FINAL TERMS

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

PROHIBITION OF SALES TO UK RETAIL INVESTORS –The Notes are not intended to be offered, sold or otherwise made available to and should not be offered, sold or otherwise made available to any retail investor in the United Kingdom ("UK"). For these purposes, a retail investor means a person who is one (or more) of: (i) a retail client, as defined in point (8) of Article 2 of Regulation (EU) No 2017/565 as it forms part of domestic law by virtue of the European Union (Withdrawal) Act 2018 ("EUWA"); (ii) a customer within the meaning of the provisions of the FSMA and any rules or regulations made under the FSMA to implement Directive (EU) 2016/97, where that customer would not qualify as a professional client, as defined in point (8) of Article 2(1) of Regulation (EU) No 600/2014 as it forms part of domestic law by virtue of the EUWA; or (iii) not a qualified investor as defined in Article 2 of Regulation (EU) 2017/1129 as it forms part of domestic law by virtue of the EUWA. Consequently, no key information document required by Regulation (EU) No 1286/2014 as it forms part of domestic law by virtue of the EUWA (the "UK PRIIPs Regulation") for offering or selling the Notes or otherwise making them available to retail investors in the UK has been prepared and therefore offering or selling the Notes or otherwise making them available to any retail investor in the UK may be unlawful under the UK PRIIPs Regulation.

MIFID II product governance / Professional investors and ECPs only target market – Solely for the purposes of the manufacturer's product approval process, the target market assessment in respect of the Notes has led to the conclusion that: (i) the target market for the Notes is eligible counterparties and professional clients only, each as defined in MiFID II; and (ii) all channels for distribution of the Notes to eligible counterparties and professional clients are appropriate. Any person subsequently offering, selling or recommending the Notes (a "distributor") should take into consideration the manufacturer's target market assessment; however, a distributor subject to MiFID II is responsible for undertaking its own target market assessment in respect of the Notes (by either adopting or refining the manufacturer's target market assessment) and determining appropriate distribution channels.

Final Terms dated 15 November 2021

Santander International Products plc

Legal entity identifier (LEI): 549300EBI9IZCEJIF589

Issue of USD 2,000,000 USD Autocallable Range Accrual Single Share linked Notes due November 2024

Guaranteed by

BANCO SANTANDER, S.A.

under the EUR 10,000,000,000 Euro Medium Term Note Programme

Any person making or intending to make an offer of the Notes may only do so, in circumstances in which no obligation arises for the Issuer or any Dealer to publish a prospectus pursuant to Article 3 of the Prospectus Regulation or to supplement a prospectus pursuant to Article 23 of the Prospectus Regulation, in each case, in relation to such offer.

Neither the Issuer nor any Dealer has authorised, nor do they authorise, the making of any offer of Notes in any other circumstances.

PART A – CONTRACTUAL TERMS

Terms used herein shall be deemed to be defined as such for the purposes of the Conditions set forth in the Base Prospectus dated 27 July 2021 which constitutes a base prospectus for the purposes of the Prospectus Regulation (the "Base Prospectus"). This document constitutes the Final Terms of the Notes described herein for the purposes of the Prospectus Regulation. These Final Terms contain the final terms of the Notes and must be read in conjunction with such Base Prospectus in order to obtain all the relevant information. Prospective investors should note that investing in the Notes entails certain risks including (without limitation) the risk that the Issue Price may be greater than the market value of the Notes and the risk that the Calculation Agent may exercise its discretion in such a way as to affect amounts due and payable under the Notes and/or their Maturity Date. For a more detailed description of certain of the risks involved, see "Risk Factors" on pages 14 to 72 of the Base Prospectus.

A summary of the Notes is annexed to these Final Terms. The Base Prospectus has been published on the website of The Irish Stock Exchange plc trading as Euronext Dublin (www.live.euronext.com) in an agreed electronic format.

1.	(i)	Issuer:	Santander International Products plc
	(ii)	Guarantor:	Banco Santander, S.A.
2.	(i)	Series Number:	1143
	(ii)	Tranche Number:	1
	(iii)	Date on which the Notes will be consolidated and form a single Series:	Not Applicable
	(iv)	Applicable Annex(es):	Annex 1: Equity Linked Conditions
			Annex 7: Payout Conditions
3.	Type of	f securities:	Notes
4.	Specific	ed Currency or Currencies:	United States Dollars ("USD")
5.	Aggreg	ate Principal Amount of Notes:	USD 2,000,000
6.	Issue P	rice:	100% of the Aggregate Principal Amount
7.	(i)	Specified Denominations:	USD 50,000 and integral multiples of USD 1,000 in excess thereof up to and including USD 99,000. No Notes in definitive form will be issued with a denomination above USD 99,000.
	(ii)	Calculation Amount:	USD 1,000
8.	(i)	Issue Date:	16 November 2021
	(ii)	Interest Commencement Date:	Issue Date
9.	Maturit	y Date:	16 November 2024 adjusted in accordance with the Modified Following Business Day Convention
10.	Interest	Basis:	Equity Linked: please see <i>Provisions Applicable to Fund Linked Notes</i> below for more details

(further particulars specified in items 199 and 22 below)

11. Redemption/Payment basis: Equity Linked: please see *Provisions Applicable to Fund*

Linked Notes below for more details

See item 32 below

12. Reference Item(s): The following Reference Item will apply for Interest,

Automatic Early Redemption and Redemption

determination purposes:

Depositary Receipt (each a "**Share**") of Banco Bradesco S.A. (the "**Share Issuer**") (Bloomberg Code: BBD UP

<Equity>) (ISIN: US0594603039)

13. Change of Interest or

Redemption/Payment Basis:

or Not Applicable

14. Put/Call Options: Not Applicable

15. Settlement Exchange Rate Provisions: Not Applicable

16. (i) Status of the Notes: Senior

(ii) Status of the Guarantee: Senior Preferred

(iii) Date Board approval for

issuance of Notes and Guarantee

15 November 2021

respectively obtained:

17. Knock-in Event: Not Applicable

18. Knock-out Event: Not Applicable

PROVISIONS RELATING TO INTEREST (IF ANY) PAYABLE

19. **Interest**: Applicable

(i) Interest Payment Date(s): 16 February 2022, 16 May 2022, 16 August 2022, 16

November 2022, 16 February 2023, 16 May 2023, 16 August 2023, 16 November 2023, 16 February 2024, 16 May 2024, 16 August 2024 and 16 November 2024 in each case adjusted in accordance with the Modified

Following Business Day Convention

(ii) Margin(s): Not Applicable

(iii) Minimum Interest Rate: Not Applicable

(iv) Maximum Interest Rate: Not Applicable

(v) Day Count Fraction: Not Applicable

(vi) Rate of Interest: In respect of each Interest Payment Date the Rate of

Interest shall be determined by the Calculation Agent in

accordance with the following formula(e):

Rate of Interest (viii) - Range Accrual

Rate(i) * n/N

Where:

"Coupon Barrier" means 65% of the relevant RI Initial Value.

"Coupon Barrier Value" means, in respect of a ST Coupon Valuation Date, and in respect of the Reference Item, RI Closing Value.

"n" means: in respect of a ST Coupon Valuation Date, the number of Range Accrual Days in the relevant Range Period on which the Range Accrual Countdown Condition is satisfied.

"N" means: for each ST Coupon Valuation Date, the total number of Range Accrual Days in the relevant Range Period.

"Range Accrual Day" means a calendar day.

"Range Accrual Countdown Condition", subject as provided below, will be deemed satisfied if, in respect of each Range Accrual Day in the relevant Range Period (n) for the Reference Item, the Coupon Barrier Value for the Reference Item in respect of such Range Accrual Day is equal to or greater than the relevant Coupon Barrier.

Specific Provisions for Range Accrual Countdown Condition:

In respect of the Reference Item and a Range Accrual Day which is not a Scheduled Trading Day or is a Disrupted Day for the Reference Item, the Coupon Barrier Value for the Reference Item on such day shall be the Coupon Barrier Value for the Reference Item on the immediately preceding Scheduled Trading Day that was not a Disrupted Day.

"Range Period" means each period (n) from (and including) the date specified in the Table below to (but excluding) the date specified in the Table below, in each case, for the ST Coupon Valuation Date specified in the Table below and the final date of each such period, the "Range Period End Date".

Range Period (n)	From (and including)	To (but excluding)	ST Coupon Valuation Date
1	10-Nov-21	10-Feb-22	16-Feb-22
2	10-Feb-22	10-May-22	16-May-22
3	10-May-22	10-Aug-22	16-Aug-22
4	10-Aug-22	10-Nov-22	16-Nov-22
5	10-Nov-22	10-Feb-23	16-Feb-23
6	10-Feb-23	10-May-23	16-May-23
7	10-May-23	10-Aug-23	16-Aug-23
8	10-Aug-23	10-Nov-23	16-Nov-23
9	10-Nov-23	12-Feb-24	16-Feb-24
10	12-Feb-24	10-May-24	16-May-24
11	10-May-24	12-Aug-24	16-Aug-24
12	12-Aug-24	12-Nov-24	16-Nov-24

" $\pmb{Rate(i)}$ " means, in respect of a ST Coupon Valuation Date, 3.0625%.

"RI Initial Value" means, in respect of the Reference Item, USD 3.54

"ST Coupon Valuation Date(s)" means each Interest Payment Date.

"ST Valuation Date" means each Range Accrual Day.

20.	Fixed Rate Note Provisions	Not Applicable
21.	Floating Rate and CMS Linked Note Provisions	Not Applicable
22.	Equity Linked Note interest provisions:	Applicable - please refer to the sections "Provisions Applicable to Fund Linked Notes" below for more information
23.	Inflation Linked Note interest provisions:	Not Applicable
24.	ETF Linked Note interest provisions:	Not Applicable
25.	Fund Linked Note interest provisions:	Not Applicable
26.	Foreign Exchange (FX) Rate Linked Note interest provisions:	Not Applicable
27.	EUA Contract Linked Note interest provisions:	Not Applicable

- 28. **Reference Item Rate Linked Note** Not Applicable interest provisions
- 29. **Zero Coupon Note provisions** Not Applicable

PROVISIONS RELATING TO REDEMPTION

30. **Call Option** Not Applicable

31. **Put Option**: Not Applicable

32. Final Redemption Amount of each Note:

Calculation Amount * Final Payout

33. **Final Payout**:

Redemption (viii) – Digital:

(A) If Final Redemption Condition is satisfied in respect of a ST Redemption Valuation Date:

Constant Percentage;

(B) Otherwise:

No Final Redemption Amount will be payable and Physical Delivery will apply.

Where:

"Constant Percentage" means 100%

"Final Redemption Condition" means, in respect of a ST Valuation Date, that the Final Redemption Value on such ST Valuation Date, as determined by the Calculation Agent is equal to or greater than the Final Redemption Condition Level.

"Final Redemption Condition Level" means 65%

"Final Redemption Value" means, in respect of a ST Valuation Date, RI Value.

"RI Initial Value" means, in respect of the Reference Item, USD 3.54

"RI Value" means, in respect of a Reference Item and a ST Valuation Date, (i) the RI Closing Value for such Reference Item in respect of such ST Valuation Date, divided by (ii) the relevant RI Initial Value.

"RI Closing Value" means, in respect of a Reference Item and a ST Valuation Date, the Settlement Price (as defined in the Equity Linked Conditions) in respect of such ST Valuation Date.

"ST Valuation Date" means the Redemption Valuation Date.

34. **Automatic Early Redemption**: Applicable

ST Automatic Early Redemption

(i) Automatic Early Redemption Event:

AER Value is: greater than or equal to the Automatic Early Redemption Price

(ii) AER Value:

Where:

RI Value

"RI Closing Value" means, in respect of a Reference Item and a ST Valuation Date, the Settlement Price (as defined in the Equity Linked Conditions) in respect of such ST Valuation Date.

"RI Initial Value" means, in respect of the Reference Item, USD 3.54

"RI Value" means, in respect of a Reference Item and a ST Valuation Date, the RI Closing Value for such Reference Item in respect of such ST Valuation Date, divided by the relevant RI Initial Value.

"ST Valuation Date" means each Automatic Early Redemption Valuation Date.

(iii) Automatic Early Redemption Payout:

The Automatic Early Redemption Amount shall be determined in accordance with the following formula:

Calculation Amount * AER Percentage

(iv) Automatic Early Redemption Level/Price:

"Automatic Early Redemption Price" means, in respect of a Reference Item, 100% of the RI Initial Value for such Reference Item.

"RI Initial Value" means, in respect of the Reference Item, USD 3.54

(v) AER Percentage:

100%

(vi) Automatic Early Redemption Date(s)/Period(s):

16 February 2022, 16 May 2022, 16 August 2022, 16 November 2022, 16 February 2023, 16 May 2023, 16 August 2023, 16 November 2023, 16 February 2024, 16 May 2024 and 16 August 2024 in each case adjusted in accordance with the Modified Following Business Day

Convention

(vii) AER Additional Rate:

Not Applicable

(viii) Automatic Early Redemption Valuation Date(s)/Period(s):

9 February 2022, 9 May 2022, 9 August 2022, 9 November 2022, 9 February 2023, 9 May 2023, 9 August 2023, 9 November 2023, 9 February 2024, 9 May 2024 and 9 August 2024.

(ix) Automatic Early Redemption Valuation Time:

Scheduled Closing Time

(x) Averaging:

Averaging does not apply for the purposes of Automatic Early Redemption

35. Early Redemption Amount:

Early Redemption Amount (Tax) per Calculation Amount payable redemption for taxation reasons:

Market Value less Associated Costs as defined in Condition 1 (Definitions)

Redemption Amount(s) per Calculation Amount payable on an event of default:

Market Value less Associated Costs as defined in Condition 1 (Definitions)

Termination Amount(s) per Calculation Amount payable on an occurrence of an Extraordinary Fund Event:

Not Applicable

Redemption Amount per Calculation Amount payable following an early redemption:

Market Value less Associated Costs

Fair Market Value Interest Element:

Applicable

Linked 36. Equity Note redemption provisions:

Applicable - please refer to the sections "Provisions Applicable to Fund Linked Notes" below for more information

- 37. **ETF** Linked Note redemption Not Applicable provisions:
- 38. Inflation Linked Note redemption Not Applicable provisions:
- 39. Linked redemption Credit Note Not Applicable provisions:
- 40. **Fund** Linked Note redemption Not Applicable provisions:
- 41. **EUA** Contract Linked Not Applicable Note **Redemption Provisions:**
- 42. Foreign Exchange (FX) Rate Linked Not Applicable Note redemption provisions:
- 43. Reference Item Rate Linked Note Not Applicable redemption provisions

PROVISIONS APPLICABLE TO EQUITY LINKED NOTES

44. **Equity Linked Note Provisions:** Applicable

> The provisions of Annex 1 of the Terms and Conditions (Additional Terms and Conditions for Equity Linked Notes) shall apply

Single Share Linked Notes (i) Type of Notes:

(ii) Basket/Single Share(s)/Share Reference Item Share Index/Share Index Basket:

(iii) Share Index Sponsor(s): Not Applicable

(iv) Exchange(s): New York Stock Exchange

(v) Related Exchange(s): All Exchanges (vi) Exchange Business Day Following Business Day Convention

Convention:

(vii) Strike Date: 9 November 2021

(viii) Strike Period: Not Applicable

(ix) Averaging: Averaging does not apply to the Notes

(x) Coupon Valuation Date(s): Each Range Accrual Day

(xi) Coupon Valuation Time: Not Applicable

(xii) Redemption Valuation Date(s): 11 November 2024

(xiii) Redemption Valuation Time: Scheduled Closing Time

(xiv) Observation Date(s): Not Applicable

(xv) Observation Period: Not Applicable

(xvi) Valuation Date and Specified The definition of "Valuation Date" in Condition 21 will

apply, for which purpose the Specified Maximum Days of Disruption will be equal to three Scheduled Trading

Days

(xvii) Exchange Rate: Not Applicable

(xviii) Business Day Convention: Following Business Day Convention

PROVISIONS APPLICABLE TO ETF LINKED NOTES

45. ETF Linked Note Provisions: Not Applicable

Maximum Days of Disruption:

PROVISIONS APPLICABLE TO INFLATION LINKED NOTES

46. Inflation Linked Note Provisions: Not Applicable

PROVISIONS RELATING TO CREDIT LINKED NOTES

47. Credit Linked Note Provisions: Not Applicable

PROVISIONS APPLICABLE TO FUND LINKED NOTES

48. Fund Linked Note Provisions: Not Applicable

PROVISIONS APPLICABLE TO FOREIGN EXCHANGE (FX) RATE LINKED NOTES

49. Foreign Exchange (FX) Rate Linked Note Not Applicable Provisions:

PROVISIONS APPLICABLE TO EUA CONTRACT LINKED NOTES

50. EUA Contract Linked Note Provisions: Not Applicable

PROVISIONS APPLICABLE TO REFERENCE ITEM RATE LINKED NOTES

51. Reference Item Rate Linked Note Not Applicable Provisions:

PROVISIONS APPLICABLE TO PHYSICAL DELIVERY

- 52. Provisions applicable to Physical Applicable Delivery:
 - (i) Entitlement Amount:

Calculation Amount / (Constant Percentage * Performing RI Strike Price)

The Entitlement Amount will be rounded down to the nearest unit of the Relevant Assets capable of being delivered (the "Equity Element") and in lieu thereof the Issuer will pay a residual amount (the "Residual Amount") equal to:

(Entitlement Amount – Equity Element) * Physical Delivery Price

Where:

"Constant Percentage" means 100%.

"Performing RI Strike Price" means, in respect of a ST Valuation Date, the RI Initial Value in respect of the Reference Item.

"Physical Delivery Price" means, in respect of a ST Valuation Date, the RI Closing Value in respect of the Reference Item in respect of such ST Valuation Date.

"RI Closing Value" means, in respect of a Reference Item and a ST Valuation Date, the Settlement Price (as defined in the Equity Linked Conditions) in respect of such ST Valuation Date.

"RI Initial Value" means, in respect of a Reference Item, USD 3.54.

"ST Valuation Date" means the Redemption Valuation Date.

(ii) Relevant Assets: The Reference Item

(iii) Cut-off Date: As specified in Condition 7

(iv) Settlement Business Day(s): A day on which commercial banks and foreign exchange

markets settle payments and are open for general business (including dealing in foreign exchange and foreign currency deposits) in New York City and which

is a TARGET2 Settlement Day

(v) Delivery Agent: Banco Santander, S.A.

(vi) Assessed Value Payment Applicable

Amount:

(vii) Failure to deliver due to Applicable

Iliquidity:

53. Variation of Settlement:

The Issuer does not have the option to vary settlement in respect of the Notes as set out in Condition 7(j)(ii)

PROVISIONS APPLICABLE TO PARTLY PAID NOTES

54. Partly Paid Notes: Not Applicable

GENERAL PROVISIONS APPLICABLE TO THE NOTES

55. Form of Notes: Bearer Notes:

Temporary Global Note exchangeable for a Permanent Global Note which is exchangeable for definitive Bearer Notes in the limited circumstances specified in the

Permanent Global Note

56. Additional Business Centres: TARGET2

57. Additional Financial Centre for Condition London and TARGET2

7(i):

58. New Global Note Form: No

59. Talons for future Coupons or Receipts to No be attached to definitive Bearer Notes (and dates on which such Talons mature):

60. Details relating to Instalment Notes: Not Applicable

amount of each instalment ("Instalment Amount"), date on which each payment is to be made ("Instalment Date"):

61. Consolidation provisions: Not Applicable

62. Calculation Agent: Banco Santander, S.A.

63. Modifications: Not Applicable

64. Reminbi Settlement Centre(s): Not Applicable

PURPOSE OF FINAL TERMS

These Final Terms comprise the final terms required for issue and admission to trading on the regulated market of Euronext Dublin of the Notes described herein pursuant to the EUR 10,000,000,000 Euro Medium Term Note Programme of Santander International Products plc.

RESPONSIBILITY

The Issuer and the Guarantor accept responsibility for the information contained in these Final Terms. Information relating to the Reference Item has been extracted from Bloomberg. Each of the Issuer and the Guarantor confirms that such information has been accurately reproduced and that, so far as it is aware, and is able to ascertain from

information published by Bloomberg, no facts have been omitted which would render the reproduced information inaccurate or misleading.

Signed on behalf of the Issuer:

Signed on behalf of the Guarantor:

Duly authorised

By:

PART B - OTHER INFORMATION

1. LISTING

(i) Listing The Irish Stock Exchange plc trading as Euronext

Dublin ("Euronext Dublin")

(ii) Admission to trading Application has been made by the Issuer (or on its

behalf) to Euronext Dublin for the Notes to be admitted to the Official List and trading on its regulated market with effect from the Issue Date

2. RATINGS

Ratings: The Notes to be issued have not been rated

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

Save as discussed in "Plan of Distribution" and "General Information", so far as the Issuer is aware, no person involved in the offer of the Notes has an interest material to the offer.

4. REASONS FOR THE OFFER, ESTIMATED NET PROCEEDS AND ESTIMATED TOTAL EXPENSES RELATED TO THE ADMISSION TO TRADING

(i) Reasons for the offer: See "Use of Proceeds" in Base Prospectus

(ii) Estimated net proceeds: USD 1,940,000

(iii) Estimated total expenses: EUR 1,000 (listing expenses)

5. PERFORMANCE OF INDEX/FORMULA/ETF/FUND/CURRENCY/REFERENCE ENTITY, EXPLANATION OF EFFECT ON VALUE OF INVESTMENT AND OTHER INFORMATION CONCERNING THE REFERENCE ITEM

Information in relation to the past and future performance and volatility of Banco Bradesco S.A. (ISIN: US0594603039) can be obtained free of charge from Bloomberg.

The Issuer does not intend to provide post-issuance information.

6. **OPERATIONAL INFORMATION**

ISIN: XS2409132326

Common Code: 240913232

CUSIP Code: Not Applicable

CFI: DTFNFB, as updated, as set out on the website of the

Association of National Numbering Agencies (ANNA) or alternatively sourced from the responsible National Numbering Agency that

assigned the ISIN

FISN: SANTANDER INTER/3.0625EMTN 20241116, as

updated, as set out on the website of the Association of National Numbering Agencies (ANNA) or alternatively sourced from the responsible National

Numbering Agency that assigned the ISIN

Any clearing system(s) other than DTC, Euroclear Bank SA/NV and Clearstream Not Applicable

Banking S.A. and the relevant identification number(s):

Delivery: Delivery against payment

Names and addresses of initial Paying

Agent(s) (if any):

The Bank of New York Mellon, London Branch

One Canada Square London E14 5AL United Kingdom

Names and addresses of additional Paying

Agent(s) (if any):

Not Applicable

Intended to be held in a manner which would Not Applicable

allow Eurosystem eligibility:

7. **DISTRIBUTION**

> (i) Method of distribution Non-syndicated

(ii) If syndicated, names and addresses of Managers and underwriting commitments/quotas (material

features):

Not Applicable

Date of Subscription Agreement: 15 November 2021 (iii)

(iv) Stabilisation Manager(s) (if any): Not Applicable

If non-syndicated, (v) name

address of relevant Dealer:

Banco Santander International (on a reasonable

efforts basis)

1401 Brickell Avenue Suite 1500

Miami, FL 33131 **United States**

(vi) Total commission and concession: 3.00% of the Aggregate Principal Amount

Reg. S Compliance Category 2; TEFRA D (vii) U.S. Selling Restrictions:

(viii) Non-exempt Offer where there is no exemption from the obligation under the Prospectus Directive to

publish a prospectus

Not Applicable

(ix) Prohibition of Sales to EEA Retail

Investors:

Applicable

Prohibition of Sales to UK Retail (x) Investors:

Applicable

8. U.S. TAX CONSIDERATIONS

The Notes are not Specified Notes for purposes of Section 871(m).

9. EU BENCHMARKS REGULATION

EU Benchmarks Regulation: Article 29(2) Not Applicable statement on benchmarks:

10. **SPECIFIC BASIS BUY-BACK** Not Applicable **PROVISIONS**

ANNEX

SUMMARY OF THE NOTES

INTRODUCTION AND WARNINGS

This summary should be read as an introduction to the prospectus (including the final terms). Any decision to invest in the Notes should be based on a consideration of the prospectus as a whole by the investor. In certain circumstances, the investor could lose all or part of the invested capital. Where a claim relating to the information contained in the prospectus is brought before a court, the plaintiff investor might, under national law, have to bear the costs of translating the prospectus before the legal proceedings are initiated. Civil liability attaches only to those persons who have tabled the summary, including any translation thereof, but only where the summary is misleading, inaccurate or inconsistent when read together with the other parts of the prospectus or it does not provide, when read together with the other parts of the prospectus, key information in order to aid investors when considering whether to invest in the Notes.

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

The Notes: Issue of USD 2,000,000 USD Autocallable Range Accrual Single Share linked Notes due November 2024 (ISIN: XS2409132326)

The Issuer: Santander International Products Public Limited Company. Its registered office is at 3rd Floor, Kilmore House, Park Lane, Spencer Dock, Dublin 1, Ireland and its telephone number is +353 16146240. Its Legal Entity Identifier ("LEI") is 549300EBI9IZCEJIF589.

Competent authority: The Base Prospectus was approved on 27 July 2021 by the Central Bank of Ireland of New Wapping Street, North Wall Quay, Dublin 1, D01 F7X3, Ireland (Telephone number: +353 1 224 6000).

KEY INFORMATION ON THE ISSUER

Who is the issuer of the securities?

Domicile and legal form of the Issuer, LEI, law under which the Issuer operates and country of incorporation: The Issuer was registered and incorporated on 25 June 2004 in Ireland under the Irish Companies Acts 1963 to 2013, as a public limited company for an indefinite period with registration number 387937 and is currently subject to the Irish Companies Act 2014. Its LEI is 549300EBI9IZCEJIF589.

Issuer's principal activities: The principal objects of the Issuer are set forth in Clause 3 of its Memorandum of Association and are the issuance of *participaciones preferentes* (preferred securities) and other financial instruments.

Major shareholders, including whether the Issuer is directly or indirectly owned or controlled and by whom: A total of 39,995 of the issued ordinary shares of the Issuer are held by Banco Santander, S.A. (the "Guarantor") and the remaining five shares are held by Cántabra de Inversiones, S.A., Cántabro Catalana de Inversones, S.A., Merciver S.L., Altamira Santander Real Estate, S.A. and Santander Global Techonology and Operations, S.L.

Key managing directors: The directors of the Issuer are: Adrian John Masterson, Carlos Ignacio Muñiz González-Blanch, Mercedes Mora Palacios, José Muñoz Pérez, Alfredo Madrigal Matute, José Manuel Colina Garea, Juan Andrés García Molinero and Rubén Ibáñez Enériz.

Statutory auditors: The Issuer's independent auditors are PricewaterhouseCoopers. The registered office of the Irish firm of PricewaterhouseCoopers is 1 Spencer Dock, North Wall Quay, Dublin 1, Ireland.

What is the key financial information regarding the Issuer?

The following key financial information has been extracted from the audited non-consolidated financial statements of the Issuer for the years ended 31 December 2020 and 2019.

	Year ended 31/12/2020	Year ended 31/12/2019
Operating profit/loss or another similar measure of financial performance used in the financial statements	3,907	29,197
Summary information – balance sheet (EUR)		
	Year ended 31/12/2020	Year ended 31/12/2019
Net financial debt (long term debt plus short term debt minus cash)	2,878,905,473	1,719,686,613
Debt to equity ratio (total liabilities/total shareholder equity)	3,648.13	2,233.24
Summary information – cash flow statement (EUR)	<u> </u>	
	Year ended 31/12/2020	Year ended 31/12/2019
Net cash flows from operating activities	-1,738,449	-2,311,245
Net cash flows from financing activities	1,257,679,722	62,917,597
Net cash flows from investing activities	-1,255,026,502	-61,566,433

Qualifications in audit report on historical financial information: There are no qualifications in the audit report of the Issuer on its audited historical financial information.

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

The Issuer is subject to the following key risks:

- Risk that funds lent by the Issuer to Group Companies are not repaid: The Issuer is a finance vehicle established by the Guarantor for the purpose of issuing debt securities, preferred securities (participaciones preferentes) and other financial instruments and on-lending the proceeds to the Guarantor and its consolidated subsidiaries (the "Group"). The Issuer is therefore dependent upon other members of the Group paying interest on and repaying their loans in a timely fashion. Should any Group member fail to pay interest on or repay any loan in a timely fashion this could have a material adverse effect on the ability of the Issuer to fulfil its obligations under the Notes which could have an adverse impact on the rights of noteholders and the return on their investment.
- Certain Creditors of the Issuer will rank in priority above Noteholders: Under Irish law, the claims of a limited category of preferential creditors will take priority over the claims of unsecured creditors in the event of the appointment of a liquidator or a receiver to an Irish company such as the Issuer. These preferred claims include taxes, such as income tax and corporation tax payable before the date of appointment of the liquidator or receiver and arrear of value added tax, together with accrued interest thereon and claims of employees.
- Risks in connection with Examination: Examination is a court procedure available under the Irish Companies Act 2014 to facilitate the survival of Irish companies in financial difficulties. The Issuer, the directors of the Issuer, a contingent, prospective or actual creditor of the Issuer, or shareholders of the Issuer holding, at the date of presentation of the petition, not less than one-tenth of the voting share capital of the Issuer, are each entitled to petition the court for the appointment of an examiner. The primary risks to the Noteholders if any examiner were to be appointed with respect to the Issuer are as follows: the potential for a scheme of arrangement being approved involving the writing down of the debt due by the Issuer to the noteholders; and in the event that a scheme of arrangement is not approved and the Issuer subsequently goes into liquidation, the examiner's remuneration and expenses (including certain borrowings incurred by the examiner on behalf of the Issuer and approved by the relevant court) will take priority over the amounts secured or unsecured owing to the noteholders.

KEY INFORMATION ON THE SECURITIES

What are the main features of the securities?

Type and class of Notes, including ISIN: The Notes are uniquely identified by ISIN: XS2409132326, are direct, unconditional, unsubordinated and unsecured Single Share Linked Notes in bearer form and are governed by English law.

Currency, denomination, the principal amount of securities issued and the term of the securities: The currency of the Notes is United States Dollars ("USD"). The Notes have a specified denomination of USD 50,000 and integral multiples of USD 1,000 in excess thereof up to and including USD 99,000 and the calculation amount is USD 1,000. The aggregate principal amount of the Notes to be issued is USD 2,000,000.

The Notes are scheduled to redeem on 16 November 2024, subject to business day adjustment (the "Maturity Date").

Rights attached to the securities: The Notes will give each holder the right to receive the Interest Amount where it becomes due on each Interest Payment Date and, unless the Notes have been previously redeemed or purchased and cancelled, either (i) the Final Redemption Amount or (ii) if Physical Delivery applies, the Entitlement, at maturity.

Interest Amount:

The Interest Amount per Note which may be payable on 16 February 2022, 16 May 2022, 16 August 2022, 16 November 2022, 16 February 2023, 16 May 2023, 16 August 2023, 16 November 2023, 16 February 2024, 16 May 2024, 16 August 2024 and 16 November 2024 (subject to business day adjustment, each an "Interest Payment Date") is calculated as the relevant Rate of Interest multiplied by USD 1,000:

Rate of Interest (viii) - Range Accrual

Rate(i) * n/N

Where:

"Coupon Barrier" means 65%.

"Coupon Barrier Value" means, in respect of a ST Coupon Valuation Date, and in respect of the Reference Item, RI Closing Value.

"n" means: in respect of a ST Coupon Valuation Date, the number of Range Accrual Days in the relevant Range Period on which the Range Accrual Countdown Condition is satisfied.

"N" means: for each ST Coupon Valuation Date, the total number of Range Accrual Days in the relevant Range Period.

"Range Accrual Day" means a calendar day.

"Range Accrual Countdown Condition", subject as provided below, will be deemed satisfied if, in respect of each Range Accrual Day in the relevant Range Period (n) for the Reference Item, the Coupon Barrier Value for the Reference Item in respect of such Range Accrual Day is equal to or greater than the relevant Coupon Barrier.

Specific Provisions for Range Accrual Countdown Condition:

In respect of the Reference Item and a Range Accrual Day which is not a Scheduled Trading Day or is a Disrupted Day for the Reference Item, the Coupon Barrier Value for the Reference Item on such day shall be the Coupon Barrier Value for the Reference Item on the immediately preceding Scheduled Trading Day that was not a Disrupted Day.

"Range Period" means each period (n) from (and including) the date specified in the Table below to (but excluding) the date specified in the Table below, in each case, for the ST Coupon Valuation Date specified in the Table below and the final date of each such period, the "Range Period End Date".

Range Period (n)	From (and including)	To (but excluding)	ST Coupon Valuation Date
1	10-Nov-21	10-Feb-22	16-Feb-22
2	10-Feb-22	10-May-22	16-May-22
3	10-May-22	10-Aug-22	16-Aug-22
4	10-Aug-22	10-Nov-22	16-Nov-22
5	10-Nov-22	10-Feb-23	16-Feb-23
6	10-Feb-23	10-May-23	16-May-23
7	10-May-23	10-Aug-23	16-Aug-23
8	10-Aug-23	10-Nov-23	16-Nov-23
9	10-Nov-23	12-Feb-24	16-Feb-24
10	12-Feb-24	10-May-24	16-May-24
11	10-May-24	12-Aug-24	16-Aug-24
12	12-Aug-24	12-Nov-24	16-Nov-24

[&]quot;Rate (i)" means, in respect of a ST Coupon Valuation Date, 3.0625%.

Final Redemption Amount:

The Final Redemption Amount per Calculation Amount payable on the Maturity Date (unless Physical Delivery applies) is calculated as the Calculation Amount multiplied by the Final Payout.

The Final Payout (including whether Physical Delivery applies) is determined as follows:

"Final Payout" means:

(A) If Final Redemption Condition is satisfied in respect of a ST Redemption Valuation Date:

Constant Percentage; or

(B) Otherwise:

No Final Redemption Amount will be payable and Physical Delivery will apply.

Where:

"Final Redemption Condition" means, in respect of a ST Valuation Date, that the Final Redemption Value on such ST Valuation Date, as determined by the Calculation Agent is equal to or greater than the Final Redemption Condition Level.

"RI Value" means, in respect of a Reference Item and a ST Valuation Date, (i) the RI Closing Value for such Reference Item in respect of such ST Valuation Date, divided by (ii) the relevant RI Initial Value.

"ST Valuation Date" means the Redemption Valuation Date.

"Redemption Valuation Date" means 11 November 2024

"Physical Delivery" means the Notes will be redeemed by delivery of the Entitlement. The Entitlement per Calculation Amount is a quantity of the Relevant Asset(s) (and any Residual Amount) equal to Entitlement Amount determined as follows:

Calculation Amount/ (Performing RI Strike Price)

The Entitlement Amount will be rounded down to the nearest unit of the Relevant Assets capable of being delivered (the "**Equity Element**") and in lieu thereof the Issuer will pay a residual amount (the "**Residual Amount**") equal to:

(Entitlement Amount - Equity Element) * Physical Delivery Price

[&]quot;RI Initial Value" means, in respect of the Reference Item, USD 3.54

[&]quot;ST Coupon Valuation Date(s)" means each Interest Payment Date.

[&]quot;ST Valuation Date" means each Range Accrual Day.

[&]quot;Constant Percentage" means 100%

[&]quot;Final Redemption Condition Level" means 65%

[&]quot;Final Redemption Value" means, in respect of a ST Valuation Date, RI Value.

[&]quot;RI Initial Value" means, in respect of the Reference Item, USD 3.54

Where:

"Constant Percentage" means 100%.

"Performing RI Strike Price" means, in respect of a ST Valuation Date, the RI Initial Value in respect of the Reference Item.

"Physical Delivery Price" means, in respect of a ST Valuation Date, the RI Closing Value in respect of the Reference Item in respect of such ST Valuation Date.

"RI Closing Value" means, in respect of a Reference Item and a ST Valuation Date, the Settlement Price (as defined in the Equity Linked Conditions) in respect of such ST Valuation Date.

"RI Initial Value" means, in respect of a Reference Item, USD 3.54.

"ST Valuation Date" means 11 November 2024

Automatic Early Redemption

If an AER Value Automatic Early Redemption Event occurs on any Automatic Early Redemption Valuation Date, the Notes will be redeemed early on the immediately following Automatic Early Redemption Date at the Automatic Early Redemption Amount. The Automatic Early Redemption Amount payable per Note is equal to USD 1,000 multiplied by the AER percentage.

"AER Value Automatic Early Redemption Event" means the AER Value is greater than or equal to the Automatic Early Redemption Price.

Where:

"AER Percentage" means 100%.

"AER Value" means the RI Value.

"Automatic Early Redemption Date" 16 February 2022, 16 May 2022, 16 August 2022, 16 November 2022, 16 February 2023, 16 May 2023, 16 August 2023, 16 November 2023, 16 February 2024, 16 May 2024 and 16 August 2024, each subject to business day adjustment.

"Automatic Early Redemption Price" means 100%.

"Automatic Early Redemption Valuation Date" 9 February 2022, 9 May 2022, 9 August 2022, 9 November 2022, 9 February 2023, 9 May 2023, 9 August 2023, 9 November 2023, 9 February 2024, 9 May 2024 and 9 August 2024, each subject to adjustment.

"RI Closing Value" means, in respect of a Reference Item and a ST Valuation Date, the Settlement Price, in respect of such ST Valuation Date.

"RI Initial Value" means, in respect of the Reference Item, USD 3.54

"RI Value" means, in respect of a Reference Item and a ST Valuation Date, (i) the RI Closing Value for such Reference Item in respect of such ST Valuation Date, divided by (ii) the relevant RI Initial Value (expressed as a percentage).

"ST Valuation Date" means each Automatic Early Redemption Valuation Date.

Reference Items: Amounts payable in respect of the Notes are linked to the performance of the following shares (each a "Reference Item(k)"):

Reference Item

Depositary Receipt of Banco Bradesco S.A. (Bloomberg Code: BBD UP < Equity>) (ISIN: US0594603039)

Adjustments to valuation and payment dates: Dates on which the Reference Items are scheduled to be valued or on which payments are scheduled to be made may be subject to adjustment for non-scheduled trading days, disruptions or non-business days in accordance with the conditions of the Notes.

Adjustments: The terms and conditions of the Notes contain provisions relating to certain specified events affecting the Reference Items which permit adjustments to be made to the terms and conditions of the Notes in order to account for the relevant event.

Early Redemption: The Notes may also be redeemed early following the occurrence of certain specified events or circumstances (for example, circumstances relating to taxation, events of default or certain events relating to the Notes, the Reference Item and/or the hedging arrangements in respect of the Notes) at an amount equal to the fair market value of the Notes less associated costs which will be determined by the calculation agent in accordance with the terms and conditions of the Notes.

Status of the securities: The Notes constitute direct, unconditional, unsubordinated and unsecured obligations of the Issuer and rank *pari passu* and rateably without any preference among the obligations of the Issuer in respect of other Notes of the same Series of the Issuer and (subject to any applicable statutory exceptions and without prejudice as aforesaid) at least *pari passu* with all other unsecured and unsubordinated indebtedness and monetary obligations of the Issuer, present and future.

Description of any restrictions on the free transferability of the securities: The Notes will be transferable, subject to the offering, selling and transfer restrictions of the laws of each jurisdiction in which the Notes are offered or sold. Other than in the Republic of Poland, the Notes may not be offered, sold or otherwise made available to any retail investor in the European Economic Area or the United Kingdom.

Where will the securities be traded?

Application has been made by the Issuer (or on its behalf) to Euronext Dublin for the Notes to be admitted to the Official List and trading on its regulated market with effect from 16 November 2021 (the "Issue Date").

Is there a guarantee attached to the securities?

Brief description of the Guarantor: The Guarantor was incorporated in Spain and has its registered office at Paseo de Pereda, numbers 9 to 12, Santander. The principal operating headquarters of the Guarantor are located at Ciudad Grupo Santander, Avda. de Cantabria s/n, 28660 Boadilla del Monte, in the province of Madrid. The telephone number of the principal operating headquarters of the Guarantor is +34 91 259 6520. The Guarantor is domiciled in Spain and has the legal form of a limited liability company (*Sociedad Anónima*) and its activities are subject to special Spanish legislation governing credit institutions in general and the supervision, control and regulation of the Bank of Spain in particular. Its LEI is 5493006QMFDDMYWIAM13.

Nature and scope of guarantee: The Guarantor has unconditionally and irrevocably guaranteed the due payment of all sums expressed to be payable and/or delivery of all assets expressed to be deliverable by the Issuer under the Notes. The obligations of the Guarantor in respect of the Notes constitute direct, unconditional, unsubordinated and unsecured senior preferred obligations of the Guarantor and rank *pari passu* without any preference in respect of other Notes of the same Series and in the event of the insolvency (*concurso*) of the Guarantor will rank *pari passu* with all other present and future unsecured and unsubordinated senior preferred obligations of the Guarantor, except for such payment obligations that are preferred by law under Articles 242, 270 and 280 of Royal Legislative Decree 1/2020 ("RDL 1/2020") and any deposits described in Additional Provision 14.1 of Law 11/2015 or, as the case may be, that are qualified as senior non-preferred debt under Additional Provision 14.2 of Law 11/2015 and subordinated debt by law under Article 281 of RDL 1/2020 or equivalent legal provisions which replace them in the future. The claims of all creditors against the Guarantor considered as "ordinary preferred credits" will be satisfied pro rata in insolvency. Ordinary preferred credits rank above senior non-preferred ordinary credits, subordinated credits and the rights of shareholders. Pursuant to Article 152 of RDL 1/2020, the further accrual of interest shall be suspended from the date of declaration of the insolvency of the Guarantor. Claims of noteholders in respect of interest accrued but unpaid as of the commencement of any insolvency procedure in respect of the Guarantor shall constitute subordinated claims against the Guarantor ranking in accordance with the provisions of Article 281 of RDL 1/2020 (including, without limitation, after claims on account of principal in respect of contractually subordinated obligations of the Guarantor in respect of instruments not qualifying as Additional Tier 1 Instr

The obligations of the Guaranter under the Guarantee are also subject to the application of the general bail-in tool by the relevant resolution authority pursuant to the Bank Recovery and Resolution Directive and Law 11/2015.

Key financial information of the Guarantor: The following key financial information has been extracted from the audited non-consolidated financial statements of the Guarantor for the years ended 31 December 2020 and 2019.

	Year ended 31/12/2020	Year ended 31/12/2019
Net interest income (or equivalent)	3,368	3,459
Net fee and commission income	2,317	2,264
Net impairment loss on financial assets	2,559	1,246
Net trading income	-29	-12
Measure of financial performance used by the Guarantor in the financial statements such as operating profit	6,364	6,578
Net profit or loss (for consolidated financial statements net profit or loss attributable to equity holders of the parent)	-3,557	3,530
Summary information – balance sheet (millions of euros)	<u> </u>	
	Year ended 31/12/2020	Year ended 31/12/2019
Total assets	629,369	609,916
Senior debt	70,778	72,215
Subordinated debt	17,124	15,352
Loans and receivables from customers (net)	295,811	276,428
Deposits from customers	286,665	261,037
Total equity	66,498	70,562
Non performing loans (based on net carrying amount)/Loans and receivables)	13,524	13,994
Common Equity Tier 1 capital (CET1) ratio or other relevant prudential capital adequacy ratio depending on the issuance	17.17%	17.69%
Total Capital Ratio	21.75%	21.80%
Leverage Ratio calculated under applicable regulatory framework	11.79%	11.81%

Qualifications in audit report on historical financial information: There are no qualifications in the audit report of the Guarantor on its audited historical financial information.

Key risks in respect of the Guarantor: The Guarantor is subject to the following key risks:

- The Group's growth, asset quality and profitability, amongst others, may be adversely affected by a slowdown in one or more of the economies in which the Group operates, as well as volatile macroeconomic and political conditions: Volatile conditions in the global financial markets could also have a material adverse effect on the Group, including on the ability of the Group to access capital and liquidity on financial terms acceptable to the Group, if at all. If capital markets financing ceases to become available, or becomes excessively expensive, the Group may be forced to raise the rates paid on deposits to attract more customers and become unable to maintain certain liability maturities. Any such increase in capital markets funding availability or costs or in deposit rates could have a material adverse effect on its interest margins and liquidity. The Group's results are also affected by other market conditions on a global and local scale, such as an increase in protectionism or trade tensions, higher barriers to immigration and the effects of the coronavirus.
- The current global covid-19 pandemic has materially impacted the business of the Group, and the continuance of this pandemic or any future outbreak of any other highly contagious diseases or other public health emergency, could materially and adversely impact its business, financial condition, liquidity and results of operations: Since December 2019 a new strain of coronavirus ("covid-19") has spread causing countries around the world to adopt a variety of measures in an attempt to contain its spread and impact. These measures have resulted in a severe decrease of global economic activity and falls in production and demand, which has led to, amongst other things, sharp declines in the gross domestic product ("GDP") of those countries which are most affected by the pandemic and is expected to continue to have an overall negative impact on global GDP in 2021. These measures have also negatively impacted, and could continue to negatively impact, businesses, market participants, Group's counterparties and clients, and the global economy for a prolonged period of time. The post-covid-19 environment may undergo unexpected developments or changes in the financial markets, fiscal, tax and regulatory environments as well as customer and corporate client behaviour which could have an adverse impact on the business of the Group. Should current economic conditions persist or continue to deteriorate, the Group expects that this macroeconomic environment will have a continued material adverse effect on the business and results of operations of the Group.
- The Group including the Guarantor is subject to extensive regulation and regulatory and governmental oversight which could adversely affect its business, operations and financial condition: As a financial institution, the Group including the Guarantor is subject to extensive regulation (including regulation relating to capital requirements, funding and liquidity and the development of a fiscal and banking union in the EU), which materially affects its businesses. Any legislative or regulatory action and any resulting changes to the Group's business operations, as well as any deficiencies in its compliance with such legislation and regulation, could result in significant loss of revenue, limit its ability to pursue business opportunities and provide certain products and services, affect the value of assets that it holds, require the Group to increase its prices and therefore reduce demand for its products, impose additional compliance and other costs on the Group or otherwise adversely affect its businesses.
- Increasingly stricter capital regulations and potential requirements could have an impact on the functioning of the Group and its businesses: Increasingly onerous capital requirements constitute one of the Guarantor's main regulatory challenges. Increasing capital requirements may adversely affect the Guarantor's profitability and create regulatory risk associated with the possibility of failure to maintain required capital levels. Any failure by the Guarantor to comply with capital requirements could result in administrative actions or sanctions which may have an adverse impact on the Group's results of operations and new and more demanding additional regulatory requirements, standards or recommendations may be applied in the future. All the applicable regulations and the imposition of any other regulatory requirements could have a material adverse effect on the Group's activities and operations and affect the ability of the Guarantor to fulfil its obligations under the Guarantee.
- The credit quality of the Group's loan portfolio may deteriorate and the Group's loan loss reserves could be insufficient to cover its loan losses, which could have a material adverse effect on the Group: Non-performing or low credit quality loans have in the past negatively impacted the Group's results of operations and could do so in the future. In particular, the amount of the Group's reported non-performing loans may increase in the future as a result of growth in the Group's total loan portfolio, including as a result of loan portfolios that the Group may acquire in the future (the credit quality of which may turn out to be worse than it had anticipated), or factors outside of its control, such as adverse changes in the credit quality of the Group's borrowers and counterparties or a general deterioration in economic conditions in the regions where the Group operates or in global economic and political conditions, including as a result of the covid-19 pandemic, that could have a material adverse effect on the Group's activities and operations and affect the ability of the Guarantor to fulfil its obligations under the Guarantee.

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

The Notes are subject to the following key risks:

- The Notes bear the credit risk of the Issuer and the Guarantor: Holders of Notes bear the credit risk of the Issuer and the Guarantor. That is the risk that the Issuer or the Guarantor is not able to meet its obligations under such Notes, irrespective of how any principal, interest or other payments under such Notes are to be calculated. In such circumstances holders may lose some or all of their investment.
- Hedging activities may affect the market price, liquidity or value of the Notes: The Issuer, the Guarantor and/or any of their affiliates may enter
 into one or more hedging transactions with respect to the Reference Item or related derivatives and such hedging activities or proprietary or
 other trading activities by the Issuer, the Guarantor or their affiliates may, but are not intended to, affect the market price, liquidity or value of
 the Notes and which could be deemed to be adverse to the interests of the holders.
- *Investors have no shareholder rights*: Investors will not have voting rights or rights to receive dividends, interest or other distributions, as applicable, or any other rights with respect to the Reference Item.
- Investors are exposed to certain key risks, including a loss of all or a substantial portion of their investment: Investors should be aware that they may lose all or a substantial portion of their principal or investment, depending on the performance of the Reference Item and they may receive no interest. In addition, the market price of the Notes may be very volatile and the timing of changes in the value of the Reference Item may affect the actual yield to investors, even if the average level is consistent with expectations.

- The value of the Notes may be substantially reduced by unpredictable factors: The value of the Notes may be substantially reduced by several factors beyond the Issuer's and the Guarantor's control including: changes in the value of the Reference Item, volatility, dividend rates and other distributions, interest rates, the remaining term of the Notes, and exchange rates.
- Market Disruption Events and Disrupted Days may result in adjustments and/or early redemption of Notes: The calculation agent may determine
 that a market disruption event has occurred or exists or a relevant exchange fails to open on a relevant date on which the Reference Item was
 scheduled to be valued, and any consequential postponement of such date of valuation may have an adverse effect on the value of the Notes.
- Physical delivery may be delayed or replaced by a payment obligation: If Physical Delivery applies, delivery of the Entitlement may be
 postponed, or in certain circumstances a cash amount may be paid in lieu thereof and there are certain requirements to be fulfilled and payments
 such as expenses that holders may be required to make, in relation to physical delivery.

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

Under which conditions and timetable can I invest in the securities?

Issue of the Notes: The issue price of the Notes is 100 per cent. of their principal amount. The Notes are not being publicly offered.

Admission to trading: Application has been made by the Issuer to Euronext Dublin for the Notes to be admitted to the Official List and trading on its regulated market with effect from the Issue Date.

Estimated total expenses of issue: EUR 1,000.

Estimated expenses or taxes charged to investor by issuer/offeror: No expenses are being charged to an investor by the Issuer or Banco Santander International (the "Dealer").

Why is this prospectus being produced?

Reasons for the issue, use and estimated net amount of proceeds: The net proceeds of the issue of the Notes will be applied by the Issuer for the general corporate purposes of the Guarantor. The estimated net amount of proceeds is up to USD 1,940,000.

Underwriting agreement on a firm commitment basis: The Dealer will subscribe for the Notes on the Issue Date.

Description of the most material conflicts of interest pertaining to the offer or the admission to trading: The Dealer and its affiliates may have engaged, and may in the future engage, in investment banking and/or commercial banking transactions with, and may perform other services for, the Issuer and the Guarantor and their respective affiliates in the ordinary course of business. Save as described above, so far as the Issuer is aware, no person involved in the issue of the Notes has an interest material to the offer.