 december 2022 in EUR	Tussentijds verslag per 30 juni 2024 in EUR	financieel
<b>Vorderingen en overige activa</b>				
Vorderingen op verbonden ondernemingen	180.935.589,44	8.285.000,00	271.352.786,76	
Overige activa (activa/vlottende activa)	7.014.600.801,88	4.207.327.744,69	7.494.283.487,91	
<b>Passiva</b>				
Obligaties (passiva/schulden)	4.321.474.506,21	2.361.510.475,11	4.730.124.214,23	
Overige passiva (passiva/schulden)	2.874.061.885,11	1.854.102.269,58	3.035.512.060,44	
Netto financiële schuld (langlopende schuld plus kortlopende schuld minus kasmiddelen)	0	0	0	

**Tabel 3: Kasstroomoverzicht - Effecten zonder aandelenkarakter**

	Voor de periode van 1 januari tot 31 december 2023 in EUR	Voor de periode van 1 januari tot 31 december 2022 in EUR	Tussentijds financieel verslag per 30 juni 2024 in EUR	Tussentijds financieel verslag per 30 juni 2023 in EUR
Nettokasstromen uit bedrijfsactiviteiten	13.899,18	-13.222,76	-3.365,83	1.336,25
Nettokasstromen uit financieringsactiviteiten	-	-	-	-
Nettokasstromen uit beleggingsactiviteiten	-	-	-	-

**Wat zijn de voornaamste risico's specifiek voor de Emittent?**

**De houders van de effecten dragen het Emittentrisico/kredietrisico:** Afhankelijk van de Garantie die door BNP Paribas S.A. als Garantieverstrekker wordt verstrekt voor de betaling van alle bedragen die betaald moeten worden in het kader van de door de Emittent uitgegeven effecten, zijn de houders van deze effecten blootgesteld aan het risico dat de Emittent niet in staat is haar verplichtingen in het kader van deze effecten na te komen, bijvoorbeeld in het geval dat zij insolvent wordt (illiquide/overmatige schuldenlast). Indien de Emittent insolvent wordt, kan dit er zelfs toe leiden dat de houders van effecten het kapitaal verliezen dat zij bij de aankoop van de effecten hebben geïnvesteerd (**risico van totaal verlies**).

**De houders van effecten dragen het risico van niet-nakoming van de controle- en winstoverdrachtsovereenkomst:** Tussen BNP Paribas S.A. en de Emittent is een controle- en winstoverdrachtsovereenkomst van kracht. Krachtens deze overeenkomst heeft BNP Paribas S.A. in het bijzonder de verplichting om elk nettoverlies te compenseren dat de Emittent anders zou genereren in een boekjaar gedurende de looptijd van de controle- en winstoverdrachtsovereenkomst. Beleggers die in de door de Emittent uitgegeven effecten hebben belegd zijn derhalve blootgesteld aan het risico dat de Emittent haar verplichtingen jegens de houders van de effecten helemaal niet, niet volledig of niet tijdig kan nakomen indien BNP Paribas S.A. haar verplichtingen jegens de Emittent in het kader van de controle- en winstoverdrachtsovereenkomst helemaal niet, niet volledig of niet tijdig nakomt. In dat geval kunnen de houders van effecten al het kapitaal verliezen dat zij bij de aankoop van de effecten hebben geïnvesteerd (**risico van totaal verlies**).

**Sectie C – Essentiële informatie over de effecten**

**Wat zijn de hoofdkenmerken van de effecten?**

**Type en vorm van de effecten**

De Warrants worden uitgegeven door middel van een waardepapier in de vorm van obligaties aan toonder (*Inhaberschuldverschreibungen*) naar Duits recht zoals gedefinieerd in Sec. 793 van het Duits Burgerlijk Wetboek (*Bürgerliches Gesetzbuch - BGB*). De Emittent behoudt zich het recht voor om de Warrants die zijn uitgegeven door middel van een waardepapier zoals bedoeld in § 6 (3) eWpG (*Gesetz über elektronische Wertpapiere*) te vervangen door elektronische effecten van dezelfde soort en geregistreerd zijn in een centraal register zoals bedoeld in § 4 (2) eWpG (de "**Centrale Register Effecten**"). De Emittent behoudt zich het recht voor om de Centrale Register Effecten zoals bedoeld in § 6 (2) eWpG te vervangen door effecten van dezelfde soort, uitgegeven door middel van een waardepapier.

De Warrants zijn vrij overdraagbaar en niet onderworpen aan enige beperking.

**Rechten verbonden aan de effecten**

De Warrants dragen geen rente.

Iedere Warrant geeft de Warranthouder het recht om een Aflossingsbedrag te ontvangen bij uitoefening zoals beschreven onder "Betaling van aflossingen" hieronder.

Aflossing

Warrantrechten kunnen enkel worden uitgeoefend voor ten minste 1.000 Warrants (het "**Minimumaantal**").

De Warranthouder moet ten minste twee Bankwerkdagen voor de Uitoefendatum actief verklaren dat hij de Warrantrechten uitoefent.

De Warrantrechten zullen automatisch geacht worden te zijn uitgeoefend zodra een Knock-Out Gebeurtenis zich voordoet.

De Warranthouder zal het recht hebben om de betaling van het Aflossingsbedrag door de Emittent op de Afwikkeldatum te eisen.

#### Vroegtijdige aflossing

De Emittent zal het recht hebben om de Warrants te beëindigen door gewone beëindiging vanaf een vooraf bepaalde datum. Bij een gewone beëindiging door de Emittent, zal de Warranthouder het recht hebben om de betaling van het Aflossingsbedrag door de Emittent op de Afwikkeldatum op te eisen.

Indien zich een Aanpassingsgebeurtenis heeft voorgedaan met betrekking tot de Onderliggende Waarde, kan de Emittent het recht hebben om het Warrantrecht aan te passen in overeenstemming met de Voorwaarden van de Warrants of om de Warrants te beëindigen door een buitengewone beëindiging. In geval van een voornoemde buitengewone beëindiging, zal de Emittent het Beëindigingsbedrag binnen vier Bankwerkdagen na kennisgeving van de beëindiging betalen. In een dergelijk geval kan het Beëindigingsbedrag onder bepaalde omstandigheden aanzienlijk lager zijn dan de aankoopprijs die is betaald voor de Warrant en kan het zelfs zo laag zijn als nul (0) (**totaal verlies van het Belegd Kapitaal**).

#### Betaling van aflossingen

Het Aflossingsbedrag per Warrant zal uiterlijk op de Afwikkeldatum in de Afwikkelvaluta aan de Warranthouder worden betaald.

Het Aflossingsbedrag voor de **UNLIMITED TURBO Long** Warrants zal gelijk zijn aan het verschil tussen de Referentiekopers en de Relevante Uitoefenprijs, vermenigvuldigd met de Ratio indien de Waarnemingskoers de Relevante Uitoefenprijs tijdens de Waarnemingsperiode **niet** heeft bereikt of daaronder is gedaald.

Het Aflossingsbedrag voor de **UNLIMITED TURBO Short** Warrants zal gelijk zijn aan het verschil tussen de Relevante Uitoefenprijs en de Referentiekopers, vermenigvuldigd met de Ratio indien de Waarnemingsprijs de Relevante Uitoefenprijs tijdens de Waarnemingsperiode **niet** heeft bereikt of overschreden.

Indien het bedrag zoals hiervoor bepaald nul of een negatieve waarde is, zullen de Warrants vervallen en waardeloos worden. In dat geval zal er geen betaling aan de Warranthouders plaatsvinden.

Indien van toepassing, kan het bedrag worden geconverteerd van de Referentievaluta van de Onderliggende Waarde naar de Afwikkelvaluta.

In het geval van een buitengewone beëindiging van de Warrants door de Emittent, zal het door de Emittent aan de Warranthouders te betalen Beëindigingsbedrag per Warrant gelijk zijn aan een bedrag dat door de Berekeningsagent naar eigen redelijke beoordeling wordt vastgesteld als de toepasselijke marktprijs onmiddellijk voorafgaand aan de gebeurtenis die aanleiding geeft tot het recht op beëindiging.

In het geval van een gewone beëindiging van de Warrants door de Emittent, zal het te betalen bedrag aan de Warranthouder gelijk zijn aan het Aflossingsbedrag op de Beëindigingsdatum.

#### Beperkingen van de aan de Warrants verbonden rechten

In bepaalde omstandigheden heeft de Emittent het recht om de Voorwaarden van de Warrants te wijzigen. Bovendien kan de Emittent het recht hebben om de Warrants te beëindigen door een buitengewone beëindiging indien zich een Aanpassingsgebeurtenis heeft voorgedaan met betrekking tot de Onderliggende Waarde. In het geval van een buitengewone beëindiging zoals hiervoor vermeld, zal de Emittent het Beëindigingsbedrag binnen vier Bankwerkdagen na kennisgeving van de beëindiging betalen.

<b>Uitgiftedatum (waarderingsdag)</b>	28 november 2024
<b>Waarnemingsperiode</b>	De Waarnemingsperiode begint op het moment dat de eerste prijs als gedefinieerd onder "Waarnemingsprijs" beschikbaar is en eindigt bij de vaststelling van de Referentiekopers of de Knock-Out Gebeurtenis (waarbij beide voornoemde mogelijke eindmomenten binnen de Waarnemingsperiode vallen).
<b>Waarnemingsprijs</b>	betekent elke prijs van de Onderliggende Waarde zoals vastgesteld en gepubliceerd door de Referentiebron gedurende de Waarnemingsperiode als de officiële prijs, te beginnen met de eerste prijs die officieel wordt vastgesteld aan het begin van de Waarnemingsperiode (26 november 2024).

WKN en ISIN van de Warrants/ Omvang van de uitgifte	Onderliggende Waarde (aandeel met ISIN)	Type optie	Referentiebron	Futures Exchange	Ratio	Initiële Uitoefenprijs in Referentievaluta
BB2RMS, DE000BB2RMS2 / 2.000.000	AIXTRON SE, Aandeel op naam zonder nominale waarde, DE000AOWMPJ6	Long	Deutsche Börse AG	Eurex	1,00	10,5439
BB2RMT, DE000BB2RMT0 / 2.000.000	AIXTRON SE, Aandeel op naam zonder nominale waarde, DE000AOWMPJ6	Long	Deutsche Börse AG	Eurex	1,00	10,2037
BB2RMU, DE000BB2RMU8 / 2.000.000	AIXTRON SE, Aandeel op naam zonder nominale waarde, DE000AOWMPJ6	Long	Deutsche Börse AG	Eurex	1,00	9,8636
BB2RMV, DE000BB2RMV6 / 2.000.000	AIXTRON SE, Aandeel op naam zonder nominale waarde, DE000AOWMPJ6	Short	Deutsche Börse AG	Eurex	1,00	16,6661
BB2RMW, DE000BB2RMW4 / 2.000.000	AIXTRON SE, Aandeel op naam zonder nominale waarde, DE000AOWMPJ6	Short	Deutsche Börse AG	Eurex	1,00	17,3464
BB2RMX, DE000BB2RMX2 / 2.000.000	Anheuser-Busch InBev SA/NV, Gewoon aandeel, BE0974293251	Long	Euronext Brussels	All Exchanges	0,20	38,3670

WKN en ISIN van de Warrants/ Omvang van de uitgifte	Onderliggende Waarde (aandeel met ISIN)	Type optie	Referentiebron	Futures Exchange	Ratio	Initiële Uitoefenprijs in Referentievaluta
BB2RMY, DE000BB2RMY0 / 2.000.000	Argenx SE, Gewoon aandeel, NL0010832176	Long	Euronext Brussels	All Exchanges	0,01	493,8500
BB2RMZ, DE000BB2RMZ7 / 2.000.000	Argenx SE, Gewoon aandeel, NL0010832176	Short	Euronext Brussels	All Exchanges	0,01	720,4400
BB2RM0, DE000BB2RM04 / 2.000.000	Argenx SE, Gewoon aandeel, NL0010832176	Short	Euronext Brussels	All Exchanges	0,01	784,3500
BB2RM1, DE000BB2RM12 / 2.000.000	Barclays plc, Gewoon aandeel, GB0031348658	Long	London Stock Exchange	London Stock Exchange	1,00	202,3711
BB2RM2, DE000BB2RM20 / 2.000.000	Barclays plc, Gewoon aandeel, GB0031348658	Long	London Stock Exchange	London Stock Exchange	1,00	195,8430
BB2RM3, DE000BB2RM38 / 2.000.000	Barclays plc, Gewoon aandeel, GB0031348658	Long	London Stock Exchange	London Stock Exchange	1,00	189,3149
BB2RM4, DE000BB2RM46 / 2.000.000	Barclays plc, Gewoon aandeel, GB0031348658	Short	London Stock Exchange	London Stock Exchange	1,00	319,8769
BB2RM5, DE000BB2RM53 / 2.000.000	Barclays plc, Gewoon aandeel, GB0031348658	Short	London Stock Exchange	London Stock Exchange	1,00	332,9331
BB2RM6, DE000BB2RM61 / 2.000.000	Basic-Fit NV, Gewoon aandeel, NL0011872650	Short	Euronext Amsterdam	All Exchanges	0,20	24,5180
BB2RM7, DE000BB2RM79 / 2.000.000	Basic-Fit NV, Gewoon aandeel, NL0011872650	Short	Euronext Amsterdam	All Exchanges	0,20	24,7312
BB2RM8, DE000BB2RM87 / 2.000.000	Bolloré SE, Gewoon aandeel, FR0000039299	Long	Euronext (Paris)	Euronext (Paris)	1,00	4,3950
BB2RM9, DE000BB2RM95 / 2.000.000	Booking Holdings Inc, Gewoon aandeel, US09857L1089	Short	NASDAQ GS	CBOE (Chicago Board Options Exchange)	0,01	7.069,1130
BB2RNA, DE000BB2RNA8 / 2.000.000	Carl Zeiss Meditec AG, Gewoon aandeel, DE0005313704	Long	Deutsche Börse AG	Eurex	0,20	44,7175
BB2RNB, DE000BB2RNB6 / 2.000.000	Carl Zeiss Meditec AG, Gewoon aandeel, DE0005313704	Long	Deutsche Börse AG	Eurex	0,20	43,2750
BB2RNC, DE000BB2RNC4 / 2.000.000	Carl Zeiss Meditec AG, Gewoon aandeel, DE0005313704	Long	Deutsche Börse AG	Eurex	0,20	41,8325
BB2RND, DE000BB2RND2 / 2.000.000	Carl Zeiss Meditec AG, Gewoon aandeel, DE0005313704	Short	Deutsche Börse AG	Eurex	0,20	70,6825
BB2RNE, DE000BB2RNE0 / 2.000.000	Carl Zeiss Meditec AG, Gewoon aandeel, DE0005313704	Short	Deutsche Börse AG	Eurex	0,20	73,5675
BB2RNF, DE000BB2RNF7 / 2.000.000	CrowdStrike Holdings Inc, Gewoon aandeel, US22788C1053	Long	NASDAQ GS	-	0,05	318,7857
BB2RNG, DE000BB2RNG5 / 2.000.000	CrowdStrike Holdings Inc, Gewoon aandeel, US22788C1053	Long	NASDAQ GS	-	0,05	315,0353
BB2RNH, DE000BB2RNH3 / 2.000.000	CrowdStrike Holdings Inc, Gewoon aandeel, US22788C1053	Long	NASDAQ GS	-	0,05	311,2849
BB2RNJ, DE000BB2RNJ9 / 2.000.000	CrowdStrike Holdings Inc, Gewoon aandeel, US22788C1053	Long	NASDAQ GS	-	0,05	307,5344
BB2RNK, DE000BB2RNK7 / 2.000.000	CrowdStrike Holdings Inc, Gewoon aandeel, US22788C1053	Short	NASDAQ GS	-	0,05	461,3017

WKN en ISIN van de Warrants/ Omvang van de uitgifte	Onderliggende Waarde (aandeel met ISIN)	Type optie	Referentiebron	Futures Exchange	Ratio	Initiële Uitoefenprijs in Referentievaluta
BB2RNL, DE000BB2RNL5 / 2.000.000	Dell Technologies Inc, Gewoon aandeel, US24703L2025	Long	New York Stock Exchange (NYSE)	CBOE (Chicago Board Options Exchange)	0,10	113,4375
BB2RNM, DE000BB2RNM3 / 2.000.000	Dell Technologies Inc, Gewoon aandeel, US24703L2025	Short	New York Stock Exchange (NYSE)	CBOE (Chicago Board Options Exchange)	0,10	186,6230
BB2RNN, DE000BB2RNN1 / 2.000.000	Eramet SA, Gewoon aandeel, FR0000131757	Long	Euronext (Paris)	Euronext (Paris)	0,10	37,8087
BB2RNP, DE000BB2RNP6 / 2.000.000	H & M Hennes & Mauritz AB, Gewoon aandeel, SE0000106270	Long	NASDAQ Stockholm AB	NASDAQ Nordic	1,00	116,0625
BB2RNQ, DE000BB2RNQ4 / 2.000.000	Hensoldt AG, Gewoon aandeel, DE000HAG0005	Long	Deutsche Börse AG	CBOE (Chicago Board Options Exchange)	0,20	28,7525
BB2RNR, DE000BB2RNR2 / 2.000.000	Hensoldt AG, Gewoon aandeel, DE000HAG0005	Long	Deutsche Börse AG	CBOE (Chicago Board Options Exchange)	0,20	27,8250
BB2RNS, DE000BB2RNS0 / 2.000.000	Hensoldt AG, Gewoon aandeel, DE000HAG0005	Long	Deutsche Börse AG	CBOE (Chicago Board Options Exchange)	0,20	26,8975
BB2RNT, DE000BB2RNT8 / 2.000.000	Hensoldt AG, Gewoon aandeel, DE000HAG0005	Short	Deutsche Börse AG	CBOE (Chicago Board Options Exchange)	0,20	45,4475
BB2RNU, DE000BB2RNU6 / 2.000.000	Hensoldt AG, Gewoon aandeel, DE000HAG0005	Short	Deutsche Börse AG	CBOE (Chicago Board Options Exchange)	0,20	47,3025
BB2RNV, DE000BB2RNV4 / 2.000.000	Just Eat Takeaway.com NV, Gewoon aandeel, NL0012015705	Short	Euronext (Amsterdam)	Euronext (Amsterdam)	0,20	17,7000
BB2RNW, DE000BB2RNV2 / 2.000.000	Knorr-Bremse AG, Gewoon aandeel, DE000KBX1006	Long	Deutsche Börse AG	Eurex	0,10	55,6063
BB2RNX, DE000BB2RNX0 / 2.000.000	Knorr-Bremse AG, Gewoon aandeel, DE000KBX1006	Long	Deutsche Börse AG	Eurex	0,10	53,8125
BB2RNY, DE000BB2RNY8 / 2.000.000	Knorr-Bremse AG, Gewoon aandeel, DE000KBX1006	Long	Deutsche Börse AG	Eurex	0,10	52,0187
BB2RNZ, DE000BB2RNZ5 / 2.000.000	Knorr-Bremse AG, Gewoon aandeel, DE000KBX1006	Short	Deutsche Börse AG	Eurex	0,10	87,8938
BB2RN0, DE000BB2RN03 / 2.000.000	Knorr-Bremse AG, Gewoon aandeel, DE000KBX1006	Short	Deutsche Börse AG	Eurex	0,10	91,4813
BB2RN1, DE000BB2RN11 / 2.000.000	Moderna Inc, Gewoon aandeel, US60770K1079	Long	NASDAQ GS	-	0,10	31,5487
BB2RN2, DE000BB2RN29 / 2.000.000	NXP Semiconductors NV, Gewoon aandeel, NL0009538784	Long	NASDAQ GS	CBOE (Chicago Board Options Exchange)	0,10	176,2978
BB2RN3, DE000BB2RN37 / 2.000.000	NXP Semiconductors NV, Gewoon aandeel, NL0009538784	Long	NASDAQ GS	CBOE (Chicago Board Options Exchange)	0,10	170,6107
BB2RN4, DE000BB2RN45 / 2.000.000	NXP Semiconductors NV, Gewoon aandeel, NL0009538784	Long	NASDAQ GS	CBOE (Chicago Board Options Exchange)	0,10	164,9237
BB2RN5, DE000BB2RN52 / 2.000.000	NXP Semiconductors NV, Gewoon aandeel, NL0009538784	Short	NASDAQ GS	CBOE (Chicago Board Options Exchange)	0,10	278,6642
BB2RN6, DE000BB2RN60 / 2.000.000	NXP Semiconductors NV, Gewoon aandeel, NL0009538784	Short	NASDAQ GS	CBOE (Chicago Board Options Exchange)	0,10	290,0383
BB2RN7, DE000BB2RN78 / 2.000.000	Palantir Technologies Inc, Gewoon aandeel, US69608A1088	Long	New York Stock Exchange (NYSE)	-	0,10	52,3227

WKN en ISIN van de Warrants/ Omvang van de uitgifte	Onderliggende Waarde (aandeel met ISIN)	Type optie	Referentiebron	Futures Exchange	Ratio	Initiële Uitoefenprijs in Referentievaluta
BB2RN8, DE000BB2RN86 / 2.000.000	Palantir Technologies Inc, Gewoon aandeel, US69608A1088	Long	New York Stock Exchange (NYSE)	-	0,10	50,6876
BB2RN9, DE000BB2RN94 / 2.000.000	Rheinmetall AG, Gewoon aandeel, DE0007030009	Long	Deutsche Börse AG	Eurex	0,10	527,5100
BB2RPA, DE000BB2RPA3 / 2.000.000	Rheinmetall AG, Gewoon aandeel, DE0007030009	Short	Deutsche Börse AG	Eurex	0,10	769,5440
BB2RPB, DE000BB2RPB1 / 2.000.000	Solvay SA, Gewoon aandeel, BE0003470755	Short	Euronext Brussels	All Exchanges	0,10	37,2645
BB2RPC, DE000BB2RPC9 / 2.000.000	Tesla Inc, Gewoon aandeel, US88160R1014	Long	NASDAQ GS	CBOE (Chicago Board Options Exchange)	0,05	305,4390
BB2RPD, DE000BB2RPD7 / 2.000.000	Tesla Inc, Gewoon aandeel, US88160R1014	Long	NASDAQ GS	CBOE (Chicago Board Options Exchange)	0,05	301,8456
BB2RPE, DE000BB2RPE5 / 2.000.000	Tesla Inc, Gewoon aandeel, US88160R1014	Long	NASDAQ GS	CBOE (Chicago Board Options Exchange)	0,05	298,2522
BB2RPF, DE000BB2RPF2 / 2.000.000	Tesla Inc, Gewoon aandeel, US88160R1014	Short	NASDAQ GS	CBOE (Chicago Board Options Exchange)	0,05	434,8014
BB2RPG, DE000BB2RPG0 / 2.000.000	Tesla Inc, Gewoon aandeel, US88160R1014	Short	NASDAQ GS	CBOE (Chicago Board Options Exchange)	0,05	438,3948
BB2RPH, DE000BB2RPH8 / 2.000.000	Tesla Inc, Gewoon aandeel, US88160R1014	Short	NASDAQ GS	CBOE (Chicago Board Options Exchange)	0,05	441,9882
BB2RPJ, DE000BB2RPJ4 / 2.000.000	Tesla Inc, Gewoon aandeel, US88160R1014	Short	NASDAQ GS	CBOE (Chicago Board Options Exchange)	0,05	485,1090
BB2RPK, DE000BB2RPK2 / 2.000.000	UniCredit SpA, Gewoon aandeel, IT0005239360	Short	Borsa Italiana	Borsa Italiana (IDEM)	0,20	43,9020
BB2RPL, DE000BB2RPL0 / 2.000.000	Verizon Communications Inc, Gewoon aandeel, US92343V1044	Long	New York Stock Exchange (NYSE)	CBOE (Chicago Board Options Exchange)	0,20	33,4474
BB2RPM, DE000BB2RPM8 / 2.000.000	Verizon Communications Inc, Gewoon aandeel, US92343V1044	Short	New York Stock Exchange (NYSE)	CBOE (Chicago Board Options Exchange)	0,20	55,0263
BB2RPN, DE000BB2RPN6 / 2.000.000	Vodafone Group plc, Gewoon aandeel, GB00BH4HKS39	Long	London Stock Exchange	London Stock Exchange	1,00	52,6737
BB2RPP, DE000BB2RPP1 / 2.000.000	Walmart Inc, Gewoon aandeel, US9311421039	Long	New York Stock Exchange (NYSE)	CBOE (Chicago Board Options Exchange)	0,20	70,7930
BB2RPQ, DE000BB2RPQ9 / 2.000.000	Walmart Inc, Gewoon aandeel, US9311421039	Short	New York Stock Exchange (NYSE)	CBOE (Chicago Board Options Exchange)	0,20	116,4659

**Status:**

De Warrants vormen rechtstreekse en niet-achtergestelde verplichtingen van de Emittent ten aanzien waarvan de Emittent geen zekerheden heeft verstrekt. De Warrants zijn voor het recht op betaling gelijk aan (*pari passu rangorde*) elkaar en aan alle andere huidige en toekomstige ongedekte en niet-achtergestelde verplichtingen van de Emittent, met uitsluiting van verplichtingen die een hogere rangorde hebben krachtens dwingend recht.

**Waar zullen de effecten worden verhandeld?**

N.v.t. Toelating tot notering of handel van de Warrants is momenteel niet beoogd.

De Emittent mag, volledig naar eigen inzicht, overwegen om een verzoek te doen tot notering en/of toelating tot de handel van de Warrants op één of meerdere handelsplatformen. Enige notering en/of toelating tot de handel, indien nagestreefd, zal worden aangekondigd door een bericht, waarin de relevante handelsplatformen zullen worden benoemd.

De Emittent heeft geen juridische verplichting om de notering (indien daar sprake van is) te behouden gedurende de looptijd van de Warrants. De handel in Warrants mag op enig moment worden opgeschort of beëindigd in overeenstemming met de geldende wet- en regelgeving van de toepasselijke handelsplatformen. Een opschorting en/of beëindiging van de handel wordt aangekondigd door een bericht.

**Is er een garantie verbonden aan de effecten?**

BNP Paribas S.A., Parijs, Frankrijk, (hierna genoemd de "**Garantieverstrekker**") heeft een onvoorwaardelijke en onherroepelijke garantie (hierna genoemd de "**Garantie**") verstrekt voor de verschuldigde betaling van alle bedragen die betaald moeten worden onder de Voorwaarden van de Warrants indien en zodra de respectievelijke betaling verschuldigd zou zijn onder de Voorwaarden van de Warrants.

**Wie is de Garantieverstrekker van de effecten?**

<b>Zetel en rechtsvorm:</b>	De Garantieverstrekker is een naamloze vennootschap ( <i>société anonyme</i> ) opgericht in Frankrijk naar Frans recht en haar identificatiecode voor juridische entiteiten (legal entity identifier - LEI) is R0MUWSFPU8MPRO8K5P83. Het adres van haar hoofdkantoor is 16, boulevard des Italiens - 75009 Parijs, Frankrijk.
<b>Hoofdactiviteiten:</b>	Op basis van haar eigen beoordeling is BNP Paribas S.A. een van de grootste banken van Frankrijk en heeft filialen en dochterondernemingen in alle voornaamste markten.
<b>Belangrijke aandeelhouders:</b>	Per 30 juni 2024 zijn de belangrijkste aandeelhouders Société Fédérale de Participations et d'Investissement (" <b>SFPI</b> "), een naamloze vennootschap van openbaar belang die optreedt namens de regering van België en 5,6% van het maatschappelijk aandelenkapitaal houdt, Amundi die 5,1% van het maatschappelijk aandelenkapitaal houdt, BlackRock Inc. die 6,0% van het maatschappelijk aandelenkapitaal houdt, en het Groothertogdom Luxemburg dat 1,1% van het maatschappelijk aandelenkapitaal houdt. Voor zover bij BNPP bekend, houdt geen andere aandeelhouder dan SFPI, Amundi en BlackRock Inc. meer dan 5% van het kapitaal of van de stemrechten.
<b>Identiteit van voornaamste bestuurders:</b>	Jean-Laurent Bonnafé, Chief Executive Officer van BNP Paribas S.A.
<b>Identiteit van wettelijke auditor:</b>	Deloitte & Associés, 6, place de la Pyramide, Paris-La Défense Cedex (92), Frankrijk PricewaterhouseCoopers Audit, 63, rue de Villiers, Neuilly-sur-Seine (92), Frankrijk Mazars, 61, rue Henri Regnault, Courbevoie (92), Frankrijk Ernst & Young et Autres, Tour First, TSA 14 444, 92037 Paris-La Défense cedex, Frankrijk

**Wat is de essentiële financiële informatie over de Garantieverstrekker?****Tabel 1: Winst-en-verliesrekening**

	<b>31 december 2023 (gecontroleerd) in miljoen EUR</b>	<b>31 december 2022 (gecontroleerd) in miljoen EUR</b>	<b>Eerste halfjaar 2024 (niet gecontroleerd) in miljoen EUR</b>	<b>Eerste halfjaar 2023 (niet gecontroleerd) in miljoen EUR</b>
Inkomsten	45.874	45.430	24.753	23.395
Kosten van risico	(2.907)	(3.003)	(1.488)	(1.331)
Nettowinst toerekenbaar aan aandeelhouders	10.975	9.848	6.498	7.245

**Tabel 2: Balans**

	<b>30 juni 2024 (niet gecontroleerd) in miljoen EUR</b>	<b>31 december 2023 (gecontroleerd) in miljoen EUR</b>	<b>31 december 2022 (gecontroleerd) in miljoen EUR</b>
Totale activa (Groep)	2.699.258	2.591.499	2.663.748
Geconsolideerde leningen aan en vorderingen op klanten	872.147	859.200	857.020
Geconsolideerde deposito's van klanten	1.003.053	988.549	1.008.056
Eigen vermogen (aandeel in de Groep)	122.182	123.742	121.237

De gecontroleerde geconsolideerde jaarrekeningen van de Garantieverstrekker voor de jaren eindigend op 31 december 2022 en 31 december 2023 en het tussentijdse financiële verslag voor de periode van zes maanden eindigend op 30 juni 2024 zijn opgesteld overeenkomstig de International Financial Reporting Standards (IFRS).

**Wat zijn de voornaamste risico's specifiek voor de Garantieverstrekker?**

**Insolventierisico / liquiditeitsrisico met betrekking tot de Garantieverstrekker:** Als gevolg van de mogelijke Garantie die wordt gegeven door BNP Paribas S.A. en de controle- en winstoverdrachtsovereenkomst die van kracht is tussen de Emittent en de Garantieverstrekker, dragen beleggers indirect ook het insolventierisico en liquiditeitsrisico met betrekking tot de Garantieverstrekker. De activiteiten van de Garantieverstrekker in haar hoedanigheid als internationale financiële groep worden gekenmerkt door zeven voornaamste risico's (kredietrisico, tegenpartijrisico en securitisatie- en bankportefeuille; operationeel risico; marktrisico; liquiditeits- en herfinancieringsrisico; risico's verbonden aan de algemene economische en marktomgeving; regulatorisch risico; risico's verbonden aan de groei van BNPP in haar huidige omgeving). Indien de Garantieverstrekker insolvent wordt, kan dit er zelfs toe leiden dat Warranthouders het kapitaal verliezen dat zij bij de aankoop van de Warrants hebben geïnvesteerd (**risico van totaal verlies**).

**Maatregelen met betrekking tot de Garantieverstrekker:** Daarnaast kunnen maatregelen die in Frankrijk worden genomen met betrekking tot BNP Paribas S.A. (in haar hoedanigheid van contractpartij die verplicht is tot compenseren onder de van kracht zijnde controle- en winstoverdrachtsovereenkomst) of BNP Paribas Groep naar aanleiding van de omzetting van de Europese Richtlijn inzake herstel en afwikkeling van banken en beleggingsondernemingen van 15 mei 2014 in Frans recht, indirecte nadelige gevolgen hebben voor de Emittent. Derhalve zijn beleggers ook blootgesteld aan het risico dat BNP Paribas S.A. niet in staat is om haar verplichtingen uit hoofde van de controle- en winstoverdrachtsovereenkomst na te komen - bijvoorbeeld in het geval dat zij insolvent wordt (illiquide/overmatige schuldenlast) of in het geval dat afwikkelingsmaatregelen naar Frans recht worden bevolen door de autoriteiten. Daarom kan het nemen van afwikkelingsmaatregelen tegen de

Garantieverstrekker er zelfs toe leiden dat Warranthouders het kapitaal verliezen dat zij bij de aankoop van de Warrants hebben geïnvesteerd (**risico van totaal verlies**).

#### **Wat zijn de voornaamste risico's specifiek voor de effecten?**

**Geen depositogarantiestelsel.** De Warrants worden niet gedekt door een depositogarantiestelsel. **Beleggers kunnen hierdoor een totaal verlies van het Belegd Kapitaal lijden.**

#### **Afhankelijkheid van de ontwikkeling van de koers van de Onderliggende Waarde:**

De selectie van de Onderliggende Waarde door de Emittent is niet noodzakelijk gebaseerd op haar beoordeling van de toekomstige prestaties van de geselecteerde Onderliggende Waarde.

Door het hefboomeffect kunnen prijsbewegingen van de Onderliggende Waarde (of zelfs het uitblijven van een verwachte prijsbeweging) de waarde van de Warrants onevenredig doen dalen en zelfs waardeloos maken. Derhalve bestaat er een risico van een verlies dat gelijk kan zijn aan het totaal van het Belegd Kapitaal.

#### **Risico's verbonden aan het uitbetalingsprofiel:**

Indien de Referentiekopers van de UNLIMITED TURBO **Long** Warrants gelijk is aan of lager is dan de Relevante Uitoefenprijs, zal het Aflossingsbedrag **nul (0)** zijn, waardoor **GEEN** betaling zal plaatsvinden (**totaal verlies**).

Indien de Referentiekopers hoger is dan de Relevante Uitoefenprijs, lijdt de Warranthouder een verlies als het Aflossingsbedrag lager is dan de aankoopprijs die de Warranthouder heeft betaald.

Indien de Referentiekopers van de UNLIMITED TURBO **Short** Warrants gelijk is aan of hoger is dan de Relevante Uitoefenprijs, zal het Aflossingsbedrag **nul (0)** zijn, waardoor **GEEN** betaling zal plaatsvinden (**totaal verlies**).

Indien de Referentiekopers lager is dan de Relevante Uitoefenprijs, lijdt de Warranthouder een verlies indien het Aflossingsbedrag lager is dan de aankoopprijs die de Warranthouder heeft betaald.

Indien de Waarnemingsprijs van de UNLIMITED TURBO **Long** Warrants de Relevante Uitoefenprijs, zoals vermeld in de Voorwaarden van de Warrants, binnen de Waarnemingsperiode bereikt of onderschrijft, zal de Warrant vervallen en zal het Aflossingsbedrag **nul (0)** zijn, waardoor **GEEN** betaling zal plaatsvinden (**totaal verlies**).

Indien de Waarnemingsprijs van de UNLIMITED TURBO **Short** Warrants de Relevante Uitoefenprijs, zoals vermeld in de Voorwaarden van de Warrants, binnen de Waarnemingsperiode bereikt of overschrijft, zal de Warrant vervallen en zal het Aflossingsbedrag **nul (0)** zijn, waardoor **GEEN** betaling zal plaatsvinden (**totaal verlies**).

Een reeds gegeven kennisgeving van gewone beëindiging vervalt indien een Knock-Out Gebeurtenis zich voordoet op of vóór de relevante Beëindigingsdatum; in het geval dat een Knock-Out Gebeurtenis zich voordoet zal het Aflossingsbedrag **nul (0)** zijn, waardoor **GEEN** betaling zal plaatsvinden (**totaal verlies**).

Indien een Knock-Out Gebeurtenis zich voordoet, wordt elke voorafgaande uitoefening door de Warranthouder ongeldig als gevolg van het optreden van de ontbindende voorwaarde, en worden de Warrants automatisch uitgeoefend en worden waardeloos. In dit geval zal er geen betaling plaatsvinden aan de Warranthouders.

#### **Risico's verbonden aan een onbepaalde looptijd:**

De Warrants hebben geen vaste Afwikkeldatum en hebben zodoende geen vaste looptijd.

Derhalve moet het Warrantrecht van de Warranthouders, zoals vertegenwoordigd door de Warrants, op een bepaalde uitoefendatum door de Warranthouder worden uitgeoefend volgens de uitoefenprocedure vermeld in de Voorwaarden van de Warrants om het Warrantrecht te kunnen doen laten gelden. Zelfs indien de Warranthouder het recht heeft om de Warrants op bepaalde uitoefendata uit te oefenen, kunnen deze data ongunstig zijn voor de Warranthouder. De Warranthouder moet zelf beslissen of en in welke mate de uitoefening van de Warrant leidt tot een nadeel voor de Warranthouder.

Daarbij heeft de Emittent het recht om de Warrants te beëindigen door een gewone beëindiging op een Gewone Beëindigingsdatum in overeenstemming met de Voorwaarden van de Warrants. In het geval dat de Emittent de Warrants beëindigt, heeft de Warranthouder geen invloed op de toepasselijke Gewone Beëindigingsdatum, hetgeen ongunstig kan zijn voor de Warranthouder.

Zowel in het geval van beëindiging van de Warrants door de Emittent als in het geval van uitoefening van de Warrant door de Warranthouder zelf, draagt de Warranthouder het herbeleggingsrisico omdat het mogelijk is dat het door de Emittent uitbetaalde bedrag, in voorkomend geval, enkel kan worden herbelegd tegen marktvoorwaarden die minder gunstig zijn dan deze die golden bij de aankoop van de beëindigde of uitgeoefende Warrant. De Warranthouder draagt het risico dat zijn verwachtingen van een waardestijging door een alternatieve belegging mogelijk niet uitkomen.

#### **Risico's verbonden aan een minimum uitoefeningsaantal:**

Voorts bepalen de Voorwaarden van de Warrants dat het uitoefenrecht slechts kan worden uitgeoefend met betrekking tot een specifiek aantal Warrants (het "Minimum Aantal"). Derhalve moeten Warranthouders die niet over het vereiste Minimum Aantal Warrants beschikken hun Warrants verkopen of additionele Warrants kopen (waarbij in beide gevallen transactiekosten worden gemaakt). Een verkoop van de Warrants vereist echter dat marktpartijen worden gevonden die bereid zijn de Warrants te kopen tegen een overeenkomstige prijs. Indien dergelijke marktpartijen die bereid zijn te kopen niet worden gevonden, kan de waarde van de Warrants niet worden gerealiseerd.

Indien niet tijdig vóór de betreffende uitoefendatum voldaan is aan de uitoefenvoorwaarden beschreven in de Voorwaarden van de Warrants, zal het Uitoefenbericht nietig zijn en zal uitoefening slechts opnieuw mogelijk zijn op de eerstvolgende uitoefendatum voorzien in de Voorwaarden van de respectievelijke Warrants.

De opbrengst van de Warrants kan afnemen door het tijdsverloop tussen de datum waarop de Warrantrechten worden uitgeoefend en de datum waarop het te betalen bedrag bij hun uitoefening wordt bepaald.

Het risico van een totaal verlies geldt zelfs indien de Warrantrechten geldig worden uitgeoefend.

**Marktverstoringen:** Het risico voor Warranthouders is dat het voordoen van een marktverstoring, zoals beschreven in de Voorwaarden van de Warrants, een negatief effect heeft op de waarde van de Warrants. Als gevolg van een marktverstoring kan de betaling van het betreffende uit te betalen bedrag ook vertraging oplopen.

**Wijzigingen, beëindigingsrisico, herbeleggingsrisico:** Warranthouders dragen het risico dat de Warrants worden gewijzigd of beëindigd door de Emittent in overeenstemming met de Voorwaarden van de Warrants. In het geval van beëindiging kan het Beëindigingsbedrag aanzienlijk lager zijn dan het kapitaalbedrag geïnvesteerd in de aankoop van de Warrants. Warranthouders kunnen zelfs een **totaal verlies** lijden van het Belegd



Kapitaal. Warranthouders zijn ook blootgesteld aan het risico dat zij ontvangen bedragen slechts tegen minder gunstige voorwaarden kunnen herbeleggen (bekend als herbeleggingsrisico).

**Marktprijsrisico's:** Warranthouders dragen de risico's die verbonden zijn aan de prijsbepaling van de Warrants. Ter illustratie, de prestatie van de Onderliggende Waarde en daarmee de prestatie van de Warrants gedurende de looptijd kan niet worden voorzien op het moment van de aankoop.

**Liquiditeitsrisico:** Warranthouders dragen het risico dat er mogelijk geen liquide secundaire markt bestaat voor de verhandeling van de Warrants en dat zij de Warrants niet op een bepaald tijdstip of tegen een bepaalde prijs kunnen verkopen.

**Risico's verbonden aan de Onderliggende Waarde:** Warranthouders bezitten niet het aandeel dat als Onderliggende Waarde wordt gebruikt. Aangezien het bedrag van de aflossing op de Warrants afhankelijk is van de prestatie van de Onderliggende Waarde, dienen Warranthouders er zich van bewust te zijn dat een belegging in de Warrants hierdoor onderworpen kan zijn aan soortgelijke risico's als een rechtstreekse belegging in het aandeel. Daartoe behoren de risico's die voortvloeien uit schommelingen van de aandelenkoers. Verdere risico's zijn dat de betrokken vennootschap illiquide kan worden en dat een insolventieprocedure kan worden gestart.

**Risico's van potentiële belangenconflicten:** De Emittent, de Garantieverstrekker alsook de met hen verbonden vennootschappen kunnen belangen nastreven die strijdig zijn met de belangen van de Warranthouders of geen rekening houden met hun belangen. Dit kan het geval zijn in verband met hun uitoefening van andere functies of andere transacties. Potentiële belangenconflicten kunnen een nadelig effect hebben op de waarde van de Warrants.

## Sectie D - Essentiële informatie over de aanbieding van effecten aan het publiek en/of de toelating van effecten tot de handel op een gereguleerde markt

### Volgens welke voorwaarden en welk tijdschema kunnen beleggers in dit effect beleggen?

#### Voorwaarden en verwacht tijdschema van de aanbieding

De Warrants zullen vanaf 26 november 2024 worden aangeboden door BNP Paribas Financial Markets S.N.C., Parijs, Frankrijk, aan geïnteresseerde beleggers. De aanbieding aan het publiek eindigt op het einde van de geldigheidsduur van het Prospectus en/of het dan geldende Basisprospectus.

#### Gegevens over de toelating tot de handel op een gereguleerde markt

Toelating tot notering of handel van de Warrants is momenteel niet beoogd.

De Emittent mag, volledig naar eigen inzicht, overwegen om een verzoek te doen tot notering en/of toelating tot de handel van de Warrants op één of meerdere handelsplatformen. Enige notering en/of toelating tot de handel, indien nagestreefd, zal worden aangekondigd door een bericht, waarin de relevante handelsplatformen zullen worden benoemd.

De Emittent heeft geen juridische verplichting om de notering (indien daar sprake van is) te behouden gedurende de looptijd van de Warrants. De handel in Warrants mag op enig moment worden opgeschort of beëindigd in overeenstemming met de geldende wet- en regelgeving van de toepasselijke handelsplatformen. Een opschorting en/of beëindiging van de handel wordt aangekondigd door een bericht.

#### Raming van de totale kosten

De belegger kan de Warrants kopen tegen de uitgifteprijs of de aankoopprijs. Noch de Emittent noch de Aanbieder zullen de belegger kosten in rekening brengen bovenop de uitgifteprijs of de aankoopprijs; dit is echter behoudens eventuele kosten die aan de koper in rekening gebracht kunnen worden bij de aankoop van de Warrants van banken of publieke spaarbanken (*Sparkassen*) of via andere distributiekanaalen of de relevante effectenbeurs waarover noch de Emittent noch de Aanbieder enige uitspraak kunnen doen.

De initiële uitgifteprijs omvat de instapkosten voor elk specifiek betrokken product (op de datum van de Definitieve Voorwaarden).

### Wie is de aanbieder en/of aanvrager van de toelating tot de handel?

De Aanbieder is BNP Paribas Financial Markets S.N.C. (met statutaire zetel te 20 boulevard des Italiens, Parijs, 75009, Frankrijk, LEI: 6EWKU0FGVX5QQJHFGT48), een vennootschap onder firma naar Frans recht (*Société en Nom Collectif*), opgericht in Frankrijk naar Frans recht.

### Waarom wordt dit prospectus opgesteld?

Het voornaamste doel van de aanbieding is het bevorderen van de doelstelling om winst te maken. De Emittent zal de netto-opbrengst van de uitgifte uitsluitend gebruiken om haar verplichtingen onder de Warrants tegenover de Warranthouders af te dekken.