Notes issued pursuant to these Final Terms are securities to be listed under Listing Rule 19.

7 July 2017

Issuer:

1.

Investec Bank plc

Issue of GBP Kick Out Notes with Capital at Risk under the £4,000,000,000 Zebra Capital Plans Retail Structured Products Programme

PART A – CONTRACTUAL TERMS

This document constitutes the Final Terms of the Notes described herein for the purposes of Article 5.4 of the Prospectus Directive and must be read in conjunction with (i) until but excluding 10 August 2017, the base prospectus in relation to the £4,000,000,000 Zebra Capital Plans Retail Structured Products Programme (the "Programme") dated 11 August 2016, which together with the supplemental prospectus dated 9 December 2016 constitutes a base prospectus (the "2016 Base Prospectus") for the purposes of Article 5(4) of the Prospectus Directive (Directive 2003/71/EC as amended by Directive 2008/11/EC, Directive 2010/73/EU and Directive 2008/78/EU) (the "Prospectus Directive").") and (ii) from and including 10 August 2017, the base prospectus in relation to the Programme dated 10 August 2017, which together with any supplements thereto published before the issue date or listing date of the Notes constitutes a base prospectus (the "2017 Base Prospectus") for the purposes of Article 5(4) of the Prospectus Directive and replaces the 2016 Base Prospectus.

Terms used herein shall be deemed to be defined as such for the purposes of the terms and conditions set forth in the Base Prospectus.2016 Base Prospectus (together, the "2016 Conditions") and which are or will be incorporated by reference into the 2017 Base Prospectus.

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 until but excluding 10 August 2017, the 2016 Base Prospectus, and (ii) in relation to the period from and including 10 August 2017, the 2017 Base Prospectus. The 2016 Base Prospectus and the 2017 Base Prospectus are available from their respective dates of publication for viewing at and copies may be obtained from www.investecstructuredproducts.com and during normal working hours from Investec Bank plc, 2 Gresham Street, London EC2V 7QP, and from Deutsche Bank AG, London Branch, Winchester House, 1 Great Winchester Street, London EC2N 2DB. A summary of the offer of the Notes is annexed to these Final Terms.

Investec Bank plc

Series Number: ZCP2017-50S 2. (a) Tranche Number: (b) 3. Specified Currency or Currencies: Pounds Sterling ("GBP") 4. Aggregate Nominal Amount: (a) Series: The aggregate nominal amount of the Notes issued will be notified and published on or about the Issue Date

(b) Tranche: The aggregate nominal amount of the Notes issued

will be notified and published on or about the Issue

Date

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

6. (a) Specified Denominations: GBP1.00

(b) Calculation Amount: GBP1.00

7. Issue Date: 21 August 2017

8. Maturity Date: 21 August 2023

9. Redemption/Payment Basis: Final Redemption Amount linked to value of

Preference Shares in accordance with Condition 5

(Redemption and Purchase)

10. (a) Security Status: Secured Notes. The Issuer has designated the Notes

as covered bonds.

(b) Secured Portion: 100 per cent of the Notes.

(c) Date Board approval for Not Applicable issuance of Notes obtained:

PROVISIONS RELATING TO REDEMPTION

11. Issuer Call: Not Applicable

12. (a) Final Redemption Amount of each Note: Final Redemption Amount linked to value of Preference Shares in accordance with Condition 5

(Redemption and Purchase)

(b) Classes of Preference Shares to which this Series of Notes are linked and their respective Preference Share Weightings:

Class	Preference Share Weighting	Issue Price of Preference Share
Class ZCP2017- 50S-A	20% of the Aggregate Nominal Amount of the Notes	GBP 200
Class ZCP2017- 50S-B	20% of the Aggregate Nominal Amount of the Notes	GBP 200
Class ZCP2017- 50S-C	20% of the Aggregate Nominal Amount of the Notes	GBP 200
Class ZCP2017- 50S-D	20% of the Aggregate Nominal Amount of the Notes	GBP 200
Class ZCP2017- 50S-E	20% of the Aggregate Nominal Amount of the	GBP 200

Notes

(c)	Upside Notes with Capital at Risk Terms	Not Applicable
(d)	Upside Plus Notes with Capital at Risk Terms	Not Applicable
(e)	Kick Out Upside Plus Notes with Capital at Risk Terms	Not Applicable
(f)	Kick Out Notes with Capital at Risk Terms	Applicable
•	Return Threshold:	80 per cent. of the Initial Index Level
•	Digital Return:	139.90 per cent.
•	Upside Return:	Not Applicable
•	Cap:	Not Applicable
•	Gearing:	Not Applicable
(g)	N-Barrier (Accumulation) Notes with Capital at Risk Terms	Not Applicable
(h)	Range Accrual (Accumulation) Notes with Capital at Risk Terms	Not Applicable
(i)	Dual Underlying Linked Kick Out Notes with Capital at Risk Terms	Not Applicable
(j)	Dual Underlying Linked Upside Notes with Capital at Risk Terms	Not Applicable

13. ADDITIONAL PROVISIONS

(a)	Type of Preference Share	Index Linke	ed Preference S	Shares	
(b)	Type of Underlying	Basket of In	dices		
(c)	Underlying				
	Basket of Indices:	Index	Index Sponsor	Exchange	Weighting
		FTSE™ 100	FTSE Internation al Limited	London Stock Exchange plc	Not Applicable
		S&P 500 ®	Standard & Poors	New York Stock Exchange	Not Applicable
	• Multi-Exchange Index:	No			
	 Non Multi-Exchange Index: 	Yes			
	• Worst of Provisions:	Applicable			
	• Best of Provisions:	Not Applica	ble		
(d)	Additional Disruption Events:	Hedging Dis	sruption and Ir	ncreased Cost	of Hedging
(e)	Averaging Dates Market Disruption:	Modified Po	ostponement		
(f)	Business Day:	exchange m general bus exchange ar	which comm arkets settle p siness (included and foreign cur man Islands.	payments and ding dealing	are open for in foreign
(g)	Valuation Time:		which the Inde l of the Index.	ex Sponsor pu	blishes the
(h)	Strike Date:	21 August 2	017		
(i)	Initial Index Level:	The Level of	f the Index on	the Strike Dat	е
(j)	Initial Averaging:	Not Applica	ble		

(k) Automatic Early Redemption: Applicable

.)	Automatic Early Redemption.	Applicable			
	 Automatic Early Redemption Event: 	Automatic Early Redemption Valuation Date	Automatic Early Redemption Date	Automatic Early Redemption Amount	Automatic Early Redemption Threshold
		21 August 2019	The date which is 2 Business Days immediately following the relevant Automatic Early Redemption Valuation Date	113.30 per cent. of Issue Price	100 per cent. of Initial Index Level
		21 August 2020	The date which is 2 Business Days immediately following the relevant Automatic Early Redemption Valuation Date	119.95 per cent. of Issue Price	95 per cent. of Initial Index Level
		23 August 2021	The date which is 2 Business Days immediately following the relevant Automatic Early Redemption Valuation Date	126.60 per cent. of Issue Price	90 per cent. of Initial Index Level
		22 August 2022	The date which is 2 Business Days immediately following the relevant Automatic Early Redemption Valuation Date	133.25 per cent. of Issue Price	85 per cent. of Initial Index Level

(l) Automatic Early Redemption Averaging:

Automatic Early Redemption Averaging Period applies

Automatic Early	
Redemption	
Valuation Date	

Automatic Early Redemption
Averaging Period

21 August 2019

21 August 2019 (the "Automatic Early Redemption Averaging End Date")

and the four Scheduled Trading Days prior to the Automatic Early Redemption Averaging End Date

21 August 2020 21 August 2020 (the

21 August 2020 (the "Automatic Early Redemption Averaging End Date") and the four Scheduled Trading Days prior to the Automatic Early Redemption Averaging End Date

23 August 2021

23 August 2021 (the "Automatic Early Redemption Averaging End Date") and the four Scheduled Trading Days prior to the Automatic Early Redemption Averaging End Date

22 August 2022

22 August 2022 (the "Automatic Early Redemption Averaging End Date") and the four Scheduled Trading Days prior to the Automatic Early Redemption Averaging End Date

(m) Trigger Event:

(n)

Applicable

Barrier Type

European

• Barrier Threshold:

60 per cent. of Initial Index Level

Barrier Valuation Date

Not Applicable

 Barrier Observation Period: Not Applicable

renod.

Barrier Averaging:

Applicable

Barrier Averaging Dates:

Barrier Averaging Period applies

• Barrier Averaging Period:

21 August 2023 (the "Barrier Averaging End Date") and the four Scheduled Trading Days prior to

the Barrier Averaging End Date.

(o) Final Redemption Date:

21 August 2023

(p) Final Index Level

Final Averaging applies

(q) Final Averaging:

Applicable

Final Averaging Dates:

Final Averaging Period applies

• Final Averaging Period:

21 August 2023 (the "Final Averaging End Date") and the four Scheduled Trading Days prior to the

Final Averaging End Date.

14. Details relating to Instalment Notes: Not Applicable

15. CREDIT LINKED PROVISIONS Applicable

Total proportion of Note linked to Credit Linked Preference Shares:

100 per cent. of the Note

Credit Linked Preference Shares:

Class of Preference Shares	Reference Entity	Further information regarding the Reference Entity
Class 2017-50S-A	Aviva plc	Further information regarding Aviva plc can be obtained from its website www.aviva.co.uk
Class 2017-50S-B	Barclays Bank plc	Further information regarding Barclays Bank plc can be obtained from its website www.barclays.co.uk
Class 2017-50S-C	Prudential plc	Further information regarding Prudential plc can be obtained from its website www.prudential.co.u k
Class 2017-50S-D	HSBC Bank plc	Further information regarding HSBC Bank plc can be obtained from its website www.hsbc.co.uk
Class 2017-50S-E	Lloyds Bank plc	Further information regarding Lloyds Bank plc can be obtained from its website www.lloydsbank.co m

Recovery Rate: General Recovery Rate shall apply

GENERAL PROVISIONS APPLICABLE TO THE NOTES

16. Form of Notes: Bearer Notes; Temporary Global Note exchangeable for a

Permanent Global Note which is exchangeable for Definitive

Notes only upon an Exchange Event.

17. Additional Financial Not Applicable

Centre(s):

DISTRIBUTION

- 18. (a) If syndicated, names Not Applicable of Managers:
 - (b) Date of Subscription Not Applicable Agreement:
- 19. If non-syndicated, name and address of relevant Dealer: Investec Bank plc, 2 Gresham Street, London EC2V 7QP

20. U.S. Selling Restrictions:

Reg. S Compliance Category: 2;

TEFRA D

TAXATION

21. Taxation:

Condition 7A (Taxation - No Gross up) applies

SECURITY PROVISIONS

22. Security Provisions:

Applicable

(a) Secured Portion:

100 per cent. of the Notes

(b) Whether Collateral
Pool secures
this Series of Notes

only or this Series and other Series:

This Series and other Series

(c) Date of
Supplemental Trust
Deed relating to the
Collateral Pool
securing the Notes
and Series Number
of first Series of
Covered Notes

Supplemental Trust Deed dated 28 February 2011 securing Series Number ZCP 2011-9 among others

(d) Eligible Collateral:

<u>Valuation Percentage</u> <u>Maximum Percentage</u>

(A) Cash in an Eligible Currency

secured thereby:

100%

100%

(B) Negotiable debt obligations issued by the government of the United Kingdom having an original maturity at issuance of not more than one year

100%

100%

(C) Negotiable debt
obligations issued by
the government of
the United Kingdom
having an original
maturity at issuance
of more than one
year but not more
than 10 years

100%

-9-

100%

(D)	Negotiable debt obligations issued by the government of the United Kingdom having an original maturity at issuance	100%	100%
	of more than 10 years		

(e) Valuation Dates: Every Business Day from but excluding the Issue date to and

including the Maturity Date

(f) Eligible Currency: GBP

(g) Minimum Transfer GBP10,000 Amount:

(h) Independent Amount: GBP100,000

RESPONSIBILITY

The Issuer accepts responsibility for the information contained in these Final Terms.

Signed on behalf of the Issuer:

By: MUNLIPA

Dy.

Duly authorised

Duly authorised

Nuala Lynch Authorised Signatory Robert Dale Authorised Signatory

PART B – OTHER INFORMATION

1. LISTING

Official List of the FCA (i) Listing:

(ii) Admission to trading: Application is expected to be made by the Issuer (or on its

behalf) for the Notes to be admitted to trading on the Regulated Market of the London Stock Exchange plc with effect on or

around 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 the "Subscription and Sale" section of the Base Prospectus, relating to the Issuer's agreement to reimburse the Dealers to certain of their expenses in connection with the update of the Programme and the issue of Notes under the Programme and to indemnify the Dealers against certain liabilities incurred by them in connection therewith, so far as the Issuer is aware, no person involved in the offer of the Notes has an interest material to the offer.

REASONS FOR THE OFFER, ESTIMATED NET PROCEEDS AND TOTAL **EXPENSES**

(i) Reasons for the offer: Information not required

Estimated (ii) net Information not required

proceeds:

(iii) Estimated total Information not required

expenses:

PERFORMANCE AND VOLATILITY OF THE UNDERLYING AND OTHER INFORMATION CONCERNING THE UNDERLYING

Information about the past and the further performance of the underlying and its volatility can be found on Bloomberg.

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

OPERATIONAL INFORMATION 6.

XS1638022449 (i) ISIN Code:

(ii) SEDOL Code: Not Applicable

(iii) Common Code: 163802244

(iv) Any clearing Not Applicable

system(s) other than

Clearstream,

Euroclear

Luxembourg and the

relevant identification number(s):

(v) Delivery: Delivery free of payment

(vi) Additional Paying Not Applicable Agent(s) (if any):

(vii) Common Depositary: Deutsche Bank AG, London Branch

Yes

(viii) Calculation Agent: Investec Bank plc

> is Calculation Agent to make calculations?

if not, identify Not Applicable calculation agent:

7. TERMS AND CONDITIONS OF THE OFFER

(i) Offer Price: Issue Price

Offer Period: (ii) An offer of the Notes will be made by the Plan Manager (as defined in Part B, paragraph 7(v) hereof) other than pursuant to Article 3(2) of the Prospectus Directive during the period from 9.00 a.m. (GMT) on 10 July 2017 until 5.00 p.m. (GMT) on 11

August 2017.

Conditions to which (iii) the offer is subject:

The Notes will be offered to retail investors in the United Kingdom, Jersey, Guernsey and the Isle of Man (the "Public Offer Jurisdictions") and will be available only through an investment in the Investec Dual Index Step Down Kick-Out Plan 16 - Financial Institution Option (the "Plan"), details of which are available from an intermediary.

(iv) Description of the application process:

Prospective investors should complete and sign an application form obtainable from their intermediary and send it to their intermediary who will send it to Investec Administration. Duly completed applications together with cheques for the full amount of the investor's subscription must be received by Investec Administration no later than:

- (a) 5:00 p.m. (GMT) on 11 August 2017 (other than in respect of ISA transfers; or
- 5:00 p.m. (GMT) on 21 July 2017 in respect of ISA (b) transfers.

Investec Administration will send investors written acknowledgement by the end of the next working day following receipt of the completed application form. After the Issue Date, investors will be sent an opening statement showing each investor's holdings in the Notes.

(v) Description of possibility to reduce subscriptions and manner for refunding excess amount paid by applicants:

Investec Bank plc as plan manager (the "Plan Manager") in relation to the Plan may accept duly completed applications subject to the Terms and Conditions set out in the brochure relating to the Plan (the "Plan Brochure"). The Plan Manager reserves the right to reject an application for any reason, in which case the subscription monies will be returned. Further details of the cancellation rights and the application process are set out in the Plan Brochure.

(vi) Details of the minimum and/or maximum amount of application:

Minimum of GBP3,000 to a maximum of GBP1,000,000

(vii) Details of the method and time limits for paying up and delivering the Notes: Cheques for the full amount of the investor's subscription must be received no later than 11 August 2017 (or 21 July 2017 in respect of ISA transfers).

Prospective Noteholders will be notified by the Plan Manager of their allocation of Notes. The Notes will be collectively held for investors in an account with Investec Wealth and Investment Limited, except to the extent that alternative delivery and settlement arrangements have been agreed between individual investors and the Plan Manager, as described more fully in the Plan Brochure.

(viii) 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).

(ix) Procedure for exercise of any right of pre-emption, negotiability of subscription rights and treatment of subscription rights not exercised:

Not Applicable

(x) 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, the Plan Manager will proceed to notify the prospective Noteholders as to the amount of their allotment of the Notes

- (xi) Amount of any None. expenses and taxes specifically charged to the subscriber or purchaser:
- (xii) Name(s) and Investec Bank plc, 2 Gresham Street, London EC2V 7QP address(es), to the extent known to the Issuer, of the placers in the various countries where the offer takes place:

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

Statements regarding the Reference Entity:

Applicable in respect of each of Aviva plc, Barclays Bank plc, Prudential plc, HSBC Bank plc and Lloyds Bank plc.

None of the Reference Entities has not sponsored or endorsed the Preference Shares, the Notes or the related plan in any way, nor has it undertaken any obligation to perform any regulated activity in relation to the Preference Shares, the Notes or the related plan

Index Disclaimers (for Preference Shares linked Applicable to an Index or Basket of Indices):

The Preference Shares are not sponsored, endorsed, sold or promoted by the Index or the Index Sponsor and the Index Sponsor has made no representation whatsoever, whether express or implied, either as to the results to be obtained from the use of the Index and/or the levels at which the Index stands at any particular time on any particular date or otherwise. The Index Sponsor shall not be liable (whether in negligence or otherwise) to any person for any error in the Index and the Index Sponsor is under no obligation to advise any person of any error therein. The Index Sponsor has made no representation whatsoever, whether express or implied, as to the advisability of purchasing or assuming any risk in connection with the Preference Shares. Neither the Company nor the Preference Share Calculation Agent shall have any liability to any person for any act or failure to act by the Index Sponsor in connection with the calculation, adjustment or maintenance of the Index. Neither the Company nor the Preference Share Calculation Agent has any affiliation with or control over the Index or the Index Sponsor or any control over the computation, composition or dissemination of the Index. Although the Company and the Preference Share Calculation Agent will obtain information concerning the Index from publicly available sources they believe to be reliable, they will not independently verify this information.

Statements regarding the FTSETM 100 Index: Applicable

The Preference Shares are not sponsored, endorsed or promoted by the FTSE ("FTSE") or by The London Stock Exchange plc (the "Exchange") or by The Financial Times Limited ("FT") and neither FTSE or Exchange or FT makes any warranty or representation whatsoever, expressly or impliedly, either as to the results to be obtained from the use of the FTSETM 100 Index (the "Index") and/or the figure at which the said Index stands at any particular time on any particular day or otherwise. The Index is compiled and calculated solely by FTSE. However, neither FTSE or Exchange or FT shall be liable (whether in negligence or otherwise) to any person for any error in the Index and neither FTSE or Exchange or FT shall be under any obligation to advise any person of any error therein.

"FTSETM" and "FootsieTM" are trade marks of The London Stock Exchange plc and The Financial Times Limited and are used by FTSE International Limited under licence.

(Source: The Financial Times Limited)

Statements regarding the S&P 500 Index:

Applicable

NEITHER S&P, ITS AFFILIATES NOR THEIR THIRD PARTY LICENSORS GUARANTEE THE ADEQUACY, ACCURACY, TIMELINESS OR COMPLETENESS OF THE INDEX OR ANY DATA INCLUDED THEREIN OR ANY COMMUNICATIONS, INCLUDING BUT NOT LIMITED TO, ORAL OR WRITTEN COMMUNICATIONS (INCLUDING ELECTRONIC COMMUNICATIONS) WITH RESPECT THERETO. S&P, ITS AFFILIATES AND THEIR THIRD PARTY LICENSORS SHALL NOT BE SUBJECT TO ANY DAMAGES OR LIABILITY FOR ANY ERRORS,

OMISSIONS OR DELAYS THEREIN. S&P MAKES NO EXPRESS OR IMPLIED WARRANTIES, AND EXPRESSLY DISCLAIMS ALL WARRANTIES MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE OR USE WITH RESPECT TO THE MARKS, THE INDEX OR ANY DATA INCLUDED THEREIN. WITHOUT LIMITING ANY OF THE FOREGOING, IN NO EVENT WHATSOEVER SHALL S&P, ITS AFFILIATES OR THEIR THIRD PARTY LICENSORS BE LIABLE FOR ANY INDIRECT, SPECIAL, INCIDENTAL, PUNITIVE OR CONSEQUENTIAL DAMAGES, INCLUDING BUT NOT LIMITED TO, LOSS OF PROFITS, TRADING LOSSES, LOST TIME OR GOODWILL, EVEN IF THEY HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES, WHETHER IN CONTRACT, TORT, STRICT LIABILITY OR OTHERWISE.

The S&P 500® is a trademark of Standard & Poor's and has been licensed for use by Investec Bank plc and Zebra Capital II Limited.

(Source: Standard & Poor's)

Statements regarding the Euro Stoxx Index:	Not Applicable
Statements regarding the MSCI Emerging Market Index:	Not Applicable
Statements regarding the HSCEI Emerging Market Index:	Not Applicable
Statements regarding the DAX Index:	Not Applicable
Statements regarding the S&P ASX 200 (AS51)	Not Applicable
Index: Statements regarding the CAC 40 Index:	Not Applicable
Statements regarding the Nikkei Index:	Not Applicable
Statements regarding the JSE Top40 Index:	Not Applicable
Statements regarding the Finvex Sustainable Efficient Europe 30 Price Index:	Not Applicable
Statements regarding the Finvex Sustainable Efficient World 30 Price Index:	Not Applicable
Statements regarding the BNP Paribas SLI Enhanced Absolute Return Index:	Not Applicable
Statements regarding the NASDAQ Index:	Not Applicable
Statements regarding the Dow Jones Industrial Average Index:	Not Applicable
Statements regarding the IBEX 35 Index:	Not Applicable
Statements regarding the FTSE MIB Index:	Not Applicable
Statements regarding the AEX Index:	Not Applicable
Statements regarding the OMX STKH30 Index:	Not Applicable
Statements regarding the SMI Index:	Not Applicable
Statements regarding the NIFTY Index:	Not Applicable
Statements regarding the KOSPI 200 Index:	Not Applicable
Statements regarding the EVEN 30 TM Index:	Not Applicable
Statements regarding the EURO 70 TM Low Volatility Index:	Not Applicable

ANNEX

SUMMARY

Summaries are made up of disclosure requirements known as "Elements". These elements are numbered in Sections A - E (A. I - E. 7).

This summary contains all the Elements required to be included in a summary for this type of securities and issuer. Because some Elements are not required to be addressed, there may be gaps in the numbering sequence of the Elements.

Even though an Element may be required to be inserted in the summary because of the type of securities and issuer, it is possible that no relevant information can be given regarding the Element. In this case, a short description of the Element is included in the summary with the mention of "Not Applicable".

A.1	Introduction:	This summary should be read as an introduction to this Base Prospectu and any decision to invest in the Notes should be based on
		consideration of this Base Prospectus as a whole by the investor. Where a claim relating to the information contained in this Base Prospectus is brought before a court, the plaintiff investor might, unde the national legislation of the Member State, have to bear the costs o translating the Base 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 if the summary is misleading, inaccurate or inconsistent when read together with the other parts of this Base Prospectus or it does not provide, when read togethe with the other parts of this Base Prospectus, key information in order to aid investors when considering whether to invest in the Notes.
A.2	Consent:	The Issuer gives its express consent, either as a "general consent" or as a "specific consent" as described below, to the use of the prospectus by a financial intermediary that satisfies the Conditions applicable to the "general consent" or "specific consent", and accepts the responsibility for the content of the Base Prospectus, with respect to the subsequent resale or final placement of securities by any such financial intermediary to retail investors in the United Kingdom, Jersey Guernsey and the Isle of Man (the "Public Offer Jurisdictions") in circumstances where there is no exemption from the obligation under the Prospectus Directive to publish a prospectus (any such offer being a "Public Offer").
		General consent: Subject to the "Common conditions to consent" set our below, the Issuer hereby grants its consent to the use of this Base Prospectus for the entire term of the Base Prospectus in connection with a Public Offer of any Tranche of Notes by any financial intermediary in the Public Offer Jurisdictions which is authorised to make such offers under the Financial Services and Markets Act 2000, as amended, on other applicable legislation implementing Directive 2004/39/EC (the "Markets in Financial Instruments Directive") and publishes on its

website the following statement (with the information in square brackets being completed with the relevant information):

"We, [insert legal name of financial intermediary], refer to the base prospectus (the "Base Prospectus") relating to notes issued under the £4,000,000,000 Zebra Capital Plans Retail Structured Products Programme (the "Notes") by Investec Bank plc (the "Issuer"). We agree to use the Base Prospectus in connection with the offer of the Notes in the United Kingdom, Jersey and the Isle of Man and Guernsey in accordance with the consent of the Issuer in the Base Prospectus and subject to the conditions to such consent specified in the Base Prospectus as being the "Common conditions to consent"."

Any new information with respect to any financial intermediary or intermediaries unknown at the time of the approval of this Base Prospectus or after the filing of the applicable Final Terms will be published on the Issuer's website (www.investecstructuredproducts.com).

Common conditions to consent: The conditions to the Issuer's consent are that such consent (a) is only valid in respect of the relevant Tranche of Notes; (b) is only valid during the Offer Period specified in the relevant Final Terms; and (c) only extends to the use of this Base Prospectus to make Public Offers of the relevant Tranche of Notes in the United Kingdom, Jersey and the Isle of Man and Guernsey.

In the event of an offer of Notes being made by a financial intermediary, the financial intermediary will provide to investors the terms and conditions of the offer at the time the offer is made.

	SECTION B – ISSUER		
B.1	Legal and commercial name of the Issuer:	The legal name of the issuer is Investec Bank plc (the "Issuer").	
B.2	Domicile and legal form of the Issuer:	The Issuer is a public limited company registered in England and Wales under registration number 00489604. The liability of its members is limited. The Issuer was incorporated as a private limited company with limited liability on 20 December 1950 under the Companies Act 1948 and registered in England and Wales under registered number 00489604 with the name Edward Bates & Sons Limited. Since then it has undergone changes of name, eventually re-registering under the Companies Act 1985 on 23 January 2009 as a public limited company and is now incorporated under the name Investec Bank plc.	

		Costs to income ratio
		Total capital resources (including
		subordinated liabilities) (£'000)
		Total shareholders' equity (£'000)
		Total assets (£'000)
		Net core loans and advances (£'000)
		Customer accounts (deposits) (£'000) 12,328,366 10,039,603 11,038,164 10,579,558
		Cash and near cash balances (£'000) 6,062,943 4,354,356 5,046,000 5,011,000
		Funds under management (£'000)
		Capital adequacy ratio
		Tier 1 ratio
B.13	Recent	There has been no significant change in the financial or trading position of the Issuer and its consolidated subsidiaries since 30 September 2016, being the end of the most recent financial period for which it has published interim financial statements. There has been no material adverse change in the prospects of the Issuer since the financial year ended 31 March 2016, the most recent financial year for which it has published audited financial statements. Not Applicable. There have been no recent events particular to the Issuer
	Events:	which are to a material extent relevant to the evaluation of its solvency.
B.14	Dependence upon other entities within	The Issuer's immediate parent undertaking is Investec 1 Limited. The Issuer's ultimate parent undertaking and controlling party is Investec plc.
	the Group:	The Issuer and its subsidiaries form a UK-based group (the "Group"). The Issuer conducts part of its business through its subsidiaries and is accordingly dependent upon those members of the Group. The Issuer is not dependent on Investec plc.
B.15	The Issuer's Principal Activities:	The principal business of the Issuer consists of Wealth & Investment and Specialist Banking.
		The Issuer is an international, specialist banking group and asset manager whose principal business involves provision of a diverse range of financial services and products to a select client base in the United Kingdom and Europe and Australia/Asia and certain other countries. As part of its business, the Issuer provides investment management services to private clients, charities, intermediaries, pension schemes and trusts as well as specialist banking services focusing on corporate advisory and investment activities, corporate and institutional banking activities and private banking activities.
B.16	Controlling Persons:	The whole of the issued share capital of the Issuer is owned directly by Investec 1 Limited, the ultimate parent undertaking and controlling party of which is Investec plc.
B.17	Credit Ratings:	The long-term senior debt of the Issuer has a rating of BBB as rated by Fitch. This means that Fitch's expectation of default risk is currently low and Fitch is of the opinion that the Issuer's capacity for payment of financial commitments is considered adequate, but adverse business or economic conditions are more likely to impair this capacity.

The long-term senior debt of the Issuer has a rating of A2 as rated by Moody's. This means that Moody's is of the opinion that the Issuer is considered upper-medium-grade and is subject to low credit risk.

The long-term senior debt of the Issuer has a rating of BBB+ as rated by Global Credit Rating. This means that Global Credit Rating is of the opinion that the Issuer has adequate protection factors and is considered sufficient for prudent investment. However, there is considerable variability in risk during economic cycles).

The Notes to be issued have not been specifically rated.

		SECTION C – SECURITIES		
C.1	Description of Type and Class of Securities:	Issuance in series: The Notes will be issued in series ("Series") which may comprise one or more tranches ("Tranches") issued on different issue dates. The Notes of each Tranche of the same series will all be subject to identical terms, except for the issue dates and/or issue prices of the respective Tranches.		
		The Notes are issued as Series number ZCP2017-50S, Tranche number 1.		
		Form of Notes: The applicable Final Terms will specify whether the relevant Notes will be issued in bearer form ("Bearer Notes"), in certificated registered form ("Registered Notes") or in uncertificated registered form (such Notes being recorded on a register as being held in uncertificated book-entry form) ("Uncertificated Registered Notes"). Registered Notes and Uncertificated Registered Notes will not be exchangeable for other forms of Notes and vice versa.		
		The Notes are issued in bearer form.		
		Security Identification Number(s): The following security identification number(s) will be specified in the Final Terms.		
		ISIN Code: XS1638022449		
		Common Code: 163802244		
		SEDOL: Not Applicable		
C.2	Currency of the Securities Issue:	Currency: Subject to any applicable legal or regulatory restrictions, the Notes may be issued in any currency (the "Specified Currency").		
		The Specified Currency of the Notes is GBP.		
C.5	Free Transferability:	The Notes are freely transferable. However, applicable securities laws in certain jurisdictions impose restrictions on the offer and sale of the Notes and accordingly the Issuer and the dealers have agreed restrictions on the offer, sale and delivery of the Notes in the United States, the European Economic Area, Isle of Man, South Africa, Switzerland, Guernsey and Jersey, and such other restrictions as may be		

		required in connection with the offering and sale of a particular Tranche of Notes in order to comply with relevant securities laws.	
C.8	The Rights Attaching to the Securities, including Ranking and Limitations to those Rights:	Security and Collateral: The Notes are secured (the "Secured Notes"). The Notes will constitute direct, unconditional, unsubordinated secured obligations of the Issuer that will rank part passu among themselves. The Issuer will create security over a collateral pool to secure a specified portion (the "Secured Portion") of its obligations in respect of the Notes. The collateral pool secures more than one Series of Secured Notes.	
		Payments of Principal: 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 Zebra Capital II Limited ("Preference Shares") in respect of the relevant series of Notes. The terms of each class of Preference Shares will be contained in the Memorandum and Articles of Association of Zebra Capital II Limited and the Preference Share confirmation relating to such class.	
		The redemption price of each class of Preference Shares will be calculated by reference to a basket of indices (the "Underlying"), as further described in C.15 (Effect of value of underlying instruments).	
		Credit Linkage: The Notes are linked to Preference Shares which are linked to the solvency or credit of one or more financial institutions or corporations listed on a regulated exchange or sovereign entity or any successors (the "Reference Entities") (the Notes are "Credit Linked Notes", and the portion of the Notes which is credit linked is the "Credit Linked Portion").	
		The Reference Entities on the Issue Date will be Aviva plc, Barclays Bank plc, Prudential plc, HSBC Bank plc and Lloyds Bank plc and the Reference Entity Weighting in respect of each Reference Entity will be 20 per cent.	
		Redemption of the Notes: The Notes cannot be redeemed prior to their stated maturity date (other than for taxation reasons, on the occurrence of a kick-out event or on account of certain events affecting the Preference Shares or following an event of default).	
		Taxation : All payments in respect of the Notes will be made without deduction for or on account of withholding taxes imposed by the United Kingdom unless such withholding or deduction is required by law. In the event that any such deduction is made, the Issuer will not be required to pay any additional amounts in respect of such withholding or deduction.	
		Denomination : The Notes will be issued in denominations of GBP1.00.	
		Governing Law: English law	
C.11	Listing and Trading:	This document has been approved by the FCA as a base prospectus in compliance with the Prospectus Directive and relevant implementing measures in the United Kingdom for the purpose of giving information with regard to the Notes issued under the Programme described in this	

Base Prospectus during the period of twelve months after the date hereof. Application has also been made for the Notes to be admitted during the twelve months after the date hereof to listing on the Official List of the FCA and to trading on the regulated market (for the purposes of EU Directive 2004/39/EC (the Markets in Financial Instruments Directive)) (the "Regulated Market") of the London Stock Exchange plc (the "London Stock Exchange").

Application will be made for the Notes to be admitted to listing on the Official List of the FCA and to trading on the London Stock Exchange effective on or around the Issue Date.

C.15 Effect of value of underlying instruments:

The performance of the worst performing index in the basket comprising the Underlying will determine the redemption price and final value (on a one for one basis) of a class of preference share issued by Zebra Capital II Limited (the "Preference Share"), an exempted company incorporated under the laws of the Cayman Islands which is independent of the Issuer and whose business consists of the issuance of Preference Shares in connection with the Programme.

The percentage change in the final value of the relevant Preference Share or Preference Shares compared to its or their issue price is then used to calculate the value and return on the Notes.

As a result, the potential effect of the performance of the worst performing index in the basket comprising the Underlying on the return on the Notes means that investors may lose some or all of their investment.

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 Zebra Capital II Limited regardless of the principal amount of the applicable issuance of Notes 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 worst performing index in the basket comprising the Underlying, the Notes (including the return on the Notes) are described as being linked to the worst performing index in the basket comprising the Underlying.

The return on the Notes is linked to an underlying instrument, being a basket of indices (the "Underlying"). The value of the worst performing index in the basket comprising the Underlying is used to calculate the redemption price of the Notes and accordingly affects the return (if any) on the Notes.

Kick Out Notes

If the arithmetic average of the performance of the worst performing index in the basket comprising the Underlying during the averaging period (the "Automatic Early Redemption Averaging Period") specified below, is greater than the level specified (the "Automatic Early Redemption Threshold"), the Notes will be redeemed at the

Early Redem	ption Date"):		
Automatic Early Redemption Valuation Date*	Automatic Early Redemption Date	Automatic Early Redemption Amount	Automatic Early Redemption Threshold
21 August 2019	The date which is 2 Business Days immediately following the relevant Automatic Early Redemption Valuation Date	113.30 per cent. of Issue Price	100 per cent. o: Initial Index Level
21 August 2020	The date which is 2 Business Days immediately following the relevant Automatic Early Redemption Valuation Date	119.95 per cent. of Issue Price	95 per cent. of Initial Index Level
23 August 2021	The date which is 2 Business Days immediately following the relevant Automatic Early Redemption Valuation Date	126.60 per cent. of Issue Price	90 per cent. of Initial Index Level
22 August 2022	The date which is 2 Business Days immediately following the relevant Automatic Early Redemption Valuation Date	133.25 per cent. of Issue Price	85 per cent. of Initial Index Level
not a Schedul	at if the Automatic E ed Trading Day, the hall be the Automatic	immediately prece	ding Scheduled
Automatic Early Redemption Valuation Date	Automatic Ear	ly Redemption Averagi	ng Period
21 August 2019	End Date"*) and the	Automatic Early Reder four Scheduled Trading ption Averaging End Date	Days prior to the
21 August 2020	End Date"*) and the f	Automatic Early Reder Four Scheduled Trading option Averaging End Date	Days prior to the
23 August 2021	End Date"*) and the f	Automatic Early Reden our Scheduled Trading otion Averaging End Date	Days prior to the
22 August 2022	End Date"*) and the f	Automatic Early Reden our Scheduled Trading otion Averaging End Date	Days prior to the

		*Provided that if the Automatic Early Redemption Averaging End Date is not a Scheduled Trading Day, the immediately preceding Scheduled Trading Day shall be the Automatic Early Redemption Averaging End Date.
		The market price or value of the Notes at any times is expected to be affected by changes in the value of the Preference Share and the worst performing index in the basket comprising the Underlying and the likelihood of the occurrence of a Credit Event in relation to Aviva plc, Barclays Bank plc, Prudential plc, HSBC Bank plc or Lloyds Bank plc (the "Reference Entities" or "Reference Entity").
		If one or more of the Reference Entities becomes subject to a Credit Event the value of the portion of the Notes linked to the relevant Reference Entity will be linked to a recovery rate (the "Recovery Rate") determined by reference to an auction coordinated by the International Swaps and Derivatives Association, Inc. ("ISDA") in respect of certain unsubordinated obligations of the Reference Entity/Entities or, in certain circumstances, including if such an auction is not held, a market price as determined by Investec Bank plc in its capacity as calculation agent (the "Calculation Agent"). Details regarding ISDA auctions can be obtained as of the date hereof on ISDA's website, which is currently www.isda.org.
C.16	Expiration or maturity date:	The Maturity Date of the Notes is 21 August 2023.
C.17	Settlement procedure:	The Notes will be cash-settled.
C.18	Return on securities:	Series ZCP2017-50S are Kick Out Notes with Capital at Risk.
		The performance of the worst performing index in the basket comprising the Underlying will determine the redemption price of the Preference Share. This redemption price is used to calculate the final value of the Preference Share on a one for one basis. The percentage change in the final value of the Preference Share as against its issue price is then used to calculate the return on the Notes.
		As a result, the potential effect of the value of the worst performing index in the basket comprising the Underlying on the return on the Notes means that investors may lose some or all of their investment.
		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 worst performing index in the basket comprising the Underlying, Notes (including the return on the Notes) are described as being linked to the worst performing index in the basket comprising the Underlying.
		Redemption provisions in respect of Kick Out Notes with Capital at Risk:
		These Notes have the potential for early maturity (kick out) on a certain date or dates specified in the Final Terms, depending on the level of the worst performing index in the basket comprising the Underlying at that

time. If the Notes kick out early an investor will receive a return of their initial investment plus a fixed percentage payment. If there has been no kick out, the return on the Notes at maturity will be based on the performance of the worst performing index in the basket comprising the Underlying, and in certain circumstances this may result in the investor receiving an amount less than their initial investment. The potential payouts at maturity for Kick Out Notes with Capital at Risk are as follows: Scenario A – Digital Return If at maturity the level of the worst performing index in the basket comprising the Underlying is greater than a specified percentage of the initial level of the worst performing index in the basket comprising the Underlying, an investor will receive a "Digital Return" being their initial investment multiplied by a specified percentage return. Scenario B - No Return If at maturity the level of the worst performing index in the basket comprising the Underlying is less than or equal to a specified percentage of the initial level of the worst performing index in the basket comprising the Underlying, an investor will receive their initial investment with no additional return, provided that a "Trigger Event"* has not occurred. Scenario C – Loss of Investment If at maturity the level of the worst performing index in the basket comprising the Underlying is less than or equal to a specified percentage of the initial level of the worst performing index in the basket comprising the Underlying and a Trigger Event has occurred an investor's investment will be reduced by 1% for every 1% fall of the level of the worst performing index in the basket comprising the Underlying at maturity. *A "Trigger Event" occurs where the arithmetic average of the level of the worst performing index in the basket comprising the Underlying is less than a specified percentage of the initial level of the worst performing index in the basket comprising the Underlying over the averaging dates specified in the Final Terms. Credit Linked: The Notes are linked Preference Shares which are linked to the solvency of Aviva plc, Barclays Bank plc, Prudential plc, HSBC Bank plc and Lloyds Bank plc (the "Reference Entities"). If a Reference Entity becomes insolvent, defaults on its payment obligations or is the subject of a governmental intervention (where relevant) or a restructuring of its debt obligations then the redemption price which would otherwise be payable in respect of the Relevant Portion will be reduced. The redemption price payable in respect of the insolvency of the Reference Entity will be determined by reference to an auction coordinated by the International Swaps and Derivatives Association, Inc. ("ISDA") in respect of certain unsubordinated debt obligations of the Reference Entities or, in certain circumstances, including if such an auction is not held, a market price as determined by Investec Bank plc in its capacity as preference share calculation agent

		(the "Preference Share Calculation Agent"). Details regarding ISDA auctions can be obtained as of the date hereof on ISDA's website, which is currently www.isda.org.
C.19	Exercise price or final reference price of the underlying:	The performance of the worst performing index in the basket comprising the Underlying will determine the redemption price of the Preference Share. This redemption price is used to calculate the final value of the Preference Share on a one for one basis. The percentage change in the final value of the Preference Share as against its issue price is then used to calculate the return on the Notes.
		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 worst performing index in the basket comprising the Underlying, Notes (including the return on the Notes) are described as being linked to the worst performing index in the basket comprising the Underlying.
		The determination of the performance of the Underlying will be carried out by the Preference Share Calculation Agent, being Investec Bank plc.
		The Preference Share Calculation Agent will compare an initial level of the Underlying with a final level of the Underlying.
		The initial level of the Underlying will be the closing level on the Issue Date.
		The final level of the worst performing index in the basket comprising the Underlying will be the arithmetic average of the closing level of the worst performing index in the basket comprising the Underlying on the final averaging end date and the four scheduled trading days prior to the final averaging end date.
		The level of the Underlying used to determine whether or not an automatic early redemption is applicable will be the arithmetic average of the closing level of the worst performing index in the basket comprising the Underlying on the automatic early redemption averaging end date and the four scheduled trading days prior to the automatic early redemption averaging end date.
		The determination of the recovery rate on a Credit Event relating to the Reference Entities will be carried out by the Preference Share Calculation Agent.
		The determination of the redemption amount of the Notes will be carried out by the Calculation Agent, being Investec Bank plc.
C.20	Type of the underlying:	The performance of the worst performing index in the basket comprising the Underlying will determine the redemption price of the Preference Share. This redemption price is used to calculate the final value of the Preference Share on a one for one basis. The percentage change in the final value of the Preference Share as against its issue price is then used to calculate the return on the Notes.
		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 worst performing index in the basket comprising the Underlying,

The Underlying re of which are set o weightings of the	elating to the Notes is a base of the following table, is components of the basket are obtained about the past a	e described as being linked omprising the Underlying. asket of indices, the details including details of relative and details of where further and the further performance
Index	Weighting	Where information can be obtained about the past and the further performance of the index
FTSE™ 100	Not Applicable	Bloomberg
S&P 500 ®	Not Applicable	Bloomberg

SECTION D - RISKS

D.2 Risks specific to the issuer:

In relation to Public Offers of the Notes, the Notes are designed for investors who are or have access to a suitably qualified independent financial adviser or who have engaged a suitably qualified discretionary investment manager, in order to understand the characteristics and risks associated with structured financial products.

The following are the key risks applicable to the Issuer:

Market risks, business and general macro-economic conditions and fluctuations as well as volatility in the global financial markets could adversely affect the Issuer's business in many ways.

The Issuer is subject to risks arising from general macro-economic conditions in the countries in which it operates, including in particular the UK, Europe, Asia and Australia, as well as global economic conditions.

The Issuer is subject to risks concerning customer and counterparty credit quality.

Credit and counterparty risk is defined as the risk arising from an obligor's (typically a client's or counterparty's) failure to meet the terms of any agreement. Credit and counterparty risk arises when funds are extended, committed, invested, or otherwise exposed through contractual agreements, whether reflected on- or off-balance sheet.

The Issuer's credit risk arises primarily in relation to its Specialist Banking business, through which it offers products such as private client mortgages and specialised lending to high income professionals and high net worth individuals and a range of lending products to corporate clients, including corporate loans, asset based lending, fund finance, asset finance, acquisition finance, power and infrastructure finance, resource finance and corporate debt securities. Within its Wealth & Investment business, the Issuer is subject to relatively limited settlement risk which can arise due to undertaking transactions in an agency capacity on behalf of clients.

In accordance with policies overseen by its Central Credit Management department, the Issuer makes provision for specific impairments and calculates the appropriate level of portfolio impairments in relation to the credit and counterparty risk to which it is subject.

Increased credit and counterparty risk could have a material adverse impact on the Issuer's business, results of operations, financial condition and prospects.

The Issuer is subject to liquidity risk, which may impair its ability to fund its operations.

Liquidity risk is the risk that the Issuer has insufficient capacity to fund increases in its assets, or that it is unable to meet its payment obligations as they fall due, without incurring unacceptable losses. This includes repaying depositors and repayments of wholesale debt. This risk is inherent in all banking operations and can be impacted by a range of institution-specific and market-wide events.

The Issuer may have insufficient capital in the future and may be unable to secure additional financing when it is required.

The prudential regulatory capital and liquidity requirements applicable to banks have increased significantly over the last decade, largely in response to the financial crisis that commenced in 2008 but also as a result of continuing work undertaken by regulatory bodies in the financial sector subject to certain global and national mandates. These prudential requirements are likely to increase further in the short term, not least in connection with ongoing implementation issues, and it is possible that further regulatory changes may be implemented in this area in any event.

If the Issuer fails to meet its minimum regulatory capital or liquidity requirements, it may be subject to administrative actions or sanctions. In addition, a shortage of capital or liquidity could affect the Issuer's ability to pay liabilities as they fall due, pay future dividends and distributions, and could affect the implementation of its business strategy, impacting future growth potential.

D.6 Risks specific to the securities:

Capital at Risk: The Notes are not capital protected. Accordingly, there is no guarantee that the return on a Note will be greater than or equal to the amount invested in the Notes initially or that an investor's initial investment will be returned. Investors may lose some or all of their initial investment.

Unlike an investor investing in a savings account or similar investment, where an investor may typically expect to receive a low return but suffer little or no loss of their initial investment, an investor investing in the Notes may expect to potentially receive a higher return but may also expect to potentially suffer a total or partial loss of their initial investment.

Unsecured Notes: Investors investing in unsecured Notes are advised to carefully evaluate the Issuer's credit risk when considering an investment in such Notes. If the Issuer became unable to pay amounts owed to the investor under the unsecured Notes, such investor does not have recourse to the underlying or any other security/collateral and, in a worst case scenario, investors may not receive any payments under the Notes. The Notes are unsecured obligations. They are not deposits and they are not protected under the UK's Financial Services Compensation Scheme or any deposit protection insurance scheme.

Investment Products: The Notes are not deposits and they are not protected under the UK's Financial Services Compensation Scheme or

any deposit protection insurance scheme.

Return linked to performance of the relevant Preference Share: The return on the Notes is calculated by reference to the percentage change in value of one or more preference shares, the redemption price on such preference shares being based on the performance of the worst performing index in the basket comprising the Underlying. Poor performance of the relevant Underlying could result in investors, at best, forgoing returns that could have been made had they invested in a different product or, at worst, losing some or all of their initial investment.

In this section, for ease of explanation, the return on the Notes is summarised by reference to the performance of the worst performing index in the basket comprising the Underlying rather than the applicable Preference Share.

Return linked to performance of the relevant Underlying: The return on the Notes is calculated by reference to the performance of the worst performing index in the basket comprising the Underlying. Poor performance of the relevant Underlying could result in investors, at best, forgoing returns that could have been made had they invested in a different product or, at worst, losing some or all of their initial investment.

Downside risk: Since the Notes are not capital protected, if at maturity the level of the worst performing index in the basket comprising the Underlying is less than a specified level, investors may lose their right to return of all their principal at maturity and may suffer a reduction of their capital in proportion (or a proportion multiplied by a leverage factor) with the decline of the level of the worst performing index in the basket comprising the Underlying, in which case investors would be fully exposed to any downside of the worst performing index in the basket comprising the Underlying during such specified period.

Key risks specific to secured Notes

Security may not be sufficient to meet all payments: Any net proceeds realised upon enforcement of any security granted by the Issuer over a pool of collateral ("Collateral Pool") will be applied in or towards satisfaction of the claims of, among others, the security trustee and any appointee and/or receiver appointed by the trustee in respect of the Notes before the claims of the holders of the relevant secured Notes. Since the net enforcement proceeds may not be sufficient to meet all payments in respect of the secured Notes, investors may suffer a loss on their investment.

Collateral Pool may secure more than one series of secured Notes: A Collateral Pool may secure the Issuer's obligations with respect to more than one series of Secured Notes and an event of default under the Notes with respect to any one series of Secured Notes secured by such Collateral Pool may trigger the early redemption of all other series that are secured by the same Collateral Pool in order for the security over the entire Collateral Pool to be enforced. Such cross-default may, among other things, result in losses being incurred by holders of the Secured Notes which would not otherwise have arisen

Substitution of Posted Collateral: Collateral posted as security for the Issuer's obligations under the Notes may, at the Issuer's request, be substituted for other items of new collateral, provided that on the date of transfer the bid price of the new collateral is equal to or exceeds the bid price of the original collateral. Any such substitution request is subject to (a) verification by the entity appointed as the verification agent that the new item of collateral is eligible collateral; and (b) approval by the Trustee. However, neither the verification agent nor the Trustee is obliged to confirm that the bid price of the new item of collateral is equal to or exceeds the bid price of the original item of posted collateral. Following any such substitution, the market value of the new item of collateral may fall below the value of the original item of posted collateral, and the net proceeds realised upon enforcement of the relevant Collateral Pool may therefore be less than if no such substitution had been made.

Key risks related to Credit Linked Notes

Credit Linkage: The Notes (or a portion thereof) are linked to Preference Shares which are linked to the credit of Aviva plc, Barclays Bank plc, Prudential plc, HSBC Bank plc and Lloyds Bank plc (the "Reference Entities") and are not capital protected ("Credit Linked Notes"). If a Reference Entity becomes subject to a "Credit Event" (broadly speaking if it becomes insolvent, defaults on its payment obligations or is the subject of governmental intervention (where relevant) or a restructuring of its debt obligations), then the redemption

price which would otherwise be payable in respect of the Relevant Portion will be reduced in accordance with the Recovery Rate (as defined below). In addition to being exposed to the risk of insolvency of the Issuer, investors in Credit Linked Notes will also be exposed to the risk of a Credit Event of the specified Reference Entity or Reference Entities. There is a risk that an investor in a Note that is Credit Linked may receive considerably less than the amount paid by such investor, regardless of any positive performance in the Underlying. If all of the Reference Entities become subject to a Credit Event, an investor's return on the Notes may be zero. As in the case of other Notes, Credit Linked Notes are not capital protected and investors may lose all or a substantial portion of their initial investment.

Recovery Rate in Credit Linked Notes – General Recovery Rate: The redemption price payable on the Relevant Portion of the Notes following the occurrence of a Credit Event in respect of a Reference Entity will be determined by reference to the recovery rate for such Reference Entity, determined by reference to an auction coordinated by ISDA in respect of certain obligations of such Reference Entity or, in certain circumstances, including if such an auction is not held, a market price as determined by the Preference Share Calculation Agent (the "Recovery Rate"). There is a risk that the return payable to an investor in a Credit Linked Note may be different from the return that investors would have received had they been holding a particular debt instrument issued by the Reference Entity.

Postponement in payment of Final Redemption Amount – Credit Linked Notes: Each Note will be settled on its scheduled maturity date except that, if the Recovery Rate cannot be determined by the Preference Share Calculation Agent by the scheduled maturity date, payment of the Final Redemption Amount in respect of the Relevant Portion of such Note may be delayed and may fall after the Note's scheduled maturity date. Payment of the Final Redemption Amount may be delayed by up to 60 calendar days plus eight business days.

	SECTION E – OFFER			
E.2b	Reasons for the Offer and Use of Proceeds:	Not applicable. The use of proceeds is to make a profit and/or hedge risks.		
E.3	Terms and Conditions of the Offer:	The Notes will be offered to retail investors in the United Kingdom Jersey and the Isle of Man and Guernsey.		
	the Otter:	(i) Offer Price: The offer price for the Notes is 100 per cent. of the Aggregate Nominal Amount.		
		(ii) Offer Period: The offer period for the Notes will commence on 10 July 2017 and end on 11 August 2017.		
		(iii) Conditions to which the offer is subject: an investment in the Dual Index Step Down Kick-Out Plan 16 – Financial Institution Option (the "Plan"), details of which are available from an intermediary.		
		(iv) Description of the application process : Duly completed applications together with cheques for the full amount of the investor's subscription must be received no later than 11 August 2017 (or 21 July 2017 in respect of ISA transfers).		
		(v) Details of the minimum and/or maximum amount of application: The application must be for a minimum of GBP3,000.00 subject to a maximum of GBP1,000,000.00.		
		(vi) Details of the method and time limits for paying up and delivering the Notes: Cheques for the full amount of the investor's subscription must be received no later than 11 August 2017 (or 21 July 2017 in respect of ISA transfers).		
		(vii) Manner in and date on which results of the offer are to be made public: The final size of the offer 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).		
		(viii) 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, the Plan Manager will proceed to notify the prospective Noteholders as to the amount of their allotment of the Notes.		
		(ix) Amount of any expenses and taxes specifically charged to the subscriber or purchaser: None.		
		(x) Name(s) and address(es), to the extent known to the Issuer, of the placers in the various countries where the offer takes place: Investec Bank plc, 2 Gresham Street, London EC2V		

		7QP.
E.4	Interests Material to the Issue:	The Issuer may be the Calculation Agent responsible for making determinations and calculations in connection with the Notes and may also be the Preference Share Calculation Agent and the valuation agent in connection with the Preference Share(s). Such determinations and calculations will determine the amounts that are required to be paid by the Issuer to holders of the Notes. Accordingly, when the Issuer acts as Calculation Agent, Preference Share Calculation Agent or Valuation Agent its duties as agent (in the interests of holders of the Notes) may conflict with its interests as Issuer of the Notes.
E.7	Estimated Expenses:	Not applicable. Expenses in respect of the offer or listing of the Notes are not charged by the Issuer or Offeror or Dealer to the investor.