HSBC Bank plc

(a company incorporated in England with registered number 14259; the liability of its members is limited)

Programme for the Issuance of Notes and Warrants

Legal Entity Identifier (LEI): MP6I5ZYZBEU3UXPYFY54

Issue of

Up to GBP 25,000,000 Notes linked to UKSED3P Investments Limited Preference Shares Series 1898

PART A – CONTRACTUAL TERMS

This document constitutes the Final Terms relating to the issue of the Tranche of Notes described herein. Terms used herein shall be deemed to be defined as such for the purposes of the terms and conditions of the Notes (the "Conditions") set forth in the Base Prospectus dated 17 June 2021 relating to Preference Share Linked Notes issued under the above Programme, together with each supplemental prospectus relating to the Programme published by the Issuer after 17 June 2021 but before the issue date or listing date of the Notes, whichever is later, to which these Final Terms relate which together constitute a base prospectus ("Prospectus") for the purposes of Regulation (EU) 2017/1129 as it forms part of domestic law in the United Kingdom by virtue of the European Union (Withdrawal) Act 2018, as amended (the "UK Prospectus Regulation"). This document constitutes the Final Terms of the Notes described herein for the purposes of the Prospectus Regulation Rules sourcebook in the FCA Handbook (the "UK Prospectus Rules") and must be read in conjunction with such Prospectus. However, a summary of the issue of the Notes and with the terms and conditions of the Preference Shares (as defined below) are annexed to these Final Terms.

Full information on the Issuer and the offer of the Notes is only available on the basis of the combination of these Final Terms and (i) in relation to the period to and including the 2021 Prospectus Expiry Date, the 2021 Prospectus, and (ii) from but excluding the 2021 Prospectus Expiry Date, the 2022 Prospectus. Each of the 2021 Prospectus and the 2022 Prospectus are available for viewing from their respective dates of publication during normal business hours at HSBC Bank plc, 8 Canada Square, London E14 5HQ, United Kingdom and www.hsbc.com (please follow links to 'Investors', 'Fixed income investors', 'Issuance programmes') and copies may be obtained from HSBC Bank plc, 8 Canada Square, London E14 5HQ, United Kingdom.

1. Issuer: HSBC Bankplc

2. Tranche Number: 1

3. Settlement Currency: Great British Pound ("GBP")

4. Aggregate Principal Amount of Notes admitted to trading:

(i) Series: Up to GBP 25,000,000

(ii) Tranche: Up to GBP 25,000,000

5. Issue Price: 100 per cent. of the Aggregate Principal Amount

6. (i) GBP 1.00

Denomination

(s):

(ii) Calculation Amount:

GBP 1.00

(iii) Aggregate
Outstanding
Nominal Amount
Rounding:

Not Applicable

7. Issue Date:

25 June 2021

8. Maturity Date:

25 June 2026 (or, if later, the date falling 2 Business Days following the Valuation Date), or if the Preference Shares become subject to the auto-call provisions contained in the terms and conditions of the Preference Shares, the date specified below in relation to the relevant Preference Share Valuation Date:

Preference Share	Maturity Date
Valuation Date	(or, in each case, if
(subject to adjustment	later, the date falling 2
in accordance with	Business Days
sub-paragraph 10(vii)	<i>following the</i>
below)	Valuation Date falling
	immediately after such
	Preference Share
	Valuation Date)
13 June 2022	27 June 2022
12 September 2022	26 September 2022
12 December 2022	28 December 2022
13 March 2023	27 March 2023
12 June 2023	26 June 2023
11 September 2023	25 September 2023
11 December 2023	27 December 2023
11 March 2024	25 March 2024
11 June 2024	25 June 2024
11 September 2024	25 September 2024
11 December 2024	27 December 2024
11 March 2025	25 March 2025
11 June 2025	25 June 2025
11 September 2025	25 September 2025
11 December 2025	29 December 2025
11 March 2026	25 March 2026

9. Type of Notes (for the purposes of Redemption):

Autocallable Redemption Notes

10. Preference Share provisions:

(i) Preference Shares:

UKSED3P Investments Limited Preference Shares Series 1898

(ii) Index: FTSE® 100 Index Bloomberg Ticker Index: UKX

(iii) Basket: Not Applicable

(iv) Initial Valuation Date:

Issue Date

(v) Valuation Date:

Eighth Business Day following the Preference Share Valuation Date

(vi) Valuation Time:

5pm London time

(vii) Preference Share Valuation Date:

- (1) if the Preference Shares become subject to the auto-call provisions contained in the terms and conditions of the Preference Shares (or would have become subject to such auto-call provisions but for the delay of the date for valuation or determination of the underlying Index of the Preference Shares on or about such date):
- (i) in the year 2022, 13 June 2022;
- (ii) in the year 2022, 12 September 2022;
- (iii) in the year 2022, 12 December 2022;
- (iv) in the year 2023, 13 March 2023;
- (v) in the year 2023, 12 June 2023;
- (vi) in the year 2023, 11 September 2023;
- (vii) in the year 2023, 11 December 2023;
- (viii) in the year 2024, 11 March 2024;
- (ix) in the year 2024, 11 June 2024;
- (x) in the year 2024, 11 September 2024;
- (xi) in the year 2024, 11 December 2024;
- (xii) in the year 2025, 11 March 2025;
- (xiii) in the year 2025, 11 June 2025;
- (xiv) in the year 2025, 11 September 2025;
- (xv) in the year 2025, 11 December 2025;
- (xvi) in the year 2026, 11 March 2026; or
- (2) otherwise 11 June 2026, or, in each case, if such date for valuation of or any determination of the underlying Index of the Preference Shares falling on or about such day is to be delayed in accordance with the terms and conditions of the Preference Shares by reason of a disruption or adjustment event, the Preference Share Valuation Date shall be such delayed valuation or determination date, as determined by the Calculation Agent.
- (viii) Extraordinary Event:

Condition 4(d) applies.

(ix) Additional Disruption Event:

Condition 4(e) applies.

11. Taxation:

Condition 5B (Taxation – Gross-up) is applicable

(Condition 5)

12. Form of Notes: Bearer Notes

13. If is sued in bearer form: Applicable

(i) Initially represented by a Temporary Global Note or Permanent Global Note:

Temporary Global Note

(ii) Temporary
Global Note
exchangeable
for Permanent
Global Note
and/or
Definitive
Notes:

Yes.

(iii) Permanent Global Note exchangeable at the option of the Issuer in circumstances where the Issuer would suffer material disadvantage following change of law or regulation:

No. Paragraph (c) of the Permanent Global Note does not apply. The Issuer may not elect to exchange a Permanent Global Note for Definitive Notes in the circumstances described in paragraph (c) of the Permanent Global Note.

14. Exchange Date for exchange of Temporary Global Note:

Not earlier than 40 days after the Issue Date

15. If issued in registered form (other than Uncertificated Registered Notes):

Not Applicable

16. Payments:

(i) Business Centre(s):

London

(ii) Relevant Financial Centre Day: London

17. Redenomination: Not Applicable

CONFIRMED

HSBC BANK PLC

By:

Authorised Signatory

Date:

PART B – OTHER INFORMATION

1. LISTING

(i) Listing: Application will be made to admit the Notes to

listing on the Official List of the United Kingdom Financial Conduct Authority. No as surance can be given as to whether or not, or when, such

application will be granted.

(ii) Admission to trading: Application will be made for the Notes to be

admitted to trading on the main market of the London Stock Exchange plc. No assurance can be given as to whether or not, or when, such

application will be granted.

2. RATINGS

(ii)

Ratings: The Notes are not rated.

3. REASONS FOR THE OFFER AND USE OF PROCEEDS, ESTIMATED NET PROCEEDS AND TOTAL EXPENSES AND TAXES SPECIFICALLY CHARGED TO THE SUBSCRIBER OR PURCHASER

(i) Reasons for the offer and Profit making and/or hedging activities use of proceeds:

Estimated net proceeds: Info

Information not required

(iii) Estimated total expenses and taxes specifically charged to the subscriber

Information not required

or purchaser:

4. INTERESTS OF NATURAL AND LEGAL PERSONS INVOLVED IN THE OFFER

Notes may be on-sold by the Dealer and/or its affiliates to the Plan Manager at a discount to the Issue Price of up to 3 per cent. Such discount (the "**re-offer spread**") will be retained by the Plan Manager.

Save for the re-offer spread retained by the Plan Manager, no person involved in the issue of the Notes has, so far as the Issuer is aware, an interest material to the offer. The Dealer and its affiliates 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 its affiliates in the ordinary course of business.

5. **INFORMATION ON THE UNDERLYING**

 $Information \ on \ past \ and \ future \ performance \ and \ volatility \ of the \ Index \ can \ be \ obtained \ from \ the \ websites \ of \ London \ Stock \ Exchange$

DISTRIBUTION

- 6. (i) If syndicated, name and Not Applicable address of Dealers:
 - (ii) Date of subscription Not Applicable agreement:

(iii) Indication of the overall amount of the underwriting commission and of the placing commission:

Not Applicable

7. If non-syndicated, name and address of Dealer:

HSBC Bank plc, 8 Canada Square, London E14 5HO

8. TEFRA Rules applicable to Bearer Notes:

TEFRA D Rules

 Selling restrictions, United States of America: 40-day Distribution Compliance Period: Not Applicable

10. Public Offer:

Applicable

(i) Details of the Public Offer.

An offer of this Tranche of Notes may be made by HSBC Bank plc and Meteor Asset Management Ltd (the "Plan Manager", and together with HSBC Bank plc, the "Initial Authorised Offerors") other than pursuant to Article 1(4) of the UK Prospectus Regulation in the United Kingdom only (the "Public Offer Jurisdiction") during the period from and including 03 May 2021 until but excluding 11 June 2021 (the "Offer Period")

(ii) Conditions attached to the consent to use the Prospectus:

Not Applicable

11. Additional U.S. federal income tax

considerations:

Not Applicable. The Notes are not Section 871(m) Notes for the purpose of Section 871(m) of the U.S. Internal Revenue Code of 1986.

OPERATIONALINFORMATION

12. ISIN Code: XS2337484476

13. Common Code: 233748447

14. SEDOL: Not Applicable

15. Other identifier/code: Not Applicable

16. Clearing System: Euro clear

17. Delivery: Delivery against payment

18. Principal Paying HSBC Bank plc

Agent/Registrar/Issue Agent/Transfer Agent:

19. Additional Paying Agent(s) (if any): Not Applicable

20. Common Depositary: HSBC Bankplc

21. Calculation Agent: HSBC Bankplc

BENCHMARKS

22. Details of benchmarks The FTSE® 100 Index is provided by FTSE administrators and registration International Limited. As of the date hereof,

under the UK Benchmarks Regulation:

FTSE International Limited appears in the register of administrators and benchmarks established and maintained by ESMA pursuant to Article 36 of the Benchmark Regulation

TERMS AND CONDITIONS OF THE OFFER

23. Offer Price:

Issue Price

24. Total amount of the issue/offer; if the amount is not fixed, description of the arrangements and time for announcing to the public the definitive amount of the offer:

Up to GBP 25,000,000 Notes will be issued and the criterion/condition for determining the final amount of Notes will be investor demand.

A copy of these Final Terms will be filed with the Financial Conduct Authority in the UK (the "FCA"). On or before the Issue Date, a notice pursuant to UK Prospectus Rule 2.3.2(2) of the final aggregate principal amount of the Notes will be (i) filed with the FCA and (ii) published in accordance with the method of publication set out in Prospectus Rule 3.2.4(2).

25. The time period, including any possible amendments, during which the offer will be open:

An offer of the Notes will be made other than pursuant to Article 1(4) of the Prospectus Regulation during the Offer Period.

26. Conditions to which the offer is subject:

The Issuer may close the Offer Period prior to 11 June 2021 if the Notes are fully subscribed before such date.

27. Description of the application process:

A prospective investor should contact the Initial Authorised Offerors during the Offer Period. A prospective investor will subscribe for the Notes in accordance with the arrangements existing between the Initial Authorised Offeror and its customer relating to the subscription of securities generally and not directly with the Issuer.

Persons interested in purchasing Notes should contact their financial adviser. If an investor in any jurisdiction other than the United Kingdom wishes to purchase Notes, such investor should (a) be aware that sales in the relevant jurisdiction may not be permitted; and (b) contact its financial adviser, bank or financial intermediary for more information.

28. Description of possibility to reduce subscriptions and manner for refunding excess amount paid by applicants:

Not Applicable

29. Details of the minimum and/or maximum amount of application:

Minimum of GBP 1,000 and no maximum Applicable

30. Details of the method and time limits for paying up the securities and delivering of the securities:

Prospective Noteholders will be notified by the Initial Authorised Offerors of their allocations of Notes and the settlement arrangements in respect thereof. The Notes will be issued on the Issue Date on a delivery against payment basis.

31. Manner in and date on which results of the offer are to be made public:

The final size will be known at the end of the Offer Period.

A copy of these Final Terms will be filed with the Financial Conduct Authority in the UK (the "FCA"). On or before the Issue Date, a notice pursuant to UK Prospectus Rule 2.3.2(2) of the final aggregate principal amount of the Notes will be (i) filed with the FCA and (ii) published in accordance with the method of publication set out in Prospectus Rule 3.2.4(2).

32. Procedure for exercise of any right of pre-emption, negotiability of subscription rights and treatment of subscription rights not exercised:

Not Applicable

33. Whether tranche(s) have been reserved for certain countries:

Not Applicable

34. Process for notification to applicants of the amount allotted and the indication whether dealing may begin before notification is made:

At the end of the Offer Period, Meteor Asset Management Ltd will proceed to notify the prospective Noteholders as to the amount of their allotment of the Notes.

35. Amount of any expenses and taxes specifically charged to the subscriber or purchaser:

Not Applicable

36. Name(s) and address(es), to the extent known to the Issuer, of the placers in the various countries where the offer takes place:

The Notes are to be offered to the public in the Public Offer Jurisdiction by the Initial Authorised Offerors.

Meteor Asset Management Ltd: 55 King William Street, London EC4R 9AD

HSBC Bank plc: 8 Canada Square, London E14 5HO

37. Name and address of any paying agents and depositary agents in each country:

HSBC Bank plc, 8 Canada Square, London E14 5HO

38. Name and address of the entities which have a firm commitment to act as intermediaries in secondary trading, providing liquidity through bid and offer rates and description of the main terms of their commitment:

Not Applicable

ISSUE SPECIFIC SUMMARY

SECTION A - INTRODUCTION

This summary should be read as an introduction to the prospectus for the Notes (as defined below) comprised of the base prospectus dated 17 June 2021 relating to the issuance of Preference Share-Linked Notes under the Programme for the Issuance of Notes and Warrants and the supplements thereto (the "Base Prospectus") and the final terms in relation to the Notes (the "Final Terms" and together with the Base Prospectus, the "Prospectus" in relation to the Notes). Any decision to invest in the Notes should be based on consideration of the Prospectus as a whole by the investor. Investors could lose all or part of their invested capital. Where a claim relating to the information contained in the Prospectus is brought before a court, the plaintiff investor might, under the relevant 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 this summary including any translation thereof, but only where this summary is misleading, inaccurate or inconsistent when read together with the other parts of the Prospectus, key information in order to aid investors when considering whether to invest in the Notes.

- (a) The Notes are called the Up to GBP 25,000,000Notes linked to UKSED3P Investments Limited Preference Shares Series 1898 Notes (the "Notes") and the ISIN is XS2337484476
- (b) The Issuer is HSBC Bank plc and its LEI is MP6I5ZYZBEU3UXPYFY54. The Issuer can be contacted at its registered office as 8 Canada Square, London, E14 5HQ
- (c) The Issuer will apply for the admission of Notes on the Main Market of the London Stock Exchange. The Issuer's contact details are set out in paragraph (b) above.
- (d) The competent authority for the purposes of the approval of the Base Prospectus and the Notes is the UK Financial Conduct Authority (the "FCA") having its head office at 12 Endeavour Square, London, E20 1JN and telephone number +44 (0)20 7066 1000.
- (e) The Base Prospectus was approved on 17 June 2021.

SECTION B - KEY INFORMATION ON THE ISSUER

Who is the Issuer of the Notes?

- (a) The Issuer, HSBC Bank plc, is a public limited company under the laws of England and Wales. The liability of its members is limited. HSBC Bank plc is registered in England and Wales under registration number 14259. The Issuer's LEI is MP6I5ZYZBEU3UXPYFY54.
- (b) The Issuer and its subsidiaries form a UK head-quartered group (the "**Group**") and provide a comprehensive range of banking and related financial services. The Group divides its activities into three business segments: Global Banking and Markets; Commercial Banking; and Wealthand Personal Banking.
- (c) The whole of the issued ordinary and preference share capital of the Issuer is owned by HSBC Holdings plc.
- The key members of the Issuer's Executive Committee and their respective functions in the Goup are Colin Bell (Chief Executive Officer (CEO) and Director, HSBC Bank plc), Jacques Fleurant (Chief Finance Officer, Europe and Director, HSBC Bank plc), Richard Blackburn (Chief Risk Officer, Europe Middle East Africa (EMEA), and Chief Risk Officer, Global Banking and Markets and Commercial Banking (CMB)), Philippe Henry (Head of Global Banking, EMEA), Patrick George (Head of Markets and Securities Services, Europe and North America), Andrew Wild (Head of CMB, Europe and Deputy CEO, HSBC Continental Europe), Matthew Colebrook (Head of Wealth and Personal Banking, EMEA) and Chris Allen (Head of Global Private Banking, EMEA).

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(e) The statutory auditors of the Issuer are Pricewaterhouse Coopers LLP.

What is the key financial information regarding the Issuer?

The selected key financial information regarding the Issuer set out below has been extracted without material adjustment from the audited consolidated financial statements of the Issuer for the years ended 31 December 2019 and 31 December 2020. References in the accompanying footnotes to numbered pages are to the corresponding numbered pages of the Issuer's 2020 Annual Report and Accounts unless otherwise stated.

For the year (£m)	Footnote	Year ended 31 December 2019	Year ended 31 December 2020
Net interest income		1,483	1,898
Net fee income		1,344	1,400
Change in expected credit losses and other credit impairment charges		(124)	(808)
Net operating income before change in expected credit losses and other credit impairment charges (reported basis)	1	6,044	5,900
(Loss) / profit before tax (reported basis)		(872)	(1,614)
(Loss) / profit before tax (adjusted basis)		603	(184)
Profit/(loss) attributable to shareholders of the parent company		(1,013)	(1,488)
At year-end (£m)		As at 31 December 2019	As at 31 December 2020
Totalassets		636,491	681,150
Seniordebt		64,125	52,756
Subordinated liabilities		15,768	16,111
Loans and advances to customers		108,391	101,491
Customer accounts		177,236	195,184
Total equity		24,012	23,849
Capital Ratios (%)	2, 3	As at 31 December 2019	As at December 2020
Common equity tier 1		14.2	14.7
Total Capital Ratio		27.9	27.3
Leverage Ratio (fully phased in)		3.8	3.8

¹ Net operating income before change in expected credit losses and other credit impairment charges is also referred to as revenue.

² Capital ratios for 2019 are detailed in the Capital section of the Issuer's 2019 Annual Reports and Accounts on pages 75 to 76.

³ Capital ratios for 2020 are detailed in the Capital section on pages 72 to 74.

What are the keyrisks that are specific to the Issuer?

All references to "Group" refer to the Is suer and its subsidiary undertakings.

Impact of COVID-19. The Covid-19 outbreak and its effect on the global economy have impacted the Group's customers and performance, and the future effects of the outbreak are uncertain. A prolonged period of significantly reduced economic activity as a result of the impact of the outbreak could have a material adverse effect on the Group's financial condition, results of operations, prospects, liquidity, capital position and credit ratings.

The Group is likely to be affected by global geopolitical trends, including the risk of government intervention: While economic globalisation appears to remain deeply embedded in the international system, it is increasingly challenged by nationalism and protectionism, and international institutions may be less capable of arresting this trend. The Group's geographic coverage will make it and its customers susceptible to protectionist measures taken by national governments and authorities, including imposition of trade tariffs, restrictions on market access, restrictions on the ability to transact on a cross-border basis, expropriation, restrictions on international ownership, interest rate caps, limits on dividend flows and increases in taxation.

The UK's trading relationship with the EU, following its withdrawal from the European Union, may adversely affect the Group's operating model and financial results.

The UK left the EU on 31 January 2020 and entered a transition period until 31 December 2020. During the transition period, the UK continued to be bound by EU laws and regulations. A Trade and Cooperation Agreement between the EU and the UK was agreed on 24 December 2020 and ratified by the UK on 30 December 2020. It included limited elements on financial services: in this respect, it includes a joint declaration of cooperation based on which, both parties have concluded negotiations at a technical level on a memorandum of understanding establishing the framework for cooperation in relation to financial services. The cooperation between the EU and UK under the new framework will take some time to be fully implemented, and this could lead to some uncertainty and have negative economic impacts for both the UK and the EU.

Over the medium to long term, the UK's exit from the EU and the operation of the new Trade and Cooperation Agreement (and any complexities that may result there from), may impact markets and increase economic risk, particularly in the UK, which could adversely impact the Group's profitability and prospects for growth in this market.

The delivery of the Group's strategic actions is subject to execution risk and the Group may not achieve any of the expected benefits of its strategic initiatives. Effective management of transformation projects is required to effectively deliver the Group's strategic priorities. The magnitude, complexity and, at times, concurrent demands of the projects required to meet these can result in heightened execution risk.

The Group may not manage risks associated with the replacement of benchmark indices effectively. The expected discontinuation of certain key inter-bank rates such as the London Interbank Offered Rate ("Libor"), and the adoption of alternative replacement risk-free benchmark rates ("near risk-free rates" or "RFRs") by the market, and the development of alternate RFR products by the Group, introduce a number of risks for the Group, its clients, and the financial services industry more widely. Such risks include legal risks, financial risks, pricing risks, operational risks and conduct risks.

The Group could incur losses or be required to hold additional capital as a result of model limitations or failure: Regulatory scrutiny and supervisory concerns over banks' use of models is considerable, particularly the internal models and assumptions used by banks in the calculation of regulatory capital. If regulatory approval for key capital models is not achieved in a timely manner, the Issuer could be required to hold additional capital.

The Group remains susceptible to a wide range of cyber risks that impact and/or are facilitated by technology. The threat of cyber-attacks remains a concern for the Group's organisation as it does across the entire financial sector. Failure to protect the Group's operations from internet crime or cyber-attacks may result in financial loss, disruption for customers or loss of data that could undermine its reputation and its ability to attract and keep customers.

SECTION C - KEY INFORMATION ON THE NOTES

What are the main features of the Notes?

- (a) The Notes do not bear interest.
- (b) Redemption Amounts. Payments of principal in respect of Notes will in all cases be calculated by reference to the percentage change in value of one or more Preference Shares issued by the Preference Share Issuer in respect of the relevant series of Notes. The redemption price of each class of Preference Shares will be calculated by reference to an index(the "Index").

For the avoidance of doubt, the Notes are not backed by or secured on the Preference Shares and, accordingly, only a nominal amount of the Preference Shares may be issued by the Preference Share Issuer regardless of the principal amount of the Notes is sued by the Issuer.

In this section, for ease of explanation, rather than refer to the Notes being linked to the value of the Preference Share which is in turn linked to the Index, the Notes (including the return on the Notes) are described as being linked to the Index.

A Noteholder will be entitled to the following cash amounts in respect of each Note, namely:

- if the Notes are redeemed on their stated maturity date, a "Final Redemption Amount"; or
- as the Notes are "Autocallable Redemption Notes", if the Notes are redeemed prior to their stated maturity in the circumstances described below, an "Early Redemption Amount".

The Final Redemption Amount will be an amount per Note equal to the principal amount of the Note multiplied by the following:

If Index Performance is equal to or greater than the Final Trigger Level, then 130%

If Index Performance is less than the Final Trigger Level, and

- Final IndexLevel is equal to or greater than the product of the Initial IndexLevel and the Barrier Level, then 100%; or
- Final Index Level is less than the product of the Initial Index Level and the Barrier Level, then Index Performance

"Barrier Level" means 65%, being the percentage against which the performance of the Index will be measured in order to determine the Final Redemption Amount.

"Final Index Level" means in respect of an Index the final level of such Index on the valuation date

"**Final Trigger Level**" means 100 % being a percentage against which the performance of the Index will be measured in order to determine the Final Redemption Amount.

"Index Performance" means in respect of an Index the percentage appreciation or depreciation of the Final IndexLevel compared to its Initial IndexLevel.

"Initial Index Level" means in respect of an Index the initial level of such Index on the initial valuation date

In addition, as the Notes are **Autocallable Redemption Notes**, they may be redeemed if on an Auto-Call Valuation Date, the Index Performance is equal to or greater than the Auto-Call Trigger Level specified below. In such circumstances the Noteholder would be entitled to an **Early Redemption Amount**, being a cash amount equal to the principal amount of the Note multiplied by the Auto-Call Trigger Rate, specified below.

For these purposes:

"Auto-Call Trigger Level" means each of the percentages set out below which will trigger redemption of the Notes and entitles Noteholders to the Early Redemption Amount; and

"Auto-Call Trigger Rate" means each of the percentages set out below, being in each case a fixed percentage of the principal amount of a Note which a Noteholder will receive in the event of an Early Redemption for Autocallable Redemption Notes.

Auto-Call Valuation Date	Auto-Call Trigger Lewel	Auto-Call Trigger Rate	
13 June 2022	100.00%	106.00%	
12 September 2022	100.00%	107.50%	
12 December 2022	100.00%	109.00%	
13 March 2023	100.00%	110.50%	
12 June 2023	100.00%	112.00%	
11 September 2023	100.00%	113.50%	
11 December 2023	100.00%	115.00%	
11 March 2024	100.00%	116.50%	
11 June 2024	100.00%	118.00%	
11 September 2024	100.00%	119.50%	
11 December 2024	100.00%	121.00%	
11 March 2025	100.00%	122.50%	
11 June 2025	100.00%	124.00%	
11 September 2025	100.00%	125.50%	
11 December 2025	100.00%	127.00%	
11 March 2026	100.00%	128.50%	

^{*}Provided that if the Auto-Call Valuation Date is not a Scheduled Trading Day, the immediately following Scheduled Trading Day shall be the Auto-Call Valuation Date.

- (c) The Notes are series 1898, tranche 1 and will be initially represented by a temporary global note exchangeable for a permanent global note, which is exchangeable for definitive notes only in limited circumstances specified in the permanent global note, deposited with common depositary (or its nominee) for Euroclear Bank SA/NV ("Euroclear") and/or Clearstream Banking, S.A. ("Clearstream, Luxembourg"). The ISIN of the Notes is XS2337484476
- (d) The settlement currency of the Notes is GBP(the "**Settlement Currency**"). The aggregate principal amount of the Notes to be issued is Up to GBP 25,000,000. The denomination of the Notes is GBP 1.00 The Maturity Date of the Notes is 25 June 2026.
- (e) Rights attaching to the Notes:

Early Redemption: The Notes may be redeemed prior to their stated maturity in the following circumstances:

• For illegality: at the option of the Issuer if the Calculation Agent determines that the performance of the Issuer's obligations has become unlawful or impracticable in whole or in part for any reason.

- For taxation reasons: at the option of the Issuer if the Issuer were required under the tems and conditions of the Notes (the "Conditions") to pay additional amounts in respect of tax.
- For a Preference Share Early Redemption Event: following the receipt by the Issuer or any of its affiliates of a notice from UKSED3P Investments Limited (the "Preference Share Issuer") that the relevant series of preference shares issued by the Preference Share Issuer (the "Preference Shares") are to be redeemed early.
- For an Extraordinary Event and/or Additional Disruption Event: at the option of the Issuer if the Calculation Agent determines that a merger event, tender offer or insolvency (each, an "Extraordinary Event") and/or change in law or insolvency filing (each, an "Additional Disruption Event") has occurred in relation to the Preference Shares and/or the Preference Share Issuer.
- For an Event of Default: at the option of the Noteholder in the following circumstances: (i) a continuing default in the repayment of any amount due on the Notes for more than 14 days, provided that the reason for non-payment is not compliance with any fiscal or other law or regulation or court order, or that there is doubt as to the validity of such law, regulation or order in accordance with independent legal advice from advisers which is acceptable to HSBC Bank plc, acting in its capacity as principal paying agent (the "Principal Paying Agent"); or (ii) the passing of a winding-up order in relation to the Issuer.

Modification and substitution: Modifications to the Conditions may be made without the consent of any Noteholders **provided that**: (i) the modification is not materially prejudicial to the interest of Noteholders; (ii) the modification is of a formal, minor or technical nature or is made to correct a manifest error or to comply with mandatory provisions of the law of the Issuer's jurisdiction of incorporation; or (iii) the modification corrects an inconsistency between the Final Terms and the relevant terms heet relating to the Notes. The Notes permit the substitution of the Issuer with an affiliate without the consent of any Noteholders where the Issuer provides an irrevocable guarantee of the affiliate's obligations.

Meetings of Noteholders - The Conditions of the Notes contain provisions for calling meetings of Noteholders to consider matters affecting their interests generally. These provisions permit defined majorities to bind all Noteholders including Noteholders who did not attend and vote at the relevant meeting and Noteholders who voted in a manner contrary to the majority.

Taxation - All payments by the Issuer of any amount in respect of the Notes will be made without deduction of any taxes, duties and other similar charges, including United Kingdom taxes unless the Issuer is required by law to withhold or deduct any such taxes. Noteholders may be liable for and/or subject to any taxes, duties and other similar charges, including withholding tax, stamp duty, stamp duty reserve tax and/or similar transfer taxes, payable in respect of the Notes.

- (f) The Notes will be direct, unsecured and unsubordinated obligations of the Issuer and will rank equally and without preference among themselves and, at their date of issue, with all other unsecured and unsubordinated obligations of the Issuer (unless preferred by law). The exercise by HM Treasury, the Bank of England, the Prudential Regulation Authority and the United Kingdom Financial Conduct Authority (as applicable) of any powers under the Banking Act 2009 (including especially the bail-in power) could lead to the holders of the Notes losing some or all of their investment or may adversely affect the rights of holders of the Notes, the market value thereof or the Issuer's ability to satisfy its obligations thereunder.
- (g) The Notes are freely transferable. However, there are restrictions on the offer and sale of the Notes. The Issuer and HSBC Bank plc, 8 Canada Square, London E14 5HQ (the "Dealer") have agreed restrictions on the offer, sale and delivery of the Notes and on distribution of offering materials in European Economic Area (including the United Kingdom), Guernsey, Isle of Man, Jersey and the United States of America.

In addition, investors of the Notes, by their purchase of the Notes, will be deemed to have given certain representations, warranties, undertakings, acknowledgements and agreements

Where will the Notes be traded?

Application will be made to admit the Notes to the Official List of the United Kingdom Financial Conduct Authority and to trading on the regulated market of the London Stock Exchange plc.

What are the keyrisks specific to the Notes

The Notes are direct, unsubordinated and unsecured obligations of the Issuer and not of any other person. If the Issuer's financial position were to deteriorate, there could be a risk that the Issuer would not be able to meet its obligations under the Notes (the Issuer's credit risk), and investors would not be able to enforce security as a method of recouping payments due under the Note. In addition, the Notes are also subject to the credit risk of the Preference Share Issuer. If the Preference Share Issuer becomes insolvent there could be a risk that the Preference Shares are redeemed worthless and therefore the value of the Notes would become zero as well. In such worst case scenario Noteholders would lose all of their invested amount.

The Notes are not ordinary debt securities and investors are exposed to the risks relating to the Preference Shares and Index or Indices. The Notes do not pay interest and, depending on the performance of the Preference Shares and Index or Indices as well as certain other factors (including changes in currency exchange rates, changes in interest rates, time remaining to redemption, economic and market conditions, dividend rates on the securities underlying an Index), may upon redemption return less than the amount invested or nothing.

An investment in the Notes is not equivalent to an investment in the Preference Shares or the securities underlying the Index or Indices. Ownership of the Notes does not confer any legal or beneficial interest or any voting or dividend rights in the Preference Shares or the securities underlying the Index or Indices and the value of the Notes may not exactly correlate with the value of the Index or Indices to which the Notes relate.

Extraordinary Event. If the Calculation Agent determines that a Merger Event (as defined in the Conditions) or Tender Offer (as defined in the Conditions) has occurred in relation to the Preference Shares or Insolvency (as defined in the Conditions) has occurred in relation to the Company, the Issuer may elect to redeem the Notes. If the Issuer elects to redeem the Notes, Noteholders may suffer a loss of some or all of their investments.

Preference Share Early Redemption Event. If the Preference Shares are redeemed early, the Issuer shall redeemall of the Notes. Accordingly, if the Notes are redeemed prior to the maturity date, the Noteholders may suffer a loss of some or all of their investment and will forego any future appreciation in the relevant Index or Indices that may occur following such redemption.

Market Disruption Events and Additional Disruption Events. Upon the occurrence of certain events (including an early closure of the relevant exchange, disruption of such exchange or suspension of trading on such exchange ("Market Disruption Events"), a change in laws, hedging disruption or an increased cost of hedging ("Additional Disruption Events"), an index cancellation or modification or disruption in the publication of the Index (each, an "Index Adjustment Event") or certain events relating to the administrator(s) of the Index ("Administrator/Benchmark Event")), valuations under the Preference Shares may be subject to postponement or adjustment (in the case of a Market Disruption Event) or terms of the Preference Share may be subject to adjustment or the Index may be replaced with an alternative benchmark (in the case of an Administrator/Benchmark Event) and/or Preference Shares may be subject to redemption (in the case of an Additional Disruption Event or Index Adjustment Event or an Administrator/Benchmark Event). As the value of the Notes is determined by reference to the performance of Preference Shares and any early redemption of the Preference Shares will result in the Notes being redeemed early, any such postponement, adjustment or redemption or may have an adverse effect on the value of such Notes. As a result, Noteholders may suffer a loss of some or all of their investments.

Illegality or changes in tax law may cause the Notes to be redeemed early. In such circumstances, the Issuer may pay a sum determined by reference to the value of the Preference Shares at the time of such redemption. As a result holders of Notes will forgo any future appreciation in the relevant Index or Indices and may suffer a loss of some or all of their investments.

Commission, cost of hedging and taxes may be borne by Noteholders. The Issue Price of the Notes may include fees, commission and hedging costs. Payments under the Notes may be decreased to take into account the effect of taxes, duties or other similar charges and Noteholders will bear the cost of all taxes, duties or other similar charges payable in connection with the subscription, purchase or holding of such

Note and any payments under the Notes (in each case including any taxes or duties imposed or increased by a change of tax law or practice).

SECTION D – KEY INFORMATION ON THE OFFER AND/OR THE ADMISSION TO TRADING ON A REGULATED MARKET

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

An offer of this Tranche of Notes may be made by HSBC Bank plc and Meteor Asset Management Ltd (together with HSBC Bank plc, the "Initial Authorised Offerors") other than pursuant to Article 1(4) of the Prospectus Regulation in the United Kingdomonly (the "Public Offer Jurisdiction") during the period from and including 03 May 2021 until but excluding 11 June 2021 (the "Offer Period"). The Issuer may close the Offer Period prior to 11 June 2021 if the Notes are fully subscribed before such date. The Offer Price of the Notes is the Issue Price.

Expenses in respect of the listing of Notes are not charged directly by the Issuer or Dealer(s) to the investor.

Why is this Prospectus being produced?

The Prospectus has been prepared solely in connection with a public offer of Notes and the admission of Notes to trading on a regulated market pursuant to the UK Prospectus Regulation.

Use of Proceeds: The net proceeds from the issue of Notes will be used by the Issuer for profit making or risk hedging purposes.

Conflicts of Interest: The Issuer and/or its affiliates may enter into hedging or other transactions (i) relating to an Index or to securities underlying an Index or (ii) with issuers of securities underlying an Index. The Issuer or its affiliates may also publish research or other reports relating to Indices or securities underlying an Index. Any such activities may have a positive or negative effect on the value of Notes relating to such Indices. In undertaking any such activities, neither the Issuer nor any affiliate of the Issuer is under any obligation to consider the interests of the Noteholders. In addition, the Issuer may assume roles as hedging counterparty or calculation agent under the Notes. In respect of any of these roles the Issuer may have interests that conflict with the interests of Noteholders.

ANNEX

ADDITIONAL PROVISIONS NOT REQUIRED BY THE SECURITIES NOTE RELATING TO THE UNDERLYING

The following Index disclaimer is applicable in respect of the FTSE® 100 Index, as agreed between the Index Sponsor and the Issuer:

STATEMENTS REGARDING THE FTSE® 100 INDEX

The Notes and Preference Shares (the "**Products**") have been developed solely by their respective issuers. The Products are not in any way connected to or sponsored, endorsed, sold or promoted by the London Stock Exchange Group plc and its group undertakings (collectively, the "**LSEGroup**"). FTSE Russell is a trading name of certain of the LSE Group companies.

All rights in the FTSE® 100 Index(the "**Index**") vest in the relevant LSE Group company which owns the Index. FTSE®, Russell® and FTSE Russell® are trade marks of the relevant LSE Group company and are used by any other LSE Group company under license.

The Indexis calculated by or on behalf of FTSE International Limited or its affiliate, agent or partner. The LSE Group does not accept any liability whatsoever to any person arising out of (a) the use of, reliance on or any error in the Indexor (b) investment in or operation of the Products. The LSE Group makes no claim, prediction, warranty or representation either as to the results to be obtained from the Products or the suitability of the Indexfor the purpose to which it is being put by the issuers of the Products

The following are the completed terms and conditions of the Preference Shares: