

COCA-COLA HBC FINANCE B.V.

(a private limited liability company incorporated under the laws of The Netherlands)

guaranteed by

COCA-COLA HBC AG

(incorporated as a company limited by shares (Aktiengesellschaft/société anonyme) under the laws of Switzerland)

€10,000,000,000

Euro Medium Term Note Programme

This Base Prospectus relates to the €10,000,000,000 Euro Medium Term Note Programme (the "**Programme**") and notes to be issued thereunder (the "**Notes**").

This Base Prospectus has been approved by the United Kingdom ("UK") Financial Conduct Authority (the "**FCA**") as a Base Prospectus in compliance with the FCA Handbook Prospectus Rules: Admission to Trading on a Regulated Market sourcebook (the "**PRM**") made in accordance with the Public Offers and Admissions to Trading Regulations 2024 (the "**POATRs**") for the purpose of giving information with regard to the issue of Notes issued under this Programme. The FCA has only approved this Base Prospectus as meeting the standards of completeness, comprehensibility and consistency imposed by the rules in the PRM. Such approval should not be considered as an endorsement of the Issuer or the Guarantor nor as an endorsement of the quality of any Notes that are the subject of this Base Prospectus. Investors should make their own assessment as to the suitability of investing in such Notes. This Base Prospectus is valid for a period of twelve months from the date of approval. Applications have been made to admit such Notes during the period of twelve months after the date hereof to listing on the Official List of the FCA and to trading on the Main Market of the London Stock Exchange plc (the "**London Stock Exchange**").

References in this Base Prospectus to Notes being "**listed**" (and all related references) shall mean that such Notes have been admitted to trading on the London Stock Exchange's Main Market and have been listed on the Official List of the London Stock Exchange. The London Stock Exchange's Main Market is a regulated market in the UK for the purposes of Regulation (EU) No. 600/2014 as it forms part domestic law in the UK by virtue of the European Union (Withdrawal) Act 2018 (as amended, the "**EUWA**") ("**UK MiFIR**").

The requirement to publish a prospectus under the PRM only applies to Notes which are to be admitted to trading on a regulated market in the UK and/or offered to the public in the UK other than in circumstances where an exemption is available under PRM 1.3 and/or PRM 1.4 of the PRM. References in this Base Prospectus to "**Exempt Notes**" are to Notes for which no prospectus is required to be published under the PRM. **The FCA has neither approved nor reviewed information contained in this Base Prospectus in connection with Exempt Notes.**

Notice of the aggregate nominal amount of Notes, interest (if any) payable in respect of Notes, the issue price of Notes and certain other information which is applicable to each Tranche (as defined under "Terms and Conditions of the Notes") of Notes will (other than in the case of Exempt Notes) be set out in the relevant Final Terms (the "**Final Terms**") which will be filed with the FCA. Copies of Final Terms in relation to Notes to be listed on the London Stock Exchange will also be published on the website of the London Stock Exchange (www.londonstockexchange.com). In the case of Exempt Notes, notice of the aggregate nominal amount of Notes, interest (if any) payable in respect of Notes, the issue price of Notes and certain other information which is applicable to each Tranche of Notes will be set out in the relevant pricing supplement document (the "**Pricing Supplement**").

The distribution of this Base Prospectus and any Final Terms (or any Pricing Supplement, in the case of Exempt Notes) and the offering, sale and delivery of the Notes in certain jurisdictions may be restricted by law. Persons into whose possession this Base Prospectus or any Final Terms (or Pricing Supplement, in the case of Exempt Notes) come, are required by Coca-Cola HBC Finance B.V. (the "**Issuer**"), Coca-Cola HBC AG ("**CCHBC**" or the "**Guarantor**") and the Dealers to inform themselves about and to observe any such restrictions. For a description of certain restrictions on offers, sales and deliveries of Notes and on the distribution of this Base Prospectus or any Final Terms (or any Pricing Supplement, in the case of Exempt Notes) and other offering material relating to the Notes, see "**Subscription and Sale**". In particular, the Notes have not been and will not be registered under the United States Securities Act of 1933 (as amended) (the "**Securities Act**") and are subject to United States tax law requirements. Subject to certain exceptions, the Notes may not be offered, sold or delivered within the United States or to or for the account or benefit of U.S. persons.

Tranches of Notes issued under the Programme will be rated or unrated. Where a Tranche (as defined herein) of Notes is rated, such rating will not necessarily be the same as the rating(s) assigned to Notes already issued, the Programme or the Issuer. Where a Tranche of Notes is rated, the applicable rating(s) will be specified in the relevant Final Terms (or the relevant Pricing Supplement, in the case of Exempt Notes).

The Guarantor has been assigned a long-term corporate credit rating of BBB+ and a short-term corporate credit rating of A2, by S&P Global Ratings Europe Limited ("**S&P**"). S&P has assigned a rating of BBB+ in respect of the Programme. The Guarantor has been assigned a long-term corporate credit rating of Baa1 by Moody's Italia S.r.l. ("**Moody's Italia**"). The Issuer has been assigned a long-term credit rating of Baa1 and a short-term credit rating of P-2 by Moody's Italia. Moody's Italia has assigned a preliminary rating of Baa1 in respect of the Programme. Each of Moody's Italia and S&P is established in the European Economic Area ("**EEA**") and is included in the list of credit ratings agencies registered in accordance with Regulation (EC) No. 1060/2009 (as amended, the "**EU CRA Regulation**") (the "**CRA List**"). The CRA List is available on the ESMA website (<https://www.esma.europa.eu/supervision/credit-rating-agencies/risk>). The ratings S&P and Moody's Italia have given to the Notes to be issued under the Programme are endorsed by S&P Global Ratings UK Limited ("**S&P UK**") and Moody's Investors Service Ltd ("**Moody's UK**") respectively, each of which is established in the UK and is included in the list of credit ratings agencies registered in accordance with Regulation (EU) No 1060/2009, as it forms part of domestic law in the UK by virtue of the EUWA (the "**UK CRA Regulation**") (the "**UK CRA List**"). The UK CRA List is available on the FCA website (<https://www.fca.org.uk/firms/credit-rating-agencies>).

A security rating is not a recommendation to buy, sell or hold securities and may be subject to suspension, reduction or withdrawal at any time by the assigning rating agency.

There are certain risks related to any issue of Notes under the Programme, which investors should ensure they fully understand (see "*Risk Factors*" on pages 7 to 31 of this Base Prospectus).

Arranger

Citigroup

Dealers

**Absa
BNP PARIBAS
Crédit Agricole CIB
IMI – Intesa Sanpaolo
Raiffeisen Bank International
Société Générale Corporate & Investment Banking
Standard Chartered Bank AG**

**Barclays
Citigroup
Goldman Sachs Bank Europe SE
ING
Rand Merchant Bank
Standard Bank
UBS Investment Bank**

UniCredit

The date of this Base Prospectus is 25 March 2026

IMPORTANT NOTICES

Responsibility for this Base Prospectus

The Issuer and the Guarantor accept responsibility for the information contained in this Base Prospectus. The Issuer and the Guarantor declare that, to the best of their knowledge, the information contained in this Base Prospectus is in accordance with the facts and the Base Prospectus makes no omission likely to affect its import.

This Base Prospectus should be read and construed together with any supplements hereto and with any other documents incorporated by reference herein and, in relation to any Tranche (as defined herein) of Notes which is the subject of Final Terms (as defined herein) (or Pricing Supplement (as defined herein), in the case of Exempt Notes), should be read and construed together with the relevant Final Terms (or the relevant Pricing Supplement, in the case of Exempt Notes).

The Issuer and the Guarantor have confirmed to the Dealers named under "*Subscription and Sale*" below that this Base Prospectus (including for this purpose, any document deemed to be incorporated herein by reference as provided under "*Information Incorporated by Reference*" below) contains all information which is (in the context of the Programme or the issue, offering and sale of any Notes and the Guarantee of the Notes (as defined herein)) necessary to enable investors to make an informed assessment of the assets and liabilities, financial position and prospects of the Issuer and of the rights attaching to the Notes and the reasons for the issuance and its impact on the Issuer); that such information is true and accurate in all material respects and is not misleading in any material respect; that any opinions, predictions or intentions expressed herein are honestly held or made and are not misleading in any material respect; that this Base Prospectus does not omit to state any material fact necessary to make such information, opinions, predictions or intentions (in the context of the Programme or the issue, offering and sale of any Notes and the Guarantee of the Notes) not misleading in any material respect; and that all proper enquiries have been made to verify the foregoing.

This Base Prospectus comprises a base prospectus for the purposes of the PRM and POATRs and for the purpose of giving information with regard to the Issuer and the Guarantor which is necessary to enable investors to make an informed assessment of the assets and liabilities, financial position, profit and losses and prospects of the Issuer and the Guarantor.

Restrictions on Distribution

This Base Prospectus has been prepared on the basis that any offer of Notes in the UK will be made pursuant to an exemption under the PRM from the requirement to publish a prospectus for offers of Notes. Accordingly any person making or intending to make an offer in the UK of Notes which are the subject of an offering contemplated in this Base Prospectus as completed by Final Terms (or Pricing Supplement, in the case of Exempt Notes) in relation to the offer of those Notes may only do so in circumstances in which no obligation arises for the Issuer or any Dealer to publish a prospectus or supplement a prospectus pursuant to the PRM, in each case, in relation to such offer. Neither the Issuer nor any Dealer have authorised, nor do they authorise, the making of any offer of Notes in circumstances in which an obligation arises for the Issuer or any Dealer to publish or supplement a prospectus for such offer.

Similarly, this Base Prospectus has been prepared on the basis that any offer of Notes in the EEA will be made pursuant to an exemption under Regulation (EU) 2017/1129 (as amended, the "**Prospectus Regulation**") from the requirement to publish a prospectus for offers of Notes. Accordingly any person making or intending to make an offer in the EEA of Notes which are the subject of an offering contemplated in this Base Prospectus as completed by Final Terms (or Pricing Supplement, in the case of Exempt Notes) in relation to the offer of those Notes may only do so in circumstances in which no obligation arises for the Issuer or any Dealer to publish a prospectus pursuant to Article 3 of the Prospectus Regulation or supplement a prospectus pursuant to Article 23 of the Prospectus Regulation, in each case, in relation to such offer. Neither the Issuer nor any Dealer have authorised, nor do they authorise, the making of any offer of Notes in circumstances in which an obligation arises for the Issuer or any Dealer to publish or supplement a prospectus for such offer.

Unauthorised information

No person has been authorised to give any information or to make any representation not contained in or not consistent with this Base Prospectus or any other document entered into in relation to the Programme or any information supplied by the Issuer or the Guarantor or such other information as is in the public domain and, if given or made, such information or representation should not be relied upon as having been authorised by the Issuer, the Guarantor, the Trustee (as defined below) or any Dealer.

No representation or warranty is made or implied by the Dealers or any of their respective affiliates, and neither the Dealers nor any of their respective affiliates makes any representation or warranty or accepts any responsibility as to the accuracy or completeness of the information contained in this Base Prospectus. Neither the delivery of this Base Prospectus or any Final Terms or any Pricing Supplement nor the offering, sale or delivery of any Note shall, in any circumstances, create any implication that the information contained in this Base Prospectus is true subsequent to the date hereof or the date upon which this Base Prospectus has been most recently supplemented or that there has been no adverse change, or any event reasonably likely to involve any adverse change, in the condition (financial or otherwise) of the Issuer or the Guarantor since the date thereof or, if later, the date upon which this Base Prospectus has been most recently supplemented or that any other information supplied in connection with the Programme is correct at any time subsequent to the date on which it is supplied or, if different, the date indicated in the document containing the same.

Notes issued, if any, as Green Bonds

Unless otherwise indicated in the applicable Final Terms, Notes issued under the Programme will not be marketed as green, social, sustainable or sustainability-linked nor issued under a bond framework or equivalent document on green, social, sustainable or sustainability-linked financing published by the Issuer or any member of the CCH Group.

None of the Dealers accepts any responsibility for any social, environmental and sustainability assessment of Notes, if any, issued as Green Bonds (as defined below) or makes any representation or warranty or assurance whether such Notes will meet any investor expectations or requirements regarding such "green", "sustainable", "social" or similar labels (including in relation to Regulation (EU) 2020/852 on the establishment of a framework to facilitate sustainable investment (as amended, the "**EU Taxonomy Regulation**")) and any related technical screening criteria, Regulation (EU) 2023/2631 on creating a European green bond standard (the "**European Green Bond Standard**"), Regulation (EU) 2019/2088 on sustainability-related disclosures in the financial services sector ("**SFDR**") and any implementing legislation and guidelines, or any similar legislation in the United Kingdom or any market standards or guidance, including green, sustainable or social bond principles or other similar principles or guidance published by ICMA (the "**ICMA Principles**") or any requirements of such labels as they may evolve from time to time. Furthermore, it should be noted that the criteria for any such display may vary from one stock exchange or securities market to another and may be subject to change.

None of the Dealers is responsible for (i) the use or allocation of proceeds for Notes, if any, issued as Green Bonds, (ii) the impact, monitoring or reporting in respect of such use or allocation of proceeds, (iii) the alignment of any Green Bonds with the Framework (as defined in "Use of Proceeds" below) or the alignment of the any Framework with the applicable ICMA Principles (or any other equivalent principles), nor do any of the Dealers undertake to ensure that there are at any time sufficient Eligible Green Projects (as defined in "Use of Proceeds" below) to allow for allocation of a sum equal to the net proceeds of the issue of such Green Bonds in full.

In the event any such Notes are, or are intended to be, listed, or admitted to trading on a dedicated "green", "sustainable", "social" or other equivalently-labelled segment of a stock exchange or securities market, no representation or assurance is given by the Dealers that such listing or admission will be obtained or maintained for the lifetime of the Notes or that any such listing or admission will meet any criteria that an investor may require.

No recommendation

Neither this Base Prospectus nor any Final Terms nor any Pricing Supplement constitute an offer or an invitation to subscribe for or purchase any Notes and should not be considered as a recommendation by the Issuer, the Guarantor, the Trustee, the Dealers or any of them that any recipient of this Base Prospectus or

any Final Terms or any Pricing Supplement should subscribe for or purchase any Notes. Each recipient of this Base Prospectus or any Final Terms or any Pricing Supplement shall be taken to have made its own investigation and appraisal of the condition (financial or otherwise) of the Issuer and the Guarantor.

The Notes may not be a suitable investment for all investors. Each potential investor in the Notes must determine the suitability of that investment in light of its own circumstances. In particular, each potential investor should:

- (i) have sufficient knowledge and experience to make a meaningful evaluation of the Notes, the merits and risks of investing in the Notes and the information contained or incorporated by reference in this Base Prospectus or any applicable supplement;
- (ii) have access to, and knowledge of, appropriate analytical tools to evaluate, in the context of its particular financial situation, an investment in the Notes and the impact the Notes will have on its overall investment portfolio;
- (iii) have sufficient financial resources and liquidity to bear all of the risks of an investment in the Notes, including where the currency for principal or interest payments is different from the currency in which such investor's financial activities are principally denominated;
- (iv) understand thoroughly the terms of the Notes and be familiar with the behaviour of any relevant indices and the financial markets; and
- (v) be able to evaluate (either alone or with the help of a financial adviser) possible scenarios for economic, interest rate and other factors that may affect its investment and its ability to bear the applicable risks.

Some Notes are complex financial instruments and such instruments may be purchased by investors as a way to reduce risk or enhance yield with an understood, measured, appropriate addition of risk to their overall portfolios. A potential investor should not invest in Notes which are complex financial instruments unless it has the expertise (either alone or with the help of a financial adviser) to evaluate how the Notes will perform under changing conditions, the resulting effects on the value of such Notes and the impact this investment will have on the potential investor's overall investment portfolio.

The investment activities of certain investors are subject to legal investment laws and regulations, or review or regulation by certain authorities. Each potential investor should consult its legal advisers to determine whether and to what extent (i) Notes are legal investments for it, (ii) Notes can be used as collateral for various types of borrowing and (iii) other restrictions apply to its purchase or pledge of any Notes. Financial institutions should consult their legal advisors or the appropriate regulators to determine the appropriate treatment of Notes under any applicable risk-based capital or similar rules.

Stabilisation

In connection with the issue of any Tranche of Notes, the Dealer or Dealers (if any) named as the Stabilising Manager(s) (or persons acting on behalf of any Stabilising Manager(s)) in the applicable Final Terms (or the applicable Pricing Supplement, in the case of Exempt Notes) may over-allot Notes or effect transactions with a view to supporting the market price of the Notes at a level higher than that which might otherwise prevail. However, stabilisation may not necessarily occur. Any stabilisation action may begin on or after the date on which adequate public disclosure of the terms of the offer of the relevant Tranche of Notes is made and, if begun, may cease at any time, but it must end no later than the earlier of 30 days after the issue date of the relevant Tranche of Notes and 60 days after the date of the allotment of the relevant Tranche of Notes. Any stabilisation action or over-allotment must be conducted by the relevant Stabilising Manager(s) (or person(s) acting on behalf of any Stabilising Manager(s)) in accordance with all applicable laws and rules.

Authorised Amount

The maximum aggregate principal amount of Notes outstanding and guaranteed at any one time under the Programme will not exceed €10,000,000,000 (and for this purpose, any Notes denominated in another currency shall be translated into euro at the date of the agreement to issue such Notes calculated in accordance with the provisions of the Dealer Agreement (as defined under "*Subscription and Sale*"). The maximum aggregate principal amount of Notes which may be outstanding at any one time under the

Programme may be increased from time to time, subject to compliance with the relevant provisions of the Dealer Agreement.

Minimum Denomination

No Notes may be issued under the Programme which have a minimum denomination of less than €100,000 (or its equivalent in another currency). Subject thereto, Notes will be issued in such denominations as may be specified in the relevant Final Terms (or the applicable Pricing Supplement, in the case of Exempt Notes), subject to compliance with all applicable legal and/or regulatory and/or central bank requirements.

Certain definitions

In this Base Prospectus, unless otherwise specified, references to a "**Member State**" are references to a Member State of the EEA, references to the "**UK**" are to the United Kingdom, references to the "**U.S.**" or the "**United States**" are references to the United States of America, references to "**U.S. dollars**" are to the lawful currency of the U.S., references to "**€**" or "**euro**" are to the single currency introduced at the start of the third stage of European economic and monetary union and as defined in Article 2 of Council Regulation (EC) No 974/98 of 3 May 1998 on the introduction of the euro, as amended, references to "**£**" or "**sterling**" are to the lawful currency of the UK and references to "**CHF**" are to the lawful currency of Switzerland.

Any reference in this Base Prospectus to any legislation (whether primary legislation or other subsidiary legislation made pursuant to primary legislation) shall be construed as a reference to such legislation as the same may have been, or may from time to time be, amended or re-enacted.

Certain figures included in this Base Prospectus have been subject to rounding adjustments; accordingly, figures shown for the same category presented in different tables may vary slightly and figures shown as totals in certain tables may not be an arithmetic aggregation of the figures which precede them.

IMPORTANT – EEA RETAIL INVESTORS - If the Final Terms in respect of any Notes (or Pricing Supplement, in the case of Exempt Notes) includes a legend entitled "Prohibition of Sales to EEA Retail Investors", the Notes are not intended to be offered, sold or otherwise made available to and should not be offered, sold or otherwise made available to any retail investor in the EEA. For these purposes, a retail investor means a person who is one (or more) of: (i) a retail client as defined in point (11) of Article 4(1) of Directive 2014/65/EU (as amended, "**EU MiFID II**"); or (ii) a customer within the meaning of Directive (EU) 2016/97 (as amended, the "**Insurance Distribution Directive**"), where that customer would not qualify as a professional client as defined in point (10) of Article 4(1) of EU MiFID II. Consequently no key information document required by Regulation (EU) No 1286/2014 (as amended, the "**EU 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 EU PRIIPs Regulation.

IMPORTANT - UK RETAIL INVESTORS – If the Final Terms in respect of any Notes (or Pricing Supplement, in the case of Exempt Notes) includes a legend entitled "Prohibition of Sales to UK Retail Investors", the Notes are not intended to be offered, sold or otherwise made available to and should not be offered, sold or otherwise made available to any retail investor in the UK. For these purposes, a retail investor means a person who is not a professional client, as defined in point (8) of Article 2(1) of Regulation (EU) No 600/2014 as it forms part of domestic law in the UK by virtue of the EUWA. Consequently no key information document required by Regulation (EU) No 1286/2014 as it forms part of domestic law in the UK by virtue of the EUWA (the "**UK PRIIPs Regulation**") for offering or selling the Notes or otherwise making them available to retail investors in the UK has been prepared and therefore offering or selling the Notes or otherwise making them available to any retail investor in the UK may be unlawful under the UK PRIIPs Regulation.

EU MiFID II PRODUCT GOVERNANCE / TARGET MARKET - The Final Terms in respect of any Notes (or Pricing Supplement, in the case of Exempt Notes) may include a legend entitled "EU MiFID II Product Governance" which will outline the target market assessment in respect of the Notes and which channels for distribution of the Notes are appropriate. Any person subsequently offering, selling or recommending the Notes (a "**distributor**") should take into consideration the target market assessment; however, a distributor subject to EU MiFID II is responsible for undertaking its own target market assessment in respect of the Notes (by either adopting or refining the target market assessment) and determining appropriate distribution channels. A determination will be made in relation to each issue about

whether, for the purpose of the EU MiFID Product Governance rules under EU Delegated Directive 2017/593 (the "**EU MiFID Product Governance Rules**"), any Dealer subscribing for any Notes is a manufacturer in respect of such Notes, but otherwise neither the Arranger nor the Dealers nor any of their respective affiliates will be a manufacturer for the purpose of the EU MIFID Product Governance Rules.

UK MiFIR PRODUCT GOVERNANCE / TARGET MARKET - The Final Terms in respect of any Notes (or Pricing Supplement, in the case of Exempt Notes) may include a legend entitled "UK MiFIR Product Governance" which will outline the target market assessment in respect of the Notes and which channels for distribution of the Notes are appropriate. Any distributor should take into consideration the target market assessment; however, a distributor subject to the FCA Handbook Product Intervention and Product Governance Sourcebook (the "**UK MiFIR Product Governance Rules**") is responsible for undertaking its own target market assessment in respect of the Notes (by either adopting or refining the target market assessment) and determining appropriate distribution channels. A determination will be made in relation to each issue about whether, for the purpose of the UK MiFIR Product Governance Rules, any Dealer subscribing for any Notes is a manufacturer in respect of such Notes, but otherwise neither the Arranger nor the Dealers nor any of their respective affiliates will be a manufacturer for the purpose of the UK MIFIR Product Governance Rules.

PRODUCT CLASSIFICATION PURSUANT TO SECTION 309B OF THE SECURITIES AND FUTURES ACT 2001 (2020 REVISED EDITION) OF SINGAPORE

The relevant Final Terms (or the relevant Pricing Supplement, in the case of Exempt Notes) in respect of any Notes may include a legend entitled "Singapore Securities and Futures Act Product Classification" which will state the product classification of the Notes pursuant to section 309B(1) of the Securities and Futures Act 2001 (2020 Revised Edition) of Singapore (the "**SFA**"). If applicable, the Issuer will make a determination in relation to each issue about the classification of the Notes being offered for purposes of section 309B(1)(a). Any such legend included on the relevant Final Terms (or the relevant Pricing Supplement, in the case of Exempt Notes) will constitute notice to "relevant persons" for purposes of section 309B(1)(c) of the SFA.

BENCHMARK REGULATION

Interest payable under the Notes may be calculated by reference to one of the Euro Interbank Offered Rate ("**EURIBOR**"), the Sterling Overnight Index Average ("**SONIA**"), the Secured Overnight Financing Rate ("**SOFR**") or the Euro Short-Term Rate ("**€STR**") as specified in the relevant Final Terms or Pricing Supplement. Any such reference rate may constitute a benchmark for the purposes of Regulation (EU) 2016/1011 (as amended, the "**Benchmark Regulation**") as it forms part of domestic law in the UK by virtue of the EUWA (the "**UK Benchmark Regulation**"). If any such reference rate does constitute such a benchmark, the applicable Final Terms or Pricing Supplement will indicate whether or not the benchmark is provided by an administrator included in the register of administrators and benchmarks established and maintained by the FCA pursuant to Article 36 of the UK Benchmark Regulation. Not every reference rate will fall within the scope of the UK Benchmark Regulation. Transitional provisions in the UK Benchmark Regulation may have the result that the administrator of a particular benchmark is not required to appear in the register of administrators and benchmarks at the date of the applicable Final Terms or Pricing Supplement (or, if located outside the UK, recognition, endorsement or equivalence). The registration status of any administrator under the UK Benchmark Regulation is a matter of public record and, save where required by applicable law, the Issuer does not intend to update the applicable Final Terms or Pricing Supplement to reflect any change in the registration status of the administrator.

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OVERVIEW OF THE PROGRAMME

The following overview does not purport to be complete and is taken from, and is qualified in its entirety by, the remainder of this Base Prospectus.

Words and expressions defined in "Forms of the Notes" or "Terms and Conditions of the Notes" below or elsewhere in this Base Prospectus have the same meanings in this overview.

Issuer:	Coca-Cola HBC Finance B.V.
Guarantor:	Coca-Cola HBC AG.
Risk Factors:	Investing in the Notes involves certain material risks, such material risks have been identified by the Issuer and the Guarantor and are set out in more detail below in " <i>Risk Factors</i> ".
Arranger:	Citigroup Global Markets Europe AG
Dealers:	Absa Bank Limited, Barclays Bank Ireland PLC, BNP Paribas, Citigroup Global Markets Europe AG, Crédit Agricole Corporate and Investment Bank, Goldman Sachs Bank Europe SE, ING Bank N.V., Intesa Sanpaolo S.p.A., Raiffeisen Bank International AG, Rand Merchant Bank, a division of FirstRand Bank Limited (London Branch), Société Générale, Standard Chartered Bank AG, The Standard Bank of South Africa Limited, UBS AG London Branch, UniCredit Bank GmbH and any other Dealer appointed from time to time by the Issuer and the Guarantor either generally in respect of the Programme or in relation to a particular Tranche of Notes.
Principal Paying Agent:	Citibank, N.A., London Branch
Trustee:	Citicorp Trustee Company Limited pursuant to a trust deed dated 3 June 2013, as amended and/or restated and/or supplemented from time to time (the " Trust Deed "), a copy of which will be available for inspection or collection (during normal office hours) by a Noteholder at the specified office of the Principal Paying Agent and at the registered office of the Trustee or may be provided by email to a Noteholder following their prior written request to the Principal Paying Agent or the Trustee and provision of proof of holding and identity (in a form satisfactory to the Principal Paying Agent or the Trustee, as the case may be).
Listing and Admission to Trading:	Application has been made for the Notes issued under the Programme to be listed on the Official List of the FCA and admitted to trading on the Main Market of the London Stock Exchange. Each Series will be admitted to trading on the Main Market of the London Stock Exchange.
Clearing Systems:	Euroclear Bank SA/NV (" Euroclear ") and/or Clearstream Banking, S.A. (" Clearstream, Luxembourg ") and/or, in relation to any Tranche of Notes, any other clearing system as may be specified in the relevant Final Terms (or the relevant Pricing Supplement, in the case of Exempt Notes).
Initial Programme Amount:	Up to €10,000,000,000 (or its equivalent in other currencies) aggregate principal amount of Notes outstanding at any one time.
Use of Proceeds:	The net proceeds of the issue of each Tranche of Notes will be applied by the Issuer to meet the general financing requirements of

the Coca-Cola HBC AG group of companies (the "**CCH Group**") including, without limitation, the financing of the Acquisition or, in the case of the issue of Green Bonds, to finance or refinance, in whole or in part, Eligible Green Projects (as defined below), as further described in the Final Terms. If in respect of any particular issue of Notes, there is a particular identified use of proceeds, this will be stated in the applicable Final Terms or Pricing Supplement.

Issuance in Series:

Notes will be issued in Series. Each Series may comprise one or more Tranches issued on different issue dates. The Notes of each Tranche will all be subject to identical terms, except that the issue date and the amount of the first payment of interest may be different in respect of different Tranches. The Notes of each Tranche will all be subject to identical terms in all respects save that a Tranche may comprise Notes of different denominations (see paragraph "*Denominations*" below).

Final Terms (or Pricing Supplement, in the case of Exempt Notes):

Each Tranche will be the subject of Final Terms (or Pricing Supplement, in the case of Exempt Notes) which, for the purposes of that Tranche only, completes the terms and conditions of the Notes and must be read in conjunction with this Base Prospectus and any supplements thereto. The terms and conditions applicable to any particular Tranche of Notes are the terms and conditions of the Notes as completed by the relevant Final Terms (or the relevant Pricing Supplement, in the case of Exempt Notes).

Forms of Notes:

Notes may only be issued in bearer form. Each Tranche of Notes will initially be in the form of either a Temporary Global Note or a Permanent Global Note, in each case as specified in the relevant Final Terms (or the relevant Pricing Supplement, in the case of Exempt Notes). Each Global Note (as defined herein) which is not intended to be issued in new global note form (a "**Classic Global Note**" or "**CGN**"), as specified in the relevant Final Terms (or the relevant Pricing Supplement, in the case of Exempt Notes), will be deposited on or around the relevant issue date with a depositary or a common depositary for Euroclear and/or Clearstream, Luxembourg and/or any other relevant clearing system and each Global Note which is intended to be issued in new global note form (a "**New Global Note**" or "**NGN**"), as specified in the relevant Final Terms (or the relevant Pricing Supplement, in the case of Exempt Notes), will be deposited on or around the relevant issue date with a common safekeeper for Euroclear and/or Clearstream, Luxembourg. Each Temporary Global Note will be exchangeable for a Permanent Global Note or, if so specified in the relevant Final Terms (or the relevant Pricing Supplement, in the case of Exempt Notes), for Definitive Notes (as defined herein). If the TEFRA D Rules are specified in the relevant Final Terms as applicable (or the relevant Pricing Supplement as applicable, in the case of Exempt Notes), certification as to non-U.S. beneficial ownership will be a condition precedent to any exchange of an interest in a Temporary Global Note or receipt of any payment of interest in respect of a Temporary Global Note. Each Permanent Global Note will be exchangeable for Definitive Notes in accordance with its terms. Definitive Notes will, if interest-bearing, have Coupons attached and, if appropriate, a Talon for further Coupons.

Currencies:

Notes may be denominated in any currency or currencies, subject to compliance with all applicable legal and/or regulatory and/or central bank requirements.

Status of the Notes:	Notes will be issued on an unsubordinated basis and (subject to Condition 5 (<i>Negative Pledge</i>)) constitute unsecured obligations of the Issuer and shall at all times rank <i>pari passu</i> and without preference amongst themselves.
Status of the Guarantee:	Notes will be unconditionally and irrevocably guaranteed by the Guarantor on an unsubordinated basis and (subject to Condition 5 (<i>Negative Pledge</i>)) constitute unsecured obligations of the Guarantor and shall at all times rank <i>pari passu</i> and without preference amongst themselves.
Issue Price:	Notes may be issued at any price and on a fully paid basis only. The price and amount of Notes to be issued under the Programme will be determined by the Issuer, the Guarantor and the relevant Dealer(s) at the time of issue in accordance with prevailing market conditions.
Maturities:	<p>Any maturity shall be subject, in relation to specific currencies, to compliance with all applicable legal and/or regulatory and/or central bank requirements.</p> <p>Any Notes having a maturity of less than one year and if either: (a) the issue proceeds are received by the Issuer in the UK or (b) the activity of issuing the Notes is carried on from an establishment maintained by the Issuer in the UK, such Notes must: (i) have a minimum redemption value of £100,000 (or its equivalent in other currencies) and be issued only to persons whose ordinary activities involve them in acquiring, holding, managing or disposing of investments (as principal or agent) for the purposes of their businesses or who it is reasonable to expect will acquire, hold, manage or dispose of investments (as principal or agent) for the purposes of their businesses; or (ii) be issued in other circumstances which do not constitute a contravention of section 19 of the FSMA by the Issuer.</p>
Exempt Notes:	The Issuer may agree with any Dealer(s) that Exempt Notes may be issued in a form not contemplated by the Terms and Conditions of the Notes, in which event the relevant provisions will be included in the relevant Pricing Supplement.
Redemption:	Subject to the minimum redemption value referred to above, the relevant Final Terms (or the relevant Pricing Supplement, in the case of Exempt Notes) will specify the redemption amounts payable.
Optional Redemption:	Notes may be redeemed before their stated maturity at the option of the Issuer (either in whole or in part) and/or the Noteholders to the extent (if at all) specified in the relevant Final Terms (or the relevant Pricing Supplement, in the case of Exempt Notes). See Condition 9(c) (<i>Redemption and Purchase — Redemption at the option of the Issuer</i>) for further information.
Tax Redemption:	Except as described in " <i>Optional Redemption</i> " above, early redemption will only be permitted for tax reasons. See Condition 9(b) (<i>Redemption and Purchase — Redemption for tax reasons</i>) for further information.

Make-Whole Redemption by the Issuer:	Unless otherwise specified in the Final Terms (or the Pricing Supplement, in the case of Exempt Notes), the Issuer will have the option to redeem the Notes, in whole or in part, at any time or from time to time, prior to their Maturity Date, at the Make-Whole Redemption Amount. See Condition 9(d) (<i>Redemption and Purchase— Make-Whole Redemption by the Issuer</i>) for further information.
Issuer Residual Call:	If Issuer Residual Call is specified as being applicable in the relevant Final Terms and, other than following a partial Make-Whole Redemption, the outstanding aggregate nominal amount of Notes is equal to or less than the specified Minimum Percentage of the amount originally issued, the Issuer will have the option to redeem all (but not only some) of the remaining outstanding Notes at the Optional Redemption Amount (Residual Call) together with any accrued and unpaid interest up to (but excluding) the date of redemption. See Condition 9(g) (<i>Redemption and Purchase— Issuer Residual Call</i>) for further information.
Issuer Maturity Par Call:	If Issuer Maturity Par Call is specified in the relevant Final Terms as being applicable, the Issuer may at its option redeem all (but not some only) of the remaining outstanding Notes in whole, but not in part, at any time during the period commencing on (and including) the Par Call Commencement Date to (but excluding) the Maturity Date at the Par Call Redemption Amount, together with any accrued and unpaid interest up to (but excluding) the date of redemption. See Condition 9(h) (<i>Redemption and Purchase— Issuer Maturity Par Call</i>) for further information.
Special Redemption Call:	If the Special Redemption Call is specified as being applicable in the relevant Final Terms, and a Special Redemption Event occurs, such Notes will be redeemable at the option of the Issuer upon giving notice to the Noteholders during the Special Redemption Period at the Special Redemption Amount. See Condition 9(i) (<i>Redemption and Purchase— Special Redemption Call</i>) for further information.
Interest:	Notes may be interest-bearing or non-interest bearing. Interest (if any) may accrue at a fixed rate or a floating rate and the method of calculating interest may vary between the issue date and the maturity date of the relevant Series.
Benchmark Discontinuation:	In the event that a Benchmark Event occurs in relation to a Reference Rate when any Rate of Interest (or any component part thereof) remains to be determined by reference to such Reference Rate, then the Issuer shall use its reasonable endeavours to appoint an Independent Adviser, as soon as reasonably practicable, with a view to the Independent Adviser determining a Successor Rate, failing which an Alternative Reference Rate and, in either case, an Adjustment Spread, if any. If the Issuer is unable to appoint an Independent Adviser, or the Independent Adviser appointed by it fails to determine a Successor Rate or an Alternative Reference Rate, the Issuer (acting in good faith and in a commercially reasonable manner) may determine a Successor Rate or, if there is no Successor Rate, an Alternative Reference Rate. See Condition 7(j) (<i>Benchmark Discontinuation</i>).
Denominations:	No Notes may be issued under this Programme which have a minimum denomination of less than €100,000 (or equivalent in

another currency). Subject thereto, Notes will be issued in such denominations as may be specified in the relevant Final Terms (or the relevant Pricing Supplement, in the case of Exempt Notes), subject to compliance with all applicable legal and/or regulatory and/or central bank requirements.

Negative Pledge: The Notes will have the benefit of a negative pledge. See Condition 5 (*Negative Pledge*) for further information.

Cross Default: The Notes will have the benefit of a cross default provision. See Condition 12 (*Events of Default*) for further information.

Taxation: All payments in respect of the Notes and the Coupons by or on behalf of the Issuer or the Guarantor shall be made free and clear of withholding taxes of The Netherlands (in the case of the Issuer) or Switzerland (in the case of the Guarantor), unless the withholding is required by law. In that event, the Issuer or (as the case may be) the Guarantor will (subject as provided in Condition 11 (*Taxation*)) pay such additional amounts as will result in the Noteholders receiving such amounts as they would have received in respect of such Notes had no such withholding been required.

Governing Law: The Notes and any non-contractual obligations arising out of or in connection with them are governed by English law.

Ratings: Tranches of Notes issued under the Programme will be rated or unrated. Where a Tranche of Notes is rated, such rating will not necessarily be the same as the rating(s) described below or the rating(s) assigned to Notes already issued. Where a Tranche of Notes is rated, the applicable rating(s) will be specified in the relevant Final Terms (or the relevant Pricing Supplement, in the case of Exempt Notes).

Whether or not each credit rating applied for in relation to a relevant Tranche of Notes will be (1) issued by a credit rating agency established in the UK and registered under the UK CRA Regulation, (2) issued by a credit rating agency which is established outside the UK but has applied for registration under the UK CRA Regulation, (3) issued by a credit rating agency which is established outside the UK but which is certified under the UK CRA Regulation, (4) issued by a credit rating agency which is established outside the UK and not registered or certified under the UK CRA Regulation, (5) issued by a credit rating agency established in the EU and registered under the EU CRA Regulation, (6) issued by a credit rating agency which is established outside the EU but has applied for registration under the EU CRA Regulation, (3) issued by a credit rating agency which is established outside the EU but which is certified under the EU CRA Regulation, (4) issued by a credit rating agency which is established outside the EU and not registered or certified under the EU CRA Regulation will be disclosed in the Final Terms (or the Pricing Supplement, in the case of Exempt Notes).

In general, UK regulated investors are restricted from using a rating for regulatory purposes if such rating is not issued by a credit rating agency established in the UK and registered under the UK CRA Regulation unless (1) the rating is provided by a credit rating agency not established in the UK but is endorsed by a credit rating agency established in the UK and registered under the UK CRA Regulation or (2) the rating is provided by a credit rating agency

not established in the UK which is certified under the UK CRA Regulation.

In general, European regulated investors are restricted from using a rating for regulatory purposes if such rating is not issued by a credit rating agency established in the EEA and registered under the EU CRA Regulation unless (1) the rating is provided by a credit rating agency not established in the EEA but is endorsed by a credit rating agency established in the EEA and registered under the EU CRA Regulation or (2) the rating is provided by a credit rating agency not established in the EEA is certified under the EU CRA Regulation.

The Guarantor has been assigned a long-term corporate credit rating of BBB+ and a short-term corporate credit rating of A2, by S&P. S&P has assigned a rating of BBB+ in respect of the Programme. The Guarantor has been assigned a long-term corporate credit rating of Baa1 by Moody's Italia. The Issuer has been assigned a long-term credit rating of Baa1 and a short-term credit rating of P-2 by Moody's Italia. Moody's Italia has assigned a preliminary rating of Baa1 in respect of the Programme. Each of Moody's Italia and S&P is established in the EEA and registered in accordance with the EU CRA Regulation. The ratings S&P and Moody's Italia have given to the Notes to be issued under the Programme are endorsed by S&P UK and Moody's UK respectively, each of which is established in the UK and registered in accordance with the UK CRA Regulation.

Selling Restrictions:

There are restrictions on the sale of Notes and the distribution of offering material in the United States, the EEA, the UK, The Netherlands, Denmark, Greece, the Republic of Italy, France, Norway, Japan, Switzerland and Singapore. See "*Subscription and Sale*" below.

Enforcement of Notes:

The Notes have the benefit of a Trust Deed (as defined above). No Noteholder may proceed directly against the Issuer or the Guarantor, unless the Trustee, having become bound to do so, fails to do within a reasonable time and such failure is continuing. See "*Terms and Conditions*" below.

RISK FACTORS

Each of the Issuer and the Guarantor believes that the following factors may affect its ability to fulfil its obligations under or in respect of the Notes issued under the Programme. In addition, factors which are material for the purpose of assessing the market risks associated with Notes issued under the Programme are also described below.

Each of the Issuer and the Guarantor believes that the following factors represent the key risks inherent in investing in Notes issued under the Programme. Prospective investors should note that the inability of the Issuer and the Guarantor to pay interest, principal or other amounts on or in connection with any Notes may occur for other reasons. The following is not an exhaustive list or explanation of all risks which investors may face when making an investment in the Notes and should be used as guidance only, prospective investors should also read the detailed information set out elsewhere in this Base Prospectus and reach their own views prior to making any investment decision. Prospective investors should also consult their own financial and legal advisers about the risks associated with an investment in any Notes issued under the Programme and the suitability of investing in such Notes in light of their particular circumstances.

The risk factors are presented in categories which are numbered 1. to 9. Where a risk factor may be categorised in more than one category, such risk factor appears only once and in the most relevant category for such risk factor. The most material risk in a category is presented first under that category, where the materiality has been determined based on the probability of occurrence and expected magnitude of negative impact of risk. Subsequent risk factors in the same category are not ranked in order of materiality or probability of occurrence.

Words and expressions defined in the "Terms and Conditions" or elsewhere in the Base Prospectus have the same meanings in this section, unless otherwise stated.

A. Risks which are specific and material to the Issuer and the Guarantor and may have a material effect on the Issuer's ability to fulfil its obligations under the Notes and the obligations of the Guarantor under the guarantee.

1. Risks relating to the CCH Group's relationship with The Coca-Cola Company ("TCCC")

Although historically the bottlers' agreements entered into with TCCC by the CCH Group and its predecessors have been renewed at expiry, if TCCC exercises its right to terminate the bottlers' agreements with the CCH Group upon the occurrence of certain events during the term of the relevant agreement or is unwilling to renew these agreements upon expiry in the future, the CCH Group's net sales revenue may decline dramatically. In addition, if TCCC is unwilling to renew the bottlers' agreements with the CCH Group in the future on terms at least as favourable to the CCH Group as the current terms, the CCH Group's net sales revenue could also be adversely affected.

The CCH Group's business relationship with TCCC is mainly governed by the bottlers' agreements with TCCC, which are an important element of the CCH Group's business. The CCH Group currently produces, sells and distributes TCCC's trademarked beverages pursuant to standard bottlers' agreements with TCCC covering each of Italy (excluding the island of Sicily), Greece, Austria, the Republic of Ireland, Northern Ireland, Switzerland, Cyprus, Poland, Hungary, the Czech Republic, Croatia, Lithuania, Latvia, Estonia, Slovakia, Slovenia, Romania, Nigeria, Ukraine, Bulgaria, Serbia (including the Republic of Kosovo), Montenegro, Belarus, Bosnia and Herzegovina, Armenia, Moldova, North Macedonia and Egypt (the "TCCC Markets"). The bottlers' agreements include limitations on the CCH Group's degree of exclusivity in each of the TCCC Markets and, to the extent permitted by law, on its ability to market competing brands not owned by TCCC in the TCCC Markets outside the EEA. The EEA comprises the member states of the European Union (the "EU") as well as Norway, Iceland and Liechtenstein.

The CCH Group enters into bottlers' agreements with TCCC for each of the TCCC Markets. Each of the CCH Group's bottlers' agreements has a fixed initial term. All bottlers' agreements were renewed with effect from 1 January 2024 for an initial term of ten years, with the option for the CCH Group to request an extension (at the discretion of TCCC) for another ten years upon expiry of the initial term. The CCH Group's business depends to a large extent on TCCC's willingness to renew the CCH Group's bottlers' agreements when they expire. Although historically the bottlers' agreements entered into with TCCC by the CCH Group and its predecessors have been renewed at expiry, if TCCC is unwilling to renew these

agreements upon expiry in the future, the CCH Group's net sales revenue will decline dramatically. In addition, if TCCC is unwilling to renew the CCH Group's bottlers' agreements on terms at least as favourable to the CCH Group as the current terms in the future, the CCH Group's business could also be adversely affected.

TCCC has the right to terminate the CCH Group's bottlers' agreements upon the occurrence of certain events of default during the term of the relevant agreement, including limitations on the change in ownership or control of the Guarantor and assignment or transfer of the bottlers' agreements. Although TCCC has never terminated a bottlers' agreement with the CCH Group due to non-performance, if TCCC exercises its right to terminate the bottlers' agreements upon the occurrence of certain events of default, the CCH Group's net sales revenue will decline dramatically and the CCH Group's business will be adversely affected.

TCCC could exercise its rights under the bottlers' agreements with the CCH Group in a manner that could have a negative financial impact on the CCH Group.

The CCH Group's bottlers' agreements govern the CCH Group's purchases of concentrate which represents a significant raw material cost for the CCH Group. TCCC also has other rights under the bottlers' agreements, including the right, in its sole discretion, to approve the form and attributes of the packaging for TCCC's brand-related products and to designate authorised suppliers of certain packaging and other raw materials.

Although historically TCCC has exercised its discretion and other rights under the bottlers' agreements following discussions with the CCH Group and so as to reflect mutually agreed objectives, and given the importance of the relationship with TCCC as its key partner over the long term the CCH Group will continue to focus on seeking and maintaining alignment, there can be no assurance that TCCC's objectives when exercising its discretion and other rights under the bottlers' agreements will in all cases be or remain fully aligned with the CCH Group's objectives. There is therefore a risk of potential disagreement between the CCH Group and TCCC when strategic objectives are not aligned and when there are different broader global priorities. This might have a material adverse effect on the CCH Group's business, financial condition and results of operations.

Kar-Tess Holding and TCCC may have influence over the conduct of the CCH Group's business and their respective interests may differ from each other and may also differ from the interests of other shareholders of the Guarantor.

As at 31 December 2025, Kar-Tess Holding held 23 per cent. of the Guarantor's total issued share capital and TCCC indirectly held 21 per cent. of the Guarantor's total issued share capital. Due to their significant shareholdings, Kar-Tess Holding and TCCC may have an influence over the CCH Group's business, and the respective interests of Kar-Tess Holding and TCCC may differ from each other and from those of other shareholders of the Guarantor. However, as the board of directors of the Guarantor are currently comprised of thirteen directors, neither the TCCC entities that hold the shares in the Guarantor (together, the "**TCCC Entities**") nor Kar-Tess Holding, acting individually, will be in a position to control (positively or negatively) decisions of the board of directors that are subject to simple majority approval; notwithstanding that, decisions of the board of directors that are subject to the special quorum provisions and supermajority requirements contained in the articles of association of the Guarantor (the "**Articles**"), in practice, require the support of directors nominated by at least one of either the TCCC Entities or Kar-Tess Holding in order to be approved.

In addition, based on their current shareholdings, neither Kar-Tess Holding nor the TCCC Entities, acting individually, will be in a position to control a decision of the shareholders (positively or negatively), except to block a resolution to wind-up or dissolve the Guarantor. Any such resolution requires approval by (i) at least 80 per cent. of the voting rights outstanding and exercisable in accordance with applicable law and the Articles and (ii) an absolute majority of the nominal value of shares represented. Any change to these approval thresholds is subject to the same majority requirements, as are other matters requiring supermajority shareholder approval, in each case depending on the attendance levels at general meetings of the shareholders of the Guarantor. For a description of the expected shareholding position and governance arrangements following completion of the Acquisition (as defined below), see "*Risks relating to the planned acquisition of CCBA – Risks relating to the governance changes in relation to the Acquisition*".

The CCH Group's success depends in part on TCCC's success in marketing and product development activities.

The CCH Group derives the majority of its revenues from the production, sale and distribution of the trademarked beverages of TCCC. Whereas TCCC owns the trademarks of these products and is focused on overall consumer marketing and brand promotion of TCCC's products, the CCH Group develops and implements the sales and trade marketing at country level and has primary responsibility for customer relationships. The profitable growth of the CCH Group's business depends in part on the success of its TCCC brand-related business, which in turn, depends in part on TCCC's consumer marketing activities, including TCCC's discretionary contributions to the CCH Group's annual marketing plan. Although the CCH Group's growth plans include product offerings in non-TCCC branded products, the expansion of the CCH Group's family of brands depends to a considerable extent on TCCC's product expansion strategy, particularly with respect to new brands. If TCCC were to reduce its marketing activities, the level of its contributions to the CCH Group's annual marketing plan or its commitment to the development or acquisition of new products, particularly new non-sparkling non-alcoholic ready-to-drink beverages and various water beverages ("Stills" beverages), these reductions could lead to a decrease in the consumption of trademarked beverages of TCCC in the TCCC Markets in which the CCH Group operates. This would, in turn, lead to a decline in the CCH Group's share of the non-alcoholic ready-to-drink beverages market and sales volume and adversely affect the CCH Group's revenue.

The CCH Group depends on TCCC to protect the trademarks of TCCC's products.

Brand recognition is critical in attracting consumers to the CCH Group's products. In each country in which the CCH Group operates, TCCC owns the trademarks of all of the TCCC products which the CCH Group produces, distributes and sells. The CCH Group relies on TCCC to protect TCCC's trademarks in the TCCC Markets where the CCH Group operates, which include some countries that offer less comprehensive intellectual property protection than the EU or the United States. If TCCC fails to protect its proprietary rights against infringement or misappropriation, this could undermine the competitive position of TCCC's products and lead to a significant decrease in the volume of the CCH Group's sales of TCCC's trademarked beverages, which would materially and adversely affect the CCH Group's results of operations.

2. Risks relating to prevailing economic conditions

Increased taxation and regulatory requirements on the CCH Group's business and products may reduce the CCH Group's profitability.

The CCH Group is subject to taxation and regulatory requirements across each of the jurisdictions in which it operates. The potential imposition of new discriminatory taxes, increases in taxes on the CCH Group's products and product-related regulatory changes, may have a material adverse effect on the CCH Group's business, financial condition, prospects and results of operations.

Discriminatory taxation, such as beverage taxes, taxes on sugar and specific taxes on packaging, imposed by governments could lead to increased prices. For example, in 2021 Poland and Nigeria introduced a beverage tax, followed by Romania in 2024, Slovakia in 2025, Lithuania in 2026 and Italy with postponed enforcement of beverage and plastic taxes to 2027.

The World Health Organisation ("WHO") recommends a reduction in consumption of free sugar to less than 10 per cent., with a further reduction to below 5 per cent., of the daily energy intake to prevent obesity, diabetes and tooth decay, and it has continued to advocate taxes on sugary drinks as a policy tool for governments. This may lead to increased product taxes and additional discriminatory measures, such as sugar upper limits, sweetener restrictions, marketing and advertising restrictions and additional labelling requirements. Additionally, the WHO has increased its focus on the use of sweeteners and the so-called "ultra processed foods".

Several countries within the CCH Group, including Latvia, Lithuania, Poland, Romania, Hungary and Armenia, have local legislation in place restricting sales of energy drinks to minors, while there are ongoing policy discussions in other European countries.

Governments are increasingly aware of, and concerned with, the use, recyclability and collection of plastics. Starting in 2021, the European Union charges Member States €0.80 per kilogram of non-recycled plastic packaging waste, as an own resource to EU budget, with the possible increase of the rate in the next EU

Multiannual Financial Framework (2028–2034). Government-imposed fees or taxes on glass, plastic and/or packaging material and/or other materials used in the CCH Group's business could also reduce the CCH Group's profitability.

Overall, the CCH Group expects higher taxes on the sale of the CCH Group's products, in the form of excise or other consumption taxes, which could also lead to increased prices, which in turn may adversely affect the sale and consumption of the CCH Group's products and reduce the CCH Group's revenues and profitability. Moreover, the CCH Group considers that there is an increasing risk of regulatory restrictions.

Demand for the CCH Group's products may be adversely affected by negative financial, economic and geopolitical conditions.

Negative financial, economic and geopolitical conditions in countries in which the CCH Group operates could reduce demand for the CCH Group's products and/or increase price discount activities. This would have a negative impact on the CCH Group's financial position, results of operations and cash flows. Governments are likely to face greater pressure on public finances and contemplate increased taxes which in turn would reduce consumers' disposable income. These factors are likely to lead to heightened competition for market share and a reduction in tourism. This could cause adverse effects on sales volume. Negative financial and economic conditions may have a negative impact on the CCH Group's customers and other parties with whom the CCH Group does, or may do, business.

These conditions may reduce consumer purchasing power, which may impact the affordability of the CCH Group's products. The CCH Group expects continuing high inflation and interest rates across its markets over the short term which may affect consumers' purchasing decisions. This is particularly relevant when input costs are increasing and, to maintain profitability, the CCH Group needs to increase prices. Such price increases, along with local economic disruptions and economic uncertainty more generally, may also adversely affect consumer sentiment, which may further dampen discretionary spending over time. To the extent that this proves to be the case, sales volumes and pricing strategies in certain of the CCH Group's key markets may be adversely affected for an indeterminate period of time.

3. Risks relating to the Sparkling and non-Sparkling beverages industry

Weaker consumer demand for Sparkling beverages could harm the CCH Group's revenues and profitability.

Consumers are becoming more health-conscious and proactively focusing on balanced nutrition. Failure to adapt to these changing consumer health trends and public health policies and to address misconceptions about soft drinks could impact the CCH Group's growth prospects, particularly in Austria, Cyprus, Greece, Italy, Northern Ireland, the Republic of Ireland and Switzerland (the "**Established Markets**"), where these concerns are highest. Additionally, demographic trends in several of our markets, particularly ageing populations, reduce the number of people in those age groups that traditionally are most likely to consume sparkling, non-alcoholic, ready-to-drink beverages, excluding sparkling water ("**Sparkling**" beverages). The CCH Group has strategies to address these challenges, including an expansion of low- and no-sugar beverages. However, the failure of these strategies could cause loss of the CCH Group's consumer base and adversely impact the CCH Group's revenues and profitability.

If volatile and challenging macroeconomic conditions such as those mentioned above adversely affect consumer demand, impeding profitable growth in consumption of the CCH Group's core Sparkling beverages brands, its business and prospects would be severely impacted and the CCH Group may not be able to offset decline in the Sparkling beverages category through increased sales in Stills beverages.

The CCH Group's growth prospects may be harmed if it is unable to expand successfully in the combined non-Sparkling beverages category.

The CCH Group believes that there is significant growth potential for non-Sparkling beverages. The CCH Group intends to continue to expand its product offerings in this category, which includes juices, waters, flavoured waters, ready-to-drink teas, sports and energy drinks and other non-ready-to-drink beverages, such as coffees, as well as to expand product offerings of alcoholic beverages. To the extent that the CCH Group intends to expand its presence in the highly competitive Stills and Water beverages category with TCCC, such expansion will require significant investment in consumer marketing, brand promotion, brand acquisition, production, sales, distribution development and/or business acquisitions. There is no assurance

that TCCC will successfully develop and promote new Stills and Water beverage brands or that the CCH Group will be able to increase its sales of new Stills and Water products. Further, the CCH Group intends to expand its product offerings and its distribution of alcoholic beverages. Expanding the CCH Group's presence in this highly competitive market will also require significant investment from the CCH Group and there can be no assurances that the CCH Group will be able to successfully implement its plans to expand its distribution of coffee as well as alcoholic beverages. If the CCH Group is unable to continue to expand in the combined Stills beverages category or to implement its plans to expand its own product offerings, then its growth prospects may be materially and adversely affected. Moreover, any termination of any of the existing agreements with its premium spirits partners and other partners in the non-Sparkling beverages category, such as Monster Energy and Costa Coffee, or the renewal of such agreements on less favourable terms, could materially and adversely affect the CCH Group's prospects for future profitable growth in the non-Sparkling beverages category.

4. Risks relating to Emerging and Developing Markets (as defined in "Description of the Guarantor – Business Overview – The CCH Group's Markets")

The CCH Group is exposed to Emerging and Developing Markets' risks.

A substantial proportion of the CCH Group's operations, representing 69.0 per cent. of net sales revenue in the year ended 31 December 2025, is carried out in its Emerging and Developing Markets. The CCH Group's operations in these markets are subject to the customary risks of operating in Emerging and Developing Markets, which include potential political and economic uncertainty, government debt crises, application of exchange controls, reliance on foreign investment, nationalisation or expropriation, fraud and lack of law enforcement, political insurrection, terrorism, religious unrest, underdeveloped health care infrastructure, external interference, currency fluctuations, price or margin caps regulations and changes in government policy. These risks are particularly relevant to the CCH Group's business and similar businesses in the fast-moving consumer goods ("FMCGs") sector, which depend to a large extent on the reliable and cost-effective delivery of products to end-customers, as well as on consumer confidence. Such factors could affect the CCH Group's results by causing interruptions to operations, by increasing the costs of operating in Emerging and Developing Markets or by limiting the ability to repatriate profits from those countries. Financial risks of operating in Emerging and Developing Markets also include risks of liquidity, inflation, devaluation, price volatility, volatile energy prices, currency convertibility and transferability, country default and austerity measures resulting from significant deficits as well as other factors. These circumstances could adversely impact the CCH Group's business, results of operations and financial condition. Currency volatility resulting from financial and political instability in certain of the CCH Group's Emerging and Developing Markets have materially impacted the CCH Group's results over the past years. Each of the Russian Federation, Nigeria and Egypt which are the largest territories in the Emerging Markets reporting segment in terms of volume, have experienced significant currency fluctuations that have impacted and may continue to impact the CCH Group's results. Due to its specific exposure, these factors could affect the CCH Group more than its competitors with less exposure to such Emerging and Developing Markets, and any general decline in its Emerging and Developing Markets as a whole could impact the CCH Group disproportionately compared to its competitors.

The absence of a stable and predictable business, socio-economic and regulatory environment in some of the CCH Group's Emerging Markets could adversely impact its competitive position, potentially increase its cost of regulatory compliance and/or expose it to a heightened risk of loss due to fraud and criminal activity.

These risks are particularly relevant to the CCH Group's business and similar businesses in the FMCGs sector, which depend, to a large extent, on disposable income and discretionary spending by consumers. These risks are more apparent in CCH Group's Emerging Markets, which are a significant volume contributor. As a result, in some of these markets the CCH Group is exposed to regulatory uncertainty in areas, that could increase its cost of regulatory compliance. This may result in less comprehensive protection for some of its rights, including intellectual property rights, which could undermine its competitive position, thereby reducing the profitability of the CCH Group's operations and limiting its growth prospects in these Emerging Markets.

The absence of a stable and predictable, business, socio-economic and regulatory environment also exacerbates the effect of political uncertainty in the CCH Group's Emerging Markets, which, in turn, could adversely affect the orderly operation of markets, consumer confidence and consumer purchasing power. In addition, in countries with a large and complicated structure of government and administration, local and

other governmental bodies may issue inconsistent decisions and opinions that could increase the cost of regulatory compliance, which, in turn, could reduce the profitability of the CCH Group's operations in such Emerging Markets.

Finally, the possible existence of corruption can create a difficult business environment. It is the CCH Group's policy to comply with the U.S. Foreign Corrupt Practices Act, the UK Bribery Act 2010 and similar local anti-bribery and corruption laws in CCH Group's markets. This compliance may put the CCH Group at a competitive disadvantage against competitors that are not subject to, or do not comply with, the same regulations. In addition, in some of the environments in which the CCH Group operates, businesses like the CCH Group are exposed to a heightened risk of loss due to fraud and criminal activity, even though the CCH Group reviews its financial systems and business processes and controls regularly in order to minimise such exposures and losses. See also "*The situation in Ukraine and the Russian Federation, in addition to the Middle East conflict, could adversely affect the CCH Group's business, results of operations and financial condition*".

5. Risks relating to regional conflicts

The situation in Ukraine and the Russian Federation, in addition to the Middle East conflict, could adversely affect the CCH Group's business, results of operations and financial condition.

The ongoing conflict between Russia and Ukraine could continue to impact global supply chains, create foreign exchange and commodities volatility and exacerbate economic challenges in the CCH Group's markets. On 8 March 2022, TCCC announced the suspension of operations in Russia which had a significant impact on the CCH Group's business in Russia, which has transitioned to a self-sufficient Russian business managed by a local team and focused on local brands.

The conflict between Russia and Ukraine continues to affect the CCH Group's business in those countries with some continuing impact on its supply chain. It is unclear whether there is a prospect for resolution in the short term and the CCH Group expects the geopolitical environment to remain challenging in the medium term. The conflict has also, among other things, resulted in increased volatility in currency markets affecting especially the Russian ruble. Further, the continuous broadening of and changes in applicable sanctions imposed by many countries against Russia and Belarus has increased the risk of inadvertent non-compliance with those sanctions. The CCH Group expects this risk to remain significant for the foreseeable future. The risk of fraud against the CCH Group, and non-compliance with anti-bribery and corruption standards, continues to be a focus area. Further developments in these jurisdictions could lead to renewed and prolonged geopolitical instability, additional and more extensive trade and economic sanctions, deteriorating macroeconomic conditions, pronounced civil unrest and armed conflict in the region, and may precipitate further change in global and regional economic conditions or cycles.

In the year ended 31 December 2025, net sales revenue from external customers attributed to the Russian Federation (including the share of results of the Multon A.O. group of companies ("**Multon**"), the CCH Group's Russian operation) was €1.6 billion, representing 13.9 per cent. of the CCH Group's net sales revenue.

Separately, the Middle East conflict is likely to stay volatile, with potential for regional spillover and intermittent impacts on energy markets and supply chains.

The continuation or escalation of the conflict between Ukraine and the Russian Federation, related regional instability and international response, and the ongoing instability in the Middle East, may have an adverse impact on the CCH Group's results of operations.

6. Risks relating to competition

Competition law enforcement by the EU and national authorities may have a significant adverse effect on the CCH Group's competitiveness and results of operations.

The CCH Group's business is subject to the competition laws of the Territories in which it operates including, with respect to the CCH Group's activities affecting the EU, EU competition law. While the CCH Group is fully committed to compliance with competition laws in every Territory in which it operates, the CCH Group cannot predict if competition law enforcement by the European Commission or any national competition authorities will result in significant fines being imposed upon it or result in adverse

publicity, or require it to change its commercial practices or whether related private lawsuits could require the CCH Group to pay significant amounts in damages. There can also be no assurance that the introduction of new competition laws in the Territories in which the CCH Group operates, changes in or interpretation of the competition laws to which the CCH Group's activities are subject to or enforcement actions taken by the EU or any competition or governmental authorities will not have a material adverse effect on CCH Group's business and financial condition and/or results of operations.

The CCH Group is engaged in a highly competitive business. Adverse actions by its competitors or other changes in the competitive environment may adversely affect its results of operations.

The non-alcoholic ready-to-drink beverages market is highly competitive in each of the CCH Group's Territories. The CCH Group competes with, among others, bottlers and manufacturers of other international or regional brands of non-alcoholic ready-to-drink beverages, some of which are showing significant presence and expansion in some of the CCH Group's Territories. The CCH Group also faces significant competition from private label brands of large retail groups.

Changes in technology are enabling disruptions in many industries. Specifically in the beverage industry, technology changes are creating a higher rate and ease of entry especially with regards to research and development costs, manufacturing and distribution capabilities, retailer relationships and marketing. This has led to the growth of private labels, smaller beverage manufacturers and even other non-beverage manufacturing businesses that are able to take advantage of emerging consumer preferences such as types of beverages that are perceived as healthier alternatives to the CCH Group's primary products. While individually these companies may hold small shares of the market, they are collectively growing in importance.

A change in the number of competitors, the level of marketing or investment undertaken by its competitors, or other changes in the competitive environment in its markets may cause a reduction in the consumption of the CCH Group's products and in its market share and may lead to a decline in its revenues and/or an increase in its marketing or investment expenditures, which may materially and adversely affect operational results. Competitive pressure may also cause channel and product mix to shift away from the CCH Group's more profitable packages and channels, for example, the immediate consumption channel.

In particular, the CCH Group faces intense price competition from producers of local non-premium non-alcoholic, ready-to-drink beverage brands, which are typically sold at prices lower than similar products of the CCH Group. In addition, the CCH Group faces increasing price competition from certain large retailers that sell private label products in their outlets at prices that are lower than prices of the CCH Group, especially in Territories with a highly concentrated retail sector. In some of the CCH Group's Territories, the CCH Group is also exposed to the effect of imports from adjacent countries of lower priced products. The expansion of the EU to more countries and the free movement of goods within the EU has increased the exposure to such imports from other EU countries. A further enlargement of the EU could lead to increased imports by wholesalers and large retailers of products produced and sold by the CCH Group in any of these countries for resale at lower prices in the CCH Group's other Territories, particularly its Established Markets, where the prices of its products are generally higher than in most of its Developing Markets. This practice could put pressure on the CCH Group's pricing in the Territories that receive such imports of lower priced products.

If there is a change in the CCH Group's competitors' pricing policies, an increase in the volume of cheaper competing products or the introduction of new competing products or brands, including private label brands, and if the CCH Group fails to effectively respond to such actions and the evolving digital marketplace, the CCH Group may lose customers and market share and/or the implementation of its pricing strategy may be restricted, in which case its results of operations will be adversely affected. See also "*Changes in the retailing of consumer products including beverages*".

The increasing concentration of retailers and independent wholesalers, on which the CCH Group depends to distribute its products in certain Territories, as well as a changing retail landscape, could lower the CCH Group's profitability and harm its ability to compete.

The CCH Group derives, particularly in its Established Markets, a large and increasing proportion of its revenue from sales of its products either directly to large retailers, including supermarkets and hypermarkets, or to wholesalers for resale to smaller retail outlets. The CCH Group expects such sales to continue to represent a significant portion of its revenue. Most of the CCH Group's Territories are

experiencing increased concentration and alliances in the retail and wholesale sectors, either because large retailers and wholesalers are expanding their share in the relevant market, or as a result of increased consolidation or alliances within large retailer groups and/or within wholesalers.

The CCH Group believes that such concentration increases the bargaining power of large retailers and wholesalers. The CCH Group's large retail and independent wholesaler customers also offer other products, sometimes including their own house brands that compete directly with the CCH Group's products. These large retailers and wholesalers could use their market power in a way that could lower the CCH Group's profitability and harm the CCH Group's ability to compete and thus adversely affecting the CCH Group's financial performance.

Changes in how significant retailers and wholesalers market or promote the CCH Group's products could reduce sales volumes.

The CCH Group's revenue is impacted by how large retailers, such as supermarkets, hypermarket chains and independent wholesalers, market or promote the CCH Group's products. Although the CCH Group seeks to engage its large retail and independent wholesale customers to achieve favourable product placement and in the development and implementation of marketing and promotional programmes (such as sharpened execution in high-growth categories such as Energy and Sports, improving availability and visibility in the outlets), the CCH Group's sales volumes, revenues and profitability may be adversely impacted by the manner in which large retailers or independent wholesalers engage in the marketing or promotion of its products. In addition, there can be no assurances that the CCH Group's large retail and independent wholesale customers, who may distribute the CCH Group's, the CCH Group's competitors' and their own products, will not give the CCH Group's competitors, or their own products, higher priority, thereby reducing their efforts to market, promote or sell the CCH Group's products.

Increasing importance of digitalisation and e-commerce to the retailing of consumer products including beverages.

Companies are increasing the use of digital tools to improve efficiency of operations, customer service and marketing spend and to also leverage data insights and analytics. Large e-commerce platforms are dominant in the digital marketplace and there has been a proliferation of new and existing participants with varying business models. Although the CCH Group has been increasingly investing in digital tools and e-commerce, competition from other industry competitors, or if the CCH Group's digital (including e-commerce) strategy fails, may result in the loss of market share and may therefore have an adverse impact on the CCH Group's ability to grow its revenue and harm its ability to compete.

The sustainability of the CCH Group's growth depends partly on its ability to attract and retain a sufficient number of qualified and experienced personnel for which there is strong demand.

The CCH Group is faced with the challenge of being able to attract, retain and engage a sufficient number of qualified and experienced personnel in highly competitive talent markets. The CCH Group believes that there are overall challenges associated with the attractiveness of FMCGs companies as an employer of choice. The CCH Group expects that challenges with people retention will be ongoing as adjustments are made to ways of working. These factors may have an adverse impact on the CCH Group's ability to attract and retain a sufficient number of qualified and experienced personnel, and in turn have an adverse impact on its operations and harm its ability to compete.

7. Risks relating to taxation of the Issuer and/or the Notes

Pillar Two may result in a higher tax burden for the Issuer and/or the Guarantor which could have a negative effect on the Issuer's and/or the Guarantor's financial condition.

Pillar Two is an initiative by the OECD/G20 Inclusive Framework that introduces a minimum level of taxation for multinational enterprise groups and large-scale domestic groups with annual consolidated revenue of EUR 750 million or more in at least two out of the four fiscal years immediately preceding the tested fiscal year. The aim of Pillar Two is to ensure that in-scope groups are subject to a minimum effective tax rate of 15 per cent. in each jurisdiction where they operate. The Pillar Two framework consists of three main measures:

- The primary mechanism for implementation of Pillar Two will be an income inclusion rule (the "**IIR**") pursuant to which a top-up tax may be payable by a (ultimate or intermediate) parent entity of a group if the constituent entities in a particular jurisdiction are undertaxed.
- A secondary backstop mechanism that may apply where the IIR has not been applied is the undertaxed payment rule (the "**UTPR**"). The UTPR can be applied by (i) the denial/limitation of deductions and/or (ii) through an additional tax charge (as implemented locally).
- The jurisdiction of an undertaxed entity is generally first in line to levy any top-up tax due if it has implemented a qualified domestic minimum top-up tax (a "**QDMTT**"). If the QDMTT computes profits and calculates any top-up tax due in accordance with the Pillar Two rules, other jurisdictions under the Pillar Two ordering rules would generally not be allowed to collect that top-up tax instead.

On 22 December 2022, the Council of the EU formally adopted Council Directive (EU) 2022/2523 (the "**Pillar Two Directive**") and all EU Member States are required to implement the Pillar Two Directive in their domestic laws by 31 December 2023.

The Netherlands published its final legislative proposal (*the Wet minimumbelasting 2024 or Minimum Tax Act 2024*) on 31 May 2023, which was passed by the Dutch Parliament (*Tweede Kamer*) and approved by the Dutch Senate (*Eerste Kamer*) on 19 December 2023. The Dutch Pillar Two rules entered into force as follows: (i) the QDMTT, which ensures that top-up tax for groups with an effective tax rate below 15 per cent. in the Netherlands is collected domestically rather than under the IIR or UTPR in another jurisdiction, applies to fiscal years beginning on or after 31 December 2023; (ii) the IIR, under which a Dutch parent entity must impose top-up tax on a jurisdictional basis where the group's effective tax rate is below 15 per cent., likewise applies to fiscal years beginning on or after 31 December 2023; and (iii) the UTPR, which allocates any residual top-up tax (where the IIR has not fully applied) to jurisdictions based on a prescribed formula, applies to fiscal years beginning on or after 31 December 2024, although if a Dutch group entity is owned by an ultimate parent entity in an EU Member State that elected to defer the IIR and UTPR, the Netherlands applies the UTPR one year earlier (i.e., from 2024), and a transitional UTPR Safe Harbour applies for fiscal years commencing on or before 31 December 2025 where the statutory tax rate in the ultimate parent entity's jurisdiction is at least 20 per cent.

Switzerland has committed to introduce a minimum level of taxation for large, internationally active corporate groups. The Swiss electorate approved the necessary constitutional basis for the introduction of Pillar Two under Swiss law. The OECD minimum tax rate is implemented in Switzerland by means of an ordinance. The Swiss Federal Council decided (i) to introduce the national supplementary tax (QDMTT) with effect from 1 January 2024, and (ii) to bring the international supplementary tax under the IIR into force with effect from 1 January 2025. For the time being, Switzerland has not introduced the UTPR. The ordinance is intended as a temporary regime and must be replaced by a federal act within six years.

The CCH Group performs annual assessments, for all countries in which it has a presence, of the potential tax expense arising from Pillar Two rules, including (i) the determination of all CCH Group entities in scope for the Pillar Two rules, (ii) the assessment of the entities in jurisdictions for which no Pillar Two liability is expected to arise based on the Country-by-Country Reporting Safe Harbour transitional rules in place, and (iii) the calculation of the estimated liability for entities in locations where a Pillar Two liability is expected to arise. Based on the assessments done so far for the years 2024 and 2025, the implementation of Pillar Two is not expected to result in a materially higher tax burden for the CCH Group which might have a negative effect on the Issuer's and/or the Guarantor's financial condition.

No obligation to pay additional amounts if payments in respect of the Notes are subject to withholding tax in the Netherlands under the Dutch 2021 Withholding Tax Act.

Under the Dutch Withholding Tax Act 2021 (*Wet bronbelasting 2021*), a conditional withholding tax may be levied on certain (deemed) interest payments to affiliated (*gelieerde*) entities at a rate equal to the top Dutch corporate income tax rate, which is 25.8 per cent. for the 2026 fiscal year. This withholding tax applies to interest due or payable to an affiliated entity (as described below) that (i) is considered to be resident (*gevestigd*) in a low-taxed jurisdiction (as described below), or (ii) has a permanent establishment located in such jurisdiction to which the interest is attributable, or (iii) is entitled to the interest payable for the main purpose or one of the main purposes to avoid taxation for another person, or (iv) is not considered to be the recipient of the interest in its jurisdiction of residence because such jurisdiction treats another

(lower tier) entity as the recipient of the interest (a hybrid mismatch), or (v) is not treated as resident anywhere (also a hybrid mismatch), or (vi) is a reverse hybrid whereby the jurisdiction of residence of a participant that has a qualifying interest (*kwalificerend belang*) in the reverse hybrid treats the reverse hybrid as tax transparent and that participant would have been taxable based on one (or more) of the items in (i)-(v) above had the interest been due to the participant directly, all within the meaning of the Dutch Withholding Tax Act 2021 (*Wet bronbelasting 2021*).

Generally, an affiliated entity is an entity receiving a payment that has a "qualifying interest" (*kwalificerend belang*) in the entity paying the interest or vice versa, either individually or as part of a "qualifying unity" (*kwalificerende eenheid*). The term "qualifying interest" means a directly or indirectly held interest, either individually or jointly as part of a qualifying unity (*kwalificerende eenheid*), that confers a definite influence over the Dutch company's or the entity's decisions and allows the holder(s) of such interest to determine the Dutch company's or the entity's activities (within the meaning of case law of the European Court of Justice on the right of freedom of establishment (*vrijheid van vestiging*)). This will in any event be the case if an entity has an interest of more than 50 per cent. of the voting rights. An entity with a qualifying interest in both the paying and the receiving entity qualifies as an affiliated entity as well.

A jurisdiction is low-taxed if it is listed in the yearly updated Dutch Regulation on low-taxing states and non-cooperative jurisdictions for tax purposes (*Regeling laagbelastende staten en niet coöperatieve rechtsgebieden voor belastingdoeleinden*), which includes (i) jurisdictions with a corporation tax on business profits with a general statutory rate of less than 9 per cent. and (ii) non-cooperative jurisdictions as designated as such by the EU. At the date of this Base Prospectus, the listed jurisdictions are: American Samoa, Anguilla, Bahamas, Bahrain, Bermuda, British Virgin Islands, Cayman Islands, Fiji, Guam, Guernsey, Isle of Man, Jersey, Palau, Panama, Russia, Samoa, Trinidad and Tobago, Turkmenistan, Turks and Caicos Islands, US Virgin Islands and Vanuatu.

In case interest due by the Issuer in respect of the Notes is subject to this Dutch conditional withholding tax, the Issuer will make the required withholding of such taxes for the account of the relevant Noteholders without being obliged to pay any additional amounts to the relevant Noteholders in respect of the interest withholding tax. Prospective investors in the Note should consult their own tax advisers as to whether this interest withholding tax obligation could be relevant to them.

8. Risks relating to the Issuer and Guarantor's ability to meet their financial obligations

The ability of the Issuer and the Guarantor to meet their financial obligations is dependent upon members of the CCH Group.

The Guarantor is the ultimate parent company of the CCH Group and many of the risks reside in the Guarantor's subsidiaries and affiliated companies. The ability of the Issuer and the Guarantor to meet their financial obligations is dependent upon the availability of cash flows from members of the CCH Group through dividends, inter-company loans and other payments.

In addition, as part of a global organisation, the Issuer and the Guarantor are dependent upon each other and other CCH Group members for various services, rights and other functions. Any disruption or interruption of such inter-company funding, services and functions may have an adverse effect on the Issuer's and/or the Guarantor's ability to comply with their obligations in connection with the Notes.

9. Risks relating to the CCH Group's business activities, operations and governance

Climate change may negatively affect the CCH Group's business.

The gradual increase in global average temperatures due to higher concentrations of carbon dioxide and other greenhouse gases ("GHGs") in the atmosphere is causing significant changes in weather patterns around the globe and an increase in the frequency and severity of natural disasters. The increased frequency or duration of extreme weather conditions, or the failure to manage such risks, may impair production capabilities, disrupt the CCH Group's supply chain, including operations and distribution, or impact demand for the CCH Group's products.

The CCH Group has identified the following principal and emerging climate change-related risks: (i) increased operating and capital expenditure to manage its carbon footprint as consumer, customer and regulatory pressure continues to increase and apply pressure on all companies to decarbonise their value

chain, (ii) increased input cost of sustainable packaging, driven by low availability and by evolving climate change-related regulations, (iii) disruption to production and distribution as the result of increasing frequency and severity of extreme weather events driven by climate change, (iv) increased cost and availability of key ingredients such as sugar, coffee and fruit juices over the long term as the result of the impact of climate change, which may lead to reduced crop yields in certain regions, while potentially improving growing conditions in others, (v) increased investment in water infrastructure as climate change affects water availability, water stress and water quality in its areas of operation, to ensure sufficient water availability both for production and for local communities, and (vi) damage to its reputation, as the result of negative consumer perceptions on its environmental performance, that may lead to reduced consumer trust, decline in sales and increased scrutiny from regulators.

In addition, public expectations for reductions in GHGs emissions could result in increased energy, transportation and raw material costs and may require the CCH Group to make additional investments in facilities and equipment. Increased regulatory intervention (see further at "*The CCH Group's operations are subject to extensive regulation, including resource recovery, environmental and health and safety standards. Changes in the regulatory environment may cause the CCH Group to incur liabilities or additional costs or limit its business activities*") as well as increased consumer awareness of environmental and social issues may require the CCH Group to make sustainable investments and implement sustainable practices. The CCH Group expects heightened stakeholder concerns and increased regulation across EU markets over the medium term.

Given the potential impact that significant changes to the CCH Group's packaging mix could have to longer-term capital investment in production and distribution, and the influence that packaging has on the CCH Group's ability to meet its "NetZero40" commitments, the management of risks associated with the cost and availability of sustainable packaging is intertwined with the CCH Group's future business strategy. In addition, physical and transition climate risks may increase costs (including water costs and carbon-related costs) and disrupt production and distribution.

By introducing "Mission 2025" in late 2018, the CCH Group established a sustainability strategy and commitments which drive progress in six main areas: climate and renewable energy; water reduction and stewardship; World Without Waste; ingredient sustainable sourcing; Nutrition; and our people and communities. In addition, in October 2021 the CCH Group adopted new targets for sustainability beyond 2030, announcing its "NetZero40" commitment to reduce the carbon emissions in all of its activities across its value chain to ultimately eliminate carbon emissions or offset those emissions that it cannot eliminate.

The CCH Group conducts a financial materiality assessment for its sustainability related risks, including the ones driven by climate change, in compliance with the European Sustainability Reporting Standards (ESRS) and aligns its climate disclosures with the Task Force on Climate related Financial Disclosure (TCFD) framework. The CCH Group's resilience analysis considers different climate transition scenarios to assess a broad range of drivers and impacts. Finally, the CCH Group refines its climate change risk assessment annually, with a focus on mitigation plans and ways to capture opportunities.

The effects of climate change, including measures taken by the CCH Group to reduce its carbon footprint, and its regulatory, operational and policy implications, could have a long-term adverse impact on the CCH Group's business and results of operations.

The CCH Group relies on the reputation of the CCH Group's brands and the ones distributed.

The CCH Group's success depends on its ability to maintain and enhance the image and reputation of its existing products and to develop a favourable image and reputation for new products (including the successful implementation of a digital strategy for branding, using social media or otherwise). An event, or series of events, that materially damages the reputation of one or more of the CCH Group's brands or the ones distributed could have an adverse effect on the value of those brands and subsequent revenues from those brands or businesses.

Contamination or deterioration of the CCH Group's products could hurt its reputation and depress its revenues.

The contamination or quality deterioration of the CCH Group's products, whether actual or alleged, deliberate or accidental, could harm its brand, reputation and business and lead to loss of consumer trust.

In addition, the CCH Group may be exposed to product quality and food safety quality incidents, including as a result of intentional acts, which could adversely affect consumer confidence in the safety and quality of its products. A risk of contamination or quality deterioration exists during each stage of the production cycle, including during the production and delivery of raw materials, the bottling and packaging of the products, the stocking and delivery of products to retailers and wholesalers, and the storage and shelving of its products at the final points of sale. Any such contamination or deterioration could result in a recall of the CCH Group's products, and/or criminal or civil liability, which could restrict the CCH Group's ability to sell its products and, in turn, could have a material adverse effect on its business and prospects. Any such quality incidents may require products to be withdrawn from the market (including recalls), may result in increased costs and business interruption (including an inability to supply customers), and could materially and adversely affect the CCH Group's business, financial condition and results of operations. Similar incidents involving other bottlers of TCCC's products could also materially and adversely impact the competitiveness and revenues of the CCH Group by harming the reputation of TCCC's brands globally.

The CCH Group requires ongoing access to liquidity to meet operation and financial requirements and such liquidity may be at a higher cost or may not be available.

The CCH Group needs ongoing access to liquidity and funding for, among others, inventory of raw materials, transportation, and infrastructure investment. There is a risk that the CCH Group may be unable to obtain the necessary funds when required or that such funds will only be available on unfavourable terms or at a higher cost. The CCH Group may therefore be unable to develop and/or meet its operational or financial requirements which in turn could have a material adverse effect on the CCH Group's business and results of operations.

Adverse weather conditions and reduced tourist activity could reduce demand for the CCH Group's products.

Demand for the CCH Group's products is affected by weather conditions in the Territories in which the CCH Group operates. Consumption is particularly strong during the second and third quarters when demand rises due to warmer weather and, in some of the CCH Group's Territories, increased tourist activity. As a result, unseasonably cool temperatures in the Territories in which the CCH Group operates or reduced tourist activity in certain Territories during the summer season could adversely affect its sales volume and the results of its operations for the year. See also "*Risks relating to prevailing economic conditions*".

Miscalculation of infrastructure investment needs could impact the CCH Group's financial results.

The CCH Group's projected requirements for infrastructure investments may differ from actual levels if anticipated sales volume growth does not materialise. The CCH Group has, in the past, invested substantially in production capacity and sales and distribution infrastructure, particularly in the CCH Group's key Emerging Markets. Such infrastructure investments are generally long-term in nature and it is possible that investments may not generate the expected returns due to changes in the marketplace. Significant changes from the CCH Group's expected returns on cold drink equipment, fleet, technology and supply chain infrastructure investments could adversely affect the CCH Group's financial results.

Information technology disruptions or failures could negatively impact the CCH Group's operations and business.

IT systems are critical to the CCH Group's ability to manage its business and in turn, to maximise efficiencies and minimise costs. The CCH Group's IT systems enable it to coordinate its operations, from planning, production scheduling and raw material ordering, to order-taking, truck loading, routing, customer delivery, invoicing, customer relationship management and decision support.

If the CCH Group does not allocate and effectively manage the resources necessary to build and sustain a proper IT infrastructure, the CCH Group could be subject to transaction errors, processing inefficiencies, customer service disruptions and, in some instances, loss of customers. Challenges relating to the building of new IT structures can also subject the CCH Group to certain errors, inefficiencies, disruptions and, in some instances, loss of customers. The CCH Group's IT systems, and the systems of its third party IT service providers may also be vulnerable to a variety of interruptions due to events beyond the CCH Group's control, including, but not limited to, natural disasters, terrorist attacks, data centre failure, telecommunications failures, cyber-attack and other security issues. The rise in the use of cloud-based IT

solutions and working from home has increased the CCH Group's exposure to such risks. The number and sophistication of cyber incidents is expected to increase in the short to medium term.

Although the CCH Group has security threat preventing and detective initiatives and disaster recovery plans in place to mitigate its risk to these vulnerabilities, increasingly sophisticated attackers may be able to bypass the security controls. The CCH Group has implemented a robust business continuity framework with a focus on cyber incident response readiness in order to minimise business impact as a result of IT interruptions and system failures however any such interruptions or failures could have a material and adverse effect on the CCH Group's business and results of operations.

Disruptions to the CCH Group's supply or distribution infrastructure could adversely affect its business.

The CCH Group depends on effective supply and distribution networks to obtain necessary inputs for its production processes and to deliver its products to its customers. Damage or disruption to such supply or distribution capabilities due to weather, natural disaster, fire, loss of water or power supply, terrorism, political instability, military conflict, pandemic (for example, Covid-19), strikes, the financial and/or operational instability of key suppliers, distributors, warehousing and transportation providers or brokers, or other reasons, could impair the CCH Group's ability to manufacture or sell its products.

In 2025, continuing geopolitical tensions and challenging macroeconomic conditions, together with supply chain pressures, contributed to cost volatility (including commodity costs). Along with the Middle East conflict, these factors potentially lead to production disruptions, failure to meet contractual obligations, increased input costs and margin pressure and energy availability and cost. The CCH Group expects continuing volatility in the short to medium term as a result of macroeconomic and geopolitical conditions and continuing imbalances between supply and demand. Over the longer term, the CCH Group also expects climate change and its suppliers' response to climate change to affect the cost of ingredients. See also "*Price increases in, and shortages of, raw materials and packaging materials could materially and adversely affect the CCH Group's results of operations*" and "*Climate change may negatively affect the CCH Group's business*".

To the extent that the CCH Group is unable to effectively manage such events if they occur, or cannot financially mitigate the likelihood or potential impact of such events, there could be a materially adverse effect on the CCH Group's business and results of operations.

Price increases in, and shortages of, raw and packaging materials could materially and adversely affect the CCH Group's results of operations.

The CCH Group's results and operations may be affected by the availability and pricing of raw and packaging materials, including water, sugar and other sweeteners, juice concentrates, glass, labels, plastic resin, closures, plastic crates, aluminium, aseptic packages and other supplies, some of which are priced in currencies other than the functional currencies of the CCH Group's operating companies.

Water, in particular, is the main ingredient in most of the CCH Group's products. As demand for water continues to increase around the world, and at the same time, climate change impacts water availability (water scarcity or the opposite: floods), and as the quality of available water deteriorates, the CCH Group may incur increasing production costs and significant capital investments for water infrastructure or face capacity constraints and production interruptions.

Availability and quality of clean water is fundamental to the CCH Group's business and for the local communities in which it operates. The CCH Group expects that water stress in its water priority locations will continue to increase in the long term. The extent of that increase will depend both on the CCH Group's actions and on the global response to climate change.

The supply and price of raw and packaging materials used for the production of the CCH Group's products can be affected by a number of factors beyond its control, including the level of crop production around the world, global supply and demand, export demand, market fluctuations, speculative movements in the raw materials or commodities markets, exchange rates, currency controls, government regulations and legislation affecting agriculture, adverse weather conditions, economic factors affecting growth decisions, various plant diseases and pests. The CCH Group is affected by the volatility of certain commodity prices

(being mainly sugar, aluminium, plastic and energy) in relation to certain raw materials necessary for the production of the Group's products.

The CCH Group cannot predict the future availability, or prices, of the raw materials or commodities required for its products. The markets for certain materials or commodities have experienced, and will continue to experience, shortages and significant price fluctuations. Such factors may affect the price and availability of ingredients that the CCH Group uses to manufacture its products, as well as the cans and bottles in which its products are packaged.

In addition, changes in global supply and demand, market fluctuations, weather conditions, government controls, exchange rates, currency controls and other factors may substantially affect the price of both raw and packaging materials. A substantial rise in the cost of these materials will increase the CCH Group's operating costs, which will depress its profit margins if it is unable to recover these additional operating costs from its customers. Although supply agreements and derivative financial instruments can protect against increases in raw material and commodities costs, they cannot provide complete protection over the longer term. Moreover, since hedging instruments establish a purchase price for the applicable commodities in advance of the time of delivery, it is possible that the CCH Group may become locked into prices that are ultimately higher than the actual market price at the time of delivery.

A sustained interruption in the supply of raw and packaging materials could also lead to a significant increase in the price of such materials or could impede the CCH Group's production process if the CCH Group is unable to find suitable substitutes. In each case, this could have a materially adverse effect on the CCH Group's results of operations.

Increases in the cost of energy could affect the CCH Group's profitability.

The CCH Group uses a significant amount of electricity, natural gas and other energy sources to operate its bottling plants and, in some of its Territories, to operate fleets of motor vehicles. Due to the nature of its business, the CCH Group is particularly reliant on energy and a substantial increase in the price of fuel and other energy sources (especially with current geopolitical trade dynamics) would increase the CCH Group's costs and, therefore, could negatively impact its profitability.

Fluctuations in exchange rates may adversely affect the results of the CCH Group's operations and financial condition.

The CCH Group derives a portion of its revenue from Territories that have functional currencies other than its reporting currency, the euro. As a result, the CCH Group is exposed to exchange rate fluctuation of the euro versus the U.S. dollar and the local currency of each country of its operations, and any fluctuations in the values of these currencies against the euro impacts the CCH Group's income statement and balance sheet when its results are translated into euro. If the euro appreciates in relation to these currencies, then the euro value of the contribution of these operating companies to the CCH Group's consolidated results and financial position will decrease.

The conflict between Russia and Ukraine has, among other things, resulted in increased volatility in currency markets affecting especially Russian ruble, Belarussian ruble and Ukrainian hryvnia. While currency availability in Nigeria and Egypt has materially improved, a reemergence of difficulties faced in the past could once again have an impact on the CCH Group's business.

The CCH Group incurs currency transaction risks whenever one of its operating companies enters into either a purchase or sale transaction using a currency other than its functional currency. In particular, the CCH Group purchases raw materials which are priced predominantly in euro and U.S. dollars, while the CCH Group currently sells its products in a few countries which have different local currencies from euro or U.S. dollars. Although the CCH Group uses financial instruments to attempt to reduce its net exposure to currency fluctuations, there can be no assurances that it will be able to successfully fully hedge against the effects of this foreign exchange exposure, particularly over the long-term. Given the volatility of currency exchange rates, the CCH Group cannot assure that any volatility in currency exchange rates will not have a material and adverse effect on its financial condition or results of operations.

The CCH Group is exposed to the impact of exchange controls and foreign exchange market liquidity constraints in certain jurisdictions, which may adversely affect its profitability or its ability to repatriate profits.

The currencies of certain Territories in which the CCH Group operates (in particular, Nigeria, Egypt, Ukraine, Belarus and Serbia) can only be converted or transferred in limited amounts or for specific purposes established by their governments. Currently, as a result of sanctions and other regulations, there are certain restrictions in Russia and Ukraine that affect the Group's ability to repatriate profits.

In addition, it is possible for any other country in which the CCH Group operates or is established to apply new exchange controls. In Territories where the local currency is, or may become, convertible or transferable only within prescribed limits or for specified purposes, it may be necessary for the CCH Group to comply with exchange control formalities and to ensure that all relevant permits are obtained before it can repatriate profits of its subsidiaries in these Territories. Such controls may have a material adverse effect on the CCH Group's profitability or on its ability to repatriate profits that it earns out of these Territories or otherwise have a negative impact on the capital markets of such Territories.

The CCH Group's operations are subject to extensive regulation, including resource recovery, environmental, quality, and health and safety standards. Changes in the regulatory environment may cause the CCH Group to incur liabilities or additional costs or limit its business activities.

The CCH Group's production, sales and distribution operations are subject to a broad range of regulations, including environmental, trade, labour, production, food safety, advertising and other regulations. Governments may also enact or increase taxes that apply to the sale of the CCH Group's products. More restrictive regulations or higher taxes could lead to increasing prices, which in turn may adversely affect the sale and consumption of the CCH Group's products and reduce its revenues and profitability.

Some environmental laws and regulations, including those introduced in respect of sustainability, may result in significant additional costs or diminish the CCH Group's ability to formulate and implement marketing strategies that it believes could be more effective, such as the use of a particular packaging material or method. The European Union adopted legislative acts such as the Packaging and Packaging Waste Regulation or Water Resilience Strategy imposing targets for packaging or water management. A number of governmental authorities in the Territories in which the CCH Group operates have adopted, considered or are expected to consider legislation aimed at reducing the amount of discarded waste. Such programmes have included, for example, requiring the achievement of certain targets for recycling and/or the use of recycled materials, implementing deposit-return systems or taxes on plastic, glass or metal packaging material and/or requiring retailers or manufacturers to make available to consumers a reusable packaging option for their products. Such legislation, as well as voluntary initiatives similarly aimed at reducing the level of waste, could require the CCH Group to incur greater costs for packaging and set higher wholesale prices to cover these incremental costs, which could be passed on to consumers and negatively affect the CCH Group's sales. In addition, such legislation may adversely impact the CCH Group's packaging mix, which in turn could adversely impact its business and prospects.

The CCH Group is subject to a broad range of environmental, quality, health and safety laws and regulations in each of the Territories in which it operates. They relate to, among other things, waste water discharges, air emissions from solvents used in coatings, inks and compounds, food safety of all ingredients and finished beverages, the use and handling of hazardous materials and waste disposal practices. If the CCH Group fails to comply with applicable environmental standards, it may face liabilities. In the event of gradual pollution, potential liabilities could be greater for which insurance policies are not readily available in the insurance market. However, the CCH Group holds insurance coverage restricted to third party bodily injury and/or property damage in respect of sudden, identifiable, unintended and unexpected incidents.

Environmental regulations are becoming more stringent in many of the Territories in which the CCH Group operates. In particular, governments and public interest groups are becoming increasingly aware of and concerned about the public health and environmental consequences of carbon dioxide emissions. The introduction of regulations seeking to restrict GHGs emissions, as well as the CCH Group's own commitment to social and environmental responsibility, might require increased investment in energy conservation and emissions reduction technologies, both at the production stage and with respect to the CCH Group's cooler technology, which may result in increased capital expenditure, greater operating costs, or both. Further, actions to introduce carbon pricing and changes to GHGs regulations applicable to the

CCH Group may increase the CCH Group's costs of packaging, manufacturing, distribution and cold drink equipment over the medium term.

There are increasing demands for greater transparency on the part of consumers, investors and other stakeholders on the origin of not just the final products that they purchase and consume but also the origin of the ingredients and materials that are used in their production. Regulators are responding to this need by requiring increasing transparency in reporting, including public reporting. In the short to medium term, the CCH Group expects increasing environmental, social and corporate governance due diligence requirements across its supply chain, including new directives such as the EU mandatory due diligence regime, which would require companies to gain greater assurance that their suppliers are meeting appropriate standards in environmental sustainability and human rights. Further, as a result of Regulation (EU) 2023/1115 on key ingredients such as paper, cocoa and coffee (among others), the CCH Group will need to collect certain information, including for example, confirmation that such key ingredients were grown in deforestation free areas and in accordance with all appropriate environmental, social and governance standards. Although the CCH Group has a good understanding of environmental, social and corporate governance performance in its larger suppliers, it may increasingly be held responsible for the actions or lack of compliance of suppliers deeper in its supply chain where it has less visibility. This will increase the amount of management time required for due diligence processes and the need to identify new tools and platforms that may assist such processes. Failure to do so may lead to reputational risks and fines, as well as additional costs in finding alternative suppliers.

Acquisitions may expose the CCH Group to integration risk.

The CCH Group has engaged in the past, and may engage in the future, in investments and acquisitions or enter into, expand or exit from, strategic alliances and joint ventures. The CCH Group announced on 21 October 2025 that it had entered into a definitive sale and purchase agreement to acquire a 75 per cent. shareholding in Coca-Cola Beverages Africa Pty Ltd (“**CCBA**”) from TCCC and Gutsche Family Investments Pty Ltd (“**GFI**”) (the “**Acquisition**”), which is expected to close by the end of 2026, subject to approvals. See “*Risks relating to the planned acquisition of CCBA*”.

Engaging in investments and acquisitions or entering into, expanding or exiting from, strategic alliances and joint ventures could expose the CCH Group to integration risk and could prevent it from realising the expected benefits of a transaction or the achievement of strategic objectives. The integration of an acquired business into the CCH Group's operations could involve incurring significant debt and unknown or contingent liabilities, as well as having a negative effect on its reported results of operations from acquisition-related charges, amortisation of expenses related to intangibles and charges for the impairment of long-term assets. The integration of any acquired business and its operations, technologies and employees may expose the CCH Group to operating difficulties and expenditures associated with the retention of key employees, legal contingencies and risks related to the acquired business, to the maintenance and integration of procedures, controls and quality standards, and to increased costs including the cost of compliance arising from exposure to additional jurisdictions. The CCH Group may also experience difficulties in integrating geographically separated organisations, systems and facilities, and personnel with different organisational cultures. The inability to effectively integrate any newly acquired business into the CCH Group's operations may result in significant unexpected expenses or failure to realise anticipated benefits which have an adverse effect on the CCH Group's business, results of operations or financial condition.

10. Risks relating to the planned acquisition of CCBA

Completion of the Acquisition is subject to certain conditions, including obtaining the required regulatory approvals, which may not be satisfied or which may result in completion of the Acquisition being delayed.

The Acquisition is subject to the satisfaction (or waiver, if applicable) of certain customary conditions, including regulatory and merger control approvals and change of control consents. The shareholders of the Guarantor approved with the requisite majorities certain amendments to the Articles that are required to give effect to the terms of the sale and purchase agreement for the Acquisition and the CCBA Option Agreement at an extraordinary general meeting of shareholders of the Guarantor held on 19 January 2026. There is no guarantee that the other conditions will be satisfied. Failure to satisfy (or, where permitted,

waive) any of the conditions will result in the Acquisition not being completed. In addition, satisfaction of the conditions may take longer and/or cost more than the CCH Group expects.

As a condition to their clearance of the Acquisition, regulatory authorities may impose requirements or limitations and/or request conditions or remedies which could jeopardise and/or delay the completion of the Acquisition or may reduce the anticipated benefits of the Acquisition. In each case, this could adversely affect the anticipated benefits of the Acquisition and may have a material adverse effect on the CCH Group's business, financial condition, results of operations and prospects.

Failure to complete the Acquisition may have an adverse impact on the CCH Group's business.

If the Acquisition is not completed for any reason, the ongoing business of the CCH Group may be affected and the CCH Group may be subject to a number of risks, including the following: the CCH Group may experience negative reactions from financial markets; the CCH Group may suffer negative reputational reaction; the CCH Group's relationship with TCCC may be adversely affected; and matters relating to the Acquisition (including integration planning) will require substantial commitments of time and resources by the management of the CCH Group, which would otherwise have been devoted to the operations and opportunities of the existing CCH Group business. Each of these factors could adversely affect the CCH Group's business, financial condition, results of operations and prospects.

As the consideration for the Acquisition was fixed at signing, subject to certain adjustments, the value paid by the CCH Group may exceed the value of CCBA at completion of the Acquisition.

The consideration for the Acquisition was fixed at signing, subject to certain completion adjustments. Completion of the Acquisition is targeted to occur by the end of 2026 and the value of the consideration paid by the CCH Group may exceed the value of CCBA at completion of the Acquisition. Furthermore, the aggregate number of Purchase Consideration Shares (as defined in "*The Acquisition – Overview*") to be issued and transferred to GFI at completion of the Acquisition has been fixed at signing and will not be adjusted to reflect changes in the market value of the shares of the Guarantor or currency exchange rates. Accordingly, the value of the Purchase Consideration Shares at completion of the Acquisition may exceed the value of the Purchase Consideration Shares at signing and the valuation of CCBA may vary materially during the period between signing the Sale and Purchase Agreement and completion of the Acquisition. It may therefore be the case that, at completion of the Acquisition, Purchase Consideration Shares are issued and transferred to GFI at an issue price significantly lower than the then current market price as set forth on the London Stock Exchange and thus GFI would benefit from being able to subscribe to the New Purchase Consideration Shares (as defined in "*The Acquisition – Overview*") at a significant discount to the prevailing market price. Any such overpayment or adverse movement in value could reduce the expected benefits of the Acquisition and may have a material adverse effect on the CCH Group's financial condition and results of operations.

The CCH Group may be unable to verify the accuracy, reliability or completeness of the information it has received regarding CCBA.

The CCH Group has conducted due diligence in connection with the Acquisition. As part of this, the CCH Group has relied on the information provided by and disclosures made on behalf of CCBA, as well as on the due diligence investigations conducted by its advisers. Such due diligence may not reveal all of the relevant facts that may be necessary or helpful in evaluating CCBA and the Acquisition, or all of the risks associated with CCBA and the Acquisition or the full extent of any liability which may arise from such risks. To the extent that any due diligence by the advisers of the CCH Group, or that any information provided to the CCH Group or its advisers, is incomplete, inaccurate or misleading, the financial effects of the Acquisition and the actual performance of CCBA following the completion of the Acquisition may be different from what was expected, which may have a material adverse impact on the CCH Group's business, financial condition and results of operations.

The CCH Group may incur higher than expected costs related to the Acquisition.

The CCH Group has incurred and expects to incur additional non-recurring costs in connection with the Acquisition and the completion of the Acquisition, including integration and post-completion costs. Such costs include, among others, financial services, accounting, tax and legal fees and expenses in connection with the process of evaluating and negotiating the terms of the Acquisition and filing fees and expenses. Furthermore, the CCH Group may incur additional significant unanticipated costs in connection with the

Acquisition or integration of the CCBA business following completion of the Acquisition. Even if the Acquisition is not completed, the CCH Group will need to pay certain costs relating to the Acquisition and such costs may be significant. Such factors could adversely impact the CCH Group's profitability, financial condition and results of operations.

The CCH Group may fail to realise the anticipated benefits of the Acquisition and may experience difficulties in integrating CCBA.

There is a risk that some or all of the anticipated benefits of the Acquisition may fail to materialise or may not occur within the time periods anticipated by the CCH Group. The realisation of such benefits may be affected by a number of factors, including regulatory considerations and decisions, many of which are beyond the control of the CCH Group.

The expected benefits of the Acquisition depend in part on the successful integration of CCBA. The CCH Group and CCBA businesses have operated and, until completion of the Acquisition, will continue to operate, independently and there is no assurance that their businesses can be fully integrated effectively. Key risks and challenges of integrating CCBA include, amongst other things, aligning business cultures, coordinating processes and procedures, sharing best practices and retaining key employees, and may absorb significant CCH Group management time and attention at the cost of growing the CCH Group business.

In connection with the Acquisition, the CCH Group has agreed that, on completion of the Acquisition, new bottlers' agreements will be entered into between TCCC and relevant subsidiaries of CCBA, for an initial term of ten years, with the option for the CCH Group to request an extension (at the discretion of TCCC) for another ten years upon expiry of the initial term. These new bottlers' agreements will be concluded on similar terms with the bottlers' agreements between TCCC and the CCH Group in other territories where the CCH Group produces, sells and distributes TCCC's trademarked beverages. If new bottlers' agreements are not entered into, or the terms of the bottlers' agreements are not the same as those of bottlers' agreements between TCCC and the CCH Group, or CCBA fails to comply with the terms of the bottlers' agreements, or disagreements with TCCC concerning business or operational issues arise, this may adversely affect the CCBA business, and may have a material adverse effect on the CCH Group's and CCBA's business success, including the CCH Group's financial results, following completion of the Acquisition.

Failure to realise all of the anticipated benefits of the Acquisition may impact the financial performance of the CCH Group and its prospects.

CCBA may be adversely affected by general macroeconomic conditions.

CCBA's activities could be materially adversely affected by instability in local and global financial markets or changes in market, economic, political, geopolitical, social or regulatory conditions or events in the jurisdictions in which CCBA operates, as well as by numerous other factors outside its control, such as interest rates, inflation rates, trade wars, increase in tariff rates, trade barriers, economic uncertainty, changes in laws, currency exchange controls, terrorism and warfare, epidemics, pandemics and other public health crises, and national and international political circumstances. These general macroeconomic conditions may involve disparate consequences such as elevated interest rates, slow economic growth, recessions, inflationary or deflationary pressures, fluctuating commodity prices, international sanctions, and related financial market impacts. Events that occur in one country in which CCBA operates may adversely impact other countries. These impacts can be exacerbated by failures of governments and societies to adequately respond to an emerging event or threat. A deterioration in macroeconomic conditions in any of the markets in which CCBA operates as a result of any such developments or events may have an adverse effect on the CCH Group's business following completion of the Acquisition.

Following completion of the Acquisition, the indebtedness and financial leverage of the CCH Group will increase.

The Issuer and the Guarantor have entered into the Bridge Facilities Agreement (as defined in "*Description of the Guarantor – Material Contracts – Bridge Facilities Agreement*") in connection with the Acquisition, which the CCH Group intends to refinance, to fund the cash portion of the consideration payable under the Sale and Purchase Agreement (as defined in "*The Acquisition – Overview*"). As a result, funding the payment of the cash consideration for the Acquisition will increase the overall indebtedness and financial leverage of the CCH Group following the completion of the Acquisition, as compared to the indebtedness and financial leverage of the CCH Group immediately prior to completion of the Acquisition, which will

result in increased repayment commitments and borrowing costs and may limit the CCH Group's commercial and financial flexibility.

In the longer term, an increased level of debt for the CCH Group could have the effect, among other things, of reducing its flexibility to respond to changing business and economic conditions. In addition, the amount of cash required to service the CCH Group's increased debt levels and increased aggregate dividends following completion of the Acquisition and thus the demands on the CCH Group's cash resources will be greater than the amount of cash flows required to service the CCH Group's debt and pay dividends prior to the Acquisition. The increased levels of debt and dividends following the completion of the Acquisition could, in the longer term, also reduce funds available for the CCH Group's investments in capital expenditure, further mergers and acquisitions activities, dividends, share repurchases and other activities and may create competitive disadvantages for the CCH Group relative to other companies with lower debt levels. This may have a material adverse effect on the CCH Group's financial condition and results of operations.

Certain of CCBA's commercial and financing arrangements contain change of control provisions.

The CCH Group intends to continue, where possible, CCBA's commercial arrangements and maintain CCBA's existing financing arrangements. Certain of CCBA's commercial and other agreements and existing financing agreements contain change of control provisions, and there is no assurance that counterparties to such agreements will waive or consent to a change of control. Although CCBA has received change of control consents in connection with certain of its key existing financing arrangements, to the extent that such change of control provisions are not waived or consents are not received and the Acquisition completes, the CCH Group may need to negotiate new commercial agreements for the CCBA business or the CCH Group may need to drawdown additional funds to repay such facilities or would need to renegotiate the terms of such facilities or replacement facilities. Any new, amended or replacement terms may be less favourable to CCBA and may materially adversely affect CCBA's business, results of operations and financial condition. This in turn may have a material adverse effect on the CCH Group's business, financial condition and results of operations.

Risks relating to the acquisition of the remaining 25 per cent. of CCBA shares.

The Issuer and European Refreshments Unlimited Company ("TCCC-1") have agreed the terms of the CCBA Option Agreement (as defined in "*Description of the Guarantor – Material Contracts – CCBA Option Agreement*"). However, there is no assurance that the Guarantor will acquire the remaining 25 per cent. equity interest in CCBA which it will not acquire at completion of the Acquisition. Furthermore, if the Issuer acquires the remaining 25 per cent. equity interest in CCBA following exercise of the Put Option (as defined in "*Description of the Guarantor – Material Contracts – CCBA Option Agreement*") by TCCC-1 then such acquisition may not be at a time of the Guarantor's election and it may not be able to arrange financing on beneficial terms or at all. Such factors may have a material adverse effect on the CCH Group's business, financial condition and results of operations.

Risks relating to the governance changes in connection with the Acquisition.

The Guarantor Shareholder Agreement (as defined in "*Description of the Guarantor – Material Contracts – Guarantor Shareholder Agreement*") to be entered into upon completion of the Acquisition grants Coca-Cola HBC Grouping, Inc., a wholly-owned subsidiary of TCCC, and Kar-Tess Holding contractual rights in connection with the Guarantor's governance, including the right to nominate directors for appointment to the board of directors of the Guarantor based on their respective shareholding levels in the Guarantor and certain of such directors (one from each of Coca-Cola HBC Grouping, Inc. and Kar-Tess Holding, subject to holding at least 10 per cent. of the shares of the Guarantor) will be members of the Strategy Committee (as defined in "*Description of the Guarantor – Material Contracts – Guarantor Shareholder Agreement*") which will be consulted on certain strategic matters that are subject to Enhanced Oversight (as defined in "*Description of the Guarantor – Material Contracts – Guarantor Shareholder Agreement*"), including, without limitation, matters relating to the incurrence of indebtedness in excess of €150,000,000. Details of the Guarantor Shareholder Agreement are set out in "*Description of the Guarantor – Material Contracts – Guarantor Shareholder Agreement*". Upon entry into the Guarantor Shareholder Agreement, Kar-Tess Holding and Coca-Cola HBC Grouping, Inc. would therefore each be entitled to nominate a number of directors for election by shareholders, subject to nomination by the board of directors of the Guarantor, commensurate with current practice and their existing shareholdings. Furthermore, Kar-Tess

Holding and Coca-Cola HBC Grouping, Inc. would each be able to nominate a certain number of directors at lower shareholding levels in accordance with the terms of the Guarantor Shareholder Agreement.

Neither Kar-Tess Holding nor TCCC is currently able, nor following entry into the Guarantor Shareholder Agreement will be able, to control (positively or negatively) decisions of the board of directors of the Guarantor that are subject to simple majority approval. However, decisions of the board of directors of the Guarantor subject to the special quorum provisions and supermajority requirements contained in the existing Articles, currently require, and will require based on expected shareholding levels of Kar-Tess Holding and TCCC at completion of the Acquisition, the support of directors nominated at the request of at least one of either TCCC or Kar-Tess Holding to be approved. As TCCC and Kar-Tess Holding will each, so long as it holds 10 per cent. or more of the shares of the Guarantor, be able to nominate one director as member of the Strategy Committee, then such nominee directors will have authority to make a unanimous recommendation, together with the Chief Executive Officer of the Guarantor (other than in connection with the appointment of a future Chief Executive Officer), in relation to Enhanced Oversight matters for the consideration of the board of directors of the Guarantor. Matters requiring special quorum provisions and supermajority requirements under the current Articles, or new matters that become Enhanced Oversight matters under the Guarantor Shareholder Agreement and amended Articles that take effect from completion of the Acquisition, will continue to be, or (to the extent they are not already) will become, subject to approval by the board of directors of the Guarantor in accordance with the special quorum provisions and supermajority requirements contained in the amended Articles. In addition, based on their current shareholding levels, neither Kar-Tess Holding nor TCCC is able to control a decision of the shareholders (positively or negatively), except to block a resolution to dissolve and liquidate the Guarantor or to amend the supermajority voting requirements therefor.

Immediately following completion of the Acquisition, Kar-Tess Holding and TCCC are each expected to continue to hold 20 per cent. or more of the Guarantor's issued shares and so would continue to be able to block a resolution to dissolve and liquidate the Guarantor and, depending on attendance level at any general meeting of the Guarantor's shareholders, Kar-Tess Holding or TCCC may also be able to control other matters requiring supermajority shareholder approval pursuant to the Articles. The interests of Kar-Tess Holding and/or TCCC may not always be aligned with those of other shareholders of the Guarantor or with each other. Significant differences of interests between Kar-Tess Holding, TCCC and other shareholders of the Guarantor, or delays or the inability of the board of directors of the Guarantor to approve matters subject to special quorum or supermajority requirements, could have an adverse effect on the CCH Group's, financial condition, results of operations and prospects.

B. Risks which are specific and material to the Notes including the guarantees for the purpose of assessing the market risks associated with the Notes including the guarantees.

11. Risks related to the Notes

Factors that may affect the Issuer's ability to fulfil its obligations under the Notes issued by it under the Programme.

The Issuer is a finance vehicle whose principal purpose is to raise debt to be deposited with the CCH Group. Accordingly, the Issuer has no trading assets and does not generate any trading income. Notes issued by the Issuer under the Programme are guaranteed on an unsubordinated basis by the Guarantor pursuant to the Guarantee of the Notes. Accordingly, if the Guarantor's financial condition was to deteriorate, the Issuer and Noteholders may suffer direct and materially adverse consequences.

Insolvency and administrative laws could adversely affect the ability of investors to enforce their rights under the Notes.

The Issuer is incorporated under Dutch law and the Guarantor is incorporated under the laws of Switzerland. In the event of a bankruptcy or insolvency of the Issuer or the Guarantor, proceedings could be initiated in, or governed by the laws of, the Netherlands or Switzerland or in one or more other jurisdictions.

In the context of Dutch law, the Issuer may become subject to three types of insolvency proceedings: suspension of payments, restructuring procedure under the Act on Confirmation of Extrajudicial Restructuring Plans (*Wet Homologatie Onderhands Akkoord*) and bankruptcy. Dutch law also contains specific provisions dealing with voidable preference both in and outside of bankruptcy (*actio pauliana*

provisions). The *actio pauliana* provisions under specific circumstances grant to creditors and the receiver in bankruptcy, the right to challenge the validity of certain pre-insolvency transactions.

The Guarantor is incorporated under the laws of Switzerland. Accordingly, insolvency proceedings with respect to the Guarantor are likely to proceed under, and to be governed primarily by, Swiss insolvency law.

The Swiss insolvency laws may not be as favourable to the interests of any potential investor or Noteholders as those of England or another jurisdiction with which such potential investor or Noteholders may be familiar. These Swiss provisions afford debtors and unsecured creditors only limited protection from the claims of secured creditors and it may not be possible for any potential investor or other unsecured creditors to prevent or delay the secured creditors from enforcing their security to repay the debts due to them under the terms that such security was granted.

In the context of Swiss insolvency law, a Swiss debtor may become subject to two primary types of insolvency proceedings: the composition procedure (*Nachlassvertrag*) which is in general intended to restructure a debtor's critical financial situation and enable the debtor to continue its business on a reorganised financial basis. It can however also be used to liquidate the debtor; and the bankruptcy procedure (*Konkurs*) which is merely designed to liquidate and distribute the proceeds of the assets of a Swiss debtor to its creditors.

Swiss law also contains specific provisions dealing with voidable preference (avoidance actions) and currency conversion in the case of enforcement claims or court judgment against a Swiss debtor.

Multi-jurisdictional proceedings are likely to be complex and costly for creditors and may result in uncertainty and delay regarding the enforcement of the rights of the Trustee and/or Noteholders. The rights of the Trustee and/or Noteholders will be subject to the insolvency and administrative laws of several jurisdictions and there can be no assurance that the Trustee and/or Noteholders will be able to enforce their respective rights effectively in such complex, multiple bankruptcy or insolvency proceedings and under the applicable insolvency laws.

Notes may be issued at a substantial discount or premium.

The market values of securities issued at a substantial discount or premium from their principal amount tend to fluctuate more in relation to general changes in interest rates than do prices for conventional interest-bearing securities. Generally, the longer the remaining term of the securities, the greater the price volatility as compared to conventional interest-bearing securities with comparable maturities.

The conditions of the Notes may be modified.

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.

The conditions of the Notes also provide that the Trustee may, without the consent of Noteholders, agree to (i) certain modifications of, or to the waiver or authorisation of any breach or proposed breach of, any of the provisions of Notes or (ii) the substitution of another company as principal debtor under any Notes in place of the Issuer or the Guarantor, in the circumstances described in Condition 16 (*Meetings of Noteholders; Modification, Waiver*).

The Notes and the Guarantee of the Notes are unsecured.

Except as set out in Condition 5 (*Negative Pledge*), the Notes will be unsecured. If the Issuer defaults on the Notes or if the Guarantor defaults on its Guarantee of the Notes, or after bankruptcy, liquidation or reorganisation, then, to the extent that the Issuer or the Guarantor has granted security over its respective assets, the assets that secure the Issuer's or the Guarantor's debt may be used to satisfy the obligations under that secured debt before the Issuer or the Guarantor can make payments on the Notes or the Guarantee of the Notes, as the case may be. There may only be limited assets available to make payments on the Notes or the Guarantee of the Notes in the event of an acceleration of the Notes. If there is not enough collateral to satisfy the obligations of the secured debt, then the remaining amounts of the secured debt would share equally with all unsubordinated, unsecured indebtedness of the Issuer or the Guarantor, as the case may be.

No assurance can be given as to the impact of any change of law.

The conditions of the Notes are based on the laws of England in effect as at the date of this Base Prospectus. No assurance can be given as to the impact of any possible judicial decision or change to English law or administrative practice after the date of this Base Prospectus.

Because the Global Notes are held by or on behalf of Euroclear and Clearstream, Luxembourg, investors will have to rely on the procedures of Euroclear and Clearstream, Luxembourg for transfer, payment and communication with the Issuer and/or the Guarantor.

Notes issued under the Programme may be represented by one or more Global Notes. If the relevant Final Terms (or the relevant Pricing Supplement, in the case of Exempt Notes) specify that the new global note form is not applicable, such Global Note will be deposited with a common depositary for Euroclear and/or Clearstream, Luxembourg. If the relevant Final Terms (or the relevant Pricing Supplement, in the case of Exempt Notes) specify that the NGN form is applicable, such Global Note will be deposited with a common safekeeper for Euroclear and/or Clearstream, Luxembourg. Except in the circumstances described in the relevant Global Note, Noteholders will not be entitled to receive Definitive Notes. Euroclear and/or Clearstream, Luxembourg will maintain records of the beneficial interests in the Global Notes. While the Notes are represented by one or more Global Notes, Noteholders will be able to trade their beneficial interests only through Euroclear and/or Clearstream, Luxembourg.

While the Notes are represented by one or more Global Notes, the Issuer will discharge its payment obligations under such Notes by making payments to the order of the common depositary (in the case of Global Notes which are not in the NGN form) or, as the case may be, to the order of the common safekeeper (in the case of Global Notes in NGN form) for Euroclear and/or Clearstream, Luxembourg for distribution to their account holders. A holder of a beneficial interest in a Global Note must rely on the procedures of Euroclear and/or Clearstream, Luxembourg to receive payments under their relevant Notes. The Issuer and the Guarantor have no responsibility or liability for the records relating to, or payments made in respect of, beneficial interests in the Global Notes.

Risks related to the structure of a particular issue of Notes

Set out below is a brief description of certain risks relating to the Notes generally.

The Notes may be redeemed prior to maturity.

In the event that the Issuer or the Guarantor is obliged to increase the amounts payable in respect of any Notes due to any withholding or deduction for or on account of any present or future taxes, duties, assessments or governmental charges of whatever nature imposed, levied, collected, withheld or assessed by or on behalf of The Netherlands (in the case of the Issuer) or Switzerland (in the case of the Guarantor) or, in any case, any political subdivision or any authority therein or thereof having the power to tax, the Issuer may redeem all outstanding Notes in accordance with Condition 9(b) (*Redemption and Purchase—Redemption for tax reasons*).

In addition, if the relevant Final Terms (or the relevant Pricing Supplement, in the case of Exempt Notes) of any particular Tranche of Notes specify that the Notes are redeemable at the Issuer's option in certain other circumstances, the Issuer may choose to redeem the Notes at times when prevailing interest rates may be relatively low. In such circumstances, an investor may not be able to reinvest the redemption proceeds in a comparable security at an effective interest rate as high as that of the relevant Notes.

An optional redemption feature of Notes is likely to limit their market value. During any period when the Issuer may elect to redeem Notes, the market value of those Notes generally will not rise substantially above the price at which they can be redeemed. This may also be true prior to any redemption period.

Furthermore, if the Special Redemption Call is specified as being applicable in the relevant Final Terms, and a Special Redemption Event occurs, the Issuer may redeem all outstanding Notes in accordance with Condition 9(i) (*Redemption and Purchase — Special Redemption Call*).

Certain benchmark rates may be discontinued or reformed in the future.

EURIBOR and other interest rates or other types of rates and indices which are deemed to be benchmarks have been subject to significant regulatory scrutiny and legislative intervention in recent years. This relates

not only to creation and administration of benchmarks, but, also, to the use of a benchmark rate. In the EU, for example, the Benchmark Regulation applies to the provision of, contribution of input data to, and the use of, a benchmark within the EU, subject to certain transitional provisions. Similarly, the UK Benchmark Regulation applies to the provision of, contribution of input data to, and the use of, a benchmark within the UK, subject to certain transitional provisions.

Legislation such as the Benchmark Regulation or the UK Benchmarks Regulation, if applicable, could have a material impact on any Notes linked to EURIBOR or another benchmark rate or index – for example, if the methodology or other terms of the benchmark are changed in the future in order to comply with the terms of the Benchmark Regulation or UK Benchmark Regulation or other similar legislation, or if a critical benchmark is discontinued or is determined to be by a regulator to be "no longer representative". Such factors could (amongst other things) have the effect of reducing or increasing the rate or level or may affect the volatility of the published rate or level of the benchmark. They may also have the effect of discouraging market participants from continuing to administer or contribute to certain "benchmarks", trigger changes in the rules or methodologies used in certain "benchmarks", or lead to the discontinuance or unavailability of quotes of certain "benchmarks".

Although EURIBOR has subsequently been reformed in order to comply with the terms of the Benchmark Regulation, it remains uncertain as to how long it will continue in its current form, or whether it will be further reformed or replaced with the Euro Short Term Rate ("€STR") or an alternative benchmark.

The elimination of EURIBOR or any other benchmark, or changes in the manner of administration of any benchmark, could require or result in an adjustment to the interest calculation provisions of the Conditions (as further described in Condition 7(j) (*Benchmark Discontinuation*)), or result in adverse consequences to holders of any Notes linked to such benchmark (including Floating Rate Notes whose interest rates are linked to EURIBOR or any other such benchmark that is subject to reform). Furthermore, even prior to the implementation of any changes, uncertainty as to the nature of alternative reference rates and as to potential changes to such benchmark may adversely affect such benchmark during the term of the relevant Notes, the return on the relevant Notes and the trading market for securities (including the Notes) based on the same benchmark.

Fall-back arrangements in the event of a Benchmark Event

The "Terms and Conditions of the Notes" provide for certain fallback arrangements in the event that a Benchmark Event (as defined in Condition 7(j) (*Benchmark Discontinuation*)) (which, amongst other events, includes the permanent discontinuation of an Original Reference Rate (as defined in Condition 7(j) (*Benchmark Discontinuation*))) occurs, including, in respect of Notes not linked to SOFR, a requirement for the Issuer to use its reasonable endeavours to appoint an Independent Adviser (as defined in Condition 7(j) (*Benchmark Discontinuation*)), to determine a Successor Rate or Alternative Reference Rate (as defined in Condition 7(j) (*Benchmark Discontinuation*)) to be used in place of the Original Reference Rate. The use of any such Successor Rate or Alternative Reference Rate to determine the Rate of Interest will result in Notes linked to or referencing the Original Reference Rate performing differently (which may include payment of a lower Rate of Interest) than they would do if the Original Reference Rate were to continue to apply in its current form.

Furthermore, if a Successor Rate or Alternative Reference Rate for the Original Reference Rate is determined by the Independent Adviser, the terms and conditions of the Notes provide that the Issuer may vary the terms and conditions of the Notes, as necessary to ensure the proper operation of such Successor Rate or Alternative Reference Rate, without any requirement for consent or approval of the Noteholders. If a Successor Rate or Alternative Reference Rate is determined by the Independent Adviser, the terms and conditions of the Notes also provide that an Adjustment Spread (as defined in Condition 7(j) (*Benchmark Discontinuation*))) may be determined by the Independent Adviser and applied to such Successor Rate or Alternative Reference Rate. The aim of the Adjustment Spread is to reduce or eliminate, to the extent reasonably practicable, any economic prejudice or benefit (as the case may be) to Noteholders and Couponholders as a result of the replacement of the Original Reference Rate with the Successor Rate or the Alternative Reference Rate. However, it may not be possible to determine or apply an Adjustment Spread and even if an Adjustment Spread is applied, such Adjustment Spread may not be effective to reduce or eliminate economic prejudice to Noteholders and Couponholders. If no Adjustment Spread can be determined, a Successor Rate or Alternative Reference Rate may nonetheless be used to determine the Rate of Interest. The use of any Successor Rate or Alternative Reference Rate (including with the application of an Adjustment Spread) will still result in Notes linked to or referencing the Original Reference Rate

performing differently (which may include payment of a lower Rate of Interest) than they would if the Original Reference Rate were to continue to apply in its current form. In certain circumstances the ultimate fall-back of interest for a particular Interest Period may result in the Rate of Interest for the last preceding Interest Period being used. See the risk factor entitled "*The Issuer may be unable to appoint an Independent Adviser or the Independent Adviser may not be able to determine a Successor Rate or Alternative Reference Rate in accordance with the Terms and Conditions of the Notes*". In addition, due to the uncertainty concerning the availability of a Successor Rates and/or an Alternative Reference Rates and the involvement of an Independent Adviser, the relevant fall-back provisions may not operate as intended at the relevant time. Any such consequences could have a material adverse effect on the value of and return on any such Notes. Investors should consult their own independent advisers and make their own assessment about the potential risks imposed by the possible cessation or reform of certain "benchmark" rates (such as EURIBOR) in making any investment decision with respect to any Notes linked to or referencing a benchmark.

The Issuer may be unable to appoint an Independent Adviser or the Independent Adviser may not be able to determine a Successor Rate or Alternative Reference Rate in accordance with the Terms and Conditions of the Notes.

Where the Issuer is unable to appoint an Independent Adviser in a timely manner, or the Independent Adviser is unable to determine a Successor Rate or Alternative Reference Rate before the next Interest Determination Date (as specified in the relevant Final Terms (or relevant Pricing Supplement)), the Rate of Interest for the next succeeding Interest Period will be the Rate of Interest applicable as at the last preceding Interest Determination Date before the occurrence of the Benchmark Event, or, where the Benchmark Event occurs before the first Interest Determination Date, the Rate of Interest will be the initial Rate of Interest. Applying the initial Rate of Interest, or the Rate of Interest applicable as at the last preceding Interest Determination Date before the occurrence of the Benchmark Event, will result in Notes linked to or referencing the relevant benchmark performing differently (which may include payment of a lower Rate of Interest) than they would do if the Original Reference Rate were to continue to apply, or if a Successor Rate or Alternative Reference Rate could be determined. If the Issuer is unable to appoint an Independent Adviser, or the Independent Adviser fails to determine a Successor Rate or Alternative Reference Rate for the life of the relevant Notes, the initial Rate of Interest, or the Rate of Interest applicable as at the last preceding Interest Determination Date before the occurrence of the Benchmark Event, will continue to apply to maturity. This will result in the Floating Rate Notes, in effect, becoming fixed rate Notes.

Any such consequences could have a material adverse effect on the value of and return on any such Notes.

Investors should consult their own independent advisers and make their own assessment about the potential risks imposed by the Benchmark Regulation reforms or possible cessation or reform of certain reference rates in making any investment decision with respect to any Notes linked to or referencing a benchmark.

Methodologies for the calculation of risk-free rates (including overnight rates or forward-looking rates) as reference rates for Floating Rate Notes may vary and may evolve.

"Risk-free" rates, such as the Sterling Overnight Index Average ("**SONIA**"), the Secured Overnight Financing Rate ("**SOFR**") and the euro short-term rate ("**€STR**"), as reference rates for Eurobonds, have become more commonly used as benchmark rates for bonds in recent years. Most of the rates are backwards-looking, but the methodologies to calculate the risk-free rates are not uniform. Such different methodologies may result in slightly different interest amounts being determined in respect of otherwise similar securities.

The Issuer may in the future also issue Notes referencing SONIA, SOFR or €STR that differ materially in terms of interest determination when compared with any previous Notes issued by it under this Programme.

Such variations could result in reduced liquidity or increased volatility or might otherwise affect the market price of any Notes that reference a risk-free rate issued under this Programme from time to time. In addition, investors should consider how any mismatch between applicable conventions for the use of reference rates in the bond, loan and derivatives markets may impact any hedging or other financial arrangements which they may put in place in connection with any acquisition, holding or disposal of Notes referencing such risk-free rates. Investors should consider these matters when making their investment decision with respect to any Notes which reference SONIA, SOFR, €STR or any related indices.

It is not possible to calculate interest rates in advance for Notes which reference SONIA, SOFR, €STR or any related indices

Interest on Notes which reference a backwards-looking risk-free rate is only capable of being determined immediately prior to the relevant Interest Payment Date. It may therefore be difficult for investors in Notes which reference such risk-free rates reliably to estimate the amount of interest which will be payable on such Notes.

Further, in contrast to Notes linked to interbank offered rates, if Notes referencing backwards-looking rates become due and payable as a result of an Event of Default under Condition 12 (*Events of Default*), or are otherwise redeemed early on a date which is not an Interest Payment Date, the final Rate of Interest payable in respect of such Notes shall be determined by reference to a shortened period ending immediately prior to the date on which the Notes become due and payable or are scheduled for redemption.

The administrator of SONIA, SOFR or €STR or any related indices may make changes that could change the value of SONIA, SOFR or €STR or any related index, or discontinue SONIA, SOFR or €STR or any related index

Newer reference rates or any related indices and rates that fall outside the scope of the EU Benchmarks Regulation and UK Benchmarks Regulation may also be subject to changes or discontinuation. For example, the Bank of England, the Federal Reserve, Bank of New York or the European Central Bank (or their successors) as administrators of SONIA (and the SONIA Compounded Index), SOFR (and the SOFR Compounded Index) or €STR, respectively, may make methodological or other changes that could change the value of these risk-free rates and/or indices, including changes related to the method by which such risk-free rate is calculated, eligibility criteria applicable to the transactions used to calculate SONIA, SOFR or €STR, or timing related to the publication of SONIA, SOFR or €STR or any related indices. In addition, the administrator may alter, discontinue or suspend calculation or dissemination of SONIA, SOFR or €STR or any related index (in which case a fallback method of determining the interest rate on the Notes will apply). The administrator has no obligation to consider the interests of Noteholders when calculating, adjusting, converting, revising or discontinuing any such risk-free rate.

Credit ratings may not reflect all risks.

Any of the rating agencies that rate the debt of the CCH Group has the ability to lower the ratings currently assigned to that debt as a result of its views about the CCH Group's current or future business, financial condition, results of operations or other matters. Any ratings decline could adversely affect the value of the Notes. In addition, one or more independent credit rating agencies may assign credit ratings to the Notes. The ratings may not reflect the potential impact of all risks related to structure, market, additional factors discussed above, and other factors that may affect the value of the Notes. A credit rating is not a recommendation to buy, sell or hold securities and may be revised or withdrawn by the rating agency at any time. Each rating should be evaluated independently of any other rating.

In general, European regulated investors are restricted from using a rating for regulatory purposes if such rating is not issued by a credit rating agency established in the EEA and registered under the EU CRA Regulation unless (1) the rating is provided by a credit rating agency not established in the EEA but is endorsed by a credit rating agency established in the EEA and registered under the EU CRA Regulation or (2) the rating is provided by a credit rating agency not established in the EEA which is certified under the EU CRA Regulation. Similarly, in general, UK regulated investors are restricted from using a rating for regulatory purposes if such rating is not issued by a credit rating agency established in the UK and registered under the UK CRA Regulation unless (1) the rating is provided by a credit rating agency not established in the UK but is endorsed by a credit rating agency established in the UK and registered under the UK CRA Regulation or (2) the rating is provided by a credit rating agency not established in the UK which is certified under the UK CRA Regulation.

Notes issued, if any, as Green Bonds with a specific use of proceeds, may not meet investor expectations or requirements.

The applicable Final Terms may provide that the Issuer will use an amount equal to the net proceeds of the offer (as at the date of issuance of such Notes) to allocate an equivalent amount of funding specifically to Eligible Green Projects (as defined below) (each such Note, a "**Green Bond**").

If the use of proceeds of the Notes is a factor in a prospective investor's decision to invest in the Notes, they should have regard to the disclosure in the section entitled "*Use of Proceeds*" below and in the applicable Final Terms (or applicable Pricing Supplement, in the case of Exempt Notes) and consult with their legal or other advisers before making an investment in the Notes, and must determine for themselves the relevance of such information for the purpose of any investment in such Green Bond together with any other investigation that such investor deems necessary.

No assurance is given by the Issuer, the Guarantor, the Arranger or the Dealers that any such use of proceeds will satisfy any present or future investor expectations or requirements as regards any investment criteria or guidelines with which such investor (or its investments) is required, or intends, to comply (whether by any present or future applicable law or regulations or by its own articles of association or other governing rules or investment mandates), in particular with regard to any direct or indirect environmental, social or sustainability impact of any project or uses, the subject of or related to, any of the businesses and projects funded with the proceeds from any particular Green Bond.

No assurance is or can be given that Eligible Green Projects will meet investor expectations or requirements regarding such "green", "sustainable", "social" or similar labels (including in relation to the EU Taxonomy Regulation and any related technical screening criteria, the European Green Bond Standard, SFDR and any implementing legislation and guidelines, or any similar legislation in the United Kingdom) or any requirements of such labels as they may evolve from time to time.

Moreover, while it is the intention of the Issuer to apply the proceeds of any Notes issued as Green Bonds to Eligible Green Projects in, or substantially in, the manner described in the relevant Final Terms, there is no contractual obligation to do so. There can be no assurance that any such Eligible Green Projects will be available or capable of being implemented in the manner anticipated and, accordingly, that the Issuer will be able to use the proceeds for such Eligible Green Projects as intended. In addition, there can be no assurance that Eligible Green Projects will be completed as expected or achieve the impacts or outcomes (environmental, social or otherwise) originally expected or anticipated. None of a failure by the Issuer to allocate the proceeds of any Notes issued as Green Bonds to finance an Eligible Green Project, a failure of a third party to issue (or to withdraw) an opinion or certification in connection with an issue of Green Bonds or the failure of the Notes issued as Green Bonds to meet investors' expectations requirements regarding any "green", "sustainable", "social" or similar labels will constitute an Event of Default (as defined in Condition 12 (*Events of Default*)) or breach of contract with respect to any Green Bond, and may affect the value of any particular Green Bond and/or have adverse consequences for certain investors with portfolio mandates to invest in green, social or sustainable assets (which consequences may include the need to sell the Notes as a result of the Notes not falling within the investor's investment criteria or mandate).

No assurance of suitability or reliability of any Second Party Opinion or any other opinion or certification of any third party relating to any Green Bonds

In connection with the issue of Green Bonds under the Programme, the Issuer or the Guarantor may request a sustainability rating agency or sustainability consulting firm to issue a second-party opinion confirming that the Eligible Green Projects (as defined under "*Use of Proceeds*" below) have been defined in accordance with the ICMA Principles and/or a second-party opinion regarding the suitability of the Notes as an investment in connection with certain environmental and sustainability projects (any such second-party opinion, a "**Second-Party Opinion**"). A Second-Party Opinion may not reflect the potential impact of all risks related to the structure, market, additional risk factors discussed above and other factors that may affect the value of the Notes or the projects financed or refinanced toward an amount corresponding to the net proceeds of the relevant issue of Notes in the form of Green Bonds. A Second-Party Opinion would not constitute a recommendation to buy, sell or hold securities and would only be current as of the date it is released.

No assurance or representation is given by the Issuer, the Guarantor, the Dealers, the Arranger nor any of their respective affiliates as to the suitability or reliability for any purpose whatsoever of the Second-Party Opinion or other opinion or certification of any third party (whether or not solicited by the Issuer) which may be made available in connection with the issue of any Green Bonds and in particular with any project to fulfil any environmental, green and/or other criteria. For the avoidance of doubt, any such opinion or certification will not be, nor shall it be deemed to be, incorporated in and/or form part of this Base Prospectus and may be withdrawn, replaced or amended from time to time. Prospective investors must determine for themselves the relevance of any such opinion or certification and/or the information contained therein and/or the provider of such opinion or certification for the purpose of any investment in such Green Bonds. Currently, the providers of such opinions or certifications are not subject to any specific regulatory or other regime or oversight. Investors in such Green Bonds shall have no recourse against the Issuer, the

Guarantor, the Dealers, the Arranger or the provider of any such opinion or certification for the contents of such opinion or certification.

No assurance that Notes issued, if any, as Green Bonds will be admitted to trading on any dedicated "green", "sustainable", "social" (or similar) segment of any stock exchange or market, or that any admission obtained will be maintained.

In the event that any particular Green Bond is listed or admitted to trading on a dedicated "green", "sustainable", "social" or other equivalently-labelled segment of a stock exchange or securities market (whether or not regulated), no representation or assurance is given by the Issuer, the Arranger, the Dealers or any other person that such listing or admission satisfies, whether in whole or in part, any present or future investor expectations or requirements as regards any investment criteria or guidelines with which such investor or its investments are required, or intended, to comply. Furthermore, it should be noted that the criteria for any such listings or admission to trading may vary from one stock exchange or securities market to another. No representation or assurance is given or made by the Issuer, the Arranger, the Dealers or any other person that any such listing or admission to trading will be obtained in respect of any particular Green Bond or that any such listing or admission to trading will be maintained during the life of any particular Green Bond.

Risks Relating to the Market Generally

There is no active trading market for the Notes and the nature of any trading market that may develop may not be favourable.

Notes may be issued under the Programme in different Series with different terms and in amounts that are to be determined. There is no assurance that the prices at which the Notes will sell in the market after their initial offering will not be lower than the initial offering price or that an active trading market for the Notes will develop and continue after such offering. Although applications have been made for the Notes issued under the Programme to be admitted to listing on the Official List of the FCA and to trading on the Main Market of the London Stock Exchange, there is no assurance that such applications will be accepted or that any particular Series of Notes will be so admitted. There is no assurance as to the liquidity of the trading market for the Notes. Even if an active trading market for the Notes develops, the Notes may trade at a discount from their initial offering price. Factors that could cause the Notes to trade at a discount include:

- (i) an increase in prevailing interest rates;
- (ii) a decline in the Issuer's or the Guarantor's creditworthiness;
- (iii) currency volatility;
- (iv) a weakness in the market for similar securities;
- (v) a decline in general economic conditions;
- (vi) actual or anticipated fluctuations in the CCH Group's operating results; and
- (vii) the CCH Group's perceived business prospects.

The Issuer may, but is not obliged to, list an issue of Notes on a stock exchange. If Exempt Notes are not listed or traded on any exchange, pricing information may be more difficult to obtain and the liquidity of the Exempt Notes may be adversely affected.

The Notes are subject to exchange rate risks and exchange controls.

The Issuer will pay principal and interest on the Notes and the Guarantor will make payments under the Guarantee of the Notes in the Specified Currency (as defined below in "*Terms and Conditions of the Notes*"). This presents certain risks relating to currency conversions if an investor's financial activities are denominated principally in a currency or currency unit (the "**Investor's Currency**") other than the Specified Currency. These include the risk that exchange rates may significantly change (including changes due to devaluation of the Specified Currency or revaluation of the Investor's Currency) and the risk that authorities with jurisdiction over the Investor's Currency may impose or modify exchange controls. An appreciation in the value of the Investor's Currency relative to the Specified Currency would decrease (i)

the Investor's Currency-equivalent yield on the Notes, (ii) the Investor's Currency-equivalent value of the principal payable on the Notes and (iii) the Investor's Currency-equivalent market value of the Notes.

Government and monetary authorities may impose (as some have done in the past) exchange controls that could adversely affect an applicable exchange rate. As a result, investors may receive less interest or principal than expected, or no interest or principal.

The Notes are subject to interest rate risks.

Investment in Fixed Rate Notes involves the risk that subsequent changes in market interest rates may adversely affect the value of the Fixed Rate Notes.

INFORMATION INCORPORATED BY REFERENCE

The following information shall be deemed to be incorporated in, and to form part of, this Base Prospectus:

- (i) the audited financial statements (including the auditor's report thereon and notes thereto) of the Issuer in respect of the year ended 31 December 2024, as set out on pages 8 to 54 of the document entitled "*Coca-Cola HBC Finance B.V. – Amsterdam, The Netherlands – Annual Report 2024*", which are available at: [https://www.coca-colahellenic.com/content/dam/cch/us/documents/investors-and-financial/results-reports-and-presentations/2025/Finance%20BV%20Annual%20Report%202024%20\(inc%20auditors%20report\).pdf.downloadasset.pdf](https://www.coca-colahellenic.com/content/dam/cch/us/documents/investors-and-financial/results-reports-and-presentations/2025/Finance%20BV%20Annual%20Report%202024%20(inc%20auditors%20report).pdf.downloadasset.pdf);
- (ii) the audited financial statements (including the auditor's report thereon and notes thereto) of the Issuer in respect of the year ended 31 December 2023, as set out on pages 7 to 53 of the document entitled "*Coca-Cola HBC Finance B.V. – Amsterdam, The Netherlands – Annual Report 2023*", which are available at: [https://www.coca-colahellenic.com/content/dam/cch/us/documents/investors-and-financial/results-reports-and-presentations/2024/Finance%20BV%20Annual%20Report%202023%20\(inc%20auditors%20report\).pdf.downloadasset.pdf](https://www.coca-colahellenic.com/content/dam/cch/us/documents/investors-and-financial/results-reports-and-presentations/2024/Finance%20BV%20Annual%20Report%202023%20(inc%20auditors%20report).pdf.downloadasset.pdf);
- (iii) the audited financial statements (including the auditor's report thereon and notes thereto) of the Guarantor in respect of the year ended 31 December 2025, as set out on pages 261 to 325 of the document entitled "*Coca-Cola HBC AG – Integrated Annual Report 2025*" (the "**Guarantor IAR 2025**") which are available at: <https://www.coca-colahellenic.com/content/dam/cch/us/documents/oar2025/Coca-Cola-HBC-Integrated-Annual-Report-2025.pdf.downloadasset.pdf>;
- (iv) the audited financial statements (including the auditor's report thereon and notes thereto) of the Guarantor in respect of the year ended 31 December 2024, as set out on pages 249 to 317 of the document entitled "*Coca-Cola HBC AG – Integrated Annual Report 2024*" (the "**Guarantor IAR 2024**") which are available at: <https://www.coca-colahellenic.com/content/dam/cch/us/documents/oar2024/cchbc-iar-2024.pdf.downloadasset.pdf>;
- (v) the unaudited condensed interim financial statements of the Issuer for the six months ended 27 June 2025 (including the directors' report and notes thereto), as set out on pages 8 to 18 of the document entitled "*Coca-Cola HBC Finance B.V. – Interim Financial Statements as at 27 June 2025*", which are available at: <https://www.coca-colahellenic.com/content/dam/cch/us/documents/investors-and-financial/results-reports-and-presentations/2025/Coca-Cola%20Finance%20B.V.%20-%20Interim%20Financial%20Information%20as%20at%2027%200June%202025.pdf.downloadasset.pdf>;
- (vi) the press release entitled "*Coca-Cola HBC - Acquisition of Coca-Cola Beverages Africa, bringing together two leading bottlers in Africa to drive sustainable, profitable growth*", save that the proforma 2024 figures for volumes, revenues and EBIT on pages 2 and 8 thereof, the section entitled "*Financial information on CCBA*" on page 11 thereof, and the methodology for calculating the proforma 2024 volumes, revenues and EBIT in the section entitled "*Appendix 4 – Sources of information*" on page 31 thereof, shall not be incorporated by reference (the "**Acquisition Press Release**"), which is available at: <https://www.coca-colahellenic.com/content/dam/cch/us/documents/investors-and-financial/results-reports-and-presentations/2025/q3/coca-cola-hbc-acquisiiton-of-coca-cola-beverages-africa-21oct2025.pdf.downloadasset.pdf>;
- (vii) the section entitled "*Definitions and reconciliations of alternative performance measures (APMs)*" as set out on pages 352 to 358 of the Guarantor IAR 2025, which is available at: <https://www.coca-colahellenic.com/content/dam/cch/us/documents/oar2025/Coca-Cola-HBC-Integrated-Annual-Report-2025.pdf.downloadasset.pdf>;
- (viii) the section entitled "*Shareholder information*" as set out on page 359 of the Guarantor IAR 2025, which is available at: <https://www.coca-colahellenic.com/content/dam/cch/us/documents/oar2025/Coca-Cola-HBC-Integrated-Annual-Report-2025.pdf.downloadasset.pdf>;

[colahellenic.com/content/dam/cch/us/documents/oar2025/Coca-Cola-HBC-Integrated-Annual-Report-2025.pdf.downloadasset.pdf](https://www.coca-colahellenic.com/content/dam/cch/us/documents/oar2025/Coca-Cola-HBC-Integrated-Annual-Report-2025.pdf.downloadasset.pdf);

- (ix) the section entitled “*Growth pillars*” as set out on pages 18 to 40 of the Guarantor IAR 2025, which is available at: <https://www.coca-colahellenic.com/content/dam/cch/us/documents/oar2025/Coca-Cola-HBC-Integrated-Annual-Report-2025.pdf.downloadasset.pdf>;
- (x) the terms and conditions of the notes as contained in the base prospectus dated 30 September 2015, at pages 33 to 60, which can be found at <https://www.coca-colahellenic.com/content/dam/cch/us/documents/investors-and-financial/debt-investors/financing-strategy/2015/emtn-2015-update-prospectus.pdf>;
- (xi) the terms and conditions of the notes as contained in the base prospectus dated 24 April 2019, at pages 29 to 60, which can be found at <https://www.coca-colahellenic.com/content/dam/cch/us/documents/investors-and-financial/debt-investors/financing-strategy/2019/coca-cola-hbc-finance-emtn-update-2019-base-prospectus-24-april-final.pdf>;
- (xii) the terms and conditions of the notes as contained in the base prospectus dated 6 September 2022 at pages 36 to 78, which can be found at <https://www.coca-colahellenic.com/content/dam/cch/us/documents/investors-and-financial/debt-investors/emtn/2022/Coca-Cola%20HBC%20Finance%20BV%20-%20%20EMTN%20Update%202022%20-%20Base%20Prospectus-approved%20by%20FCA%2006.09.2022.pdf>; and
- (xiii) the terms and conditions of the notes as contained in the base prospectus dated 19 December 2023 at pages 38 to 80, which can be found at: <https://www.coca-colahellenic.com/content/dam/cch/us/documents/investors-and-financial/debt-investors/Base%20Prospectus%20December%2019%20C%202023.pdf>,

save that any statement contained in this Base Prospectus or in any of the documents incorporated by reference in, and forming part of, this Base Prospectus shall be deemed to be modified or superseded for the purpose of this Base Prospectus to the extent that a statement contained in any document incorporated by reference herein by way of publication of a supplement to this Base Prospectus prepared in accordance with PRM 10 of the PRM or otherwise modifies or supersedes such earlier statement.

Any information contained in the documents listed at (i) to (v) (inclusive) above which is not incorporated by reference in this Base Prospectus is either not relevant to investors or is covered elsewhere in this Base Prospectus.

In addition to the above, the following documents published or issued from time to time within 12 months following the date of this Base Prospectus shall be deemed to be incorporated by reference in, and form part of, this Base Prospectus:

- (i) any future audited financial statements (including the auditor’s report thereon and notes thereto) of the Issuer;
- (ii) any future audited financial statements (including the auditor’s report thereon and notes thereto) of the Guarantor;
- (iii) any future unaudited condensed interim financial statements of the Issuer; and
- (iv) any future consolidated unaudited financial statements of the CCH Group,

which in each case, will be made available for inspection on the website of the Guarantor: <https://coca-colahellenic.com> and will be published via the Regulatory News Service of the London Stock Exchange.

Copies of this Base Prospectus and the documents specified above as containing information incorporated by reference in this Base Prospectus may be inspected, free of charge, on the website of the Guarantor: <https://coca-colahellenic.com>.

To the extent that any document or information incorporated by reference in this Base Prospectus, itself incorporates any information by reference, either expressly or impliedly, such information will not form

part of this Base Prospectus, except where such information or documents are stated within this Base Prospectus as specifically being incorporated by reference or where this Base Prospectus is specifically defined as including such information. For the avoidance of doubt, unless specifically incorporated by reference into this Base Prospectus, information contained on any website referred to in this Base Prospectus does not form part of this Base Prospectus.

FINAL TERMS AND SUPPLEMENTAL BASE PROSPECTUS

In this section, the expression "necessary information" means, in relation to any Tranche of Notes, the necessary information which is material to an investor for making an informed assessment of the assets and liabilities, financial position, profits and losses and prospects of the Issuer and the Guarantor and of the rights attaching to the Notes and the reason for the issuance and the impact on the Issuer and the Guarantor. In relation to the different types of Notes that may be issued under the Programme, the Issuer and the Guarantor have included in this Base Prospectus all of the necessary information except for information which is not known at the date of this Base Prospectus and which can only be determined at the time of an individual issue of a Tranche of Notes.

Any information relating to the Notes which is not included in this Base Prospectus and which is required in order to complete the necessary information in relation to a Tranche of Notes will be contained in the relevant Final Terms and those Final Terms will, for the purposes of that Tranche only, complete this Base Prospectus and must be read in conjunction with this Base Prospectus. The terms and conditions applicable to any particular Tranche of Notes which is the subject of Final Terms are the terms and conditions as completed to the extent described in the relevant Final Terms.

In connection with the listing of the Notes on the Official List of the FCA and admission to trading on the Main Market of the London Stock Exchange, if any significant new factor, material mistake or inaccuracy relating to the information included in the Base Prospectus occurs, which is capable of affecting the assessment of the Notes to be issued under the Programme or the issue of any Notes, the Issuer and the Guarantor will prepare or procure the preparation of a supplement to the Base Prospectus or, as the case may be, publish a new Base Prospectus, for use in connection with any subsequent issue by the Issuer of Notes to be listed on the Official List of the FCA and admitted to trading on the Main Market of the London Stock Exchange in accordance with PRM 10 of the PRM.

FORMS OF THE NOTES

Each Tranche of Notes will initially be in the form of either a temporary global note (the "**Temporary Global Note**"), without interest coupons ("**Coupons**"), or a permanent global note (the "**Permanent Global Note**"), without Coupons, in each case as specified in the relevant Final Terms (or the relevant Pricing Supplement, in the case of Exempt Notes). Each Temporary Global Note or, as the case may be, Permanent Global Note (each a "**Global Note**") which is not intended to be issued in new global note ("**NGN**") form, as specified in the relevant Final Terms (or the relevant Pricing Supplement, in the case of Exempt Notes), will be deposited on or around the issue date of the relevant Tranche of the Notes with a depositary or a common depositary for Euroclear and/or Clearstream. Luxembourg and/or any other relevant clearing system and each Global Note which is intended to be issued in NGN form, as specified in the relevant Final Terms (or the relevant Pricing Supplement, in the case of Exempt Notes), will be deposited on or around the issue date of the relevant Tranche of the Notes with a common safekeeper for Euroclear and/or Clearstream, Luxembourg.

Where the Global Notes issued in respect of any Tranche are in NGN form, Euroclear and Clearstream, Luxembourg will be notified whether or not such Global Notes are intended to be held in a manner which would allow Eurosystem eligibility. Any indication that the Global Note is to be so held does not necessarily mean that the Notes of the relevant Tranche will be recognised as eligible collateral for Eurosystem monetary policy and intra-day credit operations by the Eurosystem either upon issue or at any times during their life as such recognition depends upon satisfaction of the Eurosystem eligibility criteria.

On 13 June 2006, the European Central Bank (the "**ECB**") announced that Notes in NGN form are in compliance with the "Standards for the use of EU securities settlement systems in ESCB credit operations" of the central banking system for the euro (the "**Eurosystem**"), **provided that** certain other criteria are fulfilled. At the same time the ECB also announced that arrangements for Notes in NGN form will be offered by Euroclear and Clearstream, Luxembourg as of 30 June 2006 and that debt securities in global bearer form issued through Euroclear and Clearstream, Luxembourg after 31 December 2006 will only be eligible as collateral for Eurosystem operations if the NGN form is used.

The relevant Final Terms (or the relevant Pricing Supplement, in the case of Exempt Notes) will also specify whether United States Treasury Regulation §1.163-5(c)(2)(i)(C) (the "**TEFRA C Rules**") or United States Treasury Regulation §1.163-5(c)(2)(i)(D) (the "**TEFRA D Rules**") are applicable in relation to the Notes or, if the Notes do not have a maturity of more than 365 days, that neither the TEFRA C Rules nor the TEFRA D Rules are applicable.

Temporary Global Note exchangeable for Permanent Global Note

If the relevant Final Terms (or the relevant Pricing Supplement, in the case of Exempt Notes) specify the form of Notes as being "Temporary Global Note exchangeable for a Permanent Global Note", then the Notes will initially be in the form of a Temporary Global Note which will be exchangeable, in whole or in part, for interests in a Permanent Global Note, without Coupons, not earlier than 40 days after the issue date of the relevant Tranche of the Notes upon certification as to non-U.S. beneficial ownership. No payments will be made under the Temporary Global Note unless exchange for interests in the Permanent Global Note is improperly withheld or refused. In addition, interest payments in respect of the Notes cannot be collected without such certification of non-U.S. beneficial ownership.

Whenever any interest in the Temporary Global Note is to be exchanged for an interest in a Permanent Global Note, the Issuer shall procure (in the case of first exchange) the prompt delivery (free of charge to the bearer) of such Permanent Global Note, duly authenticated and, in the case of a NGN, effectuated, to the bearer of the Temporary Global Note or (in the case of any subsequent exchange) an increase in the principal amount of the Permanent Global Note in accordance with its terms against:

- (i) presentation and (in the case of final exchange) presentation and surrender of the Temporary Global Note at the specified office of the Principal Paying Agent; and
- (ii) receipt by the Principal Paying Agent from Euroclear and/or Clearstream, Luxembourg of a certificate or certificates of non-U.S. beneficial ownership, within seven days of the bearer requesting such exchange.

The principal amount of Notes represented by the Permanent Global Note shall be equal to the aggregate of the principal amounts specified in the certificates of non-U.S. beneficial ownership; **provided, however, that** in no circumstances shall the principal amount of Notes represented by the Permanent Global Note exceed the initial principal amount of Notes represented by the Temporary Global Note.

The Permanent Global Note will be exchangeable in whole, but not in part, for Notes in definitive form ("**Definitive Notes**"):

- (i) on the expiry of such period of notice as may be specified in the relevant Final Terms (or the relevant Pricing Supplement, in the case of Exempt Notes); or
- (ii) at any time, if so specified in the relevant Final Terms (or the relevant Pricing Supplement, in the case of Exempt Notes); or
- (iii) if the relevant Final Terms (or the relevant Pricing Supplement, in the case of Exempt Notes) specify "in the limited circumstances specified in the Permanent Global Note", then if (a) Euroclear or Clearstream, Luxembourg or any other relevant clearing system is closed for business for a continuous period of 14 days (other than by reason of legal holidays) or announces an intention permanently to cease business or (b) any of the circumstances described in Condition 12 (*Events of Default*) occurs and is continuing.

The Permanent Global Note will also become exchangeable, in whole but not in part and at the option of the Issuer, for Definitive Notes if, by reason of any change in the laws of The Netherlands or Switzerland, the Issuer or the Guarantor is or will be required to make any withholding or deduction from any payment in respect of the Notes which would not be required if the Notes were in definitive form.

Whenever the Permanent Global Note is to be exchanged for Definitive Notes, the Issuer shall procure the prompt delivery (free of charge to the bearer) of such Definitive Notes, duly authenticated and with Coupons and Talons attached (if so specified in the relevant Final Terms (or the relevant Pricing Supplement, in the case of Exempt Notes)), in an aggregate principal amount equal to the principal amount of the Permanent Global Note to the bearer of the Permanent Global Note against the surrender of the Permanent Global Note at the specified office of the Principal Paying Agent within 60 days of the bearer requesting such exchange.

Temporary Global Note exchangeable for Definitive Notes

If the relevant Final Terms (or the relevant Pricing Supplement, in the case of Exempt Notes) specify the form of Notes as being "Temporary Global Note exchangeable for Definitive Notes" and also specify that the TEFRA C Rules are applicable or that neither the TEFRA C Rules nor the TEFRA D Rules are applicable, then the Notes will initially be in the form of a Temporary Global Note which will be exchangeable, in whole but not in part, for Definitive Notes not earlier than 40 days after the issue date of the relevant Tranche of the Notes.

If the relevant Final Terms (or the relevant Pricing Supplement, in the case of Exempt Notes) specify the form of Notes as being "Temporary Global Note exchangeable for Definitive Notes" and also specify that the TEFRA D Rules are applicable, then the Notes will initially be in the form of a Temporary Global Note which will be exchangeable, in whole or in part, for Definitive Notes not earlier than 40 days after the issue date of the relevant Tranche of the Notes upon certification as to non-U.S. beneficial ownership. Interest payments in respect of the Notes cannot be collected without such certification of non-U.S. beneficial ownership.

Whenever the Temporary Global Note is to be exchanged for Definitive Notes, the Issuer shall procure the prompt delivery (free of charge to the bearer) of such Definitive Notes, duly authenticated and with Coupons and Talons attached (if so specified in the relevant Final Terms (or the relevant Pricing Supplement, in the case of Exempt Notes)), in an aggregate principal amount equal to the principal amount of the Temporary Global Note to the bearer of the Temporary Global Note against the surrender of the Temporary Global Note at the specified office of the Principal Paying Agent within 60 days of the bearer requesting such exchange.

Permanent Global Note exchangeable for Definitive Notes

If the relevant Final Terms (or the relevant Pricing Supplement, in the case of Exempt Notes) specify the form of Notes as being "Permanent Global Note exchangeable for Definitive Notes", then the Notes will initially be in the form of a Permanent Global Note which will be exchangeable in whole, but not in part, for Definitive Notes:

- (i) on the expiry of such period of notice as may be specified in the relevant Final Terms (or the relevant Pricing Supplement, in the case of Exempt Notes); or
- (ii) at any time, if so specified in the relevant Final Terms (or the relevant Pricing Supplement, in the case of Exempt Notes); or
- (iii) if the relevant Final Terms (or the relevant Pricing Supplement, in the case of Exempt Notes) specify "in the limited circumstances described in the Permanent Global Note", then if (a) Euroclear or Clearstream, Luxembourg or any other relevant clearing system is closed for business for a continuous period of 14 days (other than by reason of legal holidays) or announces an intention permanently to cease business or (b) an Event of Default occurs and is continuing.

The Permanent Global Note will also become exchangeable, in whole but not in part and at the option of the Issuer, for Definitive Notes if, by reason of any change in the laws of The Netherlands or Switzerland, the Issuer or the Guarantor is or will be required to make any withholding or deduction from any payment in respect of the Notes which would not be required if the Notes were in definitive form.

Whenever the Permanent Global Note is to be exchanged for Definitive Notes, the Issuer shall procure the prompt delivery (free of charge to the bearer) of such Definitive Notes, duly authenticated and with Coupons and Talons attached (if so specified in the relevant Final Terms (or the relevant Pricing Supplement, in the case of Exempt Notes)), in an aggregate principal amount equal to the principal amount of the Permanent Global Note to the bearer of the Permanent Global Note against the surrender of the Permanent Global Note at the specified office of the Principal Paying Agent within 60 days of the bearer requesting such exchange.

In the event that a Permanent Global Note is exchanged for Definitive Notes, such Definitive Notes shall be issued in minimum specific denominations of €100,000 and integral multiples of €1,000 up to a maximum of €199,000 (or its equivalent in any other currency as at the date of the issue of the Notes). In order for a Noteholder to be eligible for such Definitive Note, it must (i) hold Notes in the relevant Clearing System in amounts greater than €100,000 or (ii) repurchase a principal amount of Notes such that it holds an amount equal to one or more of the denominations.

Terms and Conditions applicable to the Notes

The terms and conditions applicable to any Definitive Note will be endorsed on that Note and will consist of the terms and conditions set out under "*Terms and Conditions of the Notes*" below and the provisions of the relevant Final Terms (or the relevant Pricing Supplement, in the case of Exempt Notes) which complete those terms and conditions.

Legend concerning United States persons

In the case of any Tranche of Notes having a maturity of more than one year, the Notes in global form, the Notes in definitive form and any Coupons and Talons appertaining thereto will bear a legend to the following effect:

"Any United States person who holds this obligation will be subject to limitations under the United States income tax laws, including the limitations provided in Sections 165(j) and 1287(a) of the Internal Revenue Code."

The sections referred to in such legend provide that a United States person who holds a Note, Coupon or Talon will generally not be allowed to deduct any loss realised on the sale, exchange or redemption of such Note, Coupon or Talon and any gain (which might otherwise be characterised as capital gain) recognised on such sale, exchange or redemption will be treated as ordinary income.

TERMS AND CONDITIONS OF THE NOTES

The following is the text of the terms and conditions which, subject to completion in accordance with the provisions of the relevant Final Terms and/or (in the case of Exempt Notes only) amended or replaced by the provisions of the relevant Pricing Supplement, shall be applicable to the Notes in definitive form (if any) issued in exchange for the Global Note(s) representing each Series, will be endorsed on each Note in definitive form issued under the Programme. References in the Conditions to "Notes" are to the Notes of one Series only, not to all Notes that may be issued under the Programme.

The relevant Final Terms (or Pricing Supplement, in the case of Exempt Notes) shall not amend or replace any information in this Base Prospectus. Subject to this, to the extent permitted by any applicable law and/or regulation, the Final Terms (or Pricing Supplement, in the case of Exempt Notes) in respect of any Tranche of Notes may complete any information in this Base Prospectus.

In the case of a Note which is neither admitted to trading on a regulated market in the United Kingdom nor offered in the United Kingdom in circumstances where a prospectus is required to be published under the FCA Handbook Prospectus Rules: Admission to Trading on a Regulated Market sourcebook (the "**PRM**") (an "**Exempt Note**"), the pricing supplement may specify other terms and conditions which shall, to the extent so specified or to the extent inconsistent with the Conditions, replace or modify the Conditions for the purposes of this Note. References to the "**relevant Final Terms**" are, unless otherwise stated, to the Final Terms (or Pricing Supplement, in the case of Exempt Notes) (or the relevant provisions thereof) endorsed on this Note. Any reference in the Conditions to "**relevant Final Terms**" shall be deemed to include a reference to "**relevant Pricing Supplement**" where applicable.

1. Introduction

(a) *Programme*

Coca-Cola HBC Finance B.V. (the "**Issuer**") has established a Euro Medium Term Note Programme (the "**Programme**") for the issue of up to €10,000,000,000 in aggregate principal amount of notes (the "**Notes**") guaranteed by Coca-Cola HBC AG ("**CCHBC**" or "the **Guarantor**") on the terms set out in these Conditions and in the Trust Deed (as defined below). Pursuant to the Trust Deed, the Notes issued by the Issuer are guaranteed unconditionally and irrevocably by the Guarantor on the terms set out in the Trust Deed and in these Conditions.

(b) *Final Terms*

Notes issued under the Programme are issued in series (each a "**Series**") and each Series may comprise one or more tranches (each a "**Tranche**") of Notes. Each Tranche is the subject of final terms (the "**Final Terms**") which complete these terms and conditions (the "**Conditions**"). The terms and conditions applicable to any particular Tranche of Notes are these Conditions as completed by the relevant Final Terms.

(c) *Trust Deed*

The Notes are constituted by, are subject to and have the benefit of a trust deed dated 3 June 2013, (as amended and/or restated and/or supplemented from time to time, the "**Trust Deed**") between, amongst others, the Issuer, the Guarantor and Citicorp Trustee Company Limited as trustee (the "**Trustee**", which expression shall include all persons for the time being the trustee or trustees appointed under the Trust Deed).

(d) *Paying Agency Agreement*

The Notes are the subject of a paying agency agreement dated 3 June 2013, (as amended and/or restated and/or supplemented from time to time, the "**Paying Agency Agreement**") between, amongst others, the Issuer, the Guarantor, the Trustee, Citibank, N.A., London Branch (the "**Principal Paying Agent**", which expression includes any successor principal paying agent appointed from time to time in accordance with the Paying Agency Agreement in connection with the Notes) and any other paying agents appointed from time to time (together with the Principal Paying Agent, the "**Paying Agents**", which expression

includes any successor or additional paying agents appointed from time to time in accordance with the Paying Agency Agreement in connection with the Notes).

(e) **Guarantee**

The Guarantor has in the Trust Deed guaranteed the due and punctual payment of all amounts due to be paid by the Issuer as and when the same shall become due and payable (the "**Guarantee of the Notes**").

(f) **The Notes**

All subsequent references in these Conditions to "Notes" are to the Notes of the relevant Series. Copies of the relevant Final Terms are available for inspection or collection during normal business hours by a Noteholder at the registered office of the Trustee and the specified office of the Principal Paying Agent or may be provided by email to a Noteholder following their prior written request to the Principal Paying Agent or Trustee and provision of proof of holding and identity (in a form satisfactory to the Principal Paying Agent or the Trustee, as the case may be).

(g) **Summaries**

Certain provisions of these Conditions are summaries of the Trust Deed and Paying Agency Agreement and are subject to their detailed provisions. The holders of the Notes (the "**Noteholders**") and the holders of the related interest coupons, if any (the "**Couponholders**" and the "**Coupons**", respectively), are bound by, and are deemed to have notice of, all the provisions of the Trust Deed and Paying Agency Agreement applicable to them. Copies of the Trust Deed and Paying Agency Agreement are available for inspection or collection by Noteholders and Couponholders during normal business hours at the registered office of the Trustee and the specified office of the Principal Paying Agent or may be provided by email to a Noteholder following their prior written request to the Principal Paying Agent or the Trustee and provision of proof of holding and identity (in a form satisfactory to the Principal Paying Agent or the Trustee, as the case may be).

2. **Interpretation**

(a) **Definitions**

In these Conditions the following expressions have the following meanings:

"**Business Day**" means other than in respect of Notes for which the Reference Rate is specified as SOFR in the relevant Final Terms:

- (i) a day on which commercial banks and foreign exchange markets settle payments and are open for general business (including dealing in foreign exchange and foreign currency deposits) in London and any Additional Business Centre specified in the relevant Final Terms; and
- (ii) either (i) in relation to any sum payable in a Specified Currency other than euro, a day on which commercial banks and foreign exchange markets settle payments and are open for general business (including dealing in foreign exchange and foreign currency deposits) in the principal financial centre of the country of the relevant Specified Currency (which if the Specified Currency is Australian dollars or New Zealand dollars shall be Sydney and Auckland, respectively); or (ii) in relation to any sum payable in euro, a day on which the Trans-European Automated Real-Time Gross Settlement Express Transfer (TARGET2) System (the "**TARGET2 System**") is open;

"**Business Day Convention**", in relation to any particular date, has the meaning given in the relevant Final Terms and, if so specified in the relevant Final Terms, may have

different meanings in relation to different dates and, in this context, the following expressions shall have the following meanings:

- (i) **"Following Business Day Convention"** means that the relevant date shall be postponed to the first following day that is a Business Day;
- (ii) **"Modified Following Business Day Convention"** or **"Modified Business Day Convention"** means that the relevant date shall be postponed to the first following day that is a Business Day unless that day falls in the next calendar month in which case that date will be the first preceding day that is a Business Day;
- (iii) **"Preceding Business Day Convention"** means that the relevant date shall be brought forward to the first preceding day that is a Business Day;
- (iv) **"FRN Convention", "Floating Rate Convention" or "Eurodollar Convention"** means that each relevant date shall be the date which numerically corresponds to the preceding such date in the calendar month which is the number of months specified in the relevant Final Terms as the Specified Period after the calendar month in which the preceding such date occurred; **provided, however, that:**
 - (A) if there is no such numerically corresponding day in the calendar month in which any such date should occur, then such date will be the last day which is a Business Day in that calendar month;
 - (B) if any such date would otherwise fall on a day which is not a Business Day, then such date will be the first following day which is a Business Day unless that day falls in the next calendar month, in which case it will be the first preceding day which is a Business Day; and
 - (C) if the preceding such date occurred on the last day in a calendar month which was a Business Day, then all subsequent such dates will be the last day which is a Business Day in the calendar month which is the specified number of months after the calendar month in which the preceding such date occurred; and
- (v) **"No Adjustment"** means that the relevant date shall not be adjusted in accordance with any Business Day Convention;

"Calculation Agent" means the Principal Paying Agent or such other Person specified in the relevant Final Terms as the party responsible for calculating the Rate(s) of Interest and Interest Amount(s) and/or such other amount(s) as may be specified in the relevant Final Terms;

"Calculation Amount" has the meaning given in the relevant Final Terms;

"Coupon Sheet" means, in respect of a Note in definitive form, a coupon sheet relating to the Note;

"Day Count Fraction" means (subject as provided in Condition 6 (*Fixed Rate Note Provisions*)), in respect of the calculation of an amount for any period of time (the **"Calculation Period"**), such day count fraction as may be specified in these Conditions or the relevant Final Terms and:

- (i) if **"Actual/365"** or **"Actual/Actual (ISDA)"** is so specified, means the actual number of days in the Calculation Period divided by 365 (or, if any portion of the Calculation Period falls in a leap year, the sum of (A) the actual number of days in that portion of the Calculation Period falling in a leap year divided by 366 and (B) the actual number of days in that portion of the Calculation Period falling in a non-leap year divided by 365);
- (ii) if **"Actual/365 (Fixed)"** is so specified, means the actual number of days in the Calculation Period divided by 365;

- (iii) if "**Actual/360 (Sterling)**" is so specified, means the actual number of days in the Calculation Period divided by 365 or, in the case of an Interest Payment Date falling in a leap year, 366;
- (iv) if "**Actual/360**" is so specified, means the actual number of days in the Calculation Period divided by 360;
- (v) if "**30/360**" is so specified, the number of days in the Calculation Period divided by 360, calculated on a formula basis as follows:

$$\text{DayCountFraction} = \frac{[360 \times (Y_2 - Y_1)] + [30 \times (M_2 - M_1)] + (D_2 - D_1)}{360}$$

where:

"**Y₁**" is the year, expressed as a number, in which the first day of the Calculation Period falls;

"**Y₂**" is the year, expressed as a number, in which the day immediately following the last day included in the Calculation Period falls;

"**M₁**" is the calendar month, expressed as a number, in which the first day of the Calculation Period falls;

"**M₂**" is the calendar month, expressed as number, in which the day immediately following the last day included in the Calculation Period falls;

"**D₁**" is the first calendar day, expressed as a number, of the Calculation Period, unless such number would be 31, in which case D₁ will be 30; and

"**D₂**" is the calendar day, expressed as a number, immediately following the last day included in the Calculation Period, unless such number would be 31 and D₁ is greater than 29, in which case D₂ will be 30;

- (vi) if "**30E/360**" or "**Eurobond Basis**" is so specified, the number of days in the Calculation Period divided by 360, calculated on a formula basis as follows:

$$\text{DayCountFraction} = \frac{[360 \times (Y_2 - Y_1)] + [30 \times (M_2 - M_1)] + (D_2 - D_1)}{360}$$

where:

"**Y₁**" is the year, expressed as a number, in which the first day of the Calculation Period falls;

"**Y₂**" is the year, expressed as a number, in which the day immediately following the last day included in the Calculation Period falls;

"**M₁**" is the calendar month, expressed as a number, in which the first day of the Calculation Period falls;

"**M₂**" is the calendar month, expressed as a number, in which the day immediately following the last day included in the Calculation Period falls;

"**D₁**" is the first calendar day, expressed as a number, of the Calculation Period, unless such number would be 31, in which case D₁ will be 30; and

"**D₂**" is the calendar day, expressed as a number, immediately following the last day included in the Calculation Period, unless such number would be 31, in which case D₂ will be 30; and

- (vii) if "**30E/360 (ISDA)**" is so specified, the number of days in the Calculation Period divided by 360, calculated on a formula basis as follows:

$$\text{DayCountFraction} = \frac{[360 \times (Y_2 - Y_1)] + [30 \times (M_2 - M_1)] + (D_2 - D_1)}{360}$$

where:

"**Y₁**" is the year, expressed as a number, in which the first day of the Calculation Period falls;

"**Y₂**" is the year, expressed as a number, in which the day immediately following the last day included in the Calculation Period falls;

"**M₁**" is the calendar month, expressed as a number, in which the first day of the Calculation Period falls;

"**M₂**" is the calendar month, expressed as a number, in which the day immediately following the last day included in the Calculation Period falls;

"**D₁**" is the first calendar day, expressed as a number, of the Calculation Period, unless (i) that day is the last day of February or (ii) such number would be 31, in which case D₁ will be 30; and

"**D₂**" is the calendar day, expressed as a number, immediately following the last day included in the Calculation Period, unless (i) that day is the last day of February but not the Maturity Date or (ii) such number would be 31, in which case D₂ will be 30,

provided, however, that in each such case the number of days in the Calculation Period is calculated from and including the first day of the Calculation Period to but excluding the last day of the Calculation Period;

"**Determination Period**" means each period from (and including) a Determination Date to (but excluding) the next Determination Date (including, where either the Interest Commencement Date or the final Interest Payment Date is not a Determination Date, the period commencing on the first Determination Date prior to, and ending on the first Determination Date falling after, such date);

"**Early Redemption Amount (Tax)**" means, in respect of any Note, its principal amount or such other amount as may be specified in the relevant Final Terms;

"**EURIBOR**" means, in respect of any specified currency and any specified period, the interest rate benchmark known as the Euro interbank offered rate which is calculated and published by a designated distributor (currently Thomson Reuters) in accordance with the requirements from time to time of the European Money Markets Institute (or any other person which takes over the administration of that rate) based on estimated interbank borrowing rates for a number of designated currencies and maturities which are provided, in respect of each such currency, by a panel of contributor banks (details of historic EURIBOR rates can be obtained from the designated distributor);

"**euro**" means the single currency introduced at the start of the third stage of European economic and monetary union, and as defined in Article 2 of Council Regulation (EC) No. 974/98 of 3 May 1998 on the introduction of the euro as amended;

"**Excluded Person(s)**" means any person that is incorporated or organised in, or carrying on business in, the Russian Federation or Belarus;

"**Extraordinary Resolution**" has the meaning given in the Trust Deed;

"Final Redemption Amount" means, in respect of any Note, its principal amount or such other amount as may be specified in the relevant Final Terms;

"Group" means the Guarantor and its Subsidiaries from time to time;

"Guarantee" means, in relation to any Indebtedness of any Person, any obligation of another Person to pay such Indebtedness including (without limitation):

- (i) any obligation to purchase such Indebtedness;
- (ii) any obligation to lend money, to purchase or subscribe shares or other securities or to purchase assets or services in order to provide funds for the payment of such Indebtedness; and
- (iii) any indemnity against the consequences of a default in the payment of such Indebtedness;

"Indebtedness" means any indebtedness of any Person for money borrowed or raised including:

- (i) amounts raised by acceptance under any acceptance credit facility;
- (ii) amounts raised under any note purchase facility;
- (iii) indebtedness evidenced by a note, bond, debenture, loan stock or other security issued for cash or given as consideration for the acquisition of any property or assets; and
- (iv) amounts raised under any other transaction (including, without limitation, any forward sale or forward purchase agreement) having the commercial effect of a borrowing and entered into primarily as a method of raising finance,

but excluding any liabilities for advance payments by customers, vendors or distributors in the ordinary course of business for services or products to be provided or delivered in the future and any liabilities for deferred taxes;

"Interest Amount" means, in relation to a Note and an Interest Period, the amount of interest payable in respect of that Note for that Interest Period;

"Interest Commencement Date" means the Issue Date or such other date as may be specified as the Interest Commencement Date in the relevant Final Terms;

"Interest Determination Date" has the meaning given in the relevant Final Terms or if none is so specified and the Reference Rate is EURIBOR, the second day on which the TARGET2 System is open prior to the start of each Interest Period;

"Interest Payment Date" means the date or dates specified as such in, or determined in accordance with the provisions of, the relevant Final Terms and, if a Business Day Convention is specified in the relevant Final Terms:

- (i) as the same may be adjusted in accordance with the relevant Business Day Convention; or
- (ii) if the Business Day Convention is the FRN Convention, Floating Rate Convention or Eurodollar Convention and an interval of a number of calendar months is specified in the relevant Final Terms as being the Specified Period, each of such dates as may occur in accordance with the FRN Convention, Floating Rate Convention or Eurodollar Convention at such Specified Period of calendar months following the Interest Commencement Date (in the case of the first Interest Payment Date) or the previous Interest Payment Date (in any other case);

"Interest Period" means each period beginning on (and including) the Interest Commencement Date or any Interest Period End Date and ending on (but excluding) the next Interest Period End Date;

"Interest Period End Date" means each Interest Payment Date or such other date or dates specified as such in, or determined in accordance with the provisions of, the relevant Final Terms;

"ISDA Benchmarks Supplement" means the Benchmarks Supplement (as amended and updated as at the date of issue of the first Tranche of the Notes of the relevant Series (as specified in the relevant Final Terms)) published by the International Swaps and Derivatives Association, Inc.;

"ISDA Definitions" means the 2006 ISDA Definitions (as amended and updated as at the date of issue of the first Tranche of the Notes of the relevant Series (as specified in the relevant Final Terms) and, if specified in the relevant Final Terms, as supplemented by any applicable supplement to the ISDA Definitions) as published by the International Swaps and Derivatives Association, Inc.;

"Material Subsidiary" means a Subsidiary of the Guarantor whose unconsolidated net sales revenue (calculated in accordance with International Accounting Standards) represents 10 per cent. or more of the consolidated net sales revenues of the Group (ascertained by reference to the latest audited consolidated financial statements of the Group) *provided however* that Excluded Person(s) shall not be considered a Material Subsidiary;

"Minimum Percentage" means 20% or such other amount as may be specified in the relevant Final Terms;

"Payment Business Day" means any day which is:

- (i) a day on which commercial banks and foreign exchange markets settle payments and are open for general business (including dealing in foreign exchange and foreign currency deposits) in (a) in the case of Notes in definitive form only, the relevant place of presentation, and (b) each Additional Financial Centre specified in the relevant Final Terms; and
- (ii) either (1) in relation to any sum payable in a Specified Currency other than euro, a day on which commercial banks and foreign exchange markets settle payments and are open for general business (including dealing in foreign exchange and foreign currency deposits) in the principal financial centre of the country of the relevant Specified Currency (which, if the Specified Currency is Australian dollars or New Zealand dollars, shall be Sydney and Auckland, respectively) or (2) in relation to any sum payable in euro, a day on which the TARGET2 System is open;

"Permitted Reorganisation" means any transfer by the Guarantor or any Subsidiary of the Guarantor of all or substantially all of the shares of any Subsidiary of the Guarantor to another wholly owned Subsidiary of the Guarantor **provided that**, if such transfer would otherwise constitute a cessation of all or substantially all of the business of the Issuer or the Guarantor, the Issuer and the Guarantor shall procure that the transferee shall become a guarantor of the Notes in accordance with Condition 20(b) (*Further Issues and joining of Issuer and Guarantor*) and Clause 8 of the Trust Deed no later than the date of such transfer;

"Person" means any individual, company, corporation, firm, partnership, joint venture, association, organisation, state or agency of a state or other entity, whether or not having separate legal personality;

"Principal Financial Centre" means, in relation to any currency, the principal financial centre for that currency; **provided, however, that:**

- (i) in relation to euro, it means the principal financial centre of such Member State of the European Union as is selected (in the case of a payment) by the payee or (in the case of a calculation) by the Principal Paying Agent; and
- (ii) in relation to Australian dollars or New Zealand dollars, it means either Sydney or Auckland; in each case as is selected (in the case of a payment) by the payee or (in the case of a calculation) by the Principal Paying Agent;

"Put Option Notice" means a notice which must be delivered to a Paying Agent by any Noteholder wanting to exercise a right to redeem a Note at the option of the Noteholder in the form set out at Schedule 3 to the Paying Agency Agreement;

"Put Option Receipt" means a receipt issued by a Paying Agent to a depositing Noteholder upon deposit of a Note with such Paying Agent by any Noteholder wanting to exercise a right to redeem a Note at the option of the Noteholder;

"Rate of Interest" means the rate or rates (expressed as a percentage per annum) of interest payable in respect of the Notes specified in the relevant Final Terms or calculated or determined in accordance with the provisions of these Conditions and/or the relevant Final Terms;

"Redemption Amount" means, as appropriate, the Final Redemption Amount, the Optional Redemption Amount (Call), the Par Call Redemption Amount, the Optional Redemption Amount (Put) or such other amount in the nature of a redemption amount as may be specified in the relevant Final Terms;

"Reference Banks" means four major banks selected by the Issuer in the market that is most closely connected with the Reference Rate;

"Reference Rate" means EURIBOR, SONIA, SOFR or €STR as specified in the relevant Final Terms in respect of the currency and period specified in the relevant Final Terms;

"Relevant Date" means, in relation to any payment, whichever is the later of (a) the date on which the payment in question first becomes due and (b) if the full amount payable has not been received in the Principal Financial Centre of the currency of payment by the Principal Paying Agent or the Trustee on or prior to such due date, the date on which (the full amount having been so received) notice to that effect has been given to the Noteholders;

"Relevant Indebtedness" means any indebtedness which is in the form of or represented by any bond, note, debenture, debenture stock, loan stock, certificate or other instrument which with the consent of the Issuer or the Guarantor is, or is intended to be, or is capable of being listed, quoted or traded on any stock exchange or in any securities market (including, without limitation, any over-the-counter market);

"Relevant Screen Page" means the page, section or other part of a particular information service (including, without limitation, Reuters or Bloomberg) specified as the Relevant Screen Page in the relevant Final Terms, or such other page, section or other part as may replace it on that information service or such other information service, in each case, as may be nominated by the Person providing or sponsoring the information appearing there for the purpose of displaying rates or prices comparable to the Reference Rate;

"Reserved Matter" has the meaning given in Schedule 3 of the Trust Deed;

"Security Interest" means any mortgage, charge, pledge, lien or other security interest including, without limitation, anything analogous to any of the foregoing under the laws of any jurisdiction;

"Special Redemption Amount" has the meaning given in the relevant Final Terms;

"**Special Redemption Period**" has the meaning given in the relevant Final Terms;

"**specified office**" has the meaning given in the Paying Agency Agreement;

"**Subsidiary**" means, in relation to any Person that is a company or corporation (the "**first Person**") at any particular time, any other Person:

- (i) which is controlled (directly or indirectly) by the first Person; or
- (ii) more than half the issued share capital of which is beneficially owned (directly or indirectly) by that first Person; or
- (iii) which is a Subsidiary of another Subsidiary of that first Person,

and, for these purposes, a company or corporation shall be treated as being controlled by another if that other company or corporation is able to control the composition of its board of directors or equivalent body, or to direct the actions of that board or equivalent body (whether by ownership of share capital or by contract);

"**sub-unit**" means, in the case of any currency other than euro, the lowest amount of such currency that is available as legal tender in the country of such currency and, in the case of euro, means one cent.;

"**Successor in Business**" means any wholly owned Subsidiary of the Guarantor which, pursuant to a solvent reorganisation of the Group involving the Guarantor, acquires by operation of law all or substantially all of the assets and liabilities of the Guarantor upon or immediately prior to such reorganisation taking effect, including, without limitation, all the obligations of the Guarantor in Clause 5 of, and otherwise under, the Trust Deed;

"**Talon**" means a talon for further Coupons; and

"**Zero Coupon Note**" means a Note specified as such in the relevant Final Terms.

(b) ***Interpretation***

In these Conditions:

- (i) if the Notes are Zero Coupon Notes, references to Coupons and Couponholders are not applicable;
- (ii) if Talons are specified in the relevant Final Terms as being attached to the Notes at the time of issue, references to Coupons shall be deemed to include references to Talons;
- (iii) if Talons are not specified in the relevant Final Terms as being attached to the Notes at the time of issue, references to Talons are not applicable;
- (iv) any reference to principal shall be deemed to include the Redemption Amount, any additional amounts in respect of principal which may be payable under Condition 11 (*Taxation*) or any undertakings given in addition to or in substitution for that Condition, any premium payable in respect of a Note and any other amount in the nature of principal payable pursuant to these Conditions;
- (v) any reference to interest shall be deemed to include any additional amounts in respect of interest which may be payable under Condition 11 (*Taxation*) or any undertakings given in addition to or in substitution for that Condition and any other amount in the nature of interest payable pursuant to these Conditions;
- (vi) references to Notes being "**outstanding**" shall be construed in accordance with the Trust Deed;
- (vii) references to the Guarantor shall include references to their respective successors and assigns;

- (viii) if an expression is stated in Condition 2(a) (*Definitions*) to have the meaning given in the relevant Final Terms, but the relevant Final Terms give no such meaning or specify that such expression is "not applicable" then such expression is not applicable to the Notes; and
- (ix) Any reference in these Conditions to any legislation (whether primary legislation or other subsidiary legislation made pursuant to primary legislation) shall be construed as a reference to such legislation as the same may have been, or may from time to time be, amended or re-enacted.

3. **Form, Denomination and Title**

The Notes are in bearer form and, in the case of definitive Notes, serially numbered, in the Specified Denomination(s) and, if interest-bearing (in the case of definitive Notes), with Coupons and, if specified in the relevant Final Terms, Talons attached at the time of issue. In the case of a Series of Notes with more than one Specified Denomination, Notes of one Specified Denomination will not be exchangeable for Notes of another Specified Denomination. Subject as set out below, title to the Notes and the Coupons will pass by delivery. The Issuer, the Guarantor, the Paying Agents and the Trustee will (except as otherwise required by law) deem and treat the bearer of any Note or Coupon as the absolute owner thereof (whether or not it is overdue and regardless of any notice of ownership, trust or any other interest therein, any writing thereon or any notice of any previous loss or theft thereof) for all purposes and shall not be liable to any Person for so treating such bearer, but in the case of a Note in global form (a "**Global Note**") without prejudice to the provisions set out in the next succeeding paragraph.

For so long as any of the Notes is represented by a Global Note held on behalf of Euroclear Bank SA/NV ("**Euroclear**") and/or Clearstream Banking, S.A. ("**Clearstream, Luxembourg**"), each Person (other than Euroclear or Clearstream, Luxembourg) who is for the time being shown in the records of Euroclear or of Clearstream, Luxembourg as the holder of a particular principal amount of such Notes (in which regard any certificate or other document issued by Euroclear or Clearstream, Luxembourg as to the principal amount of such Notes standing to the account of any Person shall be conclusive and binding for all purposes save in the case of manifest error) shall be treated by the Issuer, the Guarantor, the Paying Agents and the Trustee as the holder of such principal amount of such Notes for all purposes other than with respect to the payment of principal or interest on such principal amount of such Notes, for which purpose the bearer of the relevant Global Note shall be treated by the Issuer, the Guarantor, any Paying Agent and the Trustee as the holder of such principal amount of such Notes in accordance with and subject to the terms of the relevant Global Note and the expressions "**Noteholder**" and "**holder of Notes**" and related expressions shall be construed accordingly. In determining whether a particular Person is entitled to a particular principal amount of Notes as aforesaid, the Trustee may rely on such evidence and/or information and/or certification as it shall, in its absolute discretion, think fit and, if it does so rely, such evidence and/or information and/or certification shall, in the absence of manifest error, be conclusive and binding on all concerned.

Notes which are represented by a Global Note will be transferable only in accordance with the rules and procedures for the time being of Euroclear and Clearstream, Luxembourg, as the case may be.

References to Euroclear and/or Clearstream, Luxembourg shall, whenever the context so permits, be deemed to include a reference to any additional or alternative clearing system specified in the relevant Final Terms or as may otherwise be approved by the Issuer, the Guarantor, the Paying Agents and the Trustee.

4. **Status and Guarantee**

(a) ***Status of the Notes***

The Notes constitute direct, general and unconditional obligations of the Issuer which will at all times rank *pari passu* among themselves and at least *pari passu* with all other present and future unsecured obligations of the Issuer, save for such obligations as may be preferred by provisions of law that are both mandatory and of general application.

(b) ***Guarantee of the Notes***

The Guarantor has in the Trust Deed unconditionally and irrevocably guaranteed the due and punctual payment of all sums from time to time payable by the Issuer in respect of the Notes on the terms set out in the Trust Deed and in these Conditions. The Guarantee of the Notes constitutes direct, general and unconditional obligations of the Guarantor which will at all times rank at least *pari passu* with all other present and future unsecured obligations of the Guarantor, save for such obligations as may be preferred by provisions of law that are both mandatory and of general application.

5. Negative Pledge

So long as any Note remains outstanding (as defined in the Trust Deed), neither the Issuer nor the Guarantor shall, and the Guarantor shall procure that no Material Subsidiary will, create or permit to subsist any Security Interest upon the whole or any part of its present or future undertaking, assets or revenues (including uncalled capital) to secure any Relevant Indebtedness or Guarantee of Relevant Indebtedness without (a) at the same time or prior thereto ensuring that the Issuer's obligations under the Notes or, as the case may be, the Guarantor's obligations under the Guarantee of the Notes are secured equally and rateably therewith to the satisfaction of the Trustee or (b) providing such other security, guarantee or other arrangement (whether or not comprising security) as the Trustee may in its absolute discretion consider to be not materially less beneficial to the interests of the Noteholders or as may be approved by an Extraordinary Resolution.

6. Fixed Rate Note Provisions

(a) ***Application***

This Condition 6 (*Fixed Rate Note Provisions*) is applicable to the Notes only if the Fixed Rate Note Provisions are specified in the relevant Final Terms as being applicable.

(b) ***Accrual of interest***

The Notes bear interest from the Interest Commencement Date at the Rate of Interest payable in arrear on each Interest Payment Date, subject to Condition 10 (*Payments*). Each Note will cease to bear interest from the due date for final redemption unless, upon due presentation, payment of the Redemption Amount is improperly withheld or refused, in which case it will continue to bear interest in accordance with this Condition 6 (as well after as before judgment) until whichever is the earlier of (i) the day on which all sums due in respect of such Note up to that day are received by or on behalf of the relevant Noteholder and (ii) the day which is seven days after the Principal Paying Agent or as the case may be the Trustee has notified the Noteholders that it has received all sums due in respect of the Notes up to such seventh day (except to the extent that there is any subsequent default in payment).

(c) ***Fixed Coupon Amount and Broken Amount***

If the Notes are in definitive form, except as provided in the relevant Final Terms, the amount of interest payable in respect of each Note for any Interest Period shall be the relevant Fixed Coupon Amount. If the Notes are in definitive form, if so specified in the relevant Final Terms, the amount of interest payable on any Interest Payment Date shall be the Broken Amount so specified. Where the Specified Denomination of a Note in definitive form is a multiple of the Calculation Amount, the amount of interest payable in respect of such Note shall be the product of the Fixed Coupon Amount or, as the case may be, the Broken Amount and the amount by which the Calculation Amount is multiplied to reach the Specified Denomination.

(d) ***Calculation of interest amount***

Except in the case of Notes in definitive form where an applicable Fixed Coupon Amount or an applicable Broken Amount is specified in the relevant Final Terms, interest shall be calculated in respect of any period by applying the Rate of Interest to:

(A) in the case of Notes which are represented by a Global Note, the aggregate outstanding principal amount of the Fixed Rate Notes represented by such Global Note; or

(B) in the case of Notes in definitive form, the Calculation Amount;

and, in each case, multiplying such sum by the applicable Day Count Fraction, and rounding the resultant figure to the nearest sub-unit of the relevant Specified Currency, half of any such sub-unit being rounded upwards or otherwise in accordance with applicable market convention. Where the Specified Denomination of a Note in definitive form is a multiple of the Calculation Amount, the amount of interest payable in respect of such Note shall be the product of the amount (determined in the manner provided above) for the Calculation Amount and the amount by which the Calculation Amount is multiplied to reach the Specified Denomination, without any further rounding.

"Day Count Fraction" means, in respect of the calculation of an amount of interest in accordance with this Condition 6:

(i) if **"Actual/Actual (ICMA)"** is specified in the relevant Final Terms:

(A) in the case of Notes where the number of days in the relevant period from (and including) the most recent Interest Payment Date (or, if none, the Interest Commencement Date) to (but excluding) the relevant payment date (the **"Accrual Period"**) is equal to or shorter than the Determination Period during which the Accrual Period ends, the number of days in such Accrual Period divided by the product of (I) the number of days in such Determination Period and (II) the number of Determination Dates (as specified in the relevant Final Terms) that would occur in one calendar year; or

(B) in the case of Notes where the Accrual Period is longer than the Determination Period during which the Accrual Period ends, the sum of:

(1) the number of days in such Accrual Period falling in the Determination Period in which the Accrual Period begins divided by the product of (x) the number of days in such Determination Period and (y) the number of Determination Dates that would occur in one calendar year; and

(C)

(2) the number of days in such Accrual Period falling in the next Determination Period divided by the product of (x) the number of days in such Determination Period and (y) the number of Determination Dates that would occur in one calendar year; and

(ii) if **"30/360"** is specified in the relevant Final Terms, the number of days in the period from (and including) the most recent Interest Payment Date (or, if none, the Interest Commencement Date) to (but excluding) the relevant payment date (such number of days being calculated on the basis of a year of 360 days with 12 30-day months) divided by 360.

7. Floating Rate Note Provisions

(a) *Application*

This Condition 7 is applicable to the Notes only if the Floating Rate Note Provisions are specified in the relevant Final Terms as being applicable.

(b) ***Accrual of interest***

The Notes bear interest from the Interest Commencement Date at the Rate of Interest payable in arrear on each Interest Payment Date, subject as provided in Condition 10 (*Payments*). Each Note will cease to bear interest from the due date for final redemption unless, upon due presentation, payment of the Redemption Amount is improperly withheld or refused, in which case it will continue to bear interest in accordance with this Condition 7 (as well after as before judgment) save as provided in the Trust Deed.

(c) ***Screen Rate Determination***

If Screen Rate Determination is specified in the relevant Final Terms as the manner in which the Rate(s) of Interest is/are to be determined, the Rate of Interest applicable to the Notes for each Interest Period will (other than in respect of Notes for which SONIA, SOFR and/or €STR or any related index is specified as the Reference Rate in the relevant Final Terms) be determined, subject to Condition 7(j) (*Benchmark Discontinuation*) by the Calculation Agent on the following basis:

- (i) if the Reference Rate is a composite quotation or customarily supplied by one entity, the Calculation Agent will determine the Reference Rate which appears on the Relevant Screen Page as of the Relevant Time on the relevant Interest Determination Date;
- (ii) if Linear Interpolation is specified as applicable in respect of an Interest Period in the applicable Final Terms, the Rate of Interest for such Interest Period shall be calculated by the Calculation Agent by straight-line linear interpolation by reference to two rates which appear on the Relevant Screen Page as of the Relevant Time on the relevant Interest Determination Date, where:
 - (A) one rate shall be determined as if the relevant Interest Period were the period of time for which rates are available next shorter than the length of the relevant Interest Period; and
 - (B) the other rate shall be determined as if the relevant Interest Period were the period of time for which rates are available next longer than the length of the relevant Interest Period;
- (iii) in any other case, the Calculation Agent will determine the arithmetic mean of the Reference Rates which appear on the Relevant Screen Page as of the Relevant Time on the relevant Interest Determination Date;
- (iv) if, in the case of (i) or (ii) above, such rate does not appear on that page or, in the case of (ii) above, fewer than two such rates appear on that page or if, in the case of (i), (ii) or (iii), the Relevant Screen Page is unavailable, the Issuer will:
 - (A) request the principal Relevant Financial Centre office of each of the Reference Banks to provide a quotation of the Reference Rate at approximately the Relevant Time on the Interest Determination Date to prime banks in the Relevant Financial Centre inter-bank market in an amount that is representative for a single transaction in that market at that time; and
 - (B) provide such quotations to the Calculation Agent who shall determine the arithmetic mean of such quotations; and
- (v) if fewer than two such quotations are provided as requested, the Calculation Agent will determine the arithmetic mean of the rates (being the nearest to the Reference Rate, as determined by the Calculation Agent) quoted to the Issuer by major banks in the Principal Financial Centre of the Specified Currency, selected by the Issuer, at approximately 11.00 a.m. (local time in the Principal Financial Centre of the Specified Currency) on the first day of the relevant Interest Period for loans in the Specified Currency to leading European banks for a period equal to the relevant

Interest Period and in an amount that is representative for a single transaction in that market at that time,

and the Rate of Interest for such Interest Period shall be the sum of the Margin (as specified in the Final Terms) and the rate or (as the case may be) the arithmetic mean so determined; **provided, however, that** if the Calculation Agent is unable to determine a rate or (as the case may be) an arithmetic mean in accordance with the above provisions in relation to any Interest Period, the Rate of Interest applicable to the Notes during such Interest Period will be the sum of the Margin and the rate or (as the case may be) the arithmetic mean last determined in relation to the Notes in respect of the preceding Interest Period.

(d) ***ISDA Determination***

If ISDA Determination is specified in the relevant Final Terms as the manner in which the Rate(s) of Interest is/are to be determined, the Rate of Interest applicable to the Notes for each Interest Period shall be determined by the Calculation Agent as the sum of the Margin and the relevant ISDA Rate provided that in any circumstances where under the ISDA Definitions the Calculation Agent would be required to exercise any discretion, including the selection of any reference banks and seeking quotations from reference banks, when calculating the relevant ISDA Rate, the relevant determination(s) which require the Calculation Agent to exercise its discretion shall instead be made by the Issuer or its designee, where:

"ISDA Rate" in relation to any Interest Period means a rate equal to the Floating Rate (as defined in the ISDA Definitions) that would be determined by the Calculation Agent under an interest rate swap transaction if the Calculation Agent were acting as Calculation Agent (as defined in the ISDA Definitions) for that interest rate swap transaction under the terms of an agreement incorporating the ISDA Definitions and under which:

- (i) the Floating Rate Option (as defined in the ISDA Definitions) is as specified in the relevant Final Terms;
- (ii) the Designated Maturity (as defined in the ISDA Definitions) is a period specified in the relevant Final Terms;
- (iii) the relevant Reset Date (as defined in the ISDA Definitions) is as specified in the relevant Final Terms; and
- (iv) if Linear Interpolation is specified as applicable in respect of an Interest Period in the applicable Final Terms, the Rate of Interest for such Interest Period shall be calculated by the Calculation Agent by straight-line linear interpolation by reference to two rates based on the relevant Floating Rate Option, where:
 - (A) one rate shall be determined as if the Designated Maturity were the period of time for which rates are available next shorter than the length of the relevant Interest Period; and
 - (B) the other rate shall be determined as if the Designated Maturity were the period of time for which rates are available next longer than the length of the relevant Interest Period;

provided, however, that if there is no rate available for a period of time next shorter than the length of the relevant Interest Period or, as the case may be, next longer than the length of the relevant Interest Period, then the Rate of Interest for such Interest Period shall be calculated as if Linear Interpolation were not applicable.

(e) ***Maximum or Minimum Rate of Interest***

If any Maximum Rate of Interest or Minimum Rate of Interest is specified in the relevant Final Terms, then the Rate of Interest shall in no event be greater than the maximum or be less than the minimum so specified.

(f) ***Calculation of Interest Amount***

The Calculation Agent will, as soon as practicable after the time at which the Rate of Interest is to be determined in relation to each Interest Period, calculate the Interest Amount payable in respect of each Note for such Interest Period by applying the Rate of Interest to:

- (A) in the case of Notes which are represented by a Global Note, the aggregate outstanding principal amount of the Notes represented by such Global Note; or
- (B) in the case of Notes in definitive form, the Calculation Amount;

and, in each case, multiplying such sum by the applicable Day Count Fraction, and rounding the resultant figure to the nearest sub-unit of the relevant Specified Currency, half of any such sub-unit being rounded upwards or otherwise in accordance with applicable market convention. Where the Specified Denomination of a Note in definitive form is a multiple of the Calculation Amount, the Interest Amount payable in respect of such Note shall be the product of the amount (determined in the manner provided above) for the Calculation Amount and the amount by which the Calculation Amount is multiplied to reach the Specified Denomination, without any further rounding.

(g) ***Calculation of other amounts***

If the relevant Final Terms specifies that any other amount is to be calculated by the Calculation Agent, the Calculation Agent will, as soon as practicable after the time or times at which any such amount is to be determined, calculate the relevant amount. The relevant amount will be calculated by the Calculation Agent in the manner specified in the relevant Final Terms.

For the avoidance of doubt, in no event shall the Calculation Agent be responsible for determining any Successor Rate, Alternative Reference Rate, Adjustment Spread, Benchmark Replacement, Benchmark Replacement Adjustment or any Benchmark Replacement Conforming Changes.

(h) ***Publication***

Subject to Condition 7(j) (*Benchmark Discontinuation*), the Calculation Agent will cause each Rate of Interest and Interest Amount determined by the Calculation Agent, together with the relevant Interest Payment Date, and any other amount(s) required to be determined by it together with any relevant payment date(s) to be notified to the Paying Agents and each listing authority or stock exchange (if any) by which the Notes have then been admitted to listing and/or trading as soon as practicable after such determination but (in the case of each Rate of Interest, Interest Amount and Interest Payment Date) in any event not later than the first day of the relevant Interest Period. Notice thereof shall also promptly be given to the Noteholders. The Calculation Agent will be entitled to recalculate any Interest Amount (on the basis of the foregoing provisions) without notice in the event of an extension or shortening of the relevant Interest Period.

(i) ***Notifications etc.***

All notifications, determinations, certificates, calculations, quotations and decisions given, expressed, made or obtained for the purposes of this Condition 7 by the Calculation Agent will (in the absence of manifest error) be binding on the Issuer, the Guarantor, the Trustee, the Paying Agents, the Noteholders and the Couponholders and no liability to any such Person will attach to the Calculation Agent in connection with the exercise or non-exercise by it of its powers, duties and discretions for such purposes.

(j) ***Benchmark Discontinuation***

Notwithstanding the provisions in Condition 7(c) above and other than in the case of a U.S. dollar-denominated floating rate Note for which the Reference Rate is specified in the relevant Final Terms as being "SOFR", if the Issuer determines that a Benchmark

Event has occurred when any Rate of Interest (or the relevant component part thereof) remains to be determined by such Reference Rate (the "**Original Reference Rate**"), then the following provisions of this Condition 7(j) shall apply:

- (i) the Issuer shall notify the Calculation Agent and use reasonable endeavours to select and appoint, as soon as reasonably practicable, an Independent Adviser to determine (acting in good faith and in a commercially reasonable manner), no later than 5 Business Days prior to the relevant Interest Determination Date relating to the next succeeding Interest Period (the "**Determination Cut-off Date**"), a Successor Rate (as defined below) or, alternatively, if there is no Successor Rate, an Alternative Reference Rate (as defined below) for purposes of determining the Rate of Interest (or the relevant component part thereof) applicable to the Notes;
- (ii) if the Issuer is unable to select and appoint an Independent Adviser, or the Independent Adviser appointed by it fails to determine a Successor Rate or an Alternative Reference Rate prior to the Determination Cut-off Date, the Issuer (acting in good faith and in a commercially reasonable manner) may determine a Successor Rate or, if there is no Successor Rate, an Alternative Reference Rate;
- (iii) if a Successor Rate or, failing which, an Alternative Reference Rate (as applicable) is determined in accordance with the preceding provisions, such Successor Rate or, failing which, an Alternative Reference Rate (as applicable) shall be the Reference Rate for each of the future Interest Periods (subject to the subsequent operation of, and to adjustment as provided in, this Condition 7(j)); **provided, however, that** if sub-paragraph (ii) above applies and the Issuer is unable to or does not determine a Successor Rate or an Alternative Reference Rate prior to the relevant Interest Determination Date, the Rate of Interest applicable to the next succeeding Interest Period shall be equal to the Rate of Interest last determined in relation to the Notes in respect of the preceding Interest Period (or alternatively, if there has not been a first Interest Payment Date, the rate of interest shall be the initial Rate of Interest) (subject, where applicable, to substituting the Margin or Maximum or Minimum Rate of Interest that applied to such preceding Interest Period for the Margin or Maximum or Minimum Rate of Interest that is to be applied to the relevant Interest Period); for the avoidance of doubt, the proviso in this sub-paragraph (iii) shall apply to the relevant Interest Period only and any subsequent Interest Periods are subject to the subsequent operation of, and to adjustment as provided in, this Condition 7(j));
- (iv) if the Independent Adviser or the Issuer (as applicable) determines a Successor Rate or, failing which, an Alternative Reference Rate (as applicable) in accordance with the above provisions, the Independent Adviser or the Issuer (as applicable), may (acting in good faith and in a commercially reasonable manner) also specify changes to these Conditions, the Trust Deed and the Paying Agency Agreement, including but not limited to the Day Count Fraction, Relevant Screen Page, Business Day Convention, Business Days, Interest Determination Date, and/or the definition of Reference Rate applicable to the Notes, and the method for determining the fallback rate in relation to the Notes, which are necessary in order to ensure the proper operation of such Successor Rate or the Alternative Reference Rate (as applicable), which changes shall apply to the Notes for all future Interest Periods (subject to the subsequent operation of, and to adjustment as provided in, this Condition 7(j)). If the Independent Adviser (in consultation with the Issuer) or the Issuer (as applicable) determines (acting in good faith and in a commercially reasonable manner) that an Adjustment Spread (as defined below) is required to be applied to the Successor Rate or the Alternative Reference Rate (as applicable) and determines the quantum of, or a formula or methodology for determining, such Adjustment Spread, then such Adjustment Spread shall be applied to the Successor Rate or the Alternative Reference Rate (as applicable). If the Independent Adviser or the Issuer (as applicable) is unable to determine the quantum of, or a formula or methodology for determining, such Adjustment Spread, then such Successor Rate or Alternative Reference Rate (as applicable)

will apply without an Adjustment Spread (each of the changes described above, a "**Benchmark Amendment**" and together, the "**Benchmark Amendments**"). For the avoidance of doubt, the Trustee and the Paying Agents shall, at the request and expense of the Issuer, without any requirement for the consent or approval of the Noteholders but subject to receipt by the Trustee and the Paying Agents of a certificate signed by two Authorised Signatories (as defined in the Trust Deed) of the Issuer pursuant to sub-paragraph (v) below, concur with the Issuer in effecting any Benchmark Amendments to the Trust Deed, the Paying Agency Agreement and these Conditions as the Issuer determines and certifies to the Trustee may be required in order to give effect to this Condition 7(j) (regardless of whether or not giving effect to such Benchmark Amendments would constitute a Reserved Matter (as defined in the Trust Deed) or one or more provisos under Condition 16 (*Meeting of Noteholders; Modification, Waiver*)) **provided, however, that** neither the Trustee nor any Paying Agent (as applicable) shall be obliged to concur if, in the sole opinion of the Trustee or the Paying Agents (as applicable), doing so would (i) expose the Trustee and/or the Paying Agents (as applicable) to any additional liabilities against which it has not been indemnified and/or secured and/or prefunded to its satisfaction or (ii) impose more onerous obligations upon it or expose it to any additional duties or responsibilities or reduce or amend its rights and/or the protective provisions afforded to it in the Trust Deed and/or these Conditions and/or the Paying Agency Agreement (as applicable) (including, for the avoidance of doubt, any supplemental trust deed or agency agreement) in any way. For the avoidance of doubt, none of the Trustee, the Paying Agents or the Calculation Agent will be responsible for determining whether or not a Benchmark Event has occurred; and

- (v) the Issuer shall promptly, but in any event no later than the Determination Cut-Off Date, following the determination of any Successor Rate or Alternative Reference Rate (as applicable) or Adjustment Spread, give notice thereof and of any changes pursuant to sub-paragraph (iv) above to the Trustee, the Paying Agents and the Noteholders, which shall specify the effective date(s) for such Successor Rate or Alternative Reference Rate or Adjustment Spread (as applicable) and any Benchmark Amendments necessary to be made to these Conditions, the Trust Deed and/or the Paying Agency Agreement. No later than notifying the Trustee and the Paying Agents of the same, the Issuer shall deliver to the Trustee and the Paying Agents a certificate signed by two Authorised Signatories of the Issuer confirming (i) that a Benchmark Event has occurred, (ii) the Successor Rate or Alternative Reference Rate (as applicable), (iii) where applicable, any Adjustment Spread and (iv) where applicable, the terms of any changes pursuant to sub-paragraph (iv) above and certifying that the Benchmark Amendments are necessary to ensure the proper operation of such Successor Rate, Alternative Reference Rate and/or any Adjustment Spread.

The Trustee and the Paying Agents shall be entitled to rely on such certificate (without enquiry or liability to any person) as sufficient evidence thereof. The Successor Reference or Alternative Rate and (in either case) the Adjustment Spread and the Benchmark Amendments (if any) specified in such certificate will (in the absence of manifest error in the determination of the Successor Reference Rate or Alternative Reference Rate and (in either case) the Adjustment Spread and the Benchmark Amendments (if any) and without prejudice to the Trustee's or the Agent's ability to rely on such certificate as aforesaid) be binding on the Issuer, the Trustee, the Paying Agents and the Noteholders.

In no event shall the Calculation Agent be responsible for determining any Successor Rate, Alternative Reference Rate, Adjustment Spread, Benchmark Event or any Benchmark Amendments. The Calculation Agent will be entitled to conclusively rely on any determinations made by the Issuer or the Independent Adviser and in the absence of fraud, negligence or bad faith, will have no liability for such actions taken at the direction of the Issuer or the Independent Adviser.

For the purposes of this Condition 7(j):

"Adjustment Spread" means a spread (which may be positive or negative) or formula or methodology for calculating a spread, which the Independent Adviser (in consultation with the Issuer) or the Issuer (as applicable), determines (acting in good faith and in a commercially reasonable manner) is required to be applied to the relevant Successor Rate or the relevant Alternative Reference Rate (as applicable) in order to reduce or eliminate, to the extent reasonably practicable in the circumstances, any economic prejudice or benefit (as the case may be) to Noteholders and Couponholders as a result of the replacement of the Reference Rate with the Successor Rate or the Alternative Reference Rate (as applicable) and is the spread, formula or methodology which:

- (i) in the case of a Successor Rate, is formally recommended in relation to the replacement of the Reference Rate with the Successor Rate by any Relevant Nominating Body; or
- (ii) in the case of a Successor Rate for which no such recommendation has been made or in the case of an Alternative Reference Rate, the Independent Adviser (in consultation with the Issuer) or the Issuer (as applicable) determines (acting in good faith and in a commercially reasonable manner) is recognised or acknowledged as being in customary market usage in international debt capital markets transactions which reference the Reference Rate where such rate has been replaced by the Successor Rate or the Alternative Reference Rate (as applicable); or
- (iii) if no such customary market usage is recognised or acknowledged, the Independent Adviser (in consultation with the Issuer) or the Issuer in its discretion (as applicable), determines (acting in good faith and in a commercially reasonable manner) to be appropriate;

"Alternative Reference Rate" means the rate (and related alternative screen page or source, if available) that the Independent Adviser or the Issuer (as applicable) determines in accordance with Condition 7(j) has replaced the Original Reference Rate in customary market usage in the international debt capital markets for the purposes of determining rates of interest (or the relevant component part thereof) in respect of notes denominated in the Specified Currency and of a comparable duration to the relevant Interest Period or, if the Independent Adviser or the Issuer (as applicable) determines that there is no such rate, such other rate as the Independent Adviser or the Issuer (as applicable) determines in its discretion (acting in good faith and in a commercially reasonable manner) is most comparable to the Original Reference Rate;

"Benchmark Event" means:

- (i) the Original Reference Rate has ceased to be published on the Relevant Screen Page as a result of such benchmark ceasing to be calculated or administered; or
- (ii) a public statement by the administrator of the Original Reference Rate that it will, by a specified date within the following six months, cease publishing the Original Reference Rate permanently or indefinitely (in circumstances where no successor administrator has been appointed that will continue publication of the Original Reference Rate); or
- (iii) a public statement by the supervisor of the administrator of the Original Reference Rate that the Original Reference Rate has been or will, by a specified date within the following six months, be permanently or indefinitely discontinued; or
- (iv) a public statement by the supervisor of the administrator of the Original Reference Rate that means the Original Reference Rate will be prohibited from being used or that its use will be subject to restrictions or adverse consequences, in each case within the following six months; or

- (v) a public statement by the supervisor of the administrator of the relevant Original Reference Rate that, in the view of such supervisor, such Reference Rate is no longer representative of an underlying market; or
- (vi) it has become unlawful for the Calculation Agent or the Issuer to calculate any payments due to be made to any Noteholder using the Original Reference Rate.

"Independent Adviser" means an independent financial institution of international repute or other independent financial adviser with appropriate expertise in the international debt capital markets, in each case selected and appointed by the Issuer at its own expense;

"Relevant Nominating Body" means, in respect of a reference rate or screen rate (as applicable):

- (i) the central bank, reserve bank, monetary authority or any similar institution for the currency to which the reference rate or screen page (as applicable) relates, or any central bank or other supervisory authority which is responsible for supervising the administrator of the reference rate or screen page (as applicable); or
- (ii) any working group or committee sponsored by, chaired or co-chaired by or constituted at the request of
 - (A) the central bank, reserve bank, monetary authority or any similar institution for the currency to which the reference rate or screen rate (as applicable) relates,
 - (B) any central bank or other supervisory authority which is responsible for supervising the administrator of the reference rate or screen rate (as applicable),
 - (C) a group of the aforementioned central banks or other supervisory authorities, or
 - (D) the International Swaps and Derivatives Association, Inc. or any part thereof; and

"Successor Rate" means the rate (and related alternative screen page or source, if available) that the Independent Adviser or the Issuer (as applicable) determines is a successor to or replacement of the Reference Rate which is formally recommended by any Relevant Nominating Body.

(k) ***Interest – Floating Rate Notes referencing SONIA***

- (i) This Condition 7(k) is applicable to the Notes only if the Floating Rate Note Provisions are specified in the relevant Final Terms as being applicable and the "Reference Rate" is specified in the relevant Final Terms as being "SONIA". In no event will the Rate of Interest for any Interest Period be less than the Minimum Rate of Interest.
- (ii) Where "SONIA" is specified as the Reference Rate in the Final Terms, the Rate of Interest for each Interest Period will, subject as provided below, be Compounded Daily SONIA plus or minus (as specified in the relevant Final Terms) the Margin, all as determined by the Calculation Agent.
- (iii) For the purposes of this Condition 7(k):

"Compounded Daily SONIA", with respect to an Interest Period, will be calculated by the Calculation Agent on each Interest Determination Date in accordance with the following formula, and the resulting percentage will be rounded, if necessary, to the fourth decimal place, with 0.00005 being rounded upwards:

$$\left[\prod_{i=1}^{d_0} \left(1 + \frac{SONIA_{pLBD} \times \tau_i}{365} \right) - 1 \right] \times \frac{365}{d}$$

"d" means the number of calendar days in:

- (i) where "Lag" is specified as the Observation Method in the relevant Final Terms, the relevant Interest Period; or
- (ii) where "Observation Shift" is specified as the Observation Method in the relevant Final Terms, the relevant Observation Period;

"d₀" means the number of London Banking Days in:

- (i) where "Lag" is specified as the Observation Method in the relevant Final Terms, the relevant Interest Period; or
- (ii) where "Observation Shift" is specified as the Observation Method in the relevant Final Terms, the relevant Observation Period;

"i" means a series of whole numbers from one to d₀, each representing the relevant London Banking Day in chronological order from, and including, the first London Banking Day in:

- (i) where "Lag" is specified as the Observation Method in the relevant Final Terms, the relevant Interest Period; or
- (ii) where "Observation Shift" is specified as the Observation Method in the relevant Final Terms, the relevant Observation Period;

to, and including, the last London Banking Day in such period;

"**Interest Determination Date**" means, in respect of any Interest Period, the date falling p London Banking Days prior to the Interest Payment Date for such Interest Period (or the date falling p London Banking Days prior to such earlier date, if any, on which the Notes are due and payable).

"**London Banking Day**" or "**LBD**" means any day (excluding Saturday or Sunday) on which commercial banks are open for general business (including dealing in foreign exchange and foreign currency deposits) in London;

"n_i" for any London Banking Day "i", in the relevant Interest Period or Observation Period (as applicable) is the number of calendar days from, and including, such London Banking Day "i" up to, but excluding, the following London Banking Day;

"**Observation Period**" means, in respect of an Interest Period, the period from, and including, the date falling "p" London Banking Days prior to the first day of such Interest Period (and the first Interest Period shall begin on and include the Interest Commencement Date) and ending on, but excluding, the date which is p London Banking Days prior to the Interest Payment Date for such Interest Period (or the date falling p London Banking Days prior to such earlier date, if any, on which the Notes become due and payable);

"p" for any Interest Period or Observation Period (as applicable), means the number of London Banking Days specified as the "Lag Period" or the "Observation Shift Period" (as applicable) in the relevant Final Terms;

"**SONIA Reference Rate**" means, in respect of any London Banking Day, a reference rate equal to the daily Sterling Overnight Index Average ("**SONIA**") rate for such London

Banking Day as provided by the administrator of SONIA to authorised distributors and as then published on the Relevant Screen Page (or if the Relevant Screen Page is unavailable, as otherwise is published by such authorised distributors) on the London Banking Day immediately following such London Banking Day; and

"SONIA_i" means the SONIA Reference Rate for:

- (i) where "Lag" is specified as the Observation Method in the relevant Final Terms, the London Banking Day falling "p" London Banking Days prior to the relevant London Banking Day "i"; or
- (ii) where "Observation Shift" is specified as the Observation Method in the relevant Final Terms; the relevant London Banking Day "i";

For the avoidance of doubt, the formula for the calculation of Compounded Daily SONIA only compounds the SONIA Reference Rate in respect of any London Banking Day. The SONIA Reference Rate applied to a day that is a non-London Banking Day will be taken by applying the SONIA Reference Rate for the previous London Banking Day but without compounding.

- (iv) If, in respect of any London Banking Day in the relevant Interest Period or Observation Period (as applicable), the SONIA Reference Rate is not available on the Relevant Screen Page or has not otherwise been published by the relevant authorised distributors, such SONIA Reference Rate shall:
 - (A) (1) be the Bank of England's Bank Rate (the "**Bank Rate**") prevailing at close of business on the relevant London Banking Day; plus (2) the mean of the spread of the SONIA Reference Rate to the Bank Rate over the previous five London Banking Days on which a SONIA Reference Rate has been published, excluding the highest spread (or, if there is more than one highest spread, one only of those highest spreads) and lowest spread (or, if there is more than one lowest spread, one only of those lowest spreads) to the Bank Rate; or
 - (B) subject to Condition 7(j) (*Benchmark Discontinuation*), if the Bank Rate is not published by the Bank of England at close of business on the relevant London Banking Day, be the SONIA Reference Rate published on the Relevant Screen Page (or otherwise published by the relevant authorised distributors) for the first preceding London Banking Day on which the SONIA Reference Rate was published on the Relevant Screen Page (or otherwise published by the relevant authorised distributors).
- (v) Subject to Condition 7(j) (*Benchmark Discontinuation*), if the Rate of Interest cannot be determined in accordance with the foregoing provisions of this Condition 7(k), the Issuer shall give notice thereof to the Paying Agents, the Trustee and the Noteholders in accordance with Condition 18 (*Notices*) no later than the Determination Cut-off Date and the Rate of Interest shall be (A) that determined as at the last preceding Interest Determination Date (though substituting, where a different Margin or Maximum Rate of Interest or Minimum Rate of Interest is to be applied to the relevant Interest Period from that which applied to the last preceding Interest Period, the Margin or Maximum Rate of Interest or Minimum Rate of Interest relating to the relevant Interest Period, in place of the Margin or Maximum Rate of Interest or Minimum Rate of Interest relating to that last preceding Interest Period) or (B) if there is no such preceding Interest Determination Date, the initial Rate of Interest which would have been applicable to the Notes for the first Interest Period had the Notes been in issue for a period equal in duration to the scheduled first Interest Period but ending on (and excluding) the Interest Commencement Date (but applying the Margin and any Maximum Rate of Interest or Minimum Rate of Interest applicable to the first Interest Period).

(l) **Interest – Floating Rate Notes referencing SOFR**

- (i) This Condition 7(l) is applicable to the Notes only if the Floating Rate Note Provisions are specified in the relevant Final Terms as being applicable and the "Reference Rate" is specified in the relevant Final Terms as being "SOFR".
- (ii) Where "SOFR" is specified as the Reference Rate in the Final Terms, the Rate of Interest for each Interest Period will, subject as provided below, be the Benchmark plus or minus (as specified in the relevant Final Terms) the Margin, all as determined by the Calculation Agent. In no event will the Rate of Interest for any Interest Period be less than the Minimum Rate of Interest.
- (iii) For the purposes of this Condition 7(l):

"Benchmark" means Compounded SOFR, which is a compounded average of daily SOFR, as determined for each Interest Period in accordance with the specific formula and other provisions set out in this Condition 7(l).

Daily SOFR rates will not be published in respect of any day that is not a U.S. Government Securities Business Day, such as a Saturday, Sunday or holiday. For this reason, in determining Compounded SOFR in accordance with the specific formula and other provisions set forth herein, the daily SOFR rate for any U.S. Government Securities Business Day that immediately precedes one or more days that are not U.S. Government Securities Business Days will be multiplied by the number of calendar days from and including such U.S. Government Securities Business Day to, but excluding, the following U.S. Government Securities Business Day.

If the Issuer determines that a Benchmark Transition Event and its related Benchmark Replacement Date have occurred in respect of Compounded SOFR (or the daily SOFR used in the calculation hereof) prior to the relevant SOFR Determination Time, then the provisions under Condition 7(l)(ii) to (iii) below will apply.

"Business Day" means any weekday that is a U.S. Government Securities Business Day and is not a legal holiday in New York and each (if any) Additional Business Centre(s) and is not a date on which banking institutions in those cities are authorised or required by law or regulation to be closed;

"Compounded SOFR" with respect to any Interest Period, means the rate of return of a daily compound interest investment computed in accordance with the following formula (and the resulting percentage will be rounded, if necessary, to the nearest one hundred-thousandth of a percentage point, with 0.000005 being rounded upwards to 0.00001):

$$\left[\prod_{i=1}^{d_0} \left(1 + \frac{SOFR \times n_i}{360} \right) - 1 \right] \times \frac{360}{d}$$

"d" is the number of calendar days in:

- (i) where "Lag" is specified as the Observation Method in the relevant Final Terms, the relevant Interest Period; or
- (ii) where "Observation Shift" is specified as the Observation Method in the relevant Final Terms, the relevant Observation Period.

"d₀" is the number of U.S. Government Securities Business Days in:

- (i) where "Lag" is specified as the Observation Method in the relevant Final Terms, the relevant Interest Period; or

- (ii) where "Observation Shift" is specified as the Observation Method in the relevant Final Terms, the relevant Observation Period.

"**i**" is a series of whole numbers from one to d_0 , each representing the relevant U.S. Government Securities Business Day in chronological order from, and including, the first U.S. Government Securities Business Day in:

- (i) where "Lag" is specified as the Observation Method in the relevant Final Terms, the relevant Interest Period; or
- (ii) where "Observation Shift" is specified as the Observation Method in the relevant Final Terms, the relevant Observation Period,

to and including the last US Government Securities Business Day in such period;

"**Interest Determination Date**" means, in respect of any Interest Period, the date falling "**p**" U.S. Government Securities Business Days prior to the Interest Payment Date for such Interest Period (or the date falling "**p**" U.S. Government Securities Business Days prior to such earlier date, if any, on which the Notes are due and payable);

"**ni**" for any U.S. Government Securities Business Day "**i**" in the relevant Interest Period or Observation Period (as applicable), is the number of calendar days from, and including, such U.S. Government Securities Business Day "**i**" to, but excluding, the following U.S. Government Securities Business Day ("**i+1**");

"**Observation Period**" in respect of an Interest Period means the period from, and including, the date falling "**p**" U.S. Government Securities Business Days preceding the first day in such Interest Period (and the first Interest Period shall begin on and include the Interest Commencement Date) to, but excluding, the date falling "**p**" U.S. Government Securities Business Days preceding the Interest Payment Date for such Interest Period (or the date falling "**p**" U.S. Government Securities Business Days prior to such earlier date, if any, on which the Notes become due and payable);

"**p**" for any Interest Period or Observation Period (as applicable) means the number of U.S. Government Securities Business Days specified as the "Lag Period" or the "Observation Shift Period" (as applicable) in the relevant Final Terms;

"**SOFR**" with respect to any U.S. Government Securities Business Day, means:

- (i) the Secured Overnight Financing Rate published for such U.S. Government Securities Business Day as such rate appears on the SOFR Administrator's Website at 3:00 p.m. (New York time) on the immediately following U.S. Government Securities Business Day (the "**SOFR Determination Time**"); or
- (ii) if the rate specified in (i) above does not so appear, the Secured Overnight Financing Rate as published in respect of the first preceding U.S. Government Securities Business Day for which the Secured Overnight Financing Rate was published on the SOFR Administrator's Website;

"**SOFR Administrator**" means the Federal Reserve Bank of New York (or a successor administrator of the Secured Overnight Financing Rate);

"**SOFR Administrator's Website**" means the website of the Federal Reserve Bank of New York, or any successor source; and

"**SOFRi**" means the SOFR for:

- (i) where "Lag" is specified as the Observation Method in the applicable Final Terms, the U.S. Government Securities Business Day falling "**p**" U.S. Government Securities Business Days prior to the relevant U.S. Government Securities Business Day "**i**"; or

- (ii) where "Observation Shift" is specified as the Observation Method in the relevant Final Terms, the relevant U.S. Government Securities Business Day "i"; and

"U.S. Government Securities Business Day" means any day except for a Saturday, a Sunday or a day on which the Securities Industry and Financial Markets Association recommends that the fixed income departments of its members be closed for the entire day for purposes of trading in U.S. government securities.

- (iv) Notwithstanding any other provision to the contrary in these Conditions, if the Issuer or, at the Issuer's request, the Independent Adviser, determines on or prior to the relevant Reference Time that a Benchmark Transition Event and its related Benchmark Replacement Date (each as defined below) have occurred with respect to the then-current Benchmark, the Benchmark Replacement will replace the then-current Benchmark for all purposes relating to the Notes in respect of all determinations on such date and for all determinations on all subsequent dates. In connection with the implementation of a Benchmark Replacement, the Issuer will have the right to make Benchmark Replacement Conforming Changes from time to time. If the Issuer exercises its right to make Benchmark Replacement Conforming Changes at any time, at the request and expense of the Issuer, but subject to receipt by the Trustee and the Paying Agents of a certificate signed by two Authorised Signatories of the Issuer pursuant to the below, the Trustee, without any requirement for the consent or approval of the Noteholders, and the Paying Agents shall concur with the Issuer in effecting any Benchmark Replacement Conforming Changes required to these Conditions, the Trust Deed and/or the Paying Agency Agreement (regardless of whether or not the effecting of such Benchmark Amendments constitutes one or more provisos under Condition 17 (*Meetings of Noteholders, Modification, Waiver and Substitution*)) and neither the Trustee nor the Paying Agents shall be liable to any party for any consequences thereof. Notwithstanding the above, neither the Trustee nor the Paying Agents shall be obliged so to concur if in its reasonable opinion doing so would have the effect of (i) exposing the Trustee to any liabilities against which it has not been indemnified and/or prefunded and/or secured to their satisfaction or (ii) impose more onerous obligations upon it or expose it to any additional duties, responsibilities or liabilities or reduce or amend the rights and/or protective provisions afforded to it in these Conditions, the Trust Deed or the Paying Agency Agreement (including, for the avoidance of doubt, any supplemental trust deed or agency agreement) in any way.

Any determination, decision or election that may be made by the Issuer pursuant to this section, including any determination with respect to a tenor, rate or adjustment or of the occurrence or non-occurrence of an event, circumstance or date and any decision to take or refrain from taking any action or any selection:

- (A) will be conclusive and binding absent manifest error;
- (B) if made by the Issuer, will be made in the sole discretion of the Issuer;
- (C) if made by the Independent Adviser, will be made after consultation with the Issuer, and the Independent Adviser will not make any such determination, decision or election to which the Issuer reasonably objects; and
- (D) notwithstanding anything to the contrary in the documentation relating to the Notes, shall become effective without consent from the holders of the Notes or any other party.

"Benchmark" means, initially, Compounded SOFR, as such term is defined above; provided that if the Issuer determines on or prior to the Reference Time that a Benchmark Transition Event and its related Benchmark Replacement Date have occurred with respect to Compounded SOFR (or the published daily SOFR

used in the calculation thereof) or the then-current Benchmark, then "Benchmark" shall mean the applicable Benchmark Replacement.

"Benchmark Replacement" means the first alternative set forth in the order below that can be determined by the Issuer as of the Benchmark Replacement Date:

- (i) the sum of: (A) the alternate rate of interest that has been selected or recommended by the Relevant Governmental Body as the replacement for the then-current Benchmark and (B) the Benchmark Replacement Adjustment;
- (ii) the sum of: (A) the ISDA Fallback Rate and (B) the Benchmark Replacement Adjustment; or
- (iii) the sum of: (A) the alternate rate of interest that has been selected by the Issuer as the replacement for the then-current Benchmark giving due consideration to any industry-accepted rate of interest as a replacement for the then-current Benchmark for U.S. dollar-denominated floating rate notes at such time and (B) the Benchmark Replacement Adjustment;

"Benchmark Replacement Adjustment" means the first alternative set forth in the order below that can be determined by the issuer or its designee as of the Benchmark Replacement Date:

- (i) the spread adjustment, or method for calculating or determining such spread adjustment, (which may be a positive or negative value or zero) that has been selected or recommended by the Relevant Governmental Body for the applicable Unadjusted Benchmark Replacement;
- (ii) if the applicable Unadjusted Benchmark Replacement is equivalent to the ISDA Fallback Rate, the ISDA Fallback Adjustment; or
- (iii) the spread adjustment (which may be a positive or negative value or zero) that has been selected by the Issuer giving due consideration to any industry-accepted spread adjustment, or method for calculating or determining such spread adjustment, for the replacement of the then-current Benchmark with the applicable Unadjusted Benchmark Replacement for U.S. dollar-denominated floating rate notes at such time;

"Benchmark Replacement Conforming Changes" means, with respect to any Benchmark Replacement, any technical, administrative or operational changes (including changes to the timing and frequency of determining rates and making payments of interest, rounding of amounts or tenors, and other administrative matters) that the Issuer decides may be appropriate to reflect the adoption of such Benchmark Replacement in a manner substantially consistent with market practice (or, if the Issuer decides that adoption of any portion of such market practice is not administratively feasible or if the Issuer determines that no market practice for use of the Benchmark Replacement exists, in such other manner as the Issuer determines is reasonably necessary);

"Benchmark Replacement Date" means the earliest to occur of the following events with respect to the then-current Benchmark (including the daily published component used in the calculation thereof):

- (i) in the case of clause (i) or (ii) of the definition of "Benchmark Transition Event," the later of (a) the date of the public statement or publication of information referenced therein and (b) the date on which the administrator of the Benchmark permanently or indefinitely ceases to provide the Benchmark (or such component); or

- (ii) in the case of clause (iii) of the definition of "Benchmark Transition Event," the date of the public statement or publication of information referenced therein.

For the avoidance of doubt, if the event that gives rise to the Benchmark Replacement Date occurs on the same day as, but earlier than, the Reference Time in respect of any determination, the Benchmark Replacement Date will be deemed to have occurred prior to the Reference Time for such determination;

"Benchmark Transition Event" means the occurrence of one or more of the following events with respect to the then-current Benchmark (including the daily published component used in the calculation thereof):

- (i) a public statement or publication of information by or on behalf of the administrator of the Benchmark (or such component) announcing that such administrator has ceased or will cease to provide the Benchmark (or such component), permanently or indefinitely, provided that, at the time of such statement or publication, there is no successor administrator that will continue to provide the Benchmark (or such component); or
- (ii) a public statement or publication of information by the regulatory supervisor for the administrator of the Benchmark (or such component), the central bank for the currency of the Benchmark (or such component), an insolvency official with jurisdiction over the administrator for the Benchmark (or such component), a resolution authority with jurisdiction over the administrator for the Benchmark (or such component) or a court or an entity with similar insolvency or resolution authority over the administrator for the Benchmark, which states that the administrator of the Benchmark (or such component) has ceased or will cease to provide the Benchmark (or such component) permanently or indefinitely, provided that, at the time of such statement or publication, there is no successor administrator that will continue to provide the Benchmark (or such component); or
- (iii) a public statement or publication of information by the regulatory supervisor for the administrator of the Benchmark announcing that the Benchmark is no longer representative;

"ISDA Definitions" has the meaning given in Condition 2(a) (*Definitions*);

"ISDA Fallback Adjustment" means the spread adjustment (which may be a positive or negative value or zero) that would apply for derivatives transactions referencing the ISDA Definitions to be determined upon the occurrence of an index cessation event with respect to the Benchmark;

"ISDA Fallback Rate" means the rate that would apply for derivatives transactions referencing the ISDA Definitions to be effective upon the occurrence of an index cessation date with respect to the Benchmark for the applicable tenor excluding the applicable ISDA Fallback Adjustment;

"Reference Time" with respect to any determination of the Benchmark means (i) if the Benchmark is Compounded SOFR, the SOFR Determination Time, and (ii) if the Benchmark is not Compounded SOFR, the time determined by the Issuer after giving effect to the Benchmark Replacement Conforming Changes;

"Relevant Governmental Body" means the Federal Reserve Board and/or the Federal Reserve Bank of New York, or a committee officially endorsed or convened by the Federal Reserve Board and/or the Federal Reserve Bank of New York or any successor thereto; and

"Unadjusted Benchmark Replacement" means the Benchmark Replacement excluding the Benchmark Replacement Adjustment.

- (v) Any Benchmark Replacement, Benchmark Replacement Adjustment and the specific terms of any Benchmark Replacement Conforming Changes, determined under this Condition 7(l) will be notified promptly, but in any event no later than the Determination Cut-off Date, by the Issuer to the Trustee, the Paying Agents and, in accordance with Condition 18 (*Notices*), the Noteholders. Such notice shall be irrevocable and shall specify the effective date on which such changes take effect.

No later than notifying the Trustee and the Paying Agents of the same, the Issuer shall deliver to the Trustee and the Paying Agents a certificate signed by two Authorised Signatories of the Issuer:

- (A) confirming (x) that a Benchmark Transition Event and its related Benchmark Replacement Date have occurred, (y) the relevant Benchmark Replacement and, (z) where applicable, any Benchmark Replacement Adjustment and/or the specific terms of any relevant Benchmark Replacement Conforming Changes, in each case as determined in accordance with the provisions of this Condition 7(l); and
- (B) certifying that the relevant Benchmark Replacement Conforming Changes are necessary to ensure the proper operation of such Benchmark Replacement and/or Benchmark Replacement Adjustment.

The Trustee and the Paying Agents shall be entitled to rely on such certificate (without enquiry or liability to any person) as sufficient evidence thereof. The Benchmark Replacement and the Benchmark Replacement Conforming Changes (if any) specified in such certificate will (in the absence of manifest error and without prejudice to the Trustee's or the Paying Agent's ability to rely on such certificate as aforesaid) be binding on the Issuer, the Trustee, the Paying Agents and the Noteholders.

- (vi) If the Rate of Interest cannot be determined in accordance with the foregoing provisions of this Condition 7(l), the Issuer shall give notice thereof to the Principal Paying Agent, the Calculation Agent, the Trustee and the Noteholders in accordance with Condition 18 (*Notices*) no later than the Determination Cut-off Date and the Rate of Interest shall be (A) that determined as at the last preceding Interest Determination Date (though substituting, where a different Margin is to be applied to the relevant Interest Period from that which applied to the last preceding Interest Period, the Margin relating to the relevant Interest Period, in place of the Margin relating to that last preceding Interest Period) or (B) if there is no such preceding Interest Determination Date, the initial Rate of Interest which would have been applicable to the Notes for the first Interest Period had the Notes been in issue for a period equal in duration to the scheduled first Interest Period but ending on (and excluding) the Interest Commencement Date (but applying the Margin applicable to the first Interest Period).

(m) ***Interest – Floating Rate Notes referencing €STR***

- (i) This Condition 7(m) is applicable to the Notes only if the Floating Rate Note Provisions are specified in the relevant Final Terms as being applicable and the "Reference Rate" is specified in the relevant Final Terms as being "€STR".
- (ii) Where "€STR" is specified as the Reference Rate in the Final Terms, the Rate of Interest for each Interest Period will, subject as provided below, be Compounded Daily €STR plus or minus (as specified in the relevant Final Terms) the Margin, all as determined by the Calculation Agent on each Interest Determination Date.
- (iii) For the purposes of this Condition 7(m):

"Compounded Daily €STR" means, with respect to any Interest Period, the rate of return of a daily compound interest investment (with the daily euro short-term

rate as reference rate for the calculation of interest) as calculated by the Calculation Agent as at the relevant Interest Determination Date in accordance with the following formula (and the resulting percentage will be rounded if necessary to the nearest fifth decimal place, with 0.000005 being rounded upwards):

$$\left[\prod_{i=1}^{d_o} \left(1 + \frac{\text{€STR}_i \times n_i}{D} \right) - 1 \right] \times \frac{D}{d}$$

where:

"**d**" means the number of calendar days in:

- (i) where "Lag" is specified as the Observation Method in the relevant Final Terms, the relevant Interest Period; or
- (ii) where "Observation Shift" is specified as the Observation Method in the relevant Final Terms, the relevant Observation Period;

"**D**" means the number specified as such in the relevant Final Terms (or, if no such number is specified, 360);

"**do**" means the number of TARGET Settlement Days in:

- (i) where "Lag" is specified as the Observation Method in the relevant Final Terms, the relevant Interest Period; or
- (ii) where "Observation Shift" is specified as the Observation Method in the relevant Final Terms, the relevant Observation Period;

the "**€STR reference rate**", in respect of any TARGET Settlement Day, is a reference rate equal to the daily euro short-term rate ("**€STR**") for such TARGET Settlement Day as provided by the European Central Bank as the administrator of €STR (or any successor administrator of such rate) on the website of the European Central Bank (or, if no longer published on its website, as otherwise published by it or provided by it to authorised distributors and as then published on the Relevant Screen Page or, if the Relevant Screen Page is unavailable, as otherwise published by such authorised distributors) on the TARGET Settlement Day immediately following such TARGET Settlement Day (in each case, at the time specified by, or determined in accordance with, the applicable methodology, policies or guidelines, of the European Central Bank or the successor administrator of such rate);

"**€STR_i**" means the €STR reference rate for:

- (i) where "*Lag*" is specified as the Observation Method in the relevant Final Terms, the TARGET Settlement Day falling "*p*" TARGET Settlement Days prior to the relevant TARGET Settlement Day "*i*"; or
- (ii) where "*Observation Shift*" is specified as the Observation Method in the relevant Final Terms, the relevant TARGET Settlement Day "*i*".

"**i**" is a series of whole numbers from one to "*do*", each representing the relevant TARGET Settlement Day in chronological order from, and including, the first TARGET Settlement Day in:

- (i) where "*Lag*" is specified as the Observation Method in the relevant Final Terms, the relevant Interest Period; or
- (ii) where "*Observation Shift*" is specified as the Observation Method in the relevant Final Terms, the relevant Observation Period;

to, and including, the last TARGET Settlement Day in such period;

"Interest Determination Date" means, in respect of any Interest Period, the date falling "p" TARGET Settlement Days prior to the Interest Payment Date for such Interest Period (or the date falling "p" TARGET Settlement Days prior to such earlier date, if any, on which the Notes are due and payable);

"n_i" for any TARGET Settlement Day "i" in the relevant Interest Period or Observation Period (as applicable), means the number of calendar days from (and including) such TARGET Settlement Day "i" up to (but excluding) the following TARGET Settlement Day;

"Observation Period" means, in respect of any Interest Period, the period from (and including) the date falling "p" TARGET Settlement Days prior to the first day of the relevant Interest Period (and the first Interest Period shall begin on and include the Interest Commencement Date) to (but excluding) the date falling "p" TARGET Settlement Days prior to (A) (in the case of an Interest Period) the Interest Payment Date for such Interest Period or (B) such earlier date, if any, on which the Notes become due and payable;

"p" for any latest Interest Period or Observation Period (as applicable), means the number of TARGET Settlement Days specified as the "Lag Period" or the "Observation Shift Period" (as applicable) in the relevant Final Terms; and

"Target Settlement Day" means a day on which the Trans-European Automated Real-time Gross Settlement Express Transfer (TARGET2) System or any successor thereto, is operating credit or transfer instructions in respect of payments in euro.

- (iv) Subject to Condition 7(j) (Benchmark Discontinuation), if, where any Rate of Interest is to be calculated pursuant to Condition 7(m)(ii) above, in respect of any TARGET Settlement Day in respect of which an applicable €STR reference rate is required to be determined, such €STR reference rate is not made available on the Relevant Screen Page or has not otherwise been published by the relevant authorised distributors, then the €STR reference rate in respect of such TARGET Settlement Day shall be the €STR reference rate for the first preceding TARGET Settlement Day in respect of which €STR reference rate was published by the European Central Bank on its website, as determined by the Calculation Agent.
- (v) Subject to Condition 7(j) (Benchmark Discontinuation), if the Rate of Interest cannot be determined in accordance with the foregoing provisions of this Condition 7(m), the Issuer shall give notice thereof to the Principal Paying Agent, the Calculation Agent, the Trustee and the Noteholders in accordance with Condition 18 (Notices) no later than the Determination Cut-off Date and the Rate of Interest shall be (A) that determined as at the last preceding Interest Determination Date (though substituting, where a different Margin is to be applied to the relevant Interest Period from that which applied to the last preceding Interest Period, the Margin relating to the relevant Interest Period, in place of the Margin relating to that last preceding Interest Period) or (B) if there is no such preceding Interest Determination Date, the initial Rate of Interest which would have been applicable to the Notes for the first Interest Period had the Notes been in issue for a period equal in duration to the scheduled first Interest Period but ending on (and excluding) the Interest Commencement Date (but applying the Margin applicable to the first Interest Period).
- (n) ***Interest – SONIA Compounded Index and SOFR Compounded Index***

Where "Index Determination" is specified in the Final Terms as being applicable, the Rate of Interest for each Interest Period will be the compounded daily reference rate for the relevant Interest Period, calculated in accordance with the following formula:

$$\frac{(\text{Compounded Index End} - 1) \times \frac{\text{Numerator}}{d}}{\text{Compounded Index Start}}$$

to the Relevant Decimal Place, plus or minus the Margin (if any), all as determined and calculated by the Calculation Agent, as applicable, where:

"**Compounded Index**" shall mean either SONIA Compounded Index or SOFR Compounded Index, as specified in the Final Terms;

"**d**" is the number of calendar days from (and including) the day on which the relevant Compounded Index Start is determined to (but excluding) the day on which the relevant Compounded Index End is determined;

"**End**" means the relevant Compounded Index value on the day falling the Relevant Number of Index Days prior to the Interest Payment Date for such Interest Period, or such other date on which the relevant payment of interest falls due (but which by its definition or the operation of the relevant provisions is excluded from such Interest Period);

"**Index Days**" means, in the case of the SONIA Compounded Index, London Banking Days, and, in the case of the SOFR Compounded Index, U.S. Government Securities Business Days;

"**Numerator**" means, in the case of the SONIA Compounded Index, 365 and, in the case of the SOFR Compounded Index, 360, or as otherwise specified in the Final Terms;

"**Relevant Decimal Place**" shall, unless otherwise specified in the Final Terms, be the fifth decimal place in the case of the SONIA Compounded Index and the seventh decimal place in the case of the SOFR Compounded Index, in each case rounded up or down, if necessary (with 0.000005 or, as the case may be, 0.00000005 being rounded upwards);

"**Relevant Number**" is as specified in the applicable Final Terms, but, unless otherwise specified, in the case of the SONIA Compounded Index shall be *five* and in the case of the SOFR Compounded Index shall be *two*;

"**SOFR Compounded Index**" means the Compounded Daily SOFR rate as published at 15:00 (New York time) by Federal Reserve Bank of New York (or a successor administrator of SOFR) on the website of the Federal Reserve Bank of New York, or any successor source;

"**SONIA Compounded Index**" means the Compounded Daily SONIA rate as published at 10:00 (London time) by the Bank of England (or a successor administrator of SONIA) on the Bank of England's Interactive Statistical Database, or any successor source; and

"**Start**" means the relevant Compounded Index value on the day falling the Relevant Number of Index Days prior to the first day of the relevant Interest Period.

Provided that a Benchmark Event has not occurred in respect of the relevant Compounded Index, if, with respect to any Interest Period, the relevant rate is not published for the relevant Compounded Index either on the relevant Start or End date, then the Calculation Agent shall calculate the rate of interest for that Interest Period as if Index Determination was not specified in the applicable Final Terms and as if Compounded Daily SONIA or Compounded Daily SOFR (as defined in Condition 7(k) (*Interest – Floating Rate Notes referencing SONIA*) and Condition 7(l) (*Interest – Floating Rate Notes referencing SOFR*) respectively) had been specified instead in the Final Terms and where "p" for the purposes of that definition in Condition 7(k) (*Interest – Floating Rate Notes referencing SONIA*) and Condition 7(l) (*Interest – Floating Rate Notes referencing SOFR*) respectively shall be deemed to be the same as the Relevant Number specified in the Final Terms and where, in the case of Compounded Daily SONIA, the Relevant Screen Page will be determined by the Issuer. For the avoidance of doubt, if a Benchmark Event has occurred in respect

of the relevant Compounded Index, the provisions of Condition 7(j) (*Benchmark Discontinuation*) shall apply.

8. Zero Coupon Note Provisions

(a) Application

This Condition 8 is applicable to the Notes only if the Zero Coupon Note Provisions are specified in the relevant Final Terms as being applicable.

(b) Late payment on Zero Coupon Notes

If the Redemption Amount payable in respect of any Zero Coupon Note is improperly withheld or refused, the Redemption Amount shall thereafter be an amount equal to the sum of:

- (i) the Reference Price; and
- (ii) the product of the Accrual Yield (compounded annually) being applied to the Reference Price from (and including) the Issue Date to (but excluding) whichever is the earlier of (i) the day on which all sums due in respect of such Note up to that day are received by or on behalf of the relevant Noteholder and (ii) the day which is seven days after the Principal Paying Agent or as the case may be the Trustee has notified the Noteholders that it has received all sums due in respect of the Notes up to such seventh day (except to the extent that there is any subsequent default in payment).

9. Redemption and Purchase

(a) Scheduled redemption

Unless previously redeemed, or purchased and cancelled, the Notes will be redeemed at their Final Redemption Amount on the Maturity Date, subject as provided in Condition 10 (*Payments*).

(b) Redemption for tax reasons

The Notes may be redeemed at the option of the Issuer in whole, but not in part:

- (i) at any time (if the Floating Rate Note Provisions are not specified in the relevant Final Terms as being applicable); or
- (ii) on any Interest Payment Date (if the Floating Rate Note Provisions are specified in the relevant Final Terms as being applicable),

on giving not less than 30 nor more than 60 days' notice to the Noteholders (which notice shall be irrevocable) at their Early Redemption Amount (Tax), together with interest accrued (if any) to the date fixed for redemption, if either

- (i):
 - (A) the Issuer satisfies the Trustee immediately prior to the giving of notice by the Issuer that it has or will become obliged to pay additional amounts as provided or referred to in Condition 11 (*Taxation*) as a result of any change in, or amendment to, the laws or regulations of The Netherlands or any political subdivision or any authority thereof or therein having power to tax, or any change in the application or official interpretation of such laws or regulations (including a holding by a court of competent jurisdiction), which change or amendment becomes effective on or after the date of the agreement to issue the first Tranche of the Notes; and

(B) such obligation cannot be avoided by the Issuer taking reasonable measures available to it; or

(ii)

(A) the Issuer satisfies the Trustee immediately prior to the giving of notice by the Issuer that a Guarantor has or (if a demand was made under the Guarantee of the Notes) would become obliged to pay additional amounts as provided or referred to in Condition 11 (*Taxation*) as a result of any change in, or amendment to, the laws or regulations of The Netherlands (in the case of the Issuer) or Switzerland (in the case of the Guarantor) or, in any case, any political subdivision or any authority thereof or therein having power to tax, or any change in the application or official interpretation of such laws or regulations (including a holding by a court of competent jurisdiction), which change or amendment becomes effective on or after the date of issue of the first Tranche of the Notes; and

(B) such obligation cannot be avoided by the Guarantor taking reasonable measures available to it;

provided, however, that no such notice of redemption shall be given earlier than:

(1) where the Notes may be redeemed at any time, 90 days prior to the earliest date on which the Issuer or the Guarantor would be obliged to pay such additional amounts if a payment in respect of the Notes were then due; or

(2) where the Notes may be redeemed only on an Interest Payment Date, 60 days prior to the Interest Payment Date occurring immediately before the earliest date on which the Issuer or the Guarantor would be obliged to pay such additional amounts if a payment in respect of the Notes were then due.

Prior to the publication of any notice of redemption pursuant to this paragraph, the Issuer shall deliver or procure that there is delivered to the Trustee (1) a certificate signed by two directors of the Issuer stating that the circumstances referred to in (i)(A) and (i)(B) above prevail and setting out the details of such circumstances or (as the case may be) a certificate signed by two directors of the Guarantor stating that the circumstances referred to in (ii)(A) and (ii)(B) above prevail and setting out details of such circumstances and (2) an opinion in form and substance satisfactory to the Trustee of independent legal advisers of recognised standing to the effect that the Issuer or (as the case may be) the Guarantor has or will become obliged to pay such additional amounts as a result of such change or amendment. The Trustee shall be entitled to accept such certificate and opinion as sufficient evidence of the satisfaction of the circumstances set out in (i)(A) and (i)(B) or (as the case may be) (ii)(A) and (ii)(B) above, in which event they shall be conclusive and binding on the Noteholders. Upon the expiry of any such notice as is referred to in this Condition 9(b), the Issuer shall be bound to redeem the Notes in accordance with this Condition 9(b).

(c) ***Redemption at the option of the Issuer***

If the Call Option is specified in the relevant Final Terms as being applicable, the Notes may be redeemed at the option of the Issuer in whole or, if so specified in the relevant Final Terms, in part on any Optional Redemption Date (Call) at the relevant Optional Redemption Amount (Call) on the Issuer giving not less than 30 nor more than 60 days'

notice to the Noteholders and having notified the Trustee prior to the provision of such notice (which notice shall be irrevocable and shall oblige the Issuer to redeem the Notes or, as the case may be, the Notes specified in such notice on the relevant Optional Redemption Date (Call) at the Optional Redemption Amount (Call) plus accrued interest (if any) to such date).

(d) ***Make-Whole Redemption by the Issuer***

If so specified in the relevant Final Terms, in respect of any issue of Notes, the Issuer may, subject to compliance by the Issuer with all relevant laws, regulations and directives and on giving not less than 30 nor more than 60 days' notice to the Noteholders (or such other period as may be specified in the relevant Final Terms) redeem the Notes, in whole or in part, at any time or from time to time, prior to their Maturity Date (the "**Make-Whole Redemption Date**") at the Make-Whole Redemption Amount. The Make-Whole Redemption Amount will be calculated by the Principal Paying Agent and will be the greater of (x) 100 per cent. of the principal amount of the Notes so redeemed and, (y) the sum of the then present values of the remaining scheduled payments of principal and interest on such Notes (not including any interest accrued on the Notes to, but excluding, the relevant Make-Whole Redemption Date) discounted to the relevant Make-Whole Redemption Date on an annual basis at the Make- Whole Redemption Rate (as specified in the relevant Final Terms) plus a Make-Whole Redemption Margin (as specified in the relevant Final Terms), plus in each case, any interest accrued on the Notes to, but excluding, the Make-Whole Redemption Date.

(e) ***Partial redemption***

If the Notes are to be redeemed in part only on any date in accordance with Condition 9(c) (*Redemption at the option of the Issuer*), the Notes to be redeemed shall, in the case of Notes represented by definitive Notes, be selected by the drawing of lots in such place as the Trustee approves and in such manner as the Trustee considers appropriate, subject to compliance with applicable law and the rules of each listing authority, stock exchange and/or quotation system (if any) by which the Notes have then been admitted to listing, trading and/or quotation, and the notice to Noteholders referred to in Condition 9(c) (*Redemption at the option of the Issuer*) shall specify the serial numbers of the Notes so to be redeemed. In the case of Notes represented by one or more Global Notes, the Notes shall be selected on a *pro rata* basis in accordance with the rules and procedures of Euroclear and/or Clearstream, Luxembourg (to be reflected in the records of Euroclear and Clearstream, Luxembourg as either a pool factor or a reduction in principal amounts at their discretion). If any Maximum Redemption Amount or Minimum Redemption Amount is specified in the relevant Final Terms, then the Optional Redemption Amount (Call) shall in no event be greater than the maximum or be less than the minimum so specified.

(f) ***Redemption at the option of Noteholders***

If the Put Option is specified in the relevant Final Terms as being applicable, the Issuer shall, at the option of the holder of any Note, redeem such Note on the Optional Redemption Date (Put) specified in the relevant Put Option Notice at the relevant Optional Redemption Amount (Put) together with interest (if any) accrued to such date. In order to exercise the option contained in this Condition 9(f), the holder of a Note in definitive form and held outside Euroclear and Clearstream, Luxembourg must, not less than 30 nor more than 60 days before the relevant Optional Redemption Date (Put), deposit with any Paying Agent such Note together with all unmatured Coupons relating thereto and a duly completed Put Option Notice in the form obtainable from any Paying Agent. The Paying Agent with which such Note is so deposited with a duly completed Put Option Notice shall deliver a duly completed Put Option Receipt to the depositing Noteholder. If a Note is represented by a Global Note or is in definitive form and held through Euroclear or Clearstream, Luxembourg, in order to exercise the option contained in this Condition 9(f) the holder must, within the notice period, give notice to the Paying Agent of such exercise in accordance with the standard procedures of Euroclear and Clearstream, Luxembourg (which may include notice being given on his instruction by Euroclear and Clearstream,

Luxembourg or any common depositary or common safekeeper, as the case may be, for them to the Paying Agent by electronic means) in a form acceptable to Euroclear or Clearstream, Luxembourg from time to time.

No Note, once deposited with a duly completed Put Option Notice or other notice given in accordance with the standard procedures of Euroclear and Clearstream, Luxembourg by a holder of any Note in accordance with this Condition 9(f), may be withdrawn; **provided, however, that** if, prior to the relevant Optional Redemption Date (Put), any such Note becomes immediately due and payable or, upon due presentation of any such Note on the relevant Optional Redemption Date (Put), payment of the redemption moneys is improperly withheld or refused, the relevant Paying Agent shall mail notification thereof to the depositing Noteholder at such address as may have been given by such Noteholder in the relevant Put Option Notice and shall hold such Note at its specified office for collection by the depositing Noteholder against surrender of the relevant Put Option Receipt. For so long as any outstanding Note is held by a Paying Agent in accordance with this Condition 9(f), the depositor of such Note and not such Paying Agent shall be deemed to be the holder of such Note for all purposes.

(g) ***Issuer Residual Call***

If "*Issuer Residual Call*" is specified in the relevant Final Terms as being applicable, and if, at any time (other than as a direct result of a redemption of some, but not all, of the Notes at the Make Whole Redemption Price at the Issuer's option pursuant to Condition 9(d) (*Redemption at the option of the Issuer*), the outstanding aggregate nominal amount of the Notes is equal to or less than the Minimum Percentage of the aggregate nominal amount of the Notes originally issued (and, for these purposes, any further Notes issued pursuant to Condition 20(a) (*Further Issues and joining of Issuer and Guarantor*)) and consolidated with the Notes as part of the same Series shall be deemed to have been originally issued), the Issuer may, in its sole discretion, redeem all (but not some only) of the remaining outstanding Notes on any date (or, if the Floating Rate Note Provisions are specified in the relevant Final Terms as being applicable, on any Interest Payment Date) upon giving not less than 10 nor more than 30 days' notice to the Noteholders (or such other notice period as may be specified in the relevant Final Terms) (which notice shall specify the date for redemption and shall be irrevocable), at the Optional Redemption Amount (Residual Call) together with any accrued and unpaid interest up to (but excluding) the date of redemption.

(h) ***Issuer Maturity Par Call***

If "*Issuer Maturity Par Call*" is specified in the relevant Final Terms as being applicable, the Issuer may at its option, upon giving not less than 10 nor more than 30 days' notice to the Noteholders (or such other notice period as may be specified in the relevant Final Terms) (which notice shall specify the date for redemption and shall be irrevocable), redeem all (but not some only) of the remaining outstanding Notes at any time during the period commencing on (and including) the Par Call Commencement Date (as specified in the relevant Final Terms) to (but excluding) the Maturity Date at their Par Call Redemption Amount specified in the relevant Final Terms, together with any accrued and unpaid interest up to (but excluding) the date of redemption.

(i) ***Special Redemption Call***

If "*Special Redemption Call*" is specified in the relevant Final Terms as being applicable, upon the occurrence of a Special Redemption Event, the Issuer may, upon giving not less than 10 nor more than 30 days' notice to the Noteholders (or such other notice period as may be specified in the relevant Final Terms) (which notice shall specify the date for redemption and shall be irrevocable), redeem all (but not some only) of the Notes during the Special Redemption Period at the Special Redemption Amount, together with any accrued but unpaid interest up to (but excluding) the date set for redemption. A "**Special Redemption Event**" shall be deemed to have occurred if the CCH Group (i) has not completed and closed the acquisition of the Acquisition Target (as specified in the relevant Final Terms) by the Special Redemption Longstop Date (as specified in the relevant Final

Terms); or (ii) the Guarantor or the CCH Group has published an announcement that the acquisition of the Acquisition Target has been withdrawn, lapsed or terminated and that the Guarantor or the CCH Group no longer intends to pursue the acquisition of the Acquisition Target.

(j) ***No other redemption***

The Issuer shall not be entitled to redeem the Notes otherwise than as provided in Condition 9(a) to (i) above.

(k) ***Early redemption of Zero Coupon Notes***

Unless otherwise specified in the relevant Final Terms, the Redemption Amount payable on redemption of a Zero Coupon Note at any time before the Maturity Date shall be an amount equal to the sum of:

- (i) the Reference Price; and
- (ii) the product of the Accrual Yield (compounded annually) being applied to the Reference Price from (and including) the Issue Date to (but excluding) the date fixed for redemption or (as the case may be) the date upon which the Note becomes due and payable.

Where such calculation is to be made for a period which is not a whole number of years, the calculation in respect of the period of less than a full year shall be made on the basis of such Day Count Fraction as may be specified in the Final Terms for the purposes of this Condition 9(k) or, if none is so specified, a Day Count Fraction of 30E/360.

(l) ***Purchase***

The Issuer, the Guarantor or any of their respective Subsidiaries may at any time purchase Notes in the open market or otherwise and at any price, **provided that** all unmatured Coupons are purchased therewith.

(m) ***Cancellation***

All Notes so redeemed or purchased by the Issuer, the Guarantor, or any of their respective Subsidiaries and any unmatured Coupons attached to or surrendered with them shall be cancelled and may not be reissued or resold and the obligations of the Issuer and the Guarantor shall be discharged.

10. Payments

(a) ***Principal***

Payments of principal in respect of definitive Notes shall be made only against presentation and (**provided that** payment is made in full) surrender of definitive Notes at the specified office of any Paying Agent outside the United States by cheque drawn in the currency in which the payment is due on, or by transfer to an account denominated in that currency (or, if that currency is euro, any other account to which euro may be credited or transferred) and maintained by the payee with, a bank in the Principal Financial Centre of that currency (in the case of a sterling cheque, a town clearing branch of a bank in London). Payments of principal in respect of Notes represented by any Global Note will be made in the manner specified in relation to definitive Notes or otherwise in the manner specified in the relevant Global Note, where applicable, against presentation or surrender, as the case may be, of such Global Note at the specified office of any Paying Agent outside the United States. A record of each payment made, distinguishing between any payment of principal and any payment of interest, will be made either on such Global Note by the Paying Agent to which it was presented or in the records of Euroclear and Clearstream, Luxembourg, as applicable.

(b) ***Interest***

Payments of interest in respect of definitive Notes shall, subject to paragraph (g) below, be made only against presentation and (**provided that** payment is made in full) surrender of the appropriate Coupons at the specified office of any Paying Agent outside the United States in the manner described in paragraph (a) above. Payments of interest (if any) in respect of Notes represented by any Global Note will be made in the manner specified in relation to definitive Notes or otherwise in the manner specified in the relevant Global Note, where applicable, against presentation or surrender, as the case may be, of such Global Note at the specified office of any Paying Agent outside the United States. A record of each payment made, distinguishing between any payment of principal and any payment of interest, will be made either on such Global Note by the Paying Agent to which it was presented or in the records of Euroclear and Clearstream, Luxembourg, as applicable.

(c) ***General provisions applicable to payments***

The holder of a Global Note shall be the only person entitled to receive payments in respect of Notes represented by such Global Note and the Issuer or, as the case may be, the Guarantor will be discharged by payment to, or to the order of, the holder of such Global Note in respect of each amount so paid. Each of the persons shown in the records of Euroclear or Clearstream, Luxembourg as the beneficial holder of a particular principal amount of Notes represented by such Global Note must look solely to Euroclear or Clearstream, Luxembourg, as the case may be, for his share of each payment so made by the Issuer or, as the case may be, the Guarantor to, or to the order of, the holder of such Global Note.

(d) ***Payments in New York City***

Payments of principal or interest may be made at the specified office of a Paying Agent in New York City if (i) the Issuer has appointed Paying Agents outside the United States with the reasonable expectation that such Paying Agents will be able to make payment of the full amount of the interest on the Notes in the currency in which the payment is due when due, (ii) payment of the full amount of such interest at the offices of all such Paying Agents is illegal or effectively precluded by exchange controls or other similar restrictions and (iii) payment is permitted by applicable United States law.

(e) ***Payments subject to fiscal laws***

All payments in respect of the Notes are subject in all cases to any applicable fiscal or other laws and regulations in the place of payment, but without prejudice to the provisions of Condition 11 (*Taxation*). No commissions or expenses shall be charged to the Noteholders or Couponholders in respect of such payments. For the avoidance of doubt, any amounts to be paid in respect of the Notes will be paid net of any deduction or withholding imposed or required pursuant to sections 1471 through 1474 of the U.S. Internal Revenue Code of 1986, as amended (the "**Code**"), any current or future regulations or official interpretations thereof, any agreement entered into pursuant to section 1471(b) of the Code, or any fiscal or regulatory legislation, rules or practices adopted pursuant to any intergovernmental agreement entered into in connection with the implementation of such sections of the Code (any such deduction or withholding, "**FATCA Withholding**"), and no additional amounts will be required to be paid on account of any FATCA Withholding.

(f) ***Deductions for unmatured Coupons***

In the case of definitive Notes, if the relevant Final Terms specify that the Fixed Rate Note Provisions are applicable and unless Condition 10(g) (*Payments - Unmatured Coupons void*) is specified as applicable and a Note is presented without all unmatured Coupons relating thereto:

- (i) if the aggregate amount of the missing Coupons is less than or equal to the amount of principal due for payment, a sum equal to the aggregate amount of the missing

Coupons will be deducted from the amount of principal due for payment; **provided, however, that** if the gross amount available for payment is less than the amount of principal due for payment, the sum deducted will be that proportion of the aggregate amount of such missing Coupons which the gross amount actually available for payment bears to the amount of principal due for payment;

- (ii) if the aggregate amount of the missing Coupons is greater than the amount of principal due for payment:
 - (A) so many of such missing Coupons shall become void (in inverse order of maturity) as will result in the aggregate amount of the remainder of such missing Coupons (the "**Relevant Coupons**") being equal to the amount of principal due for payment; **provided, however, that** where this subparagraph would otherwise require a fraction of a missing Coupon to become void, such missing Coupon shall become void in its entirety; and
 - (B) a sum equal to the aggregate amount of the Relevant Coupons (or, if less, the amount of principal due for payment) will be deducted from the amount of principal due for payment; **provided, however, that**, if the gross amount available for payment is less than the amount of principal due for payment, the sum deducted will be that proportion of the aggregate amount of the Relevant Coupons (or, as the case may be, the amount of principal due for payment) which the gross amount actually available for payment bears to the amount of principal due for payment.

Each sum of principal so deducted shall be paid in the manner provided in paragraph (a) above against presentation and (**provided that** payment is made in full) surrender of the relevant missing Coupons within a period of ten years from the relevant date for the payment of such principal.

(g) ***Unmatured Coupons void***

In the case of definitive Notes, if the relevant Final Terms specify that this Condition 10(g) is applicable or that the Floating Rate Note Provisions are applicable, on the due date for final redemption of any Note or early redemption of such Note pursuant to Condition 9(b) (*Redemption for tax reasons*), Condition 9(c) (*Redemption at the option of the Issuer*), Condition 9(d) (*Make-Whole Redemption by the Issuer*), Condition 9(f) (*Redemption at the option of Noteholders*) or Condition 12 (*Events of Default*), all unmatured Coupons relating thereto (whether or not still attached) shall become void and no payment will be made in respect thereof.

(h) ***Payments on business days***

If the due date for payment of any amount in respect of any Note or Coupon is not a Payment Business Day in the place of presentation, the holder shall not be entitled to payment in such place of the amount due until the next succeeding Payment Business Day in such place and shall not be entitled to any further interest or other payment in respect of any such delay.

(i) ***Payments other than in respect of matured Coupons***

Payments of interest other than in respect of matured Coupons shall be made only against presentation of the relevant Notes at the specified office of any Paying Agent outside the United States (or in New York City if permitted by paragraph (d) above).

(j) ***Partial payments***

If a Paying Agent makes a partial payment in respect of any Note or Coupon presented to it for payment, such Paying Agent will endorse thereon a statement indicating the amount and date of such payment.

(k) ***Exchange of Talons***

On or after the maturity date of the final Coupon which is (or was at the time of issue) part of a Coupon Sheet relating to the Notes, the Talon forming part of such Coupon Sheet may be exchanged at the specified office of the Principal Paying Agent for a further Coupon Sheet (including, if appropriate, a further Talon) but excluding any Coupons in respect of which claims have already become void pursuant to Condition 13 (*Prescription*). Upon the due date for redemption of any Note, any unexchanged Talon relating to such Note shall become void and no Coupon will be delivered in respect of such Talon.

11. Taxation

(a) ***Gross up***

All payments of principal and interest in respect of the Notes and the Coupons by or on behalf of the Issuer or the Guarantor shall be made free and clear of, and without withholding or deduction for or on account of, any present or future taxes, duties, assessments or governmental charges of whatsoever nature imposed, levied, collected, withheld or assessed by or on behalf of The Netherlands (in the case of the Issuer) or Switzerland (in the case of the Guarantor) or, in any case, any political subdivision therein or any authority thereof or therein having power to tax, unless the withholding or deduction of such taxes, duties, assessments or governmental charges is required by law. In that event, the Issuer or (as the case may be) the Guarantor shall pay such additional amounts as will result in receipt by the Noteholders and the Couponholders after such withholding or deduction of such amounts as would have been received by them had no such withholding or deduction been required, except that no such additional amounts shall be payable in respect of any Note or Coupon presented for payment:

- (i) where such withholding or deduction is FATCA Withholding; or
- (ii) by or on behalf of a holder which is liable to such taxes, duties, assessments or governmental charges in respect of such Note or Coupon by reason of its having some connection with the jurisdiction by which such taxes, duties, assessments or charges have been imposed, other than the mere holding of such Note or Coupon;
- (iii) more than 30 days after the Relevant Date except to the extent that the relevant holder would have been entitled to such additional amounts if it had presented such Note or Coupon on the last day of such period of 30 days; or
- (iv) where such withholding or deduction is imposed under the 2021 Dutch Withholding Tax Act (*Wet bronbelasting 2021*).

(b) ***Taxing jurisdiction***

If the Issuer or the Guarantor becomes subject at any time to any taxing jurisdiction other than The Netherlands (in the case of the Issuer) or Switzerland (in the case of the Guarantor), references in this Condition 11 and Condition 9(b) (*Redemption and Purchase – Redemption for tax reasons*) to The Netherlands or Switzerland, as the case may be, shall be construed as references to The Netherlands or Switzerland, as the case may be and/or such other jurisdiction.

12. Events of Default

Subject, in the case of the happening of any of the events mentioned in paragraphs (b) to (j) (other than (g), in the case of the Issuer or the Guarantor) below, to the Trustee having first certified in writing that the happening of such events is in its opinion materially prejudicial to the interests of the Noteholders (and absent such certification by the Trustee, such event shall not constitute an Event of Default for the purpose of this Condition 12 (*Events of Default*)) and, in all cases to the Trustee having been indemnified and/or secured and/or prefunded to its satisfaction, if any of the following events occurs and is continuing, the Trustee at its discretion may and, if so requested in writing by holders of at least one quarter in principal amount of the outstanding Notes or, if so

directed by an Extraordinary Resolution, shall give written notice to the Issuer and the Guarantor declaring the Notes to be immediately due and payable, whereupon they shall become immediately due and payable at their principal amount together with accrued interest without further action or formality:

(a) ***Non-payment***

The Issuer fails to pay any amount of principal in respect of the Notes within 7 days of the due date for payment thereof or fails to pay any amount of interest in respect of the Notes within 14 days of the due date for payment thereof; or

(b) ***Breach of other obligations***

The Issuer or the Guarantor defaults in the performance or observance of any other obligations under or in respect of the Notes or the Trust Deed and such default (i) is, in the opinion of the Trustee, incapable of remedy or (ii) being a default which is, in the opinion of the Trustee, capable of remedy, remains unremedied for 30 days or such longer period as the Trustee may agree after the Trustee has given written notice thereof to the Issuer or the Guarantor specifying such failure and requiring the same to be remedied; or

(c) ***Cross-acceleration of the Issuer, the Guarantor or Material Subsidiary***

The repayment of any Indebtedness owing by the Issuer or the Guarantor or any Material Subsidiary is accelerated by reason of default and such acceleration has not been rescinded or annulled, or the Issuer the Guarantor or any Material Subsidiary defaults (after whichever is the longer of any originally applicable period of grace and 14 days after the due date) in any payment of any Indebtedness or in the honouring of any Guarantee (other than the Guarantee of the Notes) in respect of any Indebtedness when due **provided that** no such event shall constitute an Event of Default (A) if it is being disputed in good faith in formal proceedings or

(B) unless the Indebtedness whether alone or when aggregated with other Indebtedness relating to all (if any) other such events which shall have occurred and be continuing shall exceed €150,000,000 (or its equivalent in any other currency or currencies); or

(d) ***Enforcement proceedings***

A distress, attachment, execution or other legal process is levied, enforced or sued out, on or against all or a substantial part of the property, assets or revenues of the Issuer or the Guarantor or any Material Subsidiary and is not discharged or stayed within 60 days, unless the distress, attachment, execution or other legal process is being contested in good faith by appropriate proceedings; or

(e) ***Security enforced***

A secured party takes possession, or a receiver, manager or other similar officer is appointed, of the whole or a substantial part of the undertaking, assets and revenues of the Issuer, the Guarantor or any Material Subsidiary in respect of any of its Indebtedness or any Guarantee of any Indebtedness given by it, and such action is not stayed within 30 days; or

(f) ***Insolvency etc.***

(i) The Issuer, the Guarantor or any Material Subsidiary becomes insolvent or is unable to pay its debts as they fall due, (ii) an administrator or liquidator of the Issuer, either Guarantor or any Material Subsidiary, or of the whole or a substantial part of the undertaking, assets and revenues of the Issuer, the Guarantor, or any Material Subsidiary, is appointed, (iii) the Issuer, the Guarantor or any Material Subsidiary makes a general assignment or an arrangement or composition with or for the benefit of its creditors or declares a moratorium in respect of any of its Indebtedness or any Guarantee of any Indebtedness given by it, or (iv) the Issuer or the Guarantor ceases or threatens to cease to carry on all or substantially all of its business otherwise than (i) for the purposes of or

pursuant to an amalgamation, reorganisation, merger, consolidation, reconstruction or restructuring whilst solvent on terms previously approved by the Trustee or by an Extraordinary Resolution, (ii) for the purposes of, in connection with and followed by a substitution of the relevant entity pursuant to and in accordance with Condition 16(c)(A) (*Meetings of Noteholders*) or (B) (*Modification and Waiver*) and Clause 8 of the Trust Deed or (iii) pursuant to a Permitted Reorganisation; or

(g) ***Winding up etc.***

An order is made or an effective resolution is passed for the winding up, liquidation or dissolution of the Issuer, the Guarantor or any Material Subsidiary otherwise than (i) for the purposes of or pursuant to an amalgamation, reorganisation, merger, consolidation, reconstruction or restructuring whilst solvent on terms previously approved by the Trustee or by an Extraordinary Resolution, (ii) for the purposes of, in connection with and followed by a substitution of the relevant entity pursuant to and in accordance with Condition 16(c)(A) (*Meetings of Noteholders*) or (B) (*Modification and Waiver*) and Clause 8 of the Trust Deed or (iii) pursuant to a Permitted Reorganisation; or

(h) ***Analogous event***

Any event occurs which under the laws of The Netherlands or Switzerland or, as the case may be, the relevant jurisdiction of a Material Subsidiary has an analogous effect to any of the events referred to in paragraphs (d) to (g) above; or

(i) ***Unlawfulness***

It is or will become unlawful for the Issuer or the Guarantor to perform or comply with any of their respective obligations under or in respect of the Notes or the Trust Deed; or

(j) ***Guarantee not in force***

The Guarantee of the Notes is not (or is claimed by the Guarantor not to be) in full force and effect otherwise than in accordance with the terms of the Trust Deed and these Conditions.

13. Prescription

Claims for principal shall become void unless the relevant Notes are presented for payment within ten years of the appropriate Relevant Date. Claims for interest shall become void unless the relevant Coupons are presented for payment within five years of the appropriate Relevant Date, subject to the provisions of Condition 10(g) (*Payments — Unmatured Coupons void*).

14. Replacement of Notes and Coupons

If any Note or Coupon is lost, stolen, mutilated, defaced or destroyed, it may be replaced at the specified office of the Principal Paying Agent (and, if the Notes are then admitted to listing, trading and/or quotation by any listing authority, stock exchange and/or quotation system which requires the appointment of a Paying Agent in any particular place, the Paying Agent having its specified office in the place required by such listing authority, stock exchange and/or quotation system), subject to all applicable laws and listing authority, stock exchange and/or quotation system requirements or other relevant authority, upon payment by the claimant of the expenses incurred in connection with such replacement and on such terms as to evidence, security, indemnity and otherwise as the Issuer may reasonably require. Mutilated or defaced Notes or Coupons must be surrendered before replacements will be issued.

15. Trustee and Paying Agents

The Trust Deed contains provisions for the indemnification of the Trustee and for its relief from responsibility, including provisions relieving it from taking any action under or pursuant to the Trust Deed unless indemnified and/or secured and/or prefunded to its satisfaction, and to be paid its costs and expenses in priority to the claims of Noteholders. The Trustee is entitled to enter into

business transactions with the Issuer, the Guarantor and any entity related to the Issuer or the Guarantor without accounting for any profit.

In the exercise of its powers and discretions under these Conditions and the Trust Deed, the Trustee will have regard to the interests of the Noteholders as a class and will not be responsible for any consequence for individual holders of Notes, Coupons or Talons as a result of such holders being connected in any way with a particular territory or taxing jurisdiction.

In acting under the Paying Agency Agreement and in connection with the Notes and the Coupons, the Paying Agents act solely as agents of the Issuer, the Guarantor or, following the occurrence of an Event of Default, the Trustee and do not assume any obligations towards or relationship of agency or trust for or with any of the Noteholders or Couponholders.

The initial Paying Agents and their initial specified offices are listed below. Each of the Issuer and the Guarantor reserve the right (with the prior written approval of the Trustee) at any time to vary or terminate the appointment of any Paying Agent and to appoint a successor Principal Paying Agent and additional Paying Agents; **provided, however, that:**

- (a) the Issuer and the Guarantor shall at all times maintain a Principal Paying Agent; and
- (b) if and for so long as the Notes are admitted to listing, trading and/or quotation by any listing authority, stock exchange and/or quotation system for which the rules require the appointment of a Paying Agent in any particular place, the Issuer and the Guarantor shall maintain a Paying Agent having its specified office in the place required by the rules of such listing authority, stock exchange and/or quotation system.

Notice of any change in any of the Paying Agents or in their specified offices shall promptly be given by the Issuer to the Noteholders by publication in a newspaper published in London.

16. Meetings of Noteholders; Modification, Waiver

(a) *Meetings of Noteholders*

The Trust Deed contains provisions for convening meetings of Noteholders to consider any matters affecting their interests, including the modification of any provision of these Conditions or the provisions of the Trust Deed. Any such modification may be made if sanctioned by an Extraordinary Resolution. Such a meeting may be convened by the Issuer, the Guarantor or the Trustee and shall be convened by the Issuer or the Trustee upon the request in writing of Noteholders holding not less than one-tenth of the aggregate principal amount of the outstanding Notes. The quorum at any meeting convened to vote on an Extraordinary Resolution will be one or more Persons holding or representing more than one half of the aggregate principal amount of the outstanding Notes or, at any adjourned meeting, one or more Persons being or representing Noteholders whatever the principal amount of the Notes held or represented; **provided, however, that** Reserved Matters may only be sanctioned by an Extraordinary Resolution passed at a meeting of Noteholders at which one or more Persons holding or representing not less than three-quarters or, at any adjourned meeting, one quarter of the aggregate principal amount of the outstanding Notes form a quorum. Any Extraordinary Resolution duly passed at any such meeting shall be binding on all the Noteholders and Couponholders, whether present or not.

In addition, a resolution in writing signed by or consent given by way of electronic consents through the relevant clearing system(s) by or on behalf of holders of not less than three quarters in principal amount of the Notes outstanding will take effect as if it were an Extraordinary Resolution. Such a resolution in writing may be contained in one document or several documents in the same form, each signed by or on behalf of one or more Noteholders.

(b) *Modification and Waiver*

The Trustee may agree, without the consent of the Noteholders or the Couponholders to (i) any modification of any provision of these Conditions or the Trust Deed which is of a

formal, minor or technical nature or is made to correct a manifest error, and (ii) any other modification (except as mentioned in the Trust Deed) and any waiver or authorisation of any breach or proposed breach of any provision of these Conditions or the Trust Deed or may determine, without any such consent as aforesaid, that any Event of Default or Potential Event of Default (as defined in the Trust Deed) shall not be treated as such, where, in any such case it is not, in the opinion of the Trustee, materially prejudicial to the interests of the Noteholders. In addition, the parties to the Paying Agency Agreement may agree to modify any provision thereof, save the Trustee shall only agree without the consent of the Noteholders to such modification if, in the opinion of the Trustee, such modification is not materially prejudicial to the interests of the Noteholders. Any such modification, authorisation, determination or waiver shall be binding on the Noteholders and Couponholders.

Additionally, the Issuer may, subject to Condition 7(j) (*Benchmark Discontinuation*) and Condition 7(l)(v) (*Interest – Floating Rate Notes referencing SOFR*), vary or amend the Conditions, the Trust Deed and/or the Paying Agency Agreement to give effect to any Benchmark Amendment as described in Condition 7(j) (*Benchmark Discontinuation*) and/or any Benchmark Conforming Changes as described in Condition 7(l)(iv) (*Interest – Floating Rate Notes referencing SOFR*) without any requirement for the consent or approval of Noteholders of the relevant Notes or Coupons, and the Trustee and the Paying Agents shall concur with the Issuer in effecting any such Benchmark Amendments on the basis set out in Condition 7(j) (*Benchmark Discontinuation*) and Condition 7(l)(v) (*Interest – Floating Rate Notes referencing SOFR*).

(c) ***Substitution***

- (A) The Trustee may agree without the consent of the Noteholders or the Couponholders to (i) the substitution of (x) the Guarantor or a New Holding Company (as defined in the Trust Deed) of the Issuer or a New Holding Company of the Guarantor, (y) a Subsidiary of the Issuer or (z) a Subsidiary of the Guarantor in place of the Issuer as principal debtor under the Trust Deed, the Notes and the Coupons or (ii) the substitution of a New Holding Company of the Guarantor in place of the Guarantor as guarantor under the Trust Deed and the Guarantee of the Notes **provided that** the Trustee is of the opinion that the interests of the Noteholders will not be materially prejudiced thereby and certain other conditions specified in the Trust Deed are fulfilled. Any such substitution shall be binding on the Noteholders and Couponholders and shall be notified to the Noteholders within 14 days thereafter.
- (B) The Trustee shall agree, without the consent of the Noteholders or the Couponholders, to the substitution of a Successor in Business of any Guarantor in place of the Guarantor as guarantor under the Trust Deed **provided that** certain conditions specified in the Trust Deed are fulfilled. Any such substitution shall be binding on the Noteholders and Couponholders and shall be notified to the Noteholders within 14 days thereafter.

(d) ***Indemnification***

No Noteholder or Couponholder shall, in connection with any substitution, be entitled to claim any indemnification or payment in respect of any tax consequence thereof for such Noteholder or (as the case may be) Couponholder except to the extent provided for in Condition 11 (*Taxation*) (or any undertaking given in addition to or substitution for such Condition).

17. **Enforcement**

The Trustee may at any time, at its discretion and without notice, institute such proceedings and/or take such action as it thinks fit to enforce its rights under the Trust Deed in respect of the Notes, but it shall not be bound to take such proceedings or action or to take any other action under or pursuant to the Trust Deed unless:

- (a) it has been so requested in writing by the holders of at least one quarter in principal amount of the outstanding Notes or has been so directed by an Extraordinary Resolution; and
- (b) it has been indemnified and/or secured and/or prefunded to its satisfaction. No Noteholder may proceed directly against the Issuer or the Guarantor unless the Trustee, having become bound to do so, fails to do so within a reasonable time and such failure is continuing.

18. Notices

Notices to the Noteholders shall be valid if published in a leading English language daily newspaper published in London (which is expected to be the Financial Times) or if such publication is not practicable, in a leading English language daily newspaper having general circulation in Europe. Any such notice shall be deemed to have been given on the date of first publication (or if required to be published in more than one newspaper, on the first date on which publication shall have been made in all the required newspapers). Couponholders shall be deemed for all purposes to have notice of the contents of any notice given to the Noteholders.

Until such time as any definitive Notes are issued, there may, so long as any Global Notes representing the Notes are held in their entirety on behalf of Euroclear and/or Clearstream, Luxembourg, be substituted for such publication in such newspaper(s) the delivery of the relevant notice to Euroclear and/or Clearstream, Luxembourg for communication by them to the holders of the Notes and, in addition, for so long as any Notes are listed on a stock exchange or are admitted to trading by another relevant authority and the rules of that stock exchange or relevant authority so require, such notice will be published in a daily newspaper of general circulation in the place or places required by those rules. Any such notice shall be deemed to have been given to the holders of the Notes on the day after the day on which the said notice was given to Euroclear and/or Clearstream, Luxembourg.

Notices to be given by any Noteholder shall be in writing and given by lodging the same, together (in the case of any Note in definitive form) with the relative Note or Notes, with the Principal Paying Agent. Whilst any of the Notes are represented by a Global Note, such notice may be given by any holder of a Note to the Principal Paying Agent through Euroclear and/or Clearstream, Luxembourg, as the case may be, in accordance with the standard procedures thereof or in such other manner as the Principal Paying Agent and Euroclear and/or Clearstream, Luxembourg, as the case may be, may approve for this purpose.

19. Rounding

For the purposes of any calculations referred to in these Conditions, (a) all percentages resulting from such calculations will be rounded, if necessary, to the nearest one hundred-thousandth of a percentage point (with 0.000005 per cent., being rounded up to 0.00001 per cent.), (b) all United States dollar amounts used in or resulting from such calculations will be rounded to the nearest cent (with one half cent being rounded up), (c) all Japanese Yen amounts used in or resulting from such calculations will be rounded downwards to the next lower whole Japanese Yen amount, and (d) all amounts denominated in any other currency used in or resulting from such calculations will be rounded to the nearest two decimal places in such currency, with 0.005 being rounded upwards.

20. Further Issues and Joining of Issuer and Guarantor

- (a) The Issuer may from time to time, without the consent of the Noteholders or Couponholders and in accordance with the Trust Deed, create and issue further notes having the same terms and conditions as the Notes in all respects (or in all respects except for the first payment of interest, if any, on them) so as to form a single Series with the Notes.
- (b) Subject as provided in the Trust Deed, (i) the Issuer or the Guarantor may designate (x) any Successor in Business of the Guarantor, or (y) any Subsidiary of the Issuer or any Subsidiary of the Guarantor to become an issuer under the Trust Deed or (ii) the Guarantor may designate a New Holding Company of the Guarantor or of the Issuer to become an additional guarantor of the Notes under the Trust Deed. As provided in the Trust Deed,

such Successor in Business or the Guarantor or Subsidiary of the Issuer or Subsidiary of the Guarantor shall become such an issuer or, as the case may be, such New Holding Company of the Guarantor or of the Issuer shall become such a guarantor by executing a supplemental deed (which shall take effect in accordance with its terms) whereby such Successor in Business or Subsidiary or, as the case may be, such New Holding Company will agree to be bound as an issuer or, as the case may be, a guarantor under the Trust Deed and the Paying Agency Agreement, all as more fully provided in the Trust Deed.

21. Governing Law and jurisdiction

(a) ***Governing law***

The Notes and the Trust Deed and any non-contractual obligations arising out of or in connection with them are governed by English law.

(b) ***Jurisdiction***

The Issuer and the Guarantor have in the Trust Deed: (i) agreed that the courts of England shall have exclusive jurisdiction to settle any dispute (a "**Dispute**") arising out of or in connection with the Notes (including a dispute relating to the existence, validity or termination of the Notes or any non-contractual obligations arising out of or in connection with the Notes) or the consequences of their nullity; (ii) agreed that the courts of England are the most appropriate and convenient courts to settle any Dispute and, accordingly, that it will not argue to the contrary; and (iii) designated a person in England to accept service of any process on its behalf. Nothing contained in the Trust Deed prevents the Trustee or any of the Noteholders from taking proceedings relating to a Dispute ("**Proceedings**") in any other court of competent jurisdiction of Member States in accordance with the Brussels Ia Regulation or of States that are parties to the Lugano II Convention. To the extent allowed by law, any Noteholder may take concurrent Proceedings in any number of the jurisdictions identified in this Condition 23 that are competent to hear those Proceedings. As used in this Condition, "**Brussels Ia Regulation**" means Regulation (EU) No 1215/2012 of the European Parliament and of the Council of 12 December 2012 on jurisdiction and the recognition and enforcement of judgments in civil and commercial matters, as amended and "**Lugano II Convention**" means the Convention on jurisdiction and the recognition and enforcement of judgments in civil and commercial matters, signed on 30 October 2007.

(c) ***Rights of Third Parties***

No person shall have any right to enforce any term or condition of any Note and the Trust Deed under the Contracts (Rights of Third Parties) Act 1999.

FORM OF FINAL TERMS

Set out below is the form of Final Terms which will be completed for each Tranche of Notes which are not Exempt Notes issued under the Programme.

[PROHIBITION OF SALES TO EEA RETAIL INVESTORS – The Notes are not intended to be offered, sold or otherwise made available to and[, with effect from such date,] should not be offered, sold or otherwise made available to any retail investor in the European Economic Area ("EEA"). For these purposes, a retail investor means a person who is one (or more) of: (i) a retail client as defined in point (11) of Article 4(1) of Directive 2014/65/EU (as amended, "EU MiFID II"); or (ii) a customer within the meaning of Directive (EU) 2016/97 (as amended, the "Insurance Distribution Directive"), where that customer would not qualify as a professional client as defined in point (10) of Article 4(1) of EU MiFID II. Consequently no key information document required by Regulation (EU) No 1286/2014 (as amended, the "EU 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 EU PRIIPs Regulation.]

[PROHIBITION OF SALES TO UK RETAIL INVESTORS –The Notes are not intended to be offered, sold or otherwise made available to and should not be offered, sold or otherwise made available to any retail investor in the United Kingdom ("UK"). For these purposes, a retail investor means a person who is not a professional client, as defined in point (8) of Article 2(1) of Regulation (EU) No 600/2014 as it forms part of domestic law in the UK by virtue of the European Union (Withdrawal) Act 2018 (as amended, the "EUWA"). Consequently no key information document required by Regulation (EU) No 1286/2014 as it forms part of domestic law in the UK by virtue of the EUWA (the "UK PRIIPs Regulation") for offering or selling the Notes or otherwise making them available to retail investors in the UK has been prepared and therefore offering or selling the Notes or otherwise making them available to any retail investor in the UK may be unlawful under the UK PRIIPs Regulation.]

[EU MiFID II product governance / Professional investors and ECPs only target market – Solely for the purposes of [the/each] manufacturer's product approval process, the target market assessment in respect of the [Notes] has led to the conclusion that: (i) the target market for the Notes is eligible counterparties and professional clients only, each as defined in [Directive 2014/65/EU (as amended, "EU MiFID II")]/[MiFID II]; or (ii) all channels for distribution of the Note to eligible counterparties and professional clients are appropriate. [*Consider any negative target market.*] Any person subsequently offering, selling or recommending the Notes (a "distributor" should take into consideration the manufacturer['s/s'] target market assessment; however, a distributor subject to EU MiFID II is responsible for undertaking its own target market assessment in respect of the Notes (by either adopting or refining the manufacturer['s/s'] target market assessment) and determining appropriate distribution channels.]

[UK MiFIR product governance / Professional investors and ECPs only target market – Solely for the purposes of [the/each] manufacturer's product approval process, the target market assessment in respect of the Notes has led to the conclusion that: (i) the target market for the Notes is only eligible counterparties, as defined in the FCA Handbook Conduct of Business Sourcebook ("COBS"), and professional clients, as defined in Regulation (EU) No 600/2014 as it forms part of domestic law in the UK by virtue of the [European Union (Withdrawal) Act 2018]/[EUWA] ("UK MiFIR"); and (ii) all channels for distribution of the Notes to eligible counterparties and professional clients are appropriate. [*Consider any negative target market.*] Any person subsequently offering, selling or recommending the Notes (a distributor) should take into consideration the manufacturer['s/s'] target market assessment; however, a distributor subject to the FCA Handbook Product Intervention and Product Governance Sourcebook (the "UK MiFIR Product Governance Rules") is responsible for undertaking its own target market assessment in respect of the Notes (by either adopting or refining the manufacturer['s/s'] target market assessment) and determining appropriate distribution channels.]

[Singapore Securities and Futures Act Product Classification – Solely for the purposes of its obligations pursuant to sections 309B(1)(a) and 309B(1)(c) of the Securities and Futures Act 2001 (2020 Revised Edition) of Singapore (the "SFA"), the Issuer has determined, and hereby notifies all relevant persons (as defined in Section 309A of the SFA) that the Notes are ["prescribed capital markets products"/["capital markets products other than prescribed capital markets products"] (as defined in the Securities and Futures (Capital Markets Products) Regulations 2018).]

Final Terms dated [•]

COCA-COLA HBC FINANCE B.V.

(a private limited liability company incorporated under the laws of The Netherlands)

Legal Entity Identifier Code: 549300BXVNOCYQ83FU09

Issue of [Aggregate Principal Amount of Tranche] [Title of Notes]

Guaranteed by

COCA-COLA HBC AG

(incorporated as a company limited by shares (Aktiengesellschaft/société anonyme) under the laws of Switzerland)

under the €10,000,000,000 Euro Medium Term Note

Programme

PART A – CONTRACTUAL TERMS

[Option 1: issuance under the programme on the basis of the terms and conditions set out in this base prospectus:

[Terms used herein shall be deemed to be defined as such for the purposes of the terms and conditions (the "**Conditions**") set forth in the base prospectus dated 25 March 2026 [and the supplemental base prospectus[es] dated [•] which [together] constitute[s] a base prospectus (the "**Base Prospectus**") for the purposes of the UK Prospectus Regime. This document constitutes the Final Terms of the Notes described herein for the purposes of the UK Prospectus Regime. These Final Terms contain the final terms of the Notes and must be read in conjunction with such Base Prospectus.]]

[Option 2: issuance on the basis of terms and conditions from earlier programme terms and conditions incorporated by reference in the base prospectus:

[Terms used herein shall be deemed to be defined as such for the purposes of the terms and conditions (the "**Conditions**") set forth in the base prospectus dated [date] (the "**Original Prospectus**"). This document constitutes the Final Terms of the Notes described herein for the purposes of the UK Prospectus Regime and must be read in conjunction with the base prospectus dated 25 March 2026 [and the supplement[s] to the base prospectus dated [•]] ([together,] the "**Base Prospectus**") [which together constitute] [which constitutes] a base prospectus for the purposes of the UK Prospectus Regime, save in respect of the Conditions which are set forth in the Original Prospectus and are incorporated by reference in the Base Prospectus.]

Full information on the Issuer, the Guarantor and the offer of the Notes described herein is only available on the basis of the combination of these Final Terms and the Base Prospectus. The base prospectus dated 25 March 2026 [and the supplemental base prospectus[es] dated [•]] [is] [are] available for viewing [at [website]] [and] during normal business hours at [address] [and copies may be obtained from [address]].

The expression "**UK Prospectus Regime**" means the FCA Handbook Prospectus Rules: Admission to Trading on a Regulated Market sourcebook ("**PRM**") and the Public Offers and Admissions to Trading Regulations 2024.

- | | | | |
|----|-------|---|---|
| 1. | (i) | Issuer: | Coca-Cola HBC Finance B.V. |
| | (ii) | Guarantor: | Coca-Cola HBC AG |
| 2. | (i) | Series Number: | [•] |
| | (ii) | Tranche Number: | [•] |
| | (iii) | Date on which the Notes will be audited and form a single Series: | [The Notes will be consolidated and form a single Series with [•] on [the Issue Date/exchange of the Temporary Global Note for interests in the Permanent Global Note, as |

referred to in paragraph 22 below, which is expected to occur on or about [•]/[Not Applicable]

3. Specified Currency or Currencies: [•]
4. Aggregate Principal Amount: [•]
 [(i) [Series]: [•]
 [(ii) Tranche: [•]]
5. Issue Price: [•] per cent. of the Aggregate Principal Amount [plus accrued interest from [•]]
6. (i) Specified Denomination(s): [•]
(No Notes may be issued which have a minimum denomination of less than €100,000 (or nearly the equivalent in another currency))
- (ii) Calculation Amount: [•]
7. (i) Issue Date: [•]
 (ii) Interest Commencement Date: [[•]/Issue Date/Not Applicable]
8. Maturity Date: [[•]/Interest Payment Date falling in or nearest to [•]]
9. Interest Basis: [[•] per cent. Fixed Rate]
 [EURIBOR/SONIA/SOFR/ESTR] +/-[•] per cent. Floating Rate
 [Zero Coupon]
 (See paragraph [14/15/16] below)
10. Redemption / Payment Basis: Subject to any purchase or cancellation or early redemption, the Notes will be redeemed on the Maturity Date at 100 per cent. of their principal amount.
11. Change of Interest Basis: [•]/[Not Applicable]
12. Put/Call Options: [Investor Put]/[Not Applicable]
 [Issuer Call]/[Not Applicable]
 [Make-Whole Redemption by the Issuer]
 [Issuer Residual Call]
 [Issuer Maturity Par Call]
 [Special Redemption Call]
 (See paragraph [17/18/21/23/24] below)
13. [Date [Board] approval for issuance of Notes [and Guarantees] obtained: [•] [and [•], respectively]

PROVISIONS RELATING TO INTEREST (IF ANY) PAYABLE

14. **Fixed Rate Note Provisions** [Applicable/Not Applicable]
- (i) Rate[(s)] of Interest: [•] per cent. per annum (payable [annually/semi-annually/quarterly/monthly]) in arrear]
- (ii) Interest Payment Date(s): [•] in each year up to and including the Maturity Date [adjusted [for payment purposes only] in accordance with [•]/not adjusted]
- (iii) Fixed Coupon Amount[(s)]: [•] per Calculation Amount

- (iv) Broken Amount(s): [•] per Calculation Amount, payable on the Interest Payment Date falling [in/on] [•]
- (v) Day Count Fraction: [Actual/Actual (ICMA)] [30/360]
- (vi) Determination Date(s): [[•] in each year][Not Applicable]
15. **Floating Rate Note Provisions** [Applicable/Not Applicable]
- (i) Interest Period(s): [•]
- (ii) Specified Period: [•]
- (iii) Interest Payment Dates: [•]
- (iv) Business Day Convention: [Following Business Day Convention/ Modified Following Business Day Convention/ Modified Business Day Convention/ Preceding Business Day Convention/ FRN Convention/ Floating Rate Convention/Eurodollar Convention/ No Adjustment]
- (v) Additional Business Centre(s): [Not Applicable/[•]]
- (vi) Manner in which the Rate(s) of Interest is/are to be determined: [Screen Rate Determination/ISDA Determination]
- (vii) Calculation Agent (if not the Principal Paying Agent): [•]
- (viii) Screen Rate Determination:
- Reference Rate: [•] month [EURIBOR/SONIA/SOFR/€STR/SONIA Compounded Index/SOFR Compounded Index]
 - Observation Method: [Lag / Observation Shift]
 - Lag Period: [5 / [•]TARGET Settlement Days/U.S. Government Securities Business Days/London Banking Days/Not Applicable]
 - Observation Shift Period: [5 / [•] TARGET Settlement Days/U.S. Government Securities Business Days/London Banking Days /Not Applicable]
- (NB: A minimum of 5 should be specified for the Lag Period or Observation Shift Period, unless otherwise agreed with the Principal Paying Agent)*
- Index Determination [Applicable/Not Applicable]
 - SONIA Compounded Index [Applicable/Not Applicable]
 - SOFR Compounded Index [Applicable/Not Applicable]
 - Relevant Decimal Place [•] [5/7] *(unless otherwise specified in the Final Terms, be the fifth decimal place in the case of the SONIA Compounded Index and the seventh decimal place in the case of the SOFR Compounded Index)*
 - Relevant Number of Index Days [•] [5] *(unless otherwise specified in the Final Terms, the Relevant Number shall be 5)*
 - Interest Determination Date(s): [•]
 - Relevant Screen Page: [•]

- Relevant Time: [•]
 - Relevant Financial Centre: [•]
- (ix) ISDA Determination:
- Floating Rate Option: [•]
 - Designated Maturity: [•]
 - Reset Date: [•]
 - ISDA Benchmark Supplement: [Applicable]/[Not Applicable]
- (x) Linear interpolation: [Not Applicable/Applicable – the Rate of Interest for the [long/short] [first/last] Interest Period shall be calculated using Linear Interpolation (*specify for each short or long interest period*)]
- (xi) Margin(s): [+/-][•] per cent. per annum
- (xii) Minimum Rate of Interest: [•] per cent. per annum/[Not Applicable]
- (xiii) Maximum Rate of Interest: [•] per cent. per annum/[Not Applicable]
- (xiv) Day Count Fraction: [Actual/365/Actual/Actual (ISDA)]
[Actual/365 (Fixed)]
[Actual/360]
[Actual/360 (Sterling)]
[30/360]
[30E/360/Eurobond Basis]
[30E/360(ISDA)]
- 16. Zero Coupon Note Provisions** [Applicable/Not Applicable]
- (i) Accrual Yield: [•] per cent. per annum
- (ii) Reference Price: [•]
- PROVISIONS RELATING TO REDEMPTION**
- 17. Call Option** [Applicable/Not Applicable]
- (i) Optional Redemption Date(s): [•]
- (ii) Optional Redemption Amount(s): [•] per Calculation Amount
(N.B.: If the Optional Redemption Amount is other than a specified amount per Calculation Amount, the Notes will need to be Exempt Notes)
- (iii) If redeemable in part:
- (a) Minimum Redemption Amount: [•] per Calculation Amount/[Not Applicable]
- (b) Maximum Redemption Amount: [•] per Calculation Amount/[Not Applicable]
- 18. Put Option** [Applicable/Not Applicable]
- (i) Optional Redemption Date(s): [•]
- (ii) Optional Redemption Amount(s): [•] per Calculation Amount
- 19. Final Redemption Amount:** [•] per Calculation Amount

20. Early Redemption Amount
Early Redemption Amount(s) payable on redemption for taxation reasons or on event of default: [•] per Calculation Amount
21. **Make-whole Redemption** [Applicable/Not Applicable]
(i) Notice period: [•]
(ii) Make Whole Redemption Margin: [•]
(iii) Make Whole Redemption Rate: [•]
22. **Issuer Residual Call**
(i) Minimum Percentage: [•] per cent.
(ii) Optional Redemption Amount (Residual Call): [•]
23. **Issuer Maturity Par Call** [Applicable/Not Applicable]
(i) Par Call Commencement Date: [•]
(ii) Par Call Redemption Amount: [•]
24. **Special Redemption Call** [Applicable/Not Applicable]
(i) Acquisition Target: [•]
(ii) Special Redemption Longstop Date: [•]
(iii) Special Redemption Amount and method, if any, of calculation of such amount(s): [•]
(iv) Special Redemption Period: The period from [•]/ [the Issue Date]] to the Special Redemption Longstop Date
(v) Notice period: [[•]/As per Conditions]

GENERAL PROVISIONS APPLICABLE TO THE NOTES

25. Form of Notes: [Temporary Global Note exchangeable for a Permanent Global Note which is exchangeable for Definitive Notes on [•] days' notice/at any time/in the limited circumstances specified in the Permanent Global Note]
[Temporary Global Note exchangeable for Definitive Notes on [•] days' notice]
[Permanent Global Note exchangeable for Definitive Notes on [•] days' notice/at any time/in the limited circumstances specified in the Permanent Global Note]
26. New Global Note: [Yes] [No]
27. Additional Financial Centre(s): [Not Applicable/[•]]
28. Talons for future Coupons to be attached to Definitive Notes (and dates on which such Talons mature): [Yes/No]
29. U.S. Selling Restrictions Regulation S Compliance Category 2; [TEFRA C/TEFRA D/TEFRA Not Applicable]

30. [Prohibition of Sales to EEA Retail Investors:] [Applicable]/[Not Applicable]

(If the Notes clearly do not constitute "packaged" products, "Not Applicable" should be specified. If the Notes may constitute "packaged" products, "Applicable" should be specified.)

31. [Prohibition of Sales to UK Retail Investors:] [Applicable]/[Not Applicable]

(If the Notes clearly do not constitute "packaged" products, "Not Applicable" should be specified. If the Notes may constitute "packaged" products, "Applicable" should be specified.)

THIRD PARTY INFORMATION

[[•] has been extracted from [•].] Each of the Issuer and the Guarantor confirms that such information has been accurately reproduced and that, so far as it is aware, and is able to ascertain from information published by [•], no facts have been omitted which would render the reproduced information inaccurate or misleading.

Signed on behalf of Coca-Cola HBC Finance B.V.

By	By
Duly authorised	Duly authorised
Title Managing Director A	Title Managing Director B

Signed on behalf of Coca-Cola HBC AG:

By	By
Duly authorised	Duly authorised

PART B – OTHER INFORMATION

1. LISTING

- (i) Listing/Admission to trading: [Application has been made by the Issuer (or on its behalf) for the Notes to be admitted to trading on the London Stock Exchange plc's Main Market and listed on the Official List of the Financial Conduct Authority ("FCA") with effect from [•]] / [Not Applicable]
- (ii) Estimate of total expenses related to admission to trading: [•]

2. RATINGS

[The Notes to be issued [have been/are expected to be] rated:

Ratings: [S&P]: [•]

[Moody's Italia]: [•]

[The Notes to be issued have not been specifically rated.]

Option 1 – CRA established in the UK and registered under the UK CRA Regulation

[Insert legal name of particular credit rating agency entity providing rating] is established in the UK and is registered under Regulation (EC) No. 1060/2009/EC as it forms part of UK domestic law by virtue of the EUWA (the "**UK CRA Regulation**"), and is included in the list of registered and certified credit ratings agencies published on the website of the FCA in accordance with the UK CRA Regulation.]

Option 2 – CRA established outside the UK, not registered under the UK CRA Regulation but has applied for registration

[Insert legal name of particular credit rating agency entity providing rating] is established outside the UK and has applied for registration under Regulation (EU) No 1060/2009, as amended (the "**CRA Regulation**"), although notification of the corresponding registration decision has not yet been provided by the FCA.

Option 3 - CRA established outside the UK and certified under the UK CRA Regulation

[Insert legal name of particular credit rating agency entity providing rating] is not established in the UK but has been certified under Regulation (EU) No 1060/2009, as amended (the "**UK CRA Regulation**") and is included in the list of registered and certified credit ratings agencies published on the website of the FCA in accordance with the UK CRA Regulation.

Option 4 – CRA established outside the UK and which is not registered or certified under the UK CRA Regulation

[[Insert legal name of particular credit rating agency entity providing rating] is not established in the UK and has not been registered, applied for registration or been certified under Regulation (EU) No 1060/2009, as it forms part of domestic law in the UK by virtue of the EUWA (the "**UK CRA Regulation**").]

(The above disclosure should be amended to reflect (i) the rating allocated to Notes of the type being issued under the Programme generally or, where the issue has been specifically rated, that rating; and/or (ii) the credit rating agency issuing the credit rating, in each case in accordance with the applicable requirements of the UK CRA Regulation.)

Option 5 – CRA established in the European Union and registered under the EU CRA Regulation

[Insert legal name of particular credit rating agency entity providing rating] is established in the European Union] and is registered under Regulation (EC) No. 1060/2009/EC (as amended, the "**EU CRA Regulation**"), and is included in the list of registered and certified credit ratings agencies published on the website of the European Securities and Markets Authority ("**ESMA**") in accordance with the EU CRA Regulation.]

Option 6 – CRA established outside the European Union, not registered under the EU CRA Regulation but has applied for registration

[Insert legal name of particular credit rating agency entity providing rating] is not established in the European Union and has applied for registration under Regulation (EU) No 1060/2009, as amended (the "**EU CRA Regulation**"), although notification of the corresponding registration decision has not yet been provided by the European Securities and Markets Authority.

Option 7 - CRA established outside the European Union and certified under the EU CRA Regulation

[Insert legal name of particular credit rating agency entity providing rating] is not established in the European Union but has been certified under Regulation (EU) No 1060/2009, as amended (the "EU CRA Regulation") and is included in the list of registered and certified credit ratings agencies published on the website of the European Securities and Markets Authority in accordance with the EU CRA Regulation.

Option 8 – CRA established outside the European Union and which is not registered or certified under the EU CRA Regulation

[Insert legal name of particular credit rating agency providing rating] is not established in the European Union and is not registered, has not applied for registration and is not certified under Regulation (EU) No 1060/2009, as amended (the "EU CRA Regulation").

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

[Save as discussed in ["Subscription and Sale"], so far as the Issuer is aware, no person involved in the offer of the Notes has an interest material to the offer. The Dealers and their affiliates[, including their parent companies,] 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 their affiliates in the ordinary course of business.]

4. [Fixed Rate Notes only – YIELD]

Indication of yield: [•]

5. OPERATIONAL INFORMATION

ISIN Code: [•]

[FISN: [•]/[See/[include code], as updated, as set out on] the website of the Association of National Numbering Agencies (ANNA) or alternatively sourced from the responsible National Numbering Agency that assigned the ISIN/Not Applicable]

[CFI Code: [•]/[See/[include code], as updated, as set out on] the website of the Association of National Numbering Agencies (ANNA) or alternatively sourced from the responsible National Numbering Agency that assigned the ISIN/Not Applicable]]
(If the CFI and/or FISN is not required, requested or available, it/they should be specified to be "Not Applicable")

Common Code: [•]

Any clearing system(s) other than Euroclear Bank SA/NV and Clearstream Banking, S.A. and the relevant identification number(s): [Not Applicable/[•]]

Delivery: Delivery [against/free of] payment

Names and addresses of initial Paying Agent(s): [•]

Names and addresses of additional Paying Agent(s) (if any): [•]

Relevant Benchmark[s]: *[[specify benchmark] is provided by [administrator legal name]][repeat as necessary]. As at the date hereof, [[administrator legal name][appears]/[does not appear]][repeat as necessary] in the register of administrators and benchmarks established and maintained by the FCA pursuant to Article 36 (Register of administrators and benchmarks) of Regulation (EU) No. 2016/1011 as it forms part of domestic law in the UK by virtue of the EUWA (the "UK Benchmark Regulation")]/[As far as the Issuer is aware, as at the date hereof, [specify benchmark] does not fall within the scope of Regulation (EU) No. 2016/1011 as it forms part of domestic law in the UK by virtue of the EUWA (the "UK Benchmark Regulation")]/ [As far as the Issuer is aware, the transitional provisions in Article 51 of Regulation (EU) No. 2016/1011 as it forms part of domestic law in the UK by virtue of the EUWA (the "UK Benchmark Regulation") apply, such that [name of administrator] is not currently required to obtain authorisation/registration (or, if located outside the UK, recognition, endorsement or equivalence)]/ [Not Applicable]*

Intended to be held in a manner which would allow Eurosystem eligibility: [Yes. Note that the designation "yes" simply means that the Notes are intended upon issue to be deposited with one of the ICSDs as common safekeeper and does not necessarily mean that the Notes will be recognized as eligible collateral for Eurosystem monetary policy and intra day credit operations by the Eurosystem either upon issue or at any or all times during their life. Such recognition will depend upon the ECB being satisfied that Eurosystem eligibility criteria have been met.] /

[No. Whilst the designation is specified as "no" at the date of these Final Terms, should the Eurosystem eligibility criteria be amended in the future such that the Notes are capable of meeting them the Notes may then be deposited 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.]

6. **REASONS FOR THE OFFER AND ESTIMATED NET AMOUNT OF PROCEEDS**

Reason for the offer:

[•] [See ["Use of Proceeds"] in Base Prospectus"/Give details]

(Delete the remaining sub-paragraphs of this paragraph if Eligible Green Projects are not relevant. Otherwise, insert the details below, to the extent known at the date of the Final Terms.)

[The net proceeds of the issue of Notes will be applied by the Issuer to finance or refinance, in whole or in part, Eligible Green Projects, as set out in further detail below.]

Eligible Green Projects

[] [*if applicable, describe Eligible Green Projects and/or availability of any relevant framework, third party opinions and/or where information can be obtained*)]

Estimated net proceeds:

[•]

FORM OF PRICING SUPPLEMENT

Set out below is the form of Pricing Supplement which will be completed for each Tranche of Exempt Notes issued under the Programme.

NO PROSPECTUS IS REQUIRED IN ACCORDANCE WITH THE PUBLIC OFFERS AND ADMISSIONS TO TRADING REGULATIONS 2024 (THE "POATRS") AND THE FCA HANDBOOK PROSPECTUS RULES: ADMISSION TO TRADING ON A REGULATED MARKET SOURCEBOOK (THE "PRM") FOR THIS ISSUE OF NOTES. THE NOTES WHICH ARE THE SUBJECT OF THIS PRICING SUPPLEMENT ARE NOT COMPLIANT WITH THE POATRS AND PRM AND THE UK FINANCIAL CONDUCT AUTHORITY HAS NEITHER APPROVED NOR REVIEWED THE INFORMATION CONTAINED IN THIS PRICING SUPPLEMENT.

NO PROSPECTUS IS REQUIRED IN ACCORDANCE WITH REGULATION (EU) 2017/1129 (AS AMENDED, THE "PROSPECTUS REGULATION") FOR THE ISSUE OF NOTES DESCRIBED BELOW. THE NOTES WHICH ARE THE SUBJECT OF THIS PRICING SUPPLEMENT ARE NOT COMPLIANT WITH THE PROSPECTUS REGULATION AND NO COMPETENT AUTHORITY IN THE EUROPEAN ECONOMIC AREA ("EEA") HAS APPROVED OR REVIEWED THE INFORMATION CONTAINED IN THIS PRICING SUPPLEMENT.

[PROHIBITION OF SALES TO EEA RETAIL INVESTORS – The Notes are not intended to be offered, sold or otherwise made available to and[, with effect from such date,] should not be offered, sold or otherwise made available to any retail investor in the EEA. For these purposes, a retail investor means a person who is one (or more) of: (i) a retail client as defined in point (11) of Article 4(1) of Directive 2014/65/EU (as amended, "EU MiFID II"); or (ii) a customer within the meaning of Directive (EU) 2016/97 (as amended, the "Insurance Distribution Directive"), where that customer would not qualify as a professional client as defined in point (10) of Article 4(1) of EU MiFID II. Consequently no key information document required by Regulation (EU) No 1286/2014 (as amended, the "EU 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 EU PRIIPs Regulation.]

[PROHIBITION OF SALES TO UK RETAIL INVESTORS –The Notes are not intended to be offered, sold or otherwise made available to and should not be offered, sold or otherwise made available to any retail investor in the UK. For these purposes, a retail investor means a person who is not a professional client, as defined in point (8) of Article 2(1) of Regulation (EU) No 600/2014 as it forms part of domestic law in the UK by virtue of the European Union (Withdrawal) Act 2018 (as amended, the "EUWA"). Consequently no key information document required by Regulation (EU) No 1286/2014 as it forms part of domestic law in the UK by virtue of the EUWA (the "UK PRIIPs Regulation") for offering or selling the Notes or otherwise making them available to retail investors in the UK has been prepared and therefore offering or selling the Notes or otherwise making them available to any retail investor in the UK may be unlawful under the UK PRIIPs Regulation.]

[EU MIFID II product governance / Professional investors and ECPs only target market – Solely for the purposes of [the/each] manufacturer's product approval process, the target market assessment in respect of the [Notes] has led to the conclusion that: (i) the target market for the Notes is eligible counterparties and professional clients only, each as defined in [Directive 2014/65/EU (as amended, "EU MiFID II")]/[EU MiFID II]; or (ii) all channels for distribution of the Note to eligible counterparties and professional clients are appropriate. [*Consider any negative target market.*] Any person subsequently offering, selling or recommending the Notes (a "distributor" should take into consideration the manufacturer['s/s'] target market assessment; however, a distributor subject to EU MiFID II is responsible for undertaking its own target market assessment in respect of the Notes (by either adopting or refining the manufacturer['s/s'] target market assessment) and determining appropriate distribution channels.]

[UK MiFIR product governance / Professional investors and ECPs only target market – Solely for the purposes of [the/each] manufacturer's product approval process, the target market assessment in respect of the Notes has led to the conclusion that: (i) the target market for the Notes is only eligible counterparties, as defined in the FCA Handbook Conduct of Business Sourcebook ("COBS"), and professional clients, as defined in Regulation (EU) No 600/2014 as it forms part of domestic law in the UK by virtue of the [European Union (Withdrawal) Act 2018]/[EUWA] ("UK MiFIR"); and (ii) all channels for distribution

of the Notes to eligible counterparties and professional clients are appropriate. [*Consider any negative target market*]. Any person subsequently offering, selling or recommending the Notes (a distributor) should take into consideration the manufacturer['s/s'] target market assessment; however, a distributor subject to the FCA Handbook Product Intervention and Product Governance Sourcebook (the "**UK MiFIR Product Governance Rules**") is responsible for undertaking its own target market assessment in respect of the Notes (by either adopting or refining the manufacturer['s/s'] target market assessment) and determining appropriate distribution channels.]

[Singapore Securities and Futures Act Product Classification – Solely for the purposes of its obligations pursuant to sections 309B(1)(a) and 309B(1)(c) of the Securities and Futures Act (Chapter 289 of Singapore)(the "**SFA**"), the Issuer has determined, and hereby notifies all relevant persons (as defined in Section 309A of the SFA) that the Notes are ["prescribed capital markets products"/"capital markets products other than prescribed capital markets products"] (as defined in the Securities and Futures (Capital Markets Products) Regulations 2018)]

Dated [•]

COCA-COLA HBC FINANCE B.V.

(a private limited liability company incorporated under the laws of The Netherlands)

Legal Entity Identifier Code: 549300BXVNOCYQ83FU09

Issue of [Aggregate Principal Amount of Tranche] [Title of Notes]

Guaranteed by

COCA-COLA HBC AG

(incorporated as a company limited by shares (Aktiengesellschaft/société anonyme) under the laws of Switzerland)

under the €10,000,000,000 Euro Medium Term Note

Programme

PART A – CONTRACTUAL TERMS

[Option 1: issuance under the programme on the basis of the terms and conditions set out in this base prospectus:

Terms used herein shall be deemed to be defined as such for the purposes of the terms and conditions (the "**Conditions**") set forth in the base prospectus dated 25 March 2026 [and the supplemental base prospectus[es] dated [•]. This document constitutes the Pricing Supplement for the Notes described herein. This document must be read in conjunction with the base prospectus dated 25 March 2026 [and the supplemental base prospectus[es] dated [•] which [together] constitute[s] a base prospectus (the "**Base Prospectus**").

[Option 2: issuance on the basis of terms and conditions from earlier programme terms and conditions incorporated by reference in the base prospectus:

[Terms used herein shall be deemed to be defined as such for the purposes of the terms and conditions (the "**Conditions**") set forth in the base prospectus dated [date] (the "**Original Prospectus**"). This document constitutes the Pricing Supplement of the Notes described herein and must be read in conjunction with the base prospectus dated 25 March 2026 [and the supplement[s] to the base prospectus dated [•]] ([together,] the "**Base Prospectus**"), save in respect of the Conditions which are set forth in the Original Prospectus and are incorporated by reference in the Base Prospectus.]

Full information on the Issuer, the Guarantor and the offer of the Notes described herein is only available on the basis of the combination of these Final Terms and the Base Prospectus. The base prospectus dated 25 March 2026 [and the supplemental base prospectus[es] dated [•]] [is] [are] available for viewing [at [website]] [and] during normal business hours at [address] [and copies may be obtained from [address]].

1. (i) Issuer: Coca-Cola HBC Finance B.V.
(ii) Guarantor: Coca-Cola HBC AG
2. (i) Series Number: [•]
(ii) Tranche Number: [•]
(iii) Date on which the Notes will be audited and form a single Series: [The Notes will be consolidated and form a single Series with [•] on [the Issue Date/exchange of the Temporary Global Note for interests in the Permanent Global Note, as referred to in paragraph 22 below, which is expected to occur on or about [•]][Not Applicable]
3. Specified Currency or Currencies: [•]
4. Aggregate Principal Amount: [•]
(i) [Series]: [•]
(ii) Tranche: [•]
5. Issue Price: [•] per cent. of the Aggregate Principal Amount [plus accrued interest from [•]]
(No Notes may be issued which have a minimum denomination of less than €100,000 (or nearly the equivalent in another currency))
6. (i) Specified Denomination(s): [•]
(ii) Calculation Amount: [•]
7. (i) Issue Date: [•]
(ii) Interest Commencement Date: [[•]/Issue Date/Not Applicable]
8. Maturity Date: [[•]/Interest Payment Date falling in or nearest to [•]]
9. Interest Basis: [[•] per cent. Fixed Rate]
[EURIBOR/SONIA/SOFR/€STR] +/-[•] per cent. Floating Rate]
[Zero Coupon]
(See paragraph [14/15/16] below)
10. Redemption / Payment Basis: Subject to any purchase or cancellation or early redemption, the Notes will be redeemed on the Maturity Date at 100 per cent. of their principal amount.
11. Change of Interest Basis: [•]/[Not Applicable]
12. Put/Call Options: [Investor Put]/[Not Applicable]
[Issuer Call]/[Not Applicable]
[Make-Whole Redemption by the Issuer]
[Issuer Maturity Par Call]
[Special Redemption Call]
(See paragraph [17/18/21/23/24] below)
13. [Date [Board] approval for issuance of Notes [and Guarantees] obtained: [•] [and [•], respectively]

PROVISIONS RELATING TO INTEREST (IF ANY) PAYABLE

- 14. Fixed Rate Note Provisions** [Applicable/Not Applicable]
- (i) Rate[(s)] of Interest: [•] per cent. per annum (payable [annually/semi-annually/quarterly/monthly]) in arrear]
- (ii) Interest Payment Date(s): [•] in each year up to and including the Maturity Date [adjusted [for payment purposes only] in accordance with [•]/not adjusted]
- (iii) Fixed Coupon Amount[(s)]: [•] per Calculation Amount
- (iv) Broken Amount(s): [•] per Calculation Amount, payable on the Interest Payment Date falling [in/on] [•]
- (v) Day Count Fraction: [Actual/Actual (ICMA)] [30/360]
- (vi) Determination Date(s): [[•] in each year][Not Applicable]
- (vii) Other terms relating to the method calculating interest for Fixed Rate Notes which are Exempt Notes: [None/Give details]
- 15. Floating Rate Note Provisions** [Applicable/Not Applicable]
- (i) Interest Period(s): [•]
- (ii) Specified Period: [•]
- (iii) Interest Payment Dates: [•]
- (iv) Business Day Convention: [Following Business Day Convention/ Modified Following Business Day Convention/ Modified Business Day Convention/ Preceding Business Day Convention/ FRN Convention/ Floating Rate Convention/Eurodollar Convention/ No Adjustment]
- (v) Additional Business Centre(s): [Not Applicable/[•]]
- (vi) Manner in which the Rate(s) of Interest is/are to be determined: [Screen Rate Determination/ISDA Determination]
- (vii) Calculation Agent (if not the Principal Paying Agent): [•]
- (viii) Screen Rate Determination:
- Reference Rate: [•] month [EURIBOR/SONIA/SOFR/€STR/SONIA Compounded Index/SOFR Compounded Index]
 - Observation Method: [Lag / Observation Shift]
 - Lag Period: [5 / [•] TARGET Settlement Days/U.S. Government Securities Business Days/London Banking Days/Not Applicable]
 - Observation Shift Period: [5 / [•] TARGET Settlement Days/U.S. Government Securities Business Days/London Banking Days /Not Applicable]
- (NB: A minimum of 5 should be specified for the Lag Period or Observation Shift Period, unless otherwise agreed with the Principal Paying Agent)*
- Index Determination [Applicable/Not Applicable]
 - SONIA Compounded Index [Applicable/Not Applicable]

- SOFR Compounded Index [Applicable/Not Applicable]
 - Relevant Decimal Place [•] [5/7] (*unless otherwise specified in the Final Terms, be the fifth decimal place in the case of the SONIA Compounded Index and the seventh decimal place in the case of the SOFR Compounded Index*)
 - Relevant Number of Index Days [•] [5] (*unless otherwise specified in the Final Terms, the Relevant Number shall be 5*)
 - Interest Determination Date(s): [•]
 - Relevant Screen Page: [•]
 - Relevant Time: [•]
 - Relevant Financial Centre: [•]
- (ix) ISDA Determination:
- Floating Rate Option: [•]
 - Designated Maturity: [•]
 - Reset Date: [•]
 - ISDA Benchmark Supplement [Applicable/Not Applicable]
- (x) Linear interpolation: [Not Applicable/Applicable – the Rate of Interest for the [long/short] [first/last] Interest Period shall be calculated using Linear Interpolation (*specify for each short or long interest period*)]
- (xi) Margin(s): [+/-][•] per cent. per annum
- (xii) Minimum Rate of Interest: [•] per cent. per annum/[Not Applicable]
- (xiii) Maximum Rate of Interest: [•] per cent. per annum/[Not Applicable]
- (xiv) Day Count Fraction: [Actual/365/Actual/Actual (ISDA)]
[Actual/365 (Fixed)]
[Actual/360]
[Actual/360 (Sterling)]
[30/360]
[30E/360/Eurobond Basis]
[30E/360(ISDA)]
- (xv) Fallback provisions, rounding provisions and any other terms relating to the method of calculating interest on Floating Rate Notes which are Exempt Notes, if different from those set out in the Conditions: [•]
- 16. Zero Coupon Note Provisions** [Applicable/Not Applicable]
- (i) Accrual Yield: [•] per cent. per annum
 - (ii) Reference Price: [•]
 - (iii) Any other formula/basis of determining amount payable for [•]

Zero Coupon Notes which are
Exempt Notes:

PROVISIONS RELATING TO REDEMPTION

17.	Call Option	[Applicable/Not Applicable]
	(i) Optional Redemption Date(s):	[•]
	(ii) Optional Redemption Amount(s):	[•] per Calculation Amount (N.B.: If the Optional Redemption Amount is other than a specified amount per Calculation Amount, the Notes will need to be Exempt Notes)
	(iii) If redeemable in part:	
	(a) Minimum Redemption Amount:	[•] per Calculation Amount/[Not Applicable]
	(b) Maximum Redemption Amount:	[•] per Calculation Amount/[Not Applicable]
18.	Put Option	[Applicable/Not Applicable]
	(i) Optional Redemption Date(s):	[•]
	(ii) Optional Redemption Amount(s):	[•] per Calculation Amount
19.	Final Redemption Amount:	[•] per Calculation Amount
20.	Early Redemption Amount	
	Early Redemption Amount(s) payable on redemption for taxation reasons or on event of default:	[•] per Calculation Amount
21.	Make-whole Redemption	[Applicable/Not Applicable]
	(i) Notice period:	[•]
	(ii) Make Whole Redemption Margin:	[•]
	(iii) Make Whole Redemption Rate:	[•]
22.	Issuer Residual Call	
	(i) Minimum Percentage:	[•] per cent.
	(ii) Optional Redemption Amount (Residual Call):	[•]
23.	Issuer Maturity Par Call	[Applicable/Not Applicable]
	(i) Par Call Commencement Date:	[•]
	(ii) Par Call Redemption Amount:	[•]
24.	Special Redemption Call	[Applicable/Not Applicable]
	(i) Acquisition Target:	[•]
	(ii) Special Redemption Longstop Date:	[•]
	(iii) Special Redemption Amount and method, if any, of calculation of such amount(s):	[•]
	(iv) Special Redemption Period:	The period from [•]/ [the Issue Date]] to the Special Redemption Longstop Date]
	(v) Notice period:	[[•]/As per Conditions]

GENERAL PROVISIONS APPLICABLE TO THE NOTES

- 25. Form of Notes: [Temporary Global Note exchangeable for a Permanent Global Note which is exchangeable for Definitive Notes on [•] days' notice/at any time/in the limited circumstances specified in the Permanent Global Note]
 [Temporary Global Note exchangeable for Definitive Notes on [•] days' notice]
 [Permanent Global Note exchangeable for Definitive Notes on [•] days' notice/at any time/in the limited circumstances specified in the Permanent Global Note]
- 26. New Global Note: [Yes] [No]
- 27. Additional Financial Centre(s): [Not Applicable/[•]]
- 28. Talons for future Coupons to be attached to Definitive Notes (and dates on which such Talons mature): [Yes/No]
- 29. U.S. Selling Restrictions Regulation S Compliance Category 2; [TEFRA C/TEFRA D/TEFRA Not Applicable]
- 30. [Prohibition of Sales to EEA Retail Investors:] [Applicable]/[Not Applicable]
(If the Notes clearly do not constitute "packaged" products, "Not Applicable" should be specified. If the Notes may constitute "packaged" products, "Applicable" should be specified.)
- 31. [Prohibition of Sales to UK Retail Investors:] [Applicable]/[Not Applicable]
(If the Notes clearly do not constitute "packaged" products, "Not Applicable" should be specified. If the Notes may constitute "packaged" products, "Applicable" should be specified.)

THIRD PARTY INFORMATION

[[•] has been extracted from [•].] Each of the Issuer and the Guarantor confirms that such information has been accurately reproduced and that, so far as it is aware, and is able to ascertain from information published by [•], no facts have been omitted which would render the reproduced information inaccurate or misleading.

Signed on behalf of Coca-Cola HBC Finance B.V.

By Duly authorised Title Managing Director A	By Duly authorised Title Managing Director B
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Signed on behalf of Coca-Cola HBC AG:

By Duly authorised	By Duly authorised
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PART B – OTHER INFORMATION

1. LISTING/ADMISSION TO TRADING

Listing/Admission to trading:

[Application has been made by the Issuer (or on its behalf) for the Notes to be admitted to [•] [specify other] and to trading on [•] [specify other] with effect from [•].]

[Application is expected to be made by the Issuer (or on its behalf) for the Notes to be admitted to [•] [specify other] and to trading on [•] [specify other] with effect from [•].]

[Tranche[s] [•] of the Notes [is/are] already admitted to [•] [specify other] and to trading on [•] [specify other] with effect from [•].]

[Not Applicable]

2. RATINGS

Ratings:

[The Notes to be issued [have been/are expected to be] rated:

[S&P]: [•]

[Moody's Italia]: [•]]

[The Notes to be issued have not been specifically rated.]

Option 1 – CRA established in the UK and registered under the UK CRA Regulation

[Insert legal name of particular credit rating agency entity providing rating] is established in the UK and is registered under Regulation (EC) No. 1060/2009/EC as it forms part of UK domestic law by virtue of the EUWA (the "**UK CRA Regulation**"), and is included in the list of registered and certified credit ratings agencies published on the website of the FCA in accordance with the UK CRA Regulation.]

Option 2 – CRA established outside the UK , not registered under the UK CRA Regulation but has applied for registration

[Insert legal name of particular credit rating agency entity providing rating] is established outside the UK and has applied for registration under Regulation (EC) No. 1060/2009/EC as it forms part of UK domestic law by virtue of the EUWA (the "**UK CRA Regulation**"), although notification of the corresponding registration decision has not yet been provided by the FCA.

Option 3 – CRA established outside the UK and certified under the UK CRA Regulation

[Insert legal name of particular credit rating agency entity providing rating] is not established in the UK but has been certified under Regulation (EC) No. 1060/2009/EC as it forms part of UK domestic law by virtue of the EUWA (the "**UK CRA Regulation**"), and is included in the list of registered and certified credit ratings agencies

published on the website of the FCA in accordance with the UK CRA Regulation.

Option 4 – CRA established outside the UK and which is not registered or certified under the UK CRA Regulation

[[Insert legal name of particular credit rating agency entity providing rating] is not established in the UK and has not been registered, applied for registration or been certified under Regulation (EU) No 1060/2009, as it forms part of domestic law in the UK by virtue of the EUWA (the "**UK CRA Regulation**").]

(The above disclosure should be amended to reflect (i) the rating allocated to Notes of the type being issued under the Programme generally or, where the issue has been specifically rated, that rating; and/or (ii) the credit rating agency issuing the credit rating, in each case in accordance with the applicable requirements of the UK CRA Regulation.)

Option 5 – CRA established in the European Union and registered under the EU CRA Regulation

[Insert legal name of particular credit rating agency entity providing rating] is established in the European Union] and is registered under Regulation (EC) No. 1060/2009/EC (as amended, the "**EU CRA Regulation**"), and is included in the list of registered and certified credit ratings agencies published on the website of the European Securities and Markets Authority ("**ESMA**") in accordance with the EU CRA Regulation.]

Option 6 – CRA established outside the European Union, not registered under the EU CRA Regulation but has applied for registration

[Insert legal name of particular credit rating agency entity providing rating] is not established in the European Union and has applied for registration under Regulation (EU) No 1060/2009, as amended (the "**EU CRA Regulation**"), although notification of the corresponding registration decision has not yet been provided by the European Securities and Markets Authority.

Option 7 – CRA established outside the European Union and certified under the EU CRA Regulation

[Insert legal name of particular credit rating agency entity providing rating] is not established in the European Union but has been certified under Regulation (EU) No 1060/2009, as amended (the "**EU CRA Regulation**") and is included in the list of registered and certified

credit ratings agencies published on the website of the European Securities and Markets Authority in accordance with the EU CRA Regulation.

Option 8 – CRA established outside the European Union and which is not registered or certified under the EU CRA Regulation

[Insert legal name of particular credit rating agency providing rating] is not established in the European Union and is not registered, has not applied for registration and is not certified under Regulation (EU) No 1060/2009, as amended (the "EU CRA Regulation").

(The above disclosure should be amended to reflect (i) the rating allocated to Notes of the type being issued under the Programme generally or, where the issue has been specifically rated, that rating; and/or (ii) the credit rating agency issuing the credit rating, in each case in accordance with the applicable requirements of the EU CRA Regulation.)

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

[Save as discussed in ["*Subscription and Sale*"], so far as the Issuer is aware, no person involved in the offer of the Notes has an interest material to the offer.]

4. **[Fixed Rate Notes only – YIELD]**

Indication of yield: [•]

5. **OPERATIONAL INFORMATION**

ISIN Code: [•]

[FISN: [•]]

[CFI Code: [•]]

Common Code: [•]

Any clearing system(s) other than Euroclear Bank SA/NV and Clearstream Banking, S.A. and the relevant identification number(s): [Not Applicable/[•]]

Delivery: Delivery [against/free of] payment

Names and addresses of initial Paying Agent(s): [•]

Names and addresses of additional Paying Agent(s) (if any): [•]

Relevant Benchmark[s]: *[[specify benchmark] is provided by [administrator legal name]][repeat as necessary]. As at the date hereof, [[administrator legal name][appears]/[does not appear]][repeat as necessary] in the register of administrators and benchmarks established and maintained by the FCA pursuant to Article 36 (*Register of administrators and benchmarks*) of Regulation (EU) No. 2016/1011 as it forms part of domestic law in the UK by virtue of the EUWA (the "UK*

Benchmark Regulation")]/[As far as the Issuer is aware, as at the date hereof, [*specify benchmark*] does not fall within the scope of Regulation (EU) No. 2016/1011 as it forms part of domestic law in the UK by virtue of the EUWA (the "UK Benchmark Regulation**")]/ [As far as the Issuer is aware, the transitional provisions in Article 51 of Regulation (EU) No. 2016/1011 as it forms part of domestic law in the UK by virtue of the EUWA (the "**UK Benchmark Regulation**") apply, such that [*name of administrator*] is not currently required to obtain authorisation/registration (or, if located outside the UK, recognition, endorsement or equivalence)]/ [Not Applicable]**

Intended to be held in a manner which would allow Eurosystem eligibility:

[Yes. Note that the designation "yes" simply means that the Notes are intended upon issue to be deposited with one of the ICSDs as common safekeeper and does not necessarily mean that the Notes will be recognized as eligible collateral for Eurosystem monetary policy and intra day credit operations by the Eurosystem either upon issue or at any or all times during their life. Such recognition will depend upon the ECB being satisfied that Eurosystem eligibility criteria have been met.] /

[No. Whilst the designation is specified as "no" at the date of these Final Terms, should the Eurosystem eligibility criteria be amended in the future such that the Notes are capable of meeting them the Notes may then be deposited 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.]

6. DISTRIBUTION

Method of distribution: [Syndicated/Non-syndicated]
 If syndicated, names of Managers: [Not Applicable/*give names*]
 Stabilising Manager(s) (if any): [Not Applicable/*give name*]
 If non-syndicated, name of relevant Dealer: [Not Applicable/*give name*]

7. REASONS FOR THE OFFER AND ESTIMATED NET AMOUNT OF PROCEEDS

8. Reasons for the offer: [*] [See ["*Use of Proceeds*"] in Base Prospectus"/Give details]

(Delete the remaining sub-paragraphs of this paragraph if Eligible Green Projects are not relevant. Otherwise, insert the details below, to the extent known at the date of the Final Terms.)

[The net proceeds of the issue of Notes will be applied by the Issuer to finance or refinance, in whole or in part, Eligible Green Projects, as set out in further detail below.]

9. Eligible Green Projects

[] *[(if applicable, describe Eligible Green Projects and/or availability of any relevant framework, third party opinions and/or where information can be obtained)]*

10. Estimated net proceeds:

[•]

USE OF PROCEEDS

An amount equal to the net proceeds of the issue of each Tranche of Notes will be applied by the Issuer, as indicated in the applicable Final Terms, either:

- (a) to meet the general financing requirements of the CCH Group, including, without limitation, the financing of the Acquisition or as otherwise specified in the Final Terms (or, as applicable, the Pricing Supplement); or
- (b) in the case of the issue of Green Bonds, to finance or refinance, in whole or in part, Eligible Green Projects (as defined below), as further described in the Final Terms.

If in respect of any particular issue, there is a particular identified use of proceeds, this will be stated in the applicable Final Terms.

Green Bonds

In relation to (b) above, only Tranches of Notes financing or refinancing Eligible Green Projects will be denominated as “Green Bonds”.

In the event of a project divestment or if a project no longer meets the eligibility criteria, an amount equal to the net proceeds of the Green Bonds will be used to finance or refinance other Eligible Green Projects. See also “*Risk Factors— Notes issued, if any, as Green Bonds with a specific use of proceeds, may not meet investor expectations or requirements.*”

“Eligible Green Projects” have been defined in accordance with the broad categorisation of eligibility for Green Projects set out by the ICMA Principles and include, but are not limited to, projects aimed at addressing the following key climate change concerns:

- (i) renewable energy (including production, transmission, appliances and products);
- (ii) Energy efficiency (such as in new and refurbished buildings, energy storage, district heating, smart grids, appliances and products);
- (iii) Pollution prevention and control (including reduction of air emissions, greenhouse gas control, soil remediation, waste prevention, waste reduction, waste recycling and energy/emission-efficient waste to energy);
- (iv) Environmentally sustainable management of living natural resources and land use (including environmentally sustainable agriculture; environmentally sustainable animal husbandry; climate smart farm inputs such as biological crop protection or dripirrigation; environmentally sustainable fishery and aquaculture; environmentally sustainable forestry, including afforestation or reforestation, and preservation or restoration of natural landscapes);
- (v) Terrestrial and aquatic biodiversity conservation (including the protection of coastal, marine and watershed environments);
- (vi) Clean transportation (such as electric, hybrid, public, rail, non-motorised, multi-modal transportation, infrastructure for clean energy vehicles and reduction of harmful emissions);
- (vii) Sustainable water and wastewater management (including sustainable infrastructure for clean and/or drinking water, wastewater treatment, sustainable urban drainage systems and river training and other forms of flooding mitigation);
- (viii) Climate change adaptation (including efforts to make infrastructure more resilient to impacts of climate change, as well as information support systems, such as climate observation and early warning systems);

- (ix) Circular economy adapted products, production technologies and processes (such as the design and introduction of reusable, recyclable and refurbished materials, components and products; circular tools and services); and/or certified eco-efficient products;
- (x) Green buildings that meet regional, national or internationally recognised standards or certifications for environmental performance.

In respect of Notes issued as Green Bonds, the applicable Final Terms will specify (to the extent known at the relevant date):

- (a) further details of the Eligible Green Projects selected by the Issuer for financing and/or refinancing with the net proceeds of the issue of the Notes; and
- (b) details of periodic updates, including an updated list of the relevant projects financed or refinanced with the net proceeds of the Notes and the amounts allocated, any ongoing process of verification, as well as any other relevant information such as whether or not any third party opinions and/or reviews will be made available in connection therewith and where and/or from whom opinions, reviews and other relevant information may be obtained and/or accessed.

Any Notes issued as Green Bonds will be issued in accordance with a green finance framework to be implemented by the Group in accordance with the ICMA Principles and which the Group intends will include further information on Eligible Green Projects and the relevant eligibility criteria, the process for project evaluation and selection, the management of proceeds and post-issuance reporting and verification, in compliance with the ICMA Principles (save as may otherwise be disclosed in such framework) (the “**Framework**”). The Framework will be made available on the Guarantor’s website at <https://coca-colahellenic.com> or on such other website as may otherwise be specified in the relevant Final Terms on or before the issue of any Notes issued as Green Bonds.

In connection with the issue of any Green Bonds under the Programme, the Issuer or the Guarantor may request a sustainability rating agency or sustainability consulting firm to issue a Second-Party Opinion confirming that the Eligible Green Projects have been defined in accordance with the broad categorisation of eligibility for green projects set out by the ICMA Principles and/or a Second-Party Opinion regarding the suitability of the Notes as an investment in connection with certain environmental and sustainability projects. Any such Second-Party Opinion will be made available on the Guarantor’s website at <https://coca-colahellenic.com> or on such other website as may otherwise be specified in the relevant Final Terms. For the avoidance of doubt, neither the Framework nor any Second-Party Opinion once available shall be deemed to be, incorporated in, and/or form part of, this Base Prospectus. See also “*Risk Factors - No assurance of suitability or reliability of any Second Party Opinion or any other opinion or certification of any third party relating to any Green Bonds*”.

DESCRIPTION OF THE ISSUER

Coca-Cola HBC Finance B.V. (the "**Issuer**") is a private company with limited liability (*besloten vennootschap met beperkte aansprakelijkheid*) incorporated under the laws of the Netherlands on 13 April 2001, having its statutory seat (*statutaire zetel*) in Amsterdam, the Netherlands and its registered office at Radarweg 60, 1043 NT Amsterdam, the Netherlands. The issuer is registered with the Chamber of Commerce (*Kamer van Koophandel*) under number 34154633. The telephone number of the Issuer is +31208006920.

The Issuer is a wholly-owned indirect subsidiary of Coca-Cola HBC AG (the "**Guarantor**"). The Issuer does not know of any arrangements which may at a subsequent date result in a change of control of the Issuer. As at the date of this Base Prospectus, the Issuer has 18 employees and no subsidiaries.

The Issuer was incorporated for the sole purpose of acting as a financing subsidiary for the CCH Group. As the principal finance company within the CCH Group, the Issuer acts as a financing company for borrowing and lending between companies in the CCH Group and on-lends the proceeds of any borrowings (including those derived pursuant to the issue of any Notes) to companies in the CCH Group. The Issuer is party to a number of ISDA agreements to facilitate the execution of foreign exchange, interest rate and commodity risk management contracts with approved financial institutions in compliance with the CCH Group's approved treasury policy covering the hedging of financial risk.

The Issuer may be appointed by the Dutch Central Bank (*De Nederlandsche Bank N.V.*) ("**DCB**") as a reporter pursuant to the regulation of 4 February 2003, issued by DCB, implementing reporting instructions under the Act on Financial Foreign Relations 1994 (*Wet financiële betrekkingen buitenland 1994*), and if so appointed, the Issuer must file reports with DCB for the benefit of the composition of the balance of payments for the Netherlands by DCB.

The Issuer will be subject to the reporting obligations pursuant to the Dutch Act on Financial Supervision and supervision pursuant to the Dutch Financial Reporting Act (*Wet toezicht financiële verslaggeving*).

The Issuer is permitted to attract repayable funds from the public within the meaning of European Regulation (EU) No. 575/2013 on prudential requirements for credit institutions and investment firms and extend these funds without having obtained a licence from DCB provided it fulfils and continues to fulfil the requirements of article 3:2 of the Dutch Act on Financial Supervision, as amended from time to time.

Directors

The Directors of the Issuer as at the date of this Base Prospectus and their principal activities within the CCH Group are set out below.

<u>Director</u>	<u>Position</u>	<u>Business Address</u>	<u>Positions outside the CCH Group</u>
Garyfallia Spyriouni	Head of Tax, CCH Group and Managing Director B, the Issuer	9 Fragoklissias Street, 15125, Maroussi, Athens, Greece	-
Anastasios Stamoulis	Chief Financial Officer, CCH Group and Managing Director B, the Issuer	Turmstrasse 26, 6312 Steinhausen, Switzerland	-
Huig Johan Braamskamp	Managing Director A, the Issuer	Radarweg 60, 1043 NT Amsterdam, the Netherlands	Stichting JM Benefit Protector Foundation, Stichting Administratiekantoor (STAK) JM, Stichting Avenue Louise, Brickell South Florida Holdings B.V., Citco

<u>Director</u>	<u>Position</u>	<u>Business Address</u>	<u>Positions outside the CCH Group</u>
			Nederland B.V., Europe Management Company B.V., Management Company Stravinsky B.V., Management Company Teleport B.V., Trust International Management (T.I.M.) B.V. and Stichting Administratiekantoor Strawinsky.
Ziad Husseini	Chief Procurement Officer, CCH Group and Managing Director A, the Issuer	Radarweg 60, 1043 NT Amsterdam, the Netherlands	Executive Committee Member of the IFU International Fruit & Vegetable Juice Association.
Vanja Bošković	Chief Risk Officer, CCH Group and Managing Director B, the Issuer	Radarweg 60, 1043 NT Amsterdam, the Netherlands	-
Rutger Jan Leonard Marie Lambriex	Managing Director B, the Issuer	Radarweg 60, 1043 NT Amsterdam, the Netherlands	Sole director of Mr. R.J.L.M. Lambriex Beheer B.V. Sole director of Praktijkvennootscha p R.J.L.M. Lambriex B.V. Director of Stichting Vrienden Jeugdhockey Westerpark. Director of Vereniging van Eigenaren van het gebouw Hoofdweg 66 te Amsterdam.

There are no existing or potential conflicts of interest between any duties of the directors of the Issuer and their private interests and other duties.

DESCRIPTION OF THE GUARANTOR

Coca-Cola HBC AG

The Guarantor was incorporated and registered in Switzerland as a company limited by shares (*Aktiengesellschaft/société anonyme*) on 19 September 2012 with corporate registration number CHE-235.296.902 (formerly CH-170.3.037.199-9). The registered office of the Guarantor is at Turmstrasse 26, 6312 Steinhausen, Switzerland and its registered seat in Steinhausen, Switzerland. The telephone number of the Guarantor is +41 (041) 726-0110.

The Guarantor is the ultimate holding company of the CCH Group. On 11 October 2012, the Guarantor announced a voluntary share exchange offer (the "**Exchange Offer**") to acquire all outstanding ordinary registered shares ("**CCH Shares**") of Coca-Cola Hellenic Bottling Company S.A. ("**CCH**"), the previous holding company of the CCH Group and the predecessor entity of Coca-Cola HBC Holdings B.V., for new ordinary registered shares of the Guarantor on a one-for-one basis, in accordance with Greek Law 3461/2006 and a separate exchange offer to all holders of CCH Shares located in the United States and all holders of American depositary shares representing CCH Shares ("**CCH ADSs**") wherever located. The acceptance period started on 19 March 2013 and ended on 19 April 2013 (the "**Acceptance Period**"). At the close of the Acceptance Period, a total of 355,009,967 CCH Shares, including CCH Shares represented by CCH ADSs, were tendered, representing 96.85 per cent. of all issued CCH Shares and of the total voting rights in CCH. Accordingly, the Guarantor acquired 96.85 per cent. of the total issued share capital of CCH and became the new holding company of the CCH Group.

On 29 April 2013, 355,023,939 ordinary registered shares of the Guarantor were admitted to the Official List of the UK Listing Authority and to trading on the London Stock Exchange's main market for listed securities of the London Stock Exchange. The Guarantor has been included as a constituent of the FTSE 100 and FTSE All-Share Indices from 20 September 2013. On the same date, trading in the ordinary registered shares commenced on the Athens Stock Exchange and trading in the American depositary shares of the Guarantor, each representing the Guarantor ordinary registered share, commenced on the New York Stock Exchange.

On 17 May 2013, the Guarantor initiated a compulsory squeeze-out procedure in accordance with Greek law to acquire the remaining CCH Shares that it did not acquire in the Exchange Offer, which completed on 17 June 2013. Consequently, CCH became a wholly-owned subsidiary of the Guarantor.

Following the completion of the squeeze-out procedure, the CCH Group implemented an intra-group corporate reorganisation (the "**Reorganisation**") to rationalise the structure of the CCH Group. In connection with the Reorganisation, on 29 November 2013, CCH merged into 3E (Cyprus) Limited, a wholly owned subsidiary of the Guarantor, with the result that 3E (Cyprus) Limited, as the surviving entity, assumed all of the assets and liabilities, as well as the benefits and obligations, of CCH. Following this merger, on 12 August 2014, 3E (Cyprus) Limited subsequently merged into Coca-Cola HBC Holdings B.V., with the result that Coca-Cola HBC Holdings B.V., as the surviving entity, assumed all of the assets and liabilities, as well as the benefits and obligations of, 3E (Cyprus) Limited.

On 24 July 2014, the CCH Group's delisting of the CCH ADSs on the New York Stock Exchange and the deregistration and termination of the CCH Group's reporting obligations under the U.S. Securities Exchange Act of 1934 became effective. On 1 August 2014, the CCH ADS programme was terminated.

Business Overview

Business and products

The CCH Group owns, controls and operates a network of independent bottling plants and warehousing and distribution systems. As at 31 December 2025, the CCH Group operated 62 plants, 309 production lines and maintained 119 distribution centres throughout Armenia, Austria, Belarus, Bosnia and Herzegovina, Bulgaria, Croatia, Cyprus, Czech Republic, Egypt, Estonia, Greece, Hungary, Italy, Latvia, Lithuania, Moldova, Montenegro, Nigeria, North Macedonia, Northern Ireland, Poland, the Republic of Ireland, Romania, the Russian Federation, Serbia (including the Republic of Kosovo), Slovakia, Slovenia, Switzerland, and Ukraine (the "**Territories**"). The CCH Group principally produces, sells and distributes non-alcoholic ready-to-drink beverages under bottlers' agreements and distribution agreements with third parties and under its own brand names. The CCH Group also distributes alcoholic beverages (including

Alcoholic Ready to Drink beverages) and coffee in certain of its countries. In addition, the CCH Group owns one snack company, Bambi, in Serbia and also produces and distributes snacks under the brand name Tsakiris through its Greek subsidiary. The scale and reach of the CCH Group's distribution network and production capacity is a key element in its ability to deliver on its commercial objectives of developing and growing the range and penetration of its portfolio of products in each of the Territories.

The CCH Group produces, sells and distributes an extensive 24/7 portfolio of beverages. The CCH Group's business is principally engaged in producing, selling and distributing non-alcoholic ready-to-drink beverages and selected additional categories under bottlers' agreements with TCCC. In some Territories the CCH Group also produces, sells, distributes and markets its own brands of juice and water beverages. In addition, the CCH Group distributes a selected number of third party premium spirit brands, coffee and markets, bottles and distributes beer in North Macedonia.

The CCH Group is one of the largest bottlers of non-alcoholic ready-to-drink beverages across Western, Central and Eastern Europe and Africa, operating in 29 countries with a total population of approximately 760 million people. In the year ended 31 December 2025, the CCH Group sold approximately 3 billion unit cases (2.9 billion unit cases in the year ended 31 December 2024), generating net sales revenue of €11.6 billion (€10.8 billion in the year ended 31 December 2024). The products that the CCH Group produces, sells and distributes include Sparkling beverages, Stills, Water, Energy, Premium Spirits, Alcoholic Ready to Drink, Snacks and Coffee. The Stills and Water category includes waters and flavoured waters, juices, sports drinks and teas. In the year ended 31 December 2025, the Sparkling beverages category accounted for 67 per cent. and the combined Stills, Water, Energy, Premium Spirits, Alcoholic Ready to Drink, Snacks and Coffee category accounted for the remaining 33 per cent. of the CCH Group's net sales revenue. The CCH Group sells, produces and distributes products in a range of flavours and package combinations which vary from country to country.

The CCH Group is one of TCCC's key bottlers. TCCC considers the CCH Group to be a strategic partner, based on factors such as size, geographic diversification and financial and management resources, in which TCCC has a significant equity interest. In their day-to-day business relationship, TCCC and the CCH Group work closely together to maximise the success of TCCC's brand-related business. Whereas TCCC's focus is on general consumer marketing and brand promotion of TCCC's products (involving, for example, building brand equity for TCCC-owned brands, analysing consumer preferences and formulating general strategies and media advertising plans), the CCH Group has primary responsibility for, and controls, the customer relationships and route to market in each of its relevant Territories and develops and implements its own sales and trade marketing strategy in each of its relevant Territories, where the CCH Group produces, sells and distributes the TCCC's trademarked beverages. The CCH Group enters into bottlers' agreements with TCCC for each of the Territories. Each of the CCH Group's bottlers' agreements has a fixed initial term. These agreements were renewed with effect from 1 January 2024 for an initial term of 10 years, with an option for the CCH Group to request an extension (at TCCC's discretion) for another 10 years upon expiry of the initial term. Historically the bottlers' agreements entered into with TCCC by the CCH Group and its predecessors have been renewed at expiry.

The CCH Group has entered into bottlers' agreements with TCCC for each of the TCCC Markets under which the CCH Group has the right to exclusively produce and, subject to certain limitations, sell and distribute products of TCCC in each of these TCCC Markets. In addition to the Coca-Cola brand, TCCC's other core brands distributed by the CCH Group include Fanta and Sprite.

The CCH Group is committed to exploring new growth opportunities in the Sparkling and Stills beverages categories with TCCC by introducing new products and packages that satisfy the changing demands and preferences of consumers for those products in the CCH Group's markets. The CCH Group is also committed to expanding its distribution of energy drinks.

The CCH Group's markets

The CCH Group divides its Territories into three reporting segments. The Territories included in each segment share similar socio-economic characteristics, consumer habits, per capita consumption levels, as well as regulatory environments, growth opportunities, customers and distribution infrastructures. The CCH Group's three reporting segments are as follows:

- **Established Markets**, which are Austria, Cyprus, Greece, Italy, Northern Ireland, the Republic of Ireland, Switzerland and Global exports (which refers to the export business

for the premium spirit brand, Finlandia Vodka, and premium mixer brand, Three Cents in countries where the CCH Group does not have operations in connection with non-alcoholic ready-to-drink beverages);

- **Developing Markets**, which are Croatia, Czech Republic, Estonia, Hungary, Latvia, Lithuania, Poland, Slovakia and Slovenia; and
- **Emerging Markets**, which are Armenia, Belarus, Bosnia and Herzegovina, Bulgaria, Egypt, Moldova, Montenegro, Nigeria, North Macedonia, Romania, the Russian Federation, Serbia (including the Republic of Kosovo) and Ukraine.

The CCH Group's products

The CCH Group currently produces, sells and distributes Sparkling, Stills and Water beverages under the brands of TCCC in all of the TCCC Markets. The CCH Group also produces, sells and distributes Sparkling beverages under the brands that TCCC acquired for certain TCCC Markets from Cadbury Schweppes plc in 1999. The CCH Group relies on TCCC to protect the TCCC brands in the TCCC Markets. In addition to products distributed under the TCCC brands, the CCH Group also owns, and distributes products, under other brands including, Finlandia Vodka, Three Cents and the Tsakiris and Bambi snack businesses.

The CCH Group distributes energy drinks under the brands of Monster Energy. In some of its Territories, the CCH Group also produces, sells, distributes and markets its own brands. The CCH Group also distributes certain Sparkling, Stills and Water beverages and other products which it purchases from other companies unaffiliated with TCCC in some of the CCH Group's Territories. The CCH Group also distributes certain alcoholic beverages and coffee in some of the CCH Group Territories.

The CCH Group offers its beverages in both refillable and non-refillable packages and in a range of flavours designed to meet the demands of its consumers. The main packaging materials for the CCH Group's beverages are PET, glass and cans. In addition, the CCH Group provides fast food restaurants and other immediate consumption outlets with fountain products. Fountains consist of dispensing equipment that mixes the fountain syrup with carbonated or still water, enabling fountain retailers to sell finished Sparkling and Stills beverages to consumers in cups or glasses.

Legal Proceedings

The CCH Group is currently involved in various legal proceedings in the ordinary course of business. Management of the Issuer and the Guarantor believe that any liability to the CCH Group that may arise as a result of such proceedings will not have a material adverse effect on either (i) the results of operations, cash flows, or the financial position of the CCH Group taken as a whole or (ii) the Issuer's or the Guarantor's ability to fulfil their obligations under the Programme.

Material Contracts

The CCH Group concluded the following material contracts in the context of the Acquisition:

Acquisition Sale and Purchase Agreement

For details of this agreement, see “*The Acquisition – Summary of the Sale and Purchase Agreement*” below and “*Appendix 1 – Principal terms of the Acquisition*” in the Acquisition Press Release.

CCBA Option Agreement

The Issuer has agreed with TCCC-1 and TCCC (as guarantor) the terms of an option agreement (the "**CCBA Option Agreement**") to be entered into at the completion of the Acquisition with (i) a call option with a five-year call period, exercisable between three and five years following completion of the Acquisition enabling the Issuer to purchase the remaining 25 per cent. equity interest in CCBA still owned by TCCC-1 following the completion of the Acquisition (the "**Call Option**") and (ii) a put option enabling TCCC-1 to sell its remaining equity interest in CCBA to the Issuer exercisable between three and a half and six years following the completion of the Acquisition (the "**Put Option**", together with the Call Option, the

“**CCBA Option**”). For further details of this agreement, see “*The Acquisition – Overview*” below and “*Appendix 1 – Principal terms of the Acquisition*” in the Acquisition Press Release.

CCBA Shareholder Agreement

The Guarantor and the Issuer (together, the “**Coca-Cola HBC Shareholders**”) have agreed with CCBA, TCCC-1 and TCCC (as guarantor) the terms of a shareholder agreement (the “**CCBA Shareholder Agreement**”) to be entered into at the completion of the Acquisition, which will regulate the relationship as between them in respect of CCBA from completion of the Acquisition and pursuant to which the Coca-Cola HBC Shareholders and TCCC-1 will have certain rights in relation to the governance of CCBA. For further details of this agreement, see “*Appendix 1 – Principal terms of the Acquisition*” in the Acquisition Press Release.

Guarantor Shareholder Agreement

The Guarantor has agreed with Coca-Cola HBC Grouping, Inc., a wholly-owned subsidiary of TCCC, and Kar-Tess Holding the terms of a shareholder agreement (the “**Guarantor Shareholder Agreement**”) to be entered into at the completion of the Acquisition which will regulate the relationship as between them from the completion of the Acquisition and pursuant to which Coca-Cola HBC Grouping, Inc. and Kar-Tess Holding will have certain contractual rights in relation to the governance of the Guarantor. For further details of this agreement, see “*Appendix 1 – Principal terms of the Acquisition*” in the Acquisition Press Release.

The Guarantor Shareholder Agreement provides for the establishment of a strategy committee comprising the Chief Executive Officer of the Guarantor, one Kar-Tess Holding nominated director and one Coca-Cola HBC Grouping, Inc. nominated director (in each case, provided the relevant shareholder's shareholding is at least 10 per cent.) (the “**Strategy Committee**”). The Strategy Committee will have the authority to consider and prepare a recommendation on certain strategic matters of the Guarantor prior to consideration and determination by the board of directors of the Guarantor, and decisions of the Strategy Committee must be taken unanimously (“**Enhanced Oversight**”). The board of directors of the Guarantor will consult with the Strategy Committee and have regard to its recommendations prior to making decisions on matters subject to Enhanced Oversight, but the board of directors of the Guarantor will not be bound by the recommendations of the Strategy Committee, nor would the board of directors of the Guarantor be prevented from attending to any matter in a reasonable timeframe.

Bridge Facilities Agreement

On 21 October 2025, the Issuer entered into a €2.5 billion committed bridge financing facilities agreement (the “**Bridge Facilities Agreement**”) in connection with the agreed acquisition of CCBA, which was subsequently syndicated to a banking consortium. The Guarantor is a guarantor under the Bridge Facilities Agreement.

The Bridge Facilities Agreement provides for two credit facilities: (i) the bridge acquisition facility of €1.4 billion for funding the payment of the cash consideration of the acquisition of CCBA, and (ii) the bridge backstop facility of €1.1 billion for refinancing certain of CCBA group's existing debt (the “**Bridge Backstop Facility**”), if required, in each case, including the payment of related fees. Since the date of the Bridge Facilities Agreement, the Bridge Backstop Facility has been partially mandatorily cancelled in line with the terms of the Bridge Facilities Agreement and the total Bridge Backstop Facility commitment was €0.9 billion as at 31 December 2025. The original maturity date of the two credit facilities under the Bridge Facilities Agreement is 12 months after the earlier of (i) the date falling 12 months after the date of the Bridge Facilities Agreement and (ii) the date of completion of the Acquisition. The CCH Group may, at its discretion provided certain limited conditions are met, exercise its right (which it can use up to two times) to extend the original maturity date by six months so that the latest maturity date shall fall on the date which is 24 months after the earlier of (i) the date falling 12 months after the date of the Bridge Facilities Agreement and (ii) the date of completion of the Acquisition. The CCH Group can voluntarily cancel the whole or part of the available commitments under the two credit facilities on notice to the facility agent. No amounts have been drawn under the Bridge Facilities Agreement since signing. The CCH Group intends to refinance the bridge financing facilities through a combination of one or more medium-term and long-term debt instruments.

Other than as described above, the CCH Group has not entered into any material contracts which are not in the ordinary course of the CCH Group's business, and which could result in any member of the CCH Group being under an obligation or entitlement that is material to the CCH Group's ability to meet its obligations to the Noteholders.

Board of directors of the Guarantor

The directors of the Guarantor as at the date of this Base Prospectus and their principal activities outside the CCH Group are set out below. The business address of each director is the registered office of the Guarantor.

Name	Position	Positions outside the Guarantor
Anastassis G. David	Non-Executive Chairman	<i>Chair of the board:</i> Sea Trade Holdings Inc. <i>Chair of the board:</i> Nephela Navigation Inc. <i>Vice-chairman:</i> Aegean Airlines S.A. <i>Vice-chairman:</i> the Cyprus Union of Shipowners <i>Board of Trustees member:</i> College Year in Athens <i>Board member:</i> Kar-Tess Holding <i>Member:</i> Adcom Advisory Ltd. <i>Director:</i> George and Kaity David Foundation
Zoran Bogdanovic	Chief Executive Officer and Executive Director	-
Charlotte J. Boyle.....	Independent Non-Executive Director	<i>Chair:</i> UK for UN High Commission for Refugees <i>Non-executive director:</i> Thatchers Cider Company Ltd <i>Non-executive adviser to the Group Executive Board:</i> Knight Frank LLP <i>Advisory board member:</i> Worcester College, Oxford University
Henrique Braun	Non-Executive Director	<i>Executive Vice President and Chief Operating Officer:</i> The Coca-Cola Company
Anastasios I. Leventis	Non-Executive Director	<i>Board member:</i> A.G. Leventis (Nigeria) Ltd <i>Vice chair of the board:</i> Nephela Navigation Inc <i>Director:</i> Leventis Foundation Nigeria. <i>Trustee:</i> A.G. Leventis Foundation <i>Member of the Board of Overseers:</i> the Gennadius Library in Athens <i>Member of the Global Advancement Board:</i> University of Exeter <i>Co-founder:</i> Cyclades Preservation Fund <i>Board member:</i> Maxenta Invest Corp. <i>Board member:</i> Middle East Finance Sarl <i>Board member:</i> Adcom Advisory Ltd. <i>Board member:</i> Kar-Tess Holding <i>Board member:</i> WWF Hellas <i>Member:</i> European Council of the Nature Conservancy <i>Board member:</i> Tabor House Limited
Christo Leventis	Non-Executive Director	<i>Chairman and board member:</i> Alpheus Capital <i>Board member:</i> Adcom Advisory Ltd. <i>Board member:</i> Middle East Finance Sarl <i>Board member:</i> Kar-Tess Holding <i>Board member:</i> Torval Investment Corp. <i>Trustee:</i> Anastasios G. Leventis Foundation
Evguenia Stoitchkova.....	Non-Executive Director	<i>Board member:</i> Amcham in Türkiye and Bulgaria

Name	Position	Positions outside the Guarantor
George Pavlos Leventis.....	Non-Executive Director	<i>Board member:</i> Adcom Advisory Ltd. <i>Board member:</i> Chalet Alpette Sarl <i>Board member:</i> 8 Kensington Park Road Ltd <i>Board member:</i> Torval Investment Corp. <i>Director:</i> Terra Cypria Foundation
Zulikat Wuraola Abiola.....	Independent non-Executive Director	<i>Managing Director:</i> Management Transformation Ltd <i>Non-executive senior independent director and vice chair:</i> Frigoglass S.A.I.C. <i>Chair of the board:</i> Appzone Mauritius Ltd <i>Director:</i> Lekoil Nigeria Limited <i>Director:</i> Summit Oil International Ltd (Nigeria)
Elizabeth Ann Bastoni.....	Independent non-Executive Director	<i>Independent director and chair of the board:</i> Qorium B.V. <i>Independent director and audit committee member:</i> Jerónimo Martins <i>Audit Committee independent director and chair of the nomination and compensation committee:</i> Euroapi <i>Independent director:</i> CNH Industrial
Pantelis ("Linos") Doros Lekkas	Independent non-Executive Director	<i>Group Head of Investment Banking & Markets:</i> First Abu Dhabi Bank
Stavros Pantzaris	Independent non-Executive Director	<i>Founding member and treasurer:</i> The Propeller Club of the United States, Port Limassol <i>Board of directors:</i> Cyprus Employers and Industrialists Federation <i>Board of directors:</i> Cyprus Seeds <i>Board of directors and vice chair of the professional services sector:</i> Nicosia Chamber of Commerce and Industry
Glykeria Tsernou.....	Independent non-Executive Director	<i>Non-executive director:</i> Attica Department Stores S.A. <i>Non-executive director:</i> Goldair Handling S.A. <i>Non-executive director:</i> Phaea S.A. <i>Independent non-executive director:</i> Resolute Cepal Greece S.A. <i>Independent non-executive director:</i> Reinvest Greece S.A. <i>Chair:</i> Elecion Energy S.A. <i>Board of trustees:</i> Anatolia College.

Senior Management

As at the date of this Base Prospectus, the CCH Group's senior management team consists of the following persons, all of whom are members of the CCH Group's Executive Leadership Team:

Name	Position within the CCH Group
Zoran Bogdanovic	Chief Executive Officer
Anastasios Stamoulis...	Chief Financial Officer
Naya Kalogeraki.....	Chief Operating Officer
Minas Angelidis	Region Director: Austria, Czech Republic & Slovakia, Estonia, Hungary, Island of Ireland, Latvia, Lithuania, Poland, and Switzerland

Name	Position within the CCH Group
Frank O'Donell	Region Director: Armenia, Bosnia & Herzegovina, Bulgaria, Croatia, Cyprus, Greece, Moldova, Montenegro, North Macedonia, Romania, Serbia, Slovenia and Ukraine
Vladimir Kosijer.....	Region Director: Nigeria, Egypt, Belarus, and Russia
Ivo Bjelis	Chief Supply Chain Officer
Toon Van der Veer	Chief People and Culture Officer
Jan Gustavsson	General Counsel, Company Secretary and Chief Corporate Development Officer
Mourad Ajarti.....	Chief Digital and Technology Officer
Karyn Harrington	Chief Corporate Affairs and Sustainability Officer
Vitaliy Novikov.....	Digital Commerce Business Development Director
Spyros Mello	Strategy and Transformation Director
Jaak Mikkell	New Businesses Director

The role of Chief Customer and Commercial Officer is currently vacant.

THE ACQUISITION

Overview

On 21 October 2025, the Guarantor announced that it had entered into a definitive sale and purchase agreement (the “**Sale and Purchase Agreement**”) to acquire a 75 per cent. equity shareholding in CCBA, comprising: (i) the acquisition of a 41.52 per cent. equity interest in CCBA from TCCC-1 and Coca-Cola Holdings Africa Ltd (“**CCHA**”, together with TCCC-1, the “**TCCC Sellers**”), each a wholly-owned subsidiary of TCCC, for US\$1.3 billion in cash (the “**TCCC Acquisition**”) and (ii) the acquisition of a 33.48 per cent. equity interest in CCBA from GFI (representing GFI’s entire interest in CCBA) for US\$308 million in cash and 21,027,676 Guarantor shares (the “**GFI Acquisition**”) equal to a combined equity purchase price of US\$1.3 billion.

In connection with the Acquisition, the Guarantor has (i) entered into the Bridge Facilities Agreement (see “*Description of the Guarantor – Material Contracts – Bridge Facilities Agreement*”) and (ii) agreed to issue and transfer shares in the Guarantor to GFI representing 5.47 per cent. of the Guarantor’s enlarged issued and outstanding share capital immediately following completion of the Acquisition (assuming that no shares of the Guarantor other than New Purchase Consideration Shares (as defined below) are issued prior to or at completion of the Acquisition), which are expected to be new shares of the Guarantor (the “**New Purchase Consideration Shares**”) but which the Guarantor may in part satisfy by the transfer from treasury of existing shares of the Guarantor (“**Treasury Purchase Consideration Shares**”, and together with the New Purchase Consideration Shares, the “**Purchase Consideration Shares**”).

In addition to the TCCC Acquisition, the Guarantor, TCCC-1 and TCCC (as guarantor) have agreed to enter into the CCBA Option Agreement (see “*Description of the Guarantor – Material Contracts – CCBA Option Agreement*”). The consideration payable on exercise of the CCBA Option is the purchase price per ordinary share of CCBA paid to the TCCC Sellers under the Sale and Purchase Agreement and an applicable coupon, in cash or, at the election of the Guarantor, the issue and transfer of new shares of the Guarantor (“**New Option Consideration Shares**”) and/or the transfer from treasury of existing shares of the Guarantor (“**Treasury Option Consideration Shares**”).

Coca-Cola Sabco Pty Ltd (“**Sabco**”), a wholly-owned subsidiary of CCBA, and CCHA have agreed to enter into an option agreement at the completion of the Acquisition, pursuant to which (i) CCHA has agreed to grant Sabco a call option with a five-year call period under which Sabco will be able to purchase the 2.87 per cent. equity interest in Coca-Cola Fortune Pty Ltd (“**Fortune**”) owned by CCHA following the completion of the Acquisition and (ii) Sabco has granted to CCHA an irrevocable right exercisable between the date that is three years from completion of the Acquisition and the date that is five years from completion of the Acquisition to sell the full amount of CCHA’s 2.87 per cent. equity interest in Fortune. The consideration payable on exercise of the option is US\$70 million plus an applicable coupon.

The shareholders of the Guarantor approved with the requisite majorities certain amendments to the Articles that are required to give effect to the terms of the Sale and Purchase Agreement for the Acquisition and the CCBA Option Agreement at an extraordinary general meeting of shareholders of the Guarantor held on 19 January 2026 (the “**General Meeting**”).

As part of the Acquisition, the Guarantor will seek a secondary listing of its shares on the Johannesburg Stock Exchange at or around the completion of the Acquisition to underpin its commitment to South Africa and the African continent.

The completion of the Acquisition is targeted to take place by the end of 2026, subject to satisfaction of conditions, including customary regulatory and antitrust approvals.

In connection with the Acquisition, the Guarantor has agreed to enter into the Guarantor Shareholder Agreement (see “*Description of the Guarantor – Material Contracts – Guarantor Shareholder Agreement*”). The Guarantor has made certain corresponding amendments to its Articles to take effect from completion of the Acquisition, and intends to make certain corresponding amendments to the organisational regulations of the board of directors of the Guarantor, to give effect to certain provisions in the Guarantor Shareholder Agreement and obtained the approval of the shareholders of the Guarantor for such amendments to the Articles at the General Meeting.

Separately, the Guarantor and the Issuer have agreed to enter into the CCBA Shareholder Agreement (see “*Description of the Guarantor – Material Contracts – CCBA Shareholder Agreement*”).

Information on CCBA

CCBA is the eighth largest Coca-Cola bottling partner in the world by revenue, and the largest in Africa. Headquartered in Johannesburg, CCBA is deeply rooted in South Africa’s economic and social fabric, operating as the market leader in the beverages industry with a strong position in the non-alcoholic ready-to-drink segment. More broadly, CCBA has a significant presence on the continent accounting for approximately 40 per cent. of all Coca-Cola products sold in Africa by volume. With over 14,000 permanent employees in Africa, CCBA services millions of consumers with a host of global and local brands.

The CCBA group was initially formed in July 2016 after the combination of the Southern and East Africa bottling operations of the non-alcoholic ready-to-drink beverages businesses of TCCC, SABMiller plc and GFI. CCBA operates in 14 territories in Africa, with its largest markets being South Africa, Uganda, Kenya, Ethiopia, and Mozambique, as well as Tanzania, Namibia, Comoros, Mayotte, Zambia, Botswana, Eswatini, Lesotho and Malawi. As of 21 October 2025, CCBA had 37 bottling plants and 106 production lines that service over 800,000 outlets.

Strategic rationale for the Acquisition

The Acquisition will materially expand the CCH Group’s existing African presence, bringing together two leading bottlers on the continent. CCBA will add 14 African markets in addition to the CCH Group’s business in Nigeria since 1951 and in Egypt since 2022. Following the completion of the Acquisition, the CCH Group will represent approximately two-thirds of Africa’s total Coca-Cola-system volume and will cover over 50 per cent. of the continent’s population, thereby solidifying its long-term commitment to Africa as a key driver of future growth.

The Acquisition will drive further diversification of the CCH Group’s geographic footprint, with increased exposure to high growth markets. CCBA’s markets benefit from compelling demographic and macroeconomic prospects, including growing populations and economies, with significant potential to increase per capita consumption.

The Acquisition is consistent with the pillars of the CCH Group’s growth strategy and its vision of being the leading 24/7 beverage partner. CCBA is a leading player in the non-alcoholic ready-to-drink category across its key markets, with a strong position across iconic global brands and relevant local brands.

The Acquisition presents a clear opportunity to leverage the CCH Group’s expertise in emerging markets. The CCH Group has a proven track record of operating in Africa, including long-term growth in Nigeria and the successful integration of Egypt, which adds to CCBA’s significant experience on the continent. The Acquisition will create a platform for the CCH Group to share best practices, roll out its leading bespoke capabilities and invest further in CCBA to drive accelerated growth.

The Acquisition will further strengthen the CCH Group’s long-term strategic partnership with TCCC. TCCC and the CCH Group have a longstanding relationship, and the Acquisition is intended to continue to create value for all stakeholders over the long term.

Financial effects of the Acquisition

The Acquisition is expected to be low-single digit earnings per share accretive from the first full financial year following the completion of the Acquisition. In addition, following the completion of the Acquisition, leverage is expected to remain within the CCH Group’s medium-term target range of 1.5-2.0x Net debt to EBITDA, with no expected impact to credit rating and clear commitment to sustainably maintaining a strong investment grade profile. The CCH Group’s existing capital allocation priorities remain unchanged and as a result of the Acquisition, the Guarantor cancelled its existing share buyback programme launched in November 2023.

On the basis of the audited financial statements of the Guarantor as of and for the year ended 31 December 2024, net sales revenue, operating profit (EBIT) and total assets for the CCH Group was €10,754.4 million, €1,185.4 million and €10,653.7 million, respectively.

On the basis of the audited consolidated financial statements of CCBA as of and for the year ended 31 December 2024, net sales revenue, operating profit and total assets for CCBA was US\$3,655.5 million, US\$266.9 million and US\$5,050.3 million, respectively.

On the basis of the audited financial statements of Voltic (GH) Limited (the “**Ghana entity**”) as of and for the year ended 31 December 2024, net sales revenue, operating profit and total assets for the Ghana entity was US\$18.2 million, US\$0.3 million and US\$19.9 million, respectively (translated from Ghanaian cedi into U.S. dollars at a closing exchange rate of GHS 14.70 per US\$1 as of 31 December 2024).

On 30 June 2025, Voltic International Inc., a wholly-owned subsidiary of CCBA, and TCCC-1 entered into a share purchase agreement with Société Centrale des Boissons Gazeuses San, a subsidiary of Equatorial Coca-Cola Bottling Company, for the disposal of the Ghana entity which contains CCBA's bottling, distribution and water business in Ghana.

Summary of the Sale and Purchase Agreement

The Sale and Purchase Agreement contains customary warranties from TCCC-1, CCHA and GFI (together, the “**Sellers**”), TCCC (as guarantor) and CCBA to the Guarantor and the Issuer (together, the “**Purchasers**”) for an agreement of this nature, including authority to enter into the Sale and Purchase Agreement and the ability of the Sellers to complete the Acquisition, as well as customary business warranties from CCBA. The Sale and Purchase Agreement also contains indemnities from the Sellers for certain identified matters. The warranties and indemnities given by the Sellers are subject to certain monetary and time thresholds that are customary for an agreement of this nature. The Sale and Purchase Agreement also contains customary warranties from the Purchasers to the Sellers, including confirming the Purchasers’ authority to enter into the Sale and Purchase Agreement and the Purchasers’ ability to complete the Acquisition.

Completion of the Acquisition is conditioned upon the fulfilment or waiver of the conditions set out in the Sale and Purchase Agreement.

See the Acquisition Press Release for further information.

TAXATION

The tax laws of the investor's State and of The Netherlands (the Issuer's jurisdiction of incorporation) might have an impact on the income received from the securities. Prospective purchasers of Notes should consult their own tax advisers as to which countries' tax laws could be relevant to acquiring, holding and disposing of Notes and receiving payments of interest, principal and/or the amounts under the Notes and the consequences of such actions under the tax laws of these countries.

The following is a general description of certain Dutch, Swiss and EU tax considerations relating to the Notes. It does not purport to be a complete analysis of all tax considerations relating to the Notes, whether in those countries or elsewhere. Prospective purchasers of Notes should consult their own tax advisers as to which countries' tax laws could be relevant to acquiring, holding and disposing of Notes and receiving payments of interest, principal and/or other amounts under the Notes and the consequences of such actions under the tax laws of those countries. This summary is based upon the law as in effect on the date of this Base Prospectus and is subject to any change in law that may take effect after such date.

The Netherlands

This taxation summary solely addresses the principal Dutch tax consequences of the acquisition, ownership and disposal of Notes issued on or after the date of this Base Prospectus. It does not purport to describe every aspect of taxation that may be relevant to a particular Holder of Notes (as defined below). Any potential investor should consult his tax adviser for more information about the tax consequences of acquiring, owning and disposing of Notes in his particular circumstances. Where in this summary English terms and expressions are used to refer to Dutch concepts, the meaning to be attributed to such terms and expressions shall be the meaning to be attributed to the equivalent Dutch concepts under Dutch tax law. Where in this taxation summary the terms "The Netherlands" and "Dutch" are used, these refer solely to the European part of the Kingdom of The Netherlands.

This summary is based on the tax law of The Netherlands (unpublished case law not included) as it stands at the date of this Base Prospectus. The tax law upon which this summary is based is subject to change, perhaps with retroactive effect. Any such change may invalidate the contents of this summary, which will not be updated to reflect such change. This summary assumes that each transaction with respect to Notes is at arm's length.

Where in this Netherlands taxation paragraph reference is made to a "Holder of Notes", that concept includes, without limitation:

1. an owner of one or more Notes who in addition to the title to such Notes has an economic interest in such Notes;
2. a person who or an entity that holds the entire economic interest in one or more Notes;
3. a person who or an entity that holds an interest in an entity, such as a partnership or a mutual fund, that is transparent for Dutch tax purposes, the assets of which comprise one or more Notes, within the meaning of 1. or 2. above; or
4. a person who is deemed to hold an interest in Notes, as referred to under 1. to 3., pursuant to the attribution rules of Article 2.14a, of the Dutch Income Tax Act 2001, with respect to property that has been segregated, for instance in a trust or a foundation.

Withholding Tax

This summary below does not address the Netherlands tax consequences for a holder which is an entity that is affiliated (*gelieerd*) to the Issuer within the meaning of the Dutch 2021 Withholding Tax Act (*Wet bronbelasting 2021*). See also "*Risk Factors – No obligation to pay additional amounts if payments in respect of the Notes are subject to withholding tax in the Netherlands under the Dutch 2021 Withholding Tax Act*".

All payments of principal and interest by the Issuer under the Notes can be made without withholding or deduction of any taxes of whatever nature imposed, levied, withheld or assessed by The Netherlands or any political subdivision or taxing authority thereof or therein, provided that the Notes will not be issued under such terms and conditions that the Notes actually function as equity of the Issuer within the meaning of

section 10, paragraph 1, under d, of the Dutch Corporate Income Tax Act 1969 (*Wet op de vennootschapsbelasting 1969*).

Taxes on income and capital gains

The summary set out in this section "*Taxes on income and capital gains*" applies only to a Holder of Notes who is neither resident nor deemed to be resident in The Netherlands for the purposes of Dutch income tax or corporation tax, as the case may be (a "**Non-Resident Holder of Notes**").

Individuals-Resident Holder

This section applies to a Holder of Notes who is a private individual and a resident, or treated as being a resident of the Netherlands, for the purposes of Netherlands income tax and who records the Notes as assets that are held in box 3 (a "**Resident Holder**").

Taxable income with regard to the Notes is determined on the basis of a deemed return on the holder's yield basis (*rendementsgrondslag*) at the beginning of the calendar year insofar as the yield basis exceeds €59,357 (2026) threshold (*heffingvrij vermogen*), rather than on the basis of income actually received or gains actually realised. Such yield basis is determined as the fair market value of certain qualifying assets held by the holder of the Notes, less the fair market value of certain qualifying liabilities at the beginning of the calendar year. The fair market value of the Notes will be included as an asset in the holder's yield basis and will be classified as other investments. The deemed return on this yield basis is calculated on the basis of a weighted average of the different classes of qualifying assets each with their own estimated deemed returns. The deemed returns for 2026 are estimated at 1.28 per cent. for savings, at 6.00 per cent. for other investments (such as Notes) and at 2.70 per cent. for liabilities. The estimated deemed return for savings and liabilities will be definitively set after the end of the calendar year to determine the best possible approximation of returns actually realised in the market in that calendar year. If the deemed return is negative, then the deemed return is set to nil. The deemed return on the holder's yield basis is taxed at a rate of 36 per cent. (in 2026).

In its rulings of 6 June 2024, the Dutch Supreme Court indicated that certain aspects of the current regime for savings and investments may, in certain circumstances, be incompatible with the European Convention on Human Rights and are expected to be amended. This case law has been codified in the Box 3 Counterevidence Scheme Act (*Wet tegenbewijsregeling box 3*), which entered into force on 19 July 2025. Subject to statutory conditions, the act allows taxpayers to demonstrate their actual nominal return (including unrealised actual gains and losses). For tax years 2023 up to and including 2027, a transitional arrangement is applicable pursuant to which taxpayers may elect taxation based on actual returns via the Declaration Actual Return (*Opgaaf Werkelijk Rendement*). The Dutch government has recently proposed the Box 3 Actual Return Act (*Wet werkelijk rendement box 3*), which introduces a (predominantly) actual return taxation system with effect from 1 January 2028, subject to parliamentary approval.

Non-Resident Individuals

A Non-Resident Holder of Notes who is an individual will not be subject to any Dutch taxes on income or capital gains in respect of any benefits derived or deemed to be derived from Notes, including any payment under Notes and any gain realised on the disposal of Notes, except if:

- (1) one derives profits from an enterprise directly, or pursuant to a co-entitlement to the net value of such enterprise, other than as holder of securities, which enterprise is carried on, in whole or in part, through a permanent establishment or a permanent representative which is taxable in The Netherlands, and the Notes are attributable to such enterprise; or
- (2) one derives benefits or is deemed to derive benefits from Notes that are taxable as benefits from miscellaneous activities in The Netherlands.

If a Non-Resident Holder of Notes is an individual who does not fall under exception (1) above, and if one derives or is deemed to derive benefits from Notes, including any payment under such Notes and any gain realised on the disposal thereof, such benefits are taxable as benefits from miscellaneous activities in The Netherlands if one, or an individual who is a connected person in relation to such Non-Resident Holder as meant by Article 3.91, paragraph 2, letter b, or c, of the 2001 Dutch Income Tax Act, has a substantial interest in the Issuer.

Generally, a person has a substantial interest in the Issuer if such person – either alone or, in the case of an individual, together with a partner (*partner*), if any – owns or is deemed to own, directly or indirectly, either a number of shares representing 5 per cent. or more of the total issued and outstanding capital (or the issued and outstanding capital of any class of shares) of the Issuer, or rights to acquire, directly or indirectly, shares, whether or not already issued, representing 5 per cent. or more of the total issued and outstanding capital (or the issued and outstanding capital of any class of shares) of the Issuer, or profit participating certificates relating to 5 per cent. or more of the annual profit of the Issuer or to 5 per cent. or more of the liquidation proceeds of the Issuer.

A person who is entitled to the benefits from shares or profit participating certificates (for instance a holder of a right of usufruct) is deemed to be a holder of shares or profit participating certificates, as the case may be, and such person's entitlement to such benefits is considered a share or a profit participating certificate, as the case may be.

Furthermore, a Non-Resident Holder of Notes who is an individual and who does not fall under exception (1) above may, *inter alia*, derive, or be deemed to derive, benefits from Notes that are taxable as benefits from miscellaneous activities in the following circumstances, if such activities are performed or deemed to be performed in The Netherlands:

- (a) if such investment activities exceed the activities of an active portfolio investor, for instance in the case of use of insider knowledge or comparable forms of special knowledge;
- (b) if one makes Notes available or is deemed to make Notes available, legally or in fact, directly or indirectly, to certain parties as meant by Articles 3.91 and 3.92 of the 2001 Dutch Income Tax Act under circumstances described there; or
- (c) if one holds Notes, whether directly or indirectly, and any benefits to be derived from such Notes are intended, in whole or in part, as remuneration for activities performed or deemed to be performed in The Netherlands by such Non-Resident Holder or by a person who is a connected person in relation to such Non-Resident Holder as meant by Article 3.92b, paragraph 5, of the 2001 Dutch Income Tax Act.

Attribution rule

Benefits derived or deemed to be derived from certain miscellaneous activities by a child or a foster child who is under eighteen years of age are attributed to the parent who exercises, or the parents who exercise, authority over the child, irrespective of the country of residence of the child.

Non-Resident Entities

A Non-Resident Holder of Notes other than an individual will not be subject to any Dutch taxes on income or capital gains in respect of benefits derived or deemed to be derived from Notes, including any payment under Notes and any gain realised on the disposal of Notes, except if

- (a) such Non-Resident Holder of Notes derives profits from an enterprise directly, or pursuant to a co-entitlement to the net value of such enterprise, other than as a holder of securities, which enterprise is either managed in The Netherlands or carried on, in whole or in part, through a permanent establishment or a permanent representative which is taxable in The Netherlands, and its Notes are attributable to such enterprise; or
- (b) such Non-Resident Holder of Notes has a substantial interest (as described above under Individuals) or a deemed substantial interest in the Issuer and this substantial interest is held with the principal objective (or one of the principal objectives) to avoid income tax at another person and, at the same time, it is deemed to be an artificial arrangement or a set of artificial arrangements.

A deemed substantial interest may be present if its shares, profit participating certificates or rights to acquire shares in the Issuer are held or deemed to be held following the application of a non-recognition provision.

General

Subject to the above, a Non-Resident Holder of Notes will not be subject to income taxation in The Netherlands by reason only of the execution and/or enforcement of the documents relating to the issue of Notes or the performance by the Issuer of its obligations under such documents or under Notes.

Gift and inheritance taxes

If a Holder of Notes disposes of Notes by way of gift, in form or in substance, or if a Holder of Notes who is an individual dies, no Dutch gift tax or Dutch inheritance tax, as applicable, will be due, unless:

- (i) the donor is, or the deceased was resident or deemed to be resident in The Netherlands for purposes of Dutch gift tax or Dutch inheritance tax, as applicable; or
- (ii) the donor made a gift of Notes, then became a resident or deemed resident of The Netherlands, and died as a resident or deemed resident of The Netherlands within 180 days of the date of the gift.

For purposes of the above, a gift of Notes made under a condition precedent is deemed to be made at the time the condition precedent is satisfied.

Registration taxes and duties

No Dutch registration tax, transfer tax, stamp duty or any other similar documentary tax or duty, other than court fees, is payable in The Netherlands in respect of or in connection with (i) the execution, and/or enforcement by legal proceedings (including the enforcement of any foreign judgment in the courts of The Netherlands) of the documents relating to the issue of Notes, (ii) the performance by the Issuer of its obligations under such documents or under the Notes, or (iii) the transfer of Notes.

The proposed financial transactions tax ("FTT")

On 14 February 2013, the European Commission published a proposal (the "**Commission's proposal**") for a Directive for a common FTT in Belgium, Germany, Estonia, Greece, Spain, France, Italy, Austria, Portugal, Slovenia and Slovakia (each other than Estonia, a "**participating Member State**"). However, Estonia has ceased to participate.

The Commission's proposal has very broad scope and could, if introduced, apply to certain dealings in the Notes (including secondary market transactions) in certain circumstances.

Under the Commission's proposal, FTT could apply in certain circumstances to persons both within and outside of the participating Member States. Generally, it would apply to certain dealings in the Notes where at least one party is a financial institution, and at least one party is established in a participating Member State. A financial institution may be, or be deemed to be, "established" in a participating Member State in a broad range of circumstances, including (a) by transacting with a person established in a participating Member State or (b) where the financial instrument which is subject to the dealings is issued in a participating Member State.

However, the FTT proposal remains subject to negotiation between participating Member States. It may therefore be altered prior to any implementation, the timing of which, remains unclear. Additional EU Member States may decide to participate.

Prospective holders of the Notes are advised to seek their own professional advice in relation to the FTT.

Switzerland

The following is a summary of several significant tax effects of the purchase, ownership and disposition of the Notes under prevailing Swiss tax law. This summary makes no claim as to completeness, nor does it take into account any special circumstances of individual investors or purport to constitute tax advice. It is for general information only and does not address every potential tax consequence of an investment in the Notes under the laws of Switzerland. This summary is based on Swiss tax law and treaties in effect at the date of this Base Prospectus. Such law and treaties are subject to amendments (or amendments in interpretation), which may have retroactive effect. Prospective investors should seek the advice of their professional tax advisors to clarify any tax implications resulting from an investment in the Notes.

Stamp, Issue and Other Taxes

Under the current Swiss Federal Stamp Duty legislation, there are no stamp, issue, registration, or similar taxes imposed by Switzerland in connection with the issue or redemption of the Notes. However, the transfer or sale of the Notes in the secondary market may be subject to the Swiss transfer stamp duty (*Umsatzabgabe*) at a rate of up to 0.30 per cent. If such transfer or sale is made to or from, or through the intermediary of, a Swiss securities dealer (*Effekthändler*), within the meaning of the Swiss Stamp Tax Act.

Withholding Tax

All payments by or on behalf of the Issuer or the Guarantor of principal and interest on the Notes may be made without deduction of Swiss federal withholding tax, **provided that** the Notes are not treated as a Swiss domestic bond (or similar instrument) for Swiss withholding tax purposes, in particular because no harmful repatriation/use of proceeds to Switzerland occurs within the meaning of art. 14a para 3 of the Swiss Withholding Tax Ordinance and the practice note 010-DVS-2019 dated 5 February 2019 (as amended or replaced from time to time), and/or because the Swiss Federal Tax Authority has confirmed the relevant treatment in a binding tax ruling.

Other Taxes

A non-Swiss resident Noteholder who during the taxable year has not engaged in trade or business through a permanent establishment or otherwise within Switzerland and who is not subject to taxation in Switzerland for any other reason, will not be subject to any Swiss federal, cantonal or communal income or profit tax or other tax on gains on the sale of, or payments received, under the Notes.

A Noteholder who is subject to income or profit taxation in Switzerland will be subject to Swiss federal, cantonal and communal income or profit tax on gains on the sale of, or payments received under, the Notes. An individual who is holding the Notes as part of the private assets and who is not considered a professional securities dealer (*gewerbmässiger Wertschriftenhändler*) for Swiss income tax purposes realises, as a rule, a tax-exempt capital gain upon the sale of the Notes. Certain types of Notes may qualify as Notes with a "predominant one-time interest payment" (*Obligation mit überwiegender Einmalverzinsung*) within the meaning of Swiss Federal Tax Authority circular letter no. 15 dated 3 October 2017. In such a case, amounts economically attributable to the one-time interest component realised upon sale or redemption may be treated as taxable interest income rather than as a tax-exempt capital gain.

In addition, a Noteholder who is subject to taxation in Switzerland will generally be subject to cantonal and communal net wealth tax (*Vermögenssteuer*) (in the case of individuals) or cantonal and communal capital tax (*Kapitalsteuer*) (in the case of corporate Noteholders) on the taxable value of the Notes, in each case as part of the Noteholder's net wealth or taxable equity, respectively.

FATCA

Pursuant to certain provisions of the U.S. Internal Revenue Code of 1986, commonly known as FATCA, a "foreign financial institution" may be required to withhold on certain payments it makes ("**foreign passthru payments**") to persons that fail to meet certain certification, reporting, or related requirements. A number of jurisdictions (including the jurisdiction of the Issuer and the Guarantor) have entered into, or have agreed in substance to, intergovernmental agreements with the United States to implement FATCA ("**IGAs**"), which modify the way in which FATCA applies in their jurisdictions. Under the provisions of IGAs as currently in effect, a foreign financial institution in an IGA jurisdiction would generally not be required to withhold under FATCA or an IGA from payments that it makes. Certain aspects of the application of the FATCA provisions and IGAs to instruments such as the Notes, including whether withholding would ever be required pursuant to FATCA or an IGA with respect to payments on instruments such as the Notes, are uncertain and may be subject to change. Even if withholding would be required pursuant to FATCA or an IGA with respect to payments on instruments such as the Notes, such withholding would not apply prior to the date that is two years after the date on which final regulations defining foreign passthru payments are published in the U.S. Federal Register, and Notes characterised as debt (or which are not otherwise characterised as equity and have a fixed term) for U.S. federal tax purposes that are issued on or prior to the date that is six months after the date on which final regulations defining "foreign passthru payments"

are filed with the U.S. Federal Register generally would be "grandfathered" for purposes of FATCA withholding unless materially modified after such date (including by reason of a substitution of the Issuer).

Holders should consult their own tax advisors regarding how these rules may apply to their investment in the Notes. In the event any withholding would be required pursuant to FATCA or an IGA with respect to payments on the Notes, no person will be required to pay additional amounts as a result of the withholding.

SUBSCRIPTION AND SALE

Notes may be issued from time to time by the Issuer to any one or more of Absa Bank Limited, Barclays Bank Ireland PLC, BNP Paribas, Citigroup Global Markets Europe AG, Crédit Agricole Corporate and Investment Bank, Goldman Sachs Bank Europe SE, ING Bank N.V., Intesa Sanpaolo S.p.A., Raiffeisen Bank International AG, Rand Merchant Bank, a division of FirstRand Bank Limited (London Branch), Société Générale, Standard Chartered Bank AG, The Standard Bank of South Africa Limited, UBS AG London Branch or UniCredit Bank GmbH (the "**Dealers**"). The arrangements under which Notes may from time to time be agreed to be issued by the Issuer to, and subscribed by, Dealers are set out in an amended and restated dealer agreement dated 25 March 2026 (the "**Dealer Agreement**") and made among the Issuer, the Guarantor and the Dealers. Any such agreement will, *inter alia*, make provision for the form and terms and conditions of the relevant Notes, the price at which such Notes will be subscribed by the Dealers and the commissions or other agreed deductibles (if any) payable or allowable by the Issuer in respect of such subscription. The Dealer Agreement makes provision for the resignation or termination or appointment of existing Dealers and for the appointment of additional or other Dealers either generally in respect of the Programme or in relation to a particular Tranche of Notes. The Dealer Agreement entitles the Dealers to terminate any agreement that they make to subscribe Notes in certain circumstances prior to payment for such Notes being made to the Issuer.

United States of America

Regulation S Category 2; TEFRA D or TEFRA C as specified in the relevant Final Terms (or the relevant Pricing Supplement in the case of Exempt Notes) or neither if TEFRA is specified as not applicable in the relevant Final Terms (or the relevant Pricing Supplement in the case of Exempt Notes).

The Notes have not been and will not be registered under the Securities Act and may not be offered or sold within the United States or to, or for the account or benefit of, U.S. persons except in certain transactions exempt from the registration requirements of the Securities Act. Terms used in this paragraph have the meanings given to them by Regulation S under the Securities Act.

The Notes are subject to U.S. tax law requirements and may not be offered, sold or delivered within the United States or its possessions or to a United States person, except in certain transactions permitted by U.S. tax regulations. Terms used in this paragraph have the meanings given to them by the United States Internal Revenue Code and regulations thereunder.

Each Dealer has represented and agreed, and each further Dealer appointed under the Programme will be required to represent and agree, that it will not offer, sell or deliver Notes, (i) as part of their distribution at any time or (ii) otherwise until 40 days after the later of the issue date and completion of the distribution of all the Notes comprising the relevant Tranche within the United States or to, or for the account or benefit of, U.S. persons, and that such Dealer will send to each dealer to which it sells any Notes during the distribution compliance period relating thereto a confirmation or other notice setting forth the restrictions on offers and sales of the Notes within the United States or to, or for the account or benefit of, U.S. persons. Terms used in this paragraph have the meanings given to them by Regulation S under the Securities Act.

In addition, until 40 days after the commencement of the offering of Notes comprising any Tranche, any offer or sale of Notes within the United States by any dealer (whether or not participating in the offering) may violate the registration requirements of the Securities Act.

Prohibition of Sales to EEA Retail Investors

If the Final Terms (or Pricing Supplement, as the case may be) in respect of any Notes includes a legend entitled "*Prohibition of Sales to EEA Retail Investors*", each Dealer has represented, warranted and agreed, and each further Dealer appointed under the Programme will be required to represent, warrant and agree, that it has not offered, sold or otherwise made available and will not offer, sell or otherwise make available any Notes which are the subject of the offering contemplated by this Base Prospectus as completed by the Final Terms (or are the subject of the offering contemplated by a Pricing Supplement, as the case may be) in relation thereto to any retail investor in the European Economic Area. For the purposes of this provision:

- (a) the expression "retail investor" means a person who is one (or more) of the following:
 - (i) a retail client as defined in point (11) of Article 4(1) of EU MiFID II; or

- (ii) a customer within the meaning of the Insurance Distribution Directive, where that customer would not qualify as a professional client as defined in point (10) of Article 4(1) of EU MiFID II.

If the Final Terms (or Pricing Supplement, as the case may be) in respect of any Notes does not include a legend entitled "*Prohibition of Sales to EEA Retail Investors*", in relation to each Member State of the European Economic Area, each Dealer has represented, warranted and agreed, and each further Dealer appointed under the Programme will be required to represent, warrant and agree, it has not made and will not make an offer of Notes which are the subject of the offering contemplated by this Base Prospectus as completed by the Final Terms in relation thereto (or are the subject of the offering contemplated by a Pricing Supplement, as the case may be) to the public in that Member State except that it may make an offer of such Notes to the public in that Member State:

- (a) *Qualified investors*: at any time to any legal entity which is a qualified investor as defined in the Prospectus Regulation;
- (b) *Fewer than 150 offerees*: at any time to fewer than 150, natural or legal persons (other than qualified investors as defined in the Prospectus Regulation), subject to obtaining the prior consent of the relevant Dealer or Dealers nominated by the Issuer for any such offer; or
- (c) *Other exempt offers*: at any time in any other circumstances falling within Article 1(4) of the Prospectus Regulation.

provided that no such offer of Notes referred to in (b) to (c) above shall require the Issuer or any Dealer to publish a prospectus pursuant to Article 3 of the Prospectus Regulation or supplement a prospectus pursuant to Article 23 of the Prospectus Regulation.

For the purposes of this provision, the expression an "**offer of Notes to the public**" in relation to any Notes in any Member State means the communication in any form and by any means of sufficient information on the terms of the offer and the Notes to be offered so as to enable an investor to decide to purchase or subscribe for the Notes.

Prohibition of Sales to UK Retail Investors

If the Final Terms (or Pricing Supplement, as the case may be) in respect of any Notes includes a legend entitled "*Prohibition of Sales to UK Retail Investors*", each Dealer has represented and agreed, and each further Dealer appointed under the Programme will be required to represent and agree, that it has not offered, sold or otherwise made available and will not offer, sell or otherwise make available any Notes which are the subject of this Base Prospectus as completed by the Final Terms thereto (or are the subject of a Pricing Supplement, as the case may be) in relation thereto to any retail investor in the UK. For the purposes of this provision, the expression "**retail investor**" means a person who is not a professional client, as defined in point (8) of Article 2(1) of Regulation (EU) No 600/2014 as it forms part of domestic law in the UK by virtue of the EUWA.

If the Final Terms (or Pricing Supplement, as the case may be) in respect of any Notes does not include the legend "*Prohibition of Sales to UK Retail Investors*", each Dealer has represented and agreed, and each further Dealer appointed under the Programme will be required to represent and agree, that it has not made and will not make an offer of Notes which are the subject of this Base Prospectus as completed by the Final Terms in relation thereto (or are the subject of a Pricing Supplement, as the case may be) to the public in the United Kingdom except that it may make an offer of such Notes to the public in the United Kingdom:

- (a) at any time to any legal entity which is a qualified investor as defined in paragraph 15 of Schedule 1 to the POATRs;
- (b) at any time to fewer than 150 persons (other than qualified investors as defined in paragraph 15 of Schedule 1 to the POATRs) in the United Kingdom subject to obtaining the prior consent of the relevant Dealer or Dealers nominated by the Issuer for any such offer; or
- (c) at any time in any other circumstances falling within Part 1 of Schedule 1 to the POATRs,

For the purposes of this provision, the expression an "**offer of Notes to the public**" in relation to any Notes means the communication in any form and by any means of sufficient information on the terms of the offer and the Notes to be offered so as to enable an investor to decide to buy or subscribe for the Notes.

Other UK Regulatory Restrictions

Each Dealer has represented, warranted and agreed, and each further Dealer appointed under the Programme will be required to represent, warrant and agree, that:

- (a) in relation to any Notes having a maturity of less than one year:
 - (i) it is a person whose ordinary activities involve it in acquiring, holding, managing or disposing of investments (as principal or agent) for the purposes of its business; and
 - (ii) it has not offered or sold and will not offer or sell any Notes other than to persons:
 - (A) whose ordinary activities involve them in acquiring, holding, managing or disposing of investments (as principal or agent) for the purposes of their businesses; or
 - (B) who it is reasonable to expect will acquire, hold, manage or dispose of investments (as principal or agent) for the purposes of their businesses,where the issue of the Notes would otherwise constitute a contravention of Section 19 of the FSMA by the Issuer;
- (b) it has only communicated or caused to be communicated and will only communicate or cause to be communicated any invitation or inducement to engage in investment activity (within the meaning of section 21 of the FSMA) received by it in connection with the issue or sale of any Notes in circumstances in which section 21(1) of the FSMA does not apply to the Issuer or the Guarantor; and
- (c) it has complied and will comply with all applicable provisions of the FSMA with respect to anything done by it in relation to any Notes in, from or otherwise involving the UK.

Selling Restrictions Addressing Additional Netherlands Securities Laws

For selling restrictions in respect of The Netherlands, see "*Prohibition of Sales to EEA Retail Investors*".

In addition to the above, if the Issuer issues Zero Coupon Notes (as defined below) and these Zero Coupon Notes are offered in the Netherlands as part of their initial distribution or immediately thereafter:

- (a) transfer and acceptance of such Zero Coupon Notes may only take place either by and between individuals not acting in the course of their profession or business or through the mediation of either a permit holder (toegelaten instelling) of Euronext Amsterdam N.V. or the Issuer itself in accordance with the Savings Certificate Act of 21 May 1985 (as amended) (*Wet inzake Spaarbewijzen*, the "**Savings Certificate Act**"); and
- (b) certain identification requirements in relation to the issue and transfer of, and payment on the Zero Coupon Notes have to be complied with pursuant to Article 3a of the Savings Certificate Act;

Furthermore, unless such Zero Coupon Notes qualify as commercial paper or certificates of deposit and the transaction is carried out between professional lenders and borrowers:

- (a) each transaction concerning such Zero Coupon Notes must be recorded in a transaction note, stating the name and address of the other party to the transaction, the nature of the transaction and details, including the number and serial number of the Zero Coupon Notes concerned;
- (b) the obligations referred to under (a) above must be indicated on a legend printed on Zero Coupon Notes that are not listed on a stock market; and

- (c) any reference to the words "to bearer" in any documents or advertisements in which a forthcoming offering of Zero Coupon Notes is publicly announced is prohibited.

For purposes of this paragraph, "**Zero Coupon Notes**" are Notes to bearer in definitive form that constitute a claim for a fixed sum of money against the Issuer and on which interest does not become due prior to maturity or on which no interest is due whatsoever.

Denmark

This Base Prospectus has not been filed with or approved by the Danish Financial Supervisory Authority or any other regulatory authority in the Kingdom of Denmark. Each Dealer has represented and agreed, and each further Dealer appointed under the Programme will be required to represent and agree, that it has not offered or sold and will not offer, sell or deliver any Notes directly or indirectly in Denmark by way of a public offering, unless in compliance with the Danish Consolidated Act No. 12 of 8 January 2018 on Trading in Securities, as amended, supplemented or replaced from time to time, and any Executive Orders issued thereunder and in compliance with Executive Order No. 330 of 7 April 2016, as amended, supplemented or replaced from time to time, to the Danish Financial Business Act.

France

Each Dealer has represented and agreed, and each further Dealer appointed under the Programme will be required to represent and agree, that it has only offered or sold and will only offer or sell, directly or indirectly, Notes in France to qualified investors (*investisseurs qualifiés*) as defined in Article L.411-2 1° of the French Code *monétaire et financier* and defined in Article 2(e) of Regulation (EU) 2017/1129 of the European Parliament and of the Council of 14 June 2017, as amended, and it has only distributed or caused to be distributed and will only distribute or cause to be distributed in France to such qualified investors this Base Prospectus, any Final Terms or Pricing Supplement or any other offering material relating to the Notes.

Greece

This Base Prospectus (and/or any supplement and/or final terms and/or pricing supplement thereto) has not been approved by the Hellenic Capital Markets Commission for the offer, distribution and marketing of the notes in Greece. For selling restrictions in respect of Greece, please see "*Prohibition of Sales to EEA Retail Investors*" above.

Republic of Italy

The offering of the Notes has not been registered with the *Commissione Nazionale per le Società e la Borsa* ("**CONSOB**") pursuant to Italian securities legislation. Each Dealer represents and agrees and each further Dealer appointed under the Programme will be required to represent and agree that any offer, sale or delivery of the Notes or distribution of copies of this Base Prospectus or any other document relating to the Notes in the Republic of Italy will be effected in accordance with all Italian securities, tax and exchange control and other applicable laws and regulations.

Any such offer, sale or delivery of the Notes or distribution of copies of this Base Prospectus or any other document relating to the Notes in the Republic of Italy must be:

- (a) made by an investment firm, bank or financial intermediary permitted to conduct such activities in the Republic of Italy in accordance with Legislative Decree No. 58 of 24 February 1998, CONSOB Regulation No. 20307 of 15 February 2018 and Legislative Decree No. 385 of 1 September 1993 (in each case as amended from time to time) and any other applicable laws and regulations;
- (b) in compliance with Article 129 of Legislative Decree No. 385 of 1 September 1993, as amended, pursuant to which the Bank of Italy may request information on the issue or the offer of securities in the Republic of Italy and the relevant implementing guidelines of the Bank of Italy issued on 25 August 2015 (as amended on 10 August 2016 and 2 November 2020); and
- (c) in compliance with any other applicable laws and regulations or requirement imposed by CONSOB or any other Italian authority.

Norway

Each Dealer has represented and agreed, and each further Dealer appointed under the Programme will be required to represent and agree, that it (a) has not offered or sold and will not offer, sell or deliver any Notes directly or indirectly in Norway or to residents or citizens of Norway; and (b) that it has not distributed and will not distribute this Base Prospectus or any other offering material relating to the Notes in or from Norway, except in circumstances which will (i) not result in a requirement to prepare a prospectus pursuant to the provisions of Chapter 7 of the Norwegian Securities Trading Act (lov 29. juni 2007 nr. 75 Lov om verdipapirhandel) (the "**Securities Trading Act**") and (ii) otherwise be in compliance with the Securities Trading Act.

Japan

The Notes have not been and will not be registered under the Financial Instruments and Exchange Act of Japan (Act No. 25 of 1948, as amended, the "**FIEA**") and, accordingly, each Dealer has represented and agreed, and each further dealer appointed under the Programme will be required to represent and agree, that it has not, directly or indirectly, offered or sold and will not, directly or indirectly, offer or sell any Notes in Japan or to, or for the benefit of, any resident of Japan or to others for re-offering or resale, directly or indirectly, in Japan or to any resident of Japan, except pursuant to an exemption from the registration requirements of, and otherwise in compliance with, the FIEA and other relevant laws and regulations of Japan. As used in this paragraph, "**resident of Japan**" means any person resident in Japan, including any corporation or other entity organised under the laws of Japan.

Switzerland

The Base Prospectus and any Final Terms or Pricing Supplement relating to the Notes do not constitute an issue prospectus pursuant to Article 35 in conjunction with Article 40 and Article 45, respectively, of the Financial Services Act. The Notes will not be listed on the SIX Swiss Exchange Ltd and, therefore, the Base Prospectus and any Final Terms or Pricing Supplement may not comply with the disclosure standards of the Financial Services Act and the listing rules (including any additional listing rules or prospectus schemes) of the SIX Swiss Exchange Ltd.

Accordingly, the Notes may not be offered to the public in or from Switzerland, but only by way of private placement (i.e. to a limited circle of selected investors only), without any public advertisement, and only to investors which do not subscribe the Notes with the intention to distribute them to the public.

This Base Prospectus and any Final Terms or Pricing Supplement relating to the Notes are personal and confidential and do not constitute an offer to any other person. This Base Prospectus and any Final Terms or Pricing Supplement relating to the Notes may only be used by those investors to whom it has been handed out in connection with the offering described herein and may neither directly nor indirectly be distributed or made available to other person without the Issuer's express consent. This Base Prospectus and any Final Terms or Pricing Supplement relating to the Note may not be used in connection with any other offer and shall in particular not be copied/or distributed to the public (or from) Switzerland.

Singapore

Each Dealer has acknowledged that this Base Prospectus has not been registered as a prospectus with the Monetary Authority of Singapore. Accordingly, each Dealer has represented, warranted and agreed and each further Dealer appointed under the Programme will be required to represent, warrant and agree that it has not offered or sold any Notes or caused the Notes to be made the subject of an invitation for subscription or purchase and will not offer or sell any Notes or cause the Notes to be made the subject of an invitation for subscription or purchase, and has not circulated or distributed, nor will it circulate or distribute, this Base Prospectus or any other document or material in connection with the offer or sale, or invitation for subscription or purchase, of the Notes, whether directly or indirectly, to any person in Singapore other than (i) to an institutional investor (as defined in Section 4A of the Securities and Futures Act 2001 of Singapore, as modified or amended from time to time (the "**SFA**")) pursuant to Section 274 of the SFA or (ii) to an accredited investor (as defined in Section 4A of the SFA) pursuant to and in accordance with the conditions specified in Section 275 of the SFA.

General

Each Dealer has represented, warranted and undertaken, and each further Dealer appointed under the Programme will be required to represent, warrant and undertake, to the Issuer and the Guarantor that, to the best of its knowledge and belief, it has complied and will comply with all applicable laws and regulations in each country or jurisdiction in which it purchases, offers, sells or delivers Notes or has in its possession or distributes this Base Prospectus or any Final Terms or Pricing Supplement or any related offering material, in all cases at its own expense. Other persons into whose hands this Base Prospectus or any Final Terms or Pricing Supplement comes are required by the Issuer, the Guarantor and the Dealers to comply with all applicable laws and regulations in each country or jurisdiction in or from which they purchase, offer, sell or deliver Notes or possess, distribute or publish this Base Prospectus or any Final Terms or Pricing Supplement or any related offering material, in all cases at their own expense.

The Dealer Agreement provides that any of the provisions relating to any specific jurisdiction (as set out above) shall be deemed to be modified to the extent (if at all) that any of such provisions shall, as a result of change(s) in, or change(s) in official interpretation of, or amendments to applicable laws and regulations after the date hereof, no longer be applicable.

GENERAL INFORMATION

Listing

The admission of the Programme to trading on the Main Market of the London Stock Exchange is expected to take effect on or around 30 March 2026. The price of the Notes on the price list of the London Stock Exchange will be expressed as a percentage of their principal amount (exclusive of accrued interest). Any Tranche of Notes intended to be admitted to trading on the Main Market of the London Stock Exchange will be so admitted to trading upon submission to the London Stock Exchange of the relevant Final Terms and any other information required by the London Stock Exchange, subject to the issue of the relevant Notes. Prior to admission to trading, dealings will be permitted by the London Stock Exchange in accordance with its rules. Transactions will normally be effected for delivery on the third working day in London after the day of the transaction.

Exempt Notes may be issued pursuant to the Programme. Exempt Notes may be unlisted or may be admitted to listing, trading and/or quotation on a market, stock exchange and/or quotation system as may be agreed between the Issuer, the Guarantor and the relevant Dealer(s) (in circumstances where the provisions of the POATRs do not apply).

Authorisations

The update of the Programme was authorised by resolutions of the board of directors of the Issuer dated 24 March 2026. The giving of the Guarantee of the Notes contained in the Trust Deed was authorised by resolutions of the board of directors of the Guarantor dated 24 March 2026. Each of the Issuer and the Guarantor has obtained or will obtain from time to time all necessary consents, approvals and authorisations in connection with the issue and performance of the Notes and the giving of the guarantee relating to them.

Clearing of the Notes

The Notes have been accepted for clearance through Euroclear and Clearstream, Luxembourg (which are the entities in charge of keeping the records). The appropriate common code and the International Securities Identification Number in relation to the Notes of each Series will be specified in the Final Terms (or Pricing Supplement, in the case of Exempt Notes) relating thereto. The relevant Final Terms (or Pricing Supplement, in the case of Exempt Notes) shall specify any other clearing system as shall have accepted the relevant Notes for clearance together with any further appropriate information.

The address of Euroclear is Euroclear Bank SA/NV, 1 Boulevard du Roi, Albert II, B-1210 Brussels. The address of Clearstream, Luxembourg is Clearstream Banking, 42 Avenue JF Kennedy, L-1855 Luxembourg.

Legal Entity Identifier

The Legal Entity Identifier (“LEI”) code of the Issuer is 549300BXVNOCYQ83FU09 and the LEI code of the Guarantor is 549300EFP3TNG7JGVE49.

Litigation

There are no governmental, legal or arbitration proceedings (including any such proceedings which are pending or threatened of which the Issuer or the Guarantor is aware) during the 12 months before the date of this Base Prospectus which may have, or have had in the recent past, a significant effect on the financial position or profitability of the Issuer or of the Guarantor and its subsidiaries taken as a whole.

No significant and material adverse change

There has been no significant change in the financial position or financial performance of each of the Issuer, the Guarantor and the CCH Group since the date of each of its last published audited financial statements or interim financial statements.

There has been no material adverse change in the prospects of each of the Issuer, the Guarantor and the CCH Group since the date of its last published audited financial statements.

Auditors

The financial statements of the Issuer for the years ended 31 December 2024 and 31 December 2023, and the financial statements of the CCH Group for the years ended 31 December 2025 and 31 December 2024, have been audited by PricewaterhouseCoopers Accountants N.V. (in respect of the Issuer), and PricewaterhouseCoopers S.A. (in respect of the Guarantor and the CCH Group), independent public auditors of the Issuer, the Guarantor and the CCH Group respectively for that period, and unqualified opinions have been reported thereon. The address of PricewaterhouseCoopers Accountants N.V. is Fascinatio Boulevard 350, 3065 WB Rotterdam, P.O. Box 8800, 3009 AV Rotterdam, the Netherlands and the address of PricewaterhouseCoopers S.A. is 65 Kifissias Avenue – 15124 Marousi, Greece. The Guarantor has also retained PricewaterhouseCoopers AG, whose address is Birchstrasse 160, Postfach, CH-8050 Zurich, Switzerland, as the CCH Group's statutory auditor.

No other information in this Base Prospectus has been audited.

Documents available for inspection

For so long as the Programme remains in effect or any Notes shall be outstanding, copies and, where appropriate, English translations of the following documents may be inspected or collected during normal business hours at the specified office of the Principal Paying Agent and the registered office of the Trustee, or may be provided by email to a Noteholder following their prior written request to the Principal Paying Agent or the Trustee and provision of proof of holding and identity (in a form satisfactory to the Principal Paying Agent or the Trustee, as the case may be) or on the Guarantor's website (<https://cocacolahellenic.com>), namely:

- (a) the constitutive documents of the Issuer and the Guarantor;
- (b) the Trust Deed (which contains the forms of the Notes in global and definitive form);
- (c) the Base Prospectus and any supplements thereto and any Final Terms and any Pricing Supplement relating to Notes;
- (d) the documents set out in the "*Information Incorporated by Reference*" section of this Base Prospectus; and
- (e) the Issuer-ICSDs Agreement (which is entered into between the Issuer and Euroclear and/or Clearstream, Luxembourg with respect to the settlement in Euroclear and/or Clearstream, Luxembourg of Notes in New Global Note form).

Post-issuance information

The Issuer does not intend to provide any post-issuance information in respect of any issue of Notes.

Yield

In relation to any Tranche of Fixed Rate Notes, an indication of the yield in respect of such Notes will be specified in the relevant Final Terms (or the relevant Pricing Supplement, in the case of Exempt Notes). The yield is calculated at the Issue Date of the Notes on the basis of the relevant Issue Price. The yield indicated will be calculated as the yield to maturity as at the Issue Date of the Notes and will not be an indication of future yield.

Interest of natural and legal persons

Certain of the Dealers and their affiliates (including their parent companies) have engaged, and may in the future engage, in financing, in investment banking and/or commercial banking transactions with, and may perform services for, the Issuer, the Guarantor and their affiliates in the ordinary course of business.

In addition, in the ordinary course of their business activities, the Dealers and their affiliates may make or hold a broad array of investments and actively trade debt and equity securities (or related derivative securities) and financial instruments (including bank loans) for their own account and for the accounts of their customers. Such investments and securities activities may involve securities and/or instruments of the Issuer or Issuer's affiliates. Certain of the Dealers or their affiliates that have a lending relationship with the

Issuer routinely hedge their credit exposure to the Issuer consistent with their customary risk management policies. Typically, such Dealers and their affiliates would hedge such exposure by entering into transactions which consist of either the purchase of credit default swaps or the creation of short positions in securities, including potentially the Notes issued under the Programme. Any such short positions could adversely affect future trading prices of Notes issued under the Programme. The Dealers and their affiliates may also make investment recommendations and/or publish or express independent research views in respect of such securities or financial instruments and may hold, or recommend to clients that they acquire, long and/or short positions in such securities and instruments. or the creation of short positions in securities, including potentially the Notes issued under the Programme. Any such short positions could adversely affect future trading prices of Notes issued under the Programme. For the purpose of this paragraph the term "affiliates" include also parent companies.

Guarantor website

The Guarantor's website is <https://coca-colahellenic.com>. Unless specifically incorporated into this Base Prospectus, information contained on the website does not form part of this Base Prospectus.

Validity of prospectus and prospectus supplements

For the avoidance of doubt, the Issuer and the Guarantor shall have no obligation to supplement this Base Prospectus after the end of its 12-month validity period.

REGISTERED OFFICE OF THE ISSUER

Coca-Cola HBC Finance B.V.

Radarweg 60
1043 NT Amsterdam
The Netherlands

OFFICE OF THE GUARANTOR

Coca-Cola HBC AG

Turmstrasse 26
6312 Steinhausen Switzerland

ARRANGER

Citigroup Global Markets Europe AG

Börsenplatz 9
60313 Frankfurt am Main
Germany

DEALERS

Absa Bank Limited

15 Alice Lane
Sandton
2196
South Africa

Barclays Bank Ireland PLC

One Molesworth Street
Dublin 2, D02 RF29
Ireland

BNP Paribas

16 boulevard des Italiens
75009 Paris
France

Citigroup Global Markets Europe AG

Börsenplatz 9
60313 Frankfurt am Main,
Germany

**Crédit Agricole Corporate and Investment
Bank**

12, Place des Etats-Unis
CS 70052
92547 Montrouge Cedex
France

Goldman Sachs Bank Europe SE

Marienturm
Taunusanlage 9-10
60329 Frankfurt am Main
Germany

ING Bank N.V.

Bijlmerdreef 109
1102 BW Amsterdam
The Netherlands

Intesa Sanpaolo S.p.A.

Divisione IMI Corporate & Investment Banking
Via Manzoni 4
20121 Milan
Italy

Raiffeisen Bank International AG

Am Stadtpark 9
A-1030 Vienna
Austria

**Rand Merchant Bank, a division of FirstRand
Bank Limited (London Branch)**

Floor 23
The Broadgate Tower
20 Primrose Street
London EC2A 2EW
United Kingdom

Société Générale

29, Boulevard Haussmann
75009 Paris
France

Standard Chartered Bank AG

TaunusTurm, Taunustor 1
60310 Frankfurt am Main
Germany

**The Standard Bank of South Africa
Limited**

UBS AG London Branch
5 Broadgate

30 Baker Street
Rosebank
Johannesburg 2196
South Africa

London, EC2M 2QS
UK

UniCredit Bank GmbH

Arabellastrasse 12
81925 Munich
Germany

TRUSTEE

Citicorp Trustee Company Limited

Citigroup Centre
Canada Square
Canary Wharf
London E14 5LB
England

PRINCIPAL PAYING AGENT

Citibank, N.A., London Branch

Canada Square
Canary Wharf
London E14 5LB
England

LEGAL ADVISERS

To the Issuer and the Guarantor as to English law: *To the Issuer and the Guarantor as to Dutch law:*

Sullivan & Cromwell LLP

1 New Fetter Lane
London
EC4A 1AN
England

Norton Rose Fulbright LLP

15th Floor, 2 Amsterdam
Eduard Van Beinumstraat 34
1077 CZ Amsterdam
The Netherlands

To the Issuer and the Guarantor as to Swiss law:

Pestalozzi Attorneys at Law Ltd

Feldeggstrasse 4
CH-8008 Zurich
Switzerland

To the Dealers as to English law:

Clifford Chance LLP

10 Upper Bank Street
London E14 5JJ
England

AUDITORS

Auditors to the Issuer:

PricewaterhouseCoopers Accountants N.V.
Fascinatio Boulevard 350, 3065 WB Rotterdam,
P.O. Box 8800, 3009 AV Rotterdam, the
Netherlands

Auditors to the Guarantor:

PricewaterhouseCoopers S.A.
65 Kifissias Avenue – 15124 Marousi
Greece