### PRICING SUPPLEMENT

Pricing Supplement dated 1<sup>st</sup> February 2018

### HSBC Bank plc

# Programme for the Issuance of Notes and Warrants Issue of

#### AUD 50,000,000 Zero Coupon Callable Notes due February 2048

### **PART A - CONTRACTUAL TERMS**

This document constitutes the pricing supplement (the "**Pricing Supplement**") relating to the issue of the Tranche of Notes described herein for the purposes of listing on the Official List of the Irish Stock Exchange and must be read in conjunction with the offering memorandum dated 09 June 2017 as supplemented from time to time (the "**Offering Memorandum**") which, together with this Pricing Supplement, constitute listing particulars for the purposes of listing on the Global Exchange Market]. 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 such Offering Memorandum.

Full information on the Issuer and the offer of the Notes is only available on the basis of the combination of this Pricing Supplement and the Offering Memorandum. The Offering Memorandum is available for viewing at HSBC Bank plc, 8 Canada Square, London E14 5HQ, United Kingdom and www.hsbc.com (please follow the links to 'Investor relations', 'Fixed income investors', 'Issuance programmes') and copies may be obtained from HSBC Bank plc, 8 Canada Square, London E14 5HQ, United Kingdom.

The Offering Memorandum does not comprise (i) a prospectus for the purposes of Part VI of the Financial Services and Markets Act 2000 (as amended) or (ii) a base prospectus for the purposes of Directive 2003/71/EC as amended (the "Prospectus Directive"). The Offering Memorandum has been prepared solely with regard to Notes that are not to be admitted to listing or trading on any regulated market for the purposes of Directive 2004/39/EC and not to be offered to the public in a Member State (other than pursuant to one or more of the exemptions set out in Article 3.2 of the Prospectus Directive).

PROHIBITION OF SALES TO EEA RETAIL INVESTORS – The Notes are not intended 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 ("MiFID II"); (ii) a customer within the meaning of Directive 2002/92/EC ("IMD"), 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 the Prospectus Directive. Consequently no key information document required by Regulation (EU) No 1286/2014 (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.

It is advisable that investors considering acquiring any Notes understand the risks of transactions involving the Notes and it is advisable that they reach an investment decision after carefully considering, with their financial, legal, regulatory, tax, accounting

and other advisers, the suitability of the Notes in light of their particular circumstances (including without limitation their own financial circumstances and investment objectives and the impact the Notes will have on their overall investment portfolio) and the information contained in the Offering Memorandum and this Pricing Supplement. Investors should consider carefully the risk factors set forth under "Risk Factors" in the Offering Memorandum.

1. Issuer:		HSBC Bank plc	
2. Tranche number:		1	
3. Currend	cy:		
(i)	Settlement Currency:	Australian Dollar ("AUD")	
(ii)	Denomination Currency:	AUD	
4. Aggreg	ate Principal Amount:		
(i)	Series:	AUD 50,000,000	
(ii)	Tranche:	AUD 50,000,000	
5. Issue Price:		100 per cent. of the Aggregate Principal Amount	
6. (i)	Denomination(s): ( <i>Condition 2(b)</i> )	AUD 200,000	
(ii)	Calculation Amount:	The Denomination	
(iii)	Aggregate Outstanding Nominal Amount Rounding:	Not applicable	
7. (i)	Issue Date:	2 February 2018	
(ii)	Interest Commencement Date:	Not applicable	
(iii)	Trade Date:	19 January 2018	
8. Maturity Date: ( <i>Condition 7(a)</i> )		2 February 2048 subject to adjustment in accordance with the Business Day Convention.	
9. Change of interest or redemption basis:		Not applicable	

## PROVISIONS RELATING TO INTEREST (IF ANY) PAYABLE

10.		Rate	Note	provisions:	Not applicable
	(Conditio	n 4)			

11. Floating Rate Note provisions: Not applicable (*Condition 5*)

12.		Cero Coupon Note pro Condition 6)	VISIONS:		Not applicable
13.		Equity/Index-Linked Provisions:	Interest	Note	Not applicable
PROVISION	S REL	ATING TO REDEMPT	ION		
14.	Option	r's optional redemption n): <i>dition 7(c)</i> )	n (Call	Ар	plicable
	(i)	Redemption Amount Option):	t (Call	on Op acc Co Am (Ca An rela (Ca giv noi ca No Re div res Pri out Ca	e Issuer may redeem all of the Notes any Optional Redemption Date (Call otion), subject to adjustment in cordance with the Business Day onvention, at the relevant Redemption nount (Call Option) (as specified der heading "Redemption Amount all Option)" in the table set out in nex 1 and corresponding to the evant Optional Redemption Date all Option) specified in such table) by ring not less than 5 Business Days' tice. The amount payable upon such demption in relation to each alculation Amount in respect of the tes shall be equal to such demption Amount (Call Option) rided by "N" where "N" means the sult of dividing the Aggregate ncipal Amount of the Tranche (as set t above in paragraph 4) by the loculation Amount (as set out above in ragraph 6).
	(ii)	Series redeemable i	n part:	No	t applicable
	(iii)	Optional Redemption Option):	n Date (Call	un Da	ease refer to the dates specified der heading 'Optional Redemption te (Call Option)" in the table set out Annex 1
	(iv)	Minimum Redemptic (Call Option):	on Amount	No	t applicable
	(v)	Maximum Redempti (Call Option):	on Amount	No	t applicable
15.	Noteh	nolder's optional reden	nption (Put	No	t applicable

12.

Option):

(Condition 7(d))

Zero Coupon Note provisions:

Not applicable

16. Final Redemption Amount of each Note: 396.6435993% of the Denomination (Condition 7(a)) (equivalent to an amount of AUD

198,321,799.63)

17.	in cases	emption Amount of each Note where the Final Redemption Index-Linked or other variable-	Not applicable
18.	Instalment ( <i>Condition</i>		Not applicable
19.	Early Rede	emption:	Applicable
	(i)	Early Redemption Amount (upon redemption for taxation reasons or illegality): ( <i>Condition 7(b) or Condition</i> <i>7(f)</i> )	Fair Market Value
	(ii)	Early Redemption Amount (upon redemption following an Event of Default): ( <i>Condition 11</i> )	Fair Market Value
	(iii)	Other redemption provisions: ( <i>Condition 7(i)</i> )	Not applicable

# GENERAL PROVISIONS APPLICABLE TO THE NOTES

20.	Form of ( <i>Conditic</i>		Bearer Notes
21.	New Glo	bal Note:	No
22.	If issued	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: ( <i>Condition 2(a)</i> )	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
	(iii)	Permanent Global Note exchangeable at the option of the Issuer in circumstances where the Issuer would suffer material disadvantage following a change of law or	Yes

(iv) Coupons to be attached to No Definitive Notes:

regulation:

	(v)	Talons for future Coupons to be attached to Definitive Notes:	Not applicable
23.	Exchang Tempora	e Date for exchange of ary Global Note:	Not earlier than the date which is 40 days after the Issue Date
24.	If issued	in registered form:	Not applicable
25.	Payment ( <i>Conditio</i>		
	(i)	Relevant Financial Centre Day:	London and Sydney
	(ii)	Payment of Alternative Payment Currency Equivalent	Not applicable
	(iii)	Conversion provisions:	Not applicable
	(iv)	Underlying Currency Pair provisions:	Not applicable
	(v)	Price Source Disruption:	Not applicable
	(vi)	EM Price Source Disruption:	Not applicable
	(vii)	LBMA Physical Settlement provisions:	Not applicable
26.	Redenor ( <i>Conditic</i>		Not applicable
27.	Other ter	ms:	Annex 1
28.	Valuatio	n Date:	Not applicable
29.	Business	s Day Convention:	London and Sydney

# DISTRIBUTION

30.	(i)	Relev	,	'	name ealer(s			Not applicable
	(ii)		dicated, rs/Mana				ner	Not applicable
31.	Prohibitic Investors		Sales	to	EEA	Re	tail	Applicable
32.	Selling re	estrictic	ons:					TEFRA D Rules

	United States of America:	Notes may not be offered or sold within the United States of America or to, or for the account or the benefit of, any U.S. Person (as defined in Regulation S).
33.	Exemption(s) from requirements under Directive 2003/71/EC (as amended) (the " <b>Prospectus Directive</b> "):	Not applicable. The offer is made exclusively to investors outside the European Economic Area
34.	Additional U.S. federal income tax considerations:	The Notes are not Section 871(m) Notes for the purpose of Section 871(m).
35.	Additional selling restrictions:	Not applicable

CONFIRMED HSBC BANK PLC

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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 Irish Stock Exchange on or around the insert date. No assurance 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 Global Exchange Market with effect from Issue Date. No assurance can be given as to whether or not, or when, such application will be granted.
(iii)	Estimated total expenses of admission to trading:	EUR 600

### 2. RATINGS

Ratings:

The Notes are not rated

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

Save for any fees payable to the Dealer(s) (if any) so far as the Issuer is aware, no person involved in the issue of the Notes has an interest material to the issue. The Dealer(s), and [its] [their] affiliates have engaged, and may in 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.

## **OPERATIONAL INFORMATION**

4.	ISIN Code:	XS1758607540
5.	Common Code:	175860754
6.	CUSIP:	Not applicable
7.	Valoren Number	Not applicable
8.	SEDOL:	Not applicable
9.	WKN:	Not applicable

<ol> <li>Intended to be held in a manner which would allow Eurosystem eligibility:</li> </ol>	No. Whilst the designation is specified as "No" at the date of this Pricing Supplement, should the Eurosystem eligibility criteria be amended in the future such that the Notes are capable of meeting them, then the Issuer may (in its absolute discretion) elect to deposit the Notes with one of the ICSDs as common safekeeper. Note that this does not necessarily mean that the Notes will then be recognised as eligible collateral for Eurosystem monetary policy and intra day credit operations by the Eurosystem at any time during their life. Such recognition will depend upon the ECB being satisfied that Eurosystem eligibility criteria have been met.
<ol> <li>Any clearing system(s) other than Euroclear and Clearstream, Luxembourg and the relevant identification number(s):</li> </ol>	None
12. Delivery:	Delivery against payment
13. Settlement procedures:	Medium Term Note
14. Additional Paying Agent(s) (if any):	None
15. Common Depositary:	HSBC Bank plc
16. Calculation Agent:	HSBC Bank plc
17. ERISA Considerations:	ERISA prohibited

Optional Redemption Date (Call Option)	Redemption Amount (Call Option)
2-Feb-24	65,864,302.10
2-Feb-25	68,959,924.30
2-Feb-26	72,201,040.74
2-Feb-27	75,594,489.66
2-Feb-28	79,147,430.67
2-Feb-29	82,867,359.91
2-Feb-30	86,762,125.83
2-Feb-31	90,839,945.74
2-Feb-32	95,109,423.19
2-Feb-33	99,579,566.09
2-Feb-34	104,259,805.69
2-Feb-35	109,160,016.56
2-Feb-36	114,290,537.34
2-Feb-37	119,662,192.59
2-Feb-38	125,286,315.64

Annex '	1

2-Feb-39	131,174,772.48
2-Feb-40	137,339,986.79
2-Feb-41	143,794,966.16
2-Feb-42	150,553,329.57
2-Feb-43	157,629,336.06
2-Feb-44	165,037,914.86
2-Feb-45	172,794,696.86
2-Feb-46	180,916,047.61
2-Feb-47	189,419,101.85