SUPPLEMENT DATED 2nd FEBRUARY, 2018



Skandinaviska Enskilda Banken

(Incorporated in the Kingdom of Sweden with limited liability)

Global Programme for the Continuous Issuance of Medium Term Notes and Covered Bonds

This Supplement (the **Supplement**) to the Information Memorandum dated 21st June, 2017 as supplemented on 17th July, 2017 and on 26th October, 2017, in relation to the Global Programme for the Continuous Issuance of Medium Term Notes and Covered Bonds (as so supplemented, the **Information Memorandum**), which comprises a Base Prospectus, constitutes a supplementary prospectus for the purposes of Directive 2003/71/EC (as amended by Directive 2010/73/EU) (the **Prospectus Directive**) and is prepared in connection with the Global Programme for the Continuous Issuance of Medium Term Notes and Covered Bonds (the **Programme**) which was established by Skandinaviska Enskilda Banken AB (publ) (**SEB**).

Terms defined in the Information Memorandum have the same meaning when used in this Supplement. This Supplement is supplemental to, and should be read in conjunction with, the Information Memorandum and any other supplements to the Information Memorandum issued by SEB.

SEB accepts responsibility for the information contained in this Supplement. To the best of the knowledge of SEB (which has taken all reasonable care to ensure that such is the case) the information contained in this Supplement is in accordance with the facts and does not omit anything likely to affect the import of such information.

This Supplement has been approved by the Central Bank of Ireland (the **Central Bank**) as competent authority under the Prospectus Directive. The Central Bank only approves this Supplement as meeting the requirements imposed under Irish and EU law pursuant to the Prospectus Directive.

Interim Report and 2017 Fact Book

On 31st January, 2018, SEB published its interim report entitled "Annual Accounts 2017" (the **Interim Report**) containing its unaudited consolidated and non-consolidated interim financial statements (including the auditor's limited review report thereon) in respect of the twelve month period ended 31st December, 2017 (the **2017 Financial Statements**), together with the publication entitled "Fact Book Annual Accounts 2017" relating thereto (the **2017 Fact Book**).

Copies of the Interim Report and the 2017 Fact Book have been filed with the Central Bank.

The purpose of this Supplement is to (i) incorporate by reference certain sections of the Interim Report and the 2017 Fact Book as specified below; (ii) confirm that there has been no significant change in the financial position of the Bank or the SEB Group since 31st December, 2017; (iii) update sections B.5 and B.12 of the Summary of the Programme contained in the Information Memorandum to include a summary of the 2017 Financial Statements; (iv) update the paragraph entitled "*Key Figures*" contained in the Information Memorandum; (v) update the Information Memorandum with

certain legends relating to MiFID II Product Governance Rules; and (vi) update the section entitled *"Recent Developments"* contained in the Information Memorandum.

By virtue of this Supplement, the following documents shall be incorporated by reference in, and form part of, the Information Memorandum:

- 1. the 2017 Financial Statements set out on pages 13 15 (inclusive) and pages 17 43 (inclusive) of the Interim Report;
- 2. the section entitled "Market Risk" set out on page 31 of the 2017 Fact Book; and
- 3. the section entitled "Changes in accounting policies in 2018" set out on pages 9 and 10 of the Interim Report.

Since 31st December, 2017, the last day of the financial period in respect of which the most recent unaudited interim financial statements of the Bank have been published, there has been no significant change in the financial position of the Bank or the SEB Group.

If documents which are incorporated by reference themselves incorporate any information or other documents therein, either expressly or implicitly, such information or other documents will not form part of this Supplement for the purposes of the Prospectus Directive except where such information or other documents are specifically incorporated by reference.

The non-incorporated parts of the Interim Report and the 2017 Fact Book are either not relevant for the investor or covered elsewhere in the Information Memorandum.

Copies of all documents incorporated by reference into the Information Memorandum can be obtained from SEB and the Paying Agent in London as described on page 55 of the Information Memorandum. A copy of the Interim Report can be viewed on the website of SEB and is available at https://sebgroup.com/siteassets/investor_relations1/interim_reports/2017_q4_interim.pdf. A copy of the 2017 Fact Book can be viewed on the website of SEB and is available at https://sebgroup.com/siteassets/investor_relations1/factbook/2017_q4_factbook.pdf.

To the extent that there is any inconsistency between (a) any statement in this Supplement or any statement incorporated by reference into the Information Memorandum by this Supplement and (b) any other statement in or incorporated into the Information Memorandum, the statements in (a) above will prevail.

Save as disclosed in this Supplement and any supplement to the Information Memorandum previously issued, there has been no other significant new factor, material mistake or inaccuracy relating to information included in the Information Memorandum since the publication of the Information Memorandum.

Amendments or Additions to the Base Prospectus

Summary and Key Figures

Further to the incorporation by reference of the above sections of the Interim Report and the 2017 Fact Book into the Information Memorandum, the Information Memorandum shall be amended as follows:

- (a) the Summary of the Programme beginning on page 13 of the Information Memorandum shall be deemed updated and replaced with the Summary of the Programme in the Appendix to this Supplement; and
- (b) the paragraph entitled "*Key Figures*" on page 129 of the Information Memorandum shall be updated and replaced with the following:

"KEY FIGURES

The table below shows certain key figures for SEB on a consolidated basis.

	As at/year ended 31st December,		
—	2017	2016	2015
(Unaudited)			
Return on equity ¹⁾ %	11.53	7.80	12.24
Return on equity, excluding items affecting			
comparability ²⁾ %	12.67	11.30	12.85
Return on risk exposure amounts ³⁾	2.65	1.80	2.71
Basic earnings per share ⁴⁾ (SEK)	7.49	4.88	7.57
Cost/income ratio ⁵⁾	0.48	0.50	0.49
Credit loss level ⁶⁾ %	0.05	0.07	0.06
Gross level of impaired loans ⁷⁾ %	0.39	0.33	0.35
Net level of impaired loans ⁸⁾ %	0.25	0.21	0.20
Total capital ratio ^{9), 10)} % (<i>at period end</i>)	24.2	24.8	23.8
CET1 capital ratio ¹¹⁾ % (<i>at period end</i>)	19.4	18.8	18.8
Tier 1 capital ratio ¹²⁾ % (<i>at period end</i>)	21.6	21.2	21.3
Weighted average number of shares outstanding			
(<i>millions</i>) ¹³⁾	2,168	2,178	2,191
Liquidity Coverage Ratio ¹⁴⁾ % (at period end)	145	168	128
Leverage ratio ¹⁵⁾ % (at period end)	5.2	5.1	4.9

1) Net profit attributable to shareholders in relation to average shareholders' equity (calculated using month-end data).

2) Net profit attributable to shareholders, excluding items affecting comparability and their related tax effect, in relation to average shareholders' equity (calculated using month-end data). Items affecting comparability include (i) the Swiss Supreme Court's decision in relation to SEB's claim for a withholding tax refund in 2015 in the amount of SEK 902 million which reduced net interest income by SEK 82 million and net financial income by SEK 820 million, (ii) a dividend received after the settlement of the acquisition of Visa Europe by Visa Inc. which reduced other comprehensive income by SEK 494 million in 2017, (iii) in relation to the core business in Germany being transferred from SEB AG to the German branch of SEB on 2nd January, 2018, a recognition of provisions related to redundancy and excess premises amounting to a total of SEK 521 million and an agreement to transfer pension obligations under the defined benefit plain in SEB AG at a cost of SEK 891 million in 2017, (iv) an impairment (derecognition) of intangible IT assets which led to an expense in an amount of SEK 578 million in 2017, (v) the sale of SEB's Baltic holdings in VISA Europe at a gain of SEK 520 million in 2015, which transaction settled in the second quarter of 2016, (vi) the impairment of goodwill due to reorganisation in the amount of SEK 5,334 million in 2016 and (vii) the booking of financial effects from restructuring activities in the Baltic and German businesses and an impairment (derecognition) of intangible IT assets no longer in use which affected operating expenses in the amount of SEK 615 million in 2016.

³⁾ Net profit attributable to shareholders in relation to average risk exposure amounts (**REA**) (calculated using month-end data).

Net profit attributable to shareholders in relation to the weighted average number of shares outstanding (calculated on a daily basis).

⁵⁾ Total operating expenses in relation to total operating income.

⁶⁾ Net credit losses as a percentage of the opening balances of loans to the public, loans to credit institutions and loan guarantees less specific, collective and off balance sheet reserves.

⁷⁾ Individually assessed impaired loans, gross, as a percentage of loans to the public and loans to credit institutions before reduction of reserves.

Individually assessed impaired loans, less specific reserves, as a percentage of net loans to the public and loans to credit institutions less specific reserves and collective reserves.

- 9) The total capital of the financial group of undertakings, which includes both Group companies (other than insurance companies within the Group) and non-consolidated associated companies, adjusted according to the Basel III capital adequacy rules as a percentage of REA.
- 10) According to SEB's interpretation of the CRD IV/CRR regulatory requirements and as reported to the SFSA.
- 11) The common equity Tier 1 capital as a percentage of REA.
- 12) The Tier 1 capital as a percentage of REA.
- 13) The number of issued shares, less shares owned by the Group, weighted on a daily basis.
- 14) High-quality liquid assets in relation to the estimated net cash outflows over the next 30 days. Calculated according to SFSA regulations for the respective period.
- 15) Tier 1 capital as a percentage of total assets including off balance sheet items with conversion factors according to the standardised approach.

SEB's non-performing loans coverage ratio (total reserves (specific, collective and off balance sheet reserves) as a percentage of non-performing loans) was 55 per cent. as of 31st December, 2017, compared to 63 per cent. as of 31st December, 2016 and 62 per cent. as of 31st December, 2015. The total non-performing loans as a percentage of total lending increased by 0.03 per cent. to 0.54 per cent. as of 31st December, 2017 compared to 0.51 per cent. as of 31st December, 2016 and decreased by 0.06 per cent. to 0.51 per cent. as of 31st December, 2016 compared to 0.57 per cent. as of 31st December, 2015."

Legends relating to MiFID II Product Governance Rules

On page 2 of the Information Memorandum, in the section entitled "Important Notices", the following legend shall be added before the paragraph entitled "IMPORTANT – EEA RETAIL INVESTORS":

"MIFID II product governance / target market – The Final Terms in respect of any Notes will include a legend entitled "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 Directive 2014/65/EU (as amended, **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 MiFID Product Governance rules under EU Delegated Directive 2017/593 (the **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 MIFID Product Governance Rules."

On page 4 of the Information Memorandum, in the section entitled "Important Information Relating to Non-Exempt Offers of Notes – Consent – General Consent", the following information shall be added as a new sub-paragraph (ii)(b)(1)(C) (and subsequent sub-paragraphs renumbered accordingly):

"comply with the target market and distribution channels identified under the "MiFID II product governance" legend set out in the applicable Final Terms;"

On page 94 of the Information Memorandum, in the section entitled "*Pro Forma Final Terms – Notes issued under the Programme with a denomination of less than* $\in 100,000$ (or its equivalent in another currency)", the following legend and related footnotes shall be added before the paragraph beginning with the words "PROHIBITION OF SALES TO EEA RETAIL INVESTORS":

"[**MIFID II product governance / Retail investors, professional investors and ECPs 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, professional clients and retail clients,

each as defined in Directive 2014/65/EU (as amended, **MiFID II**); *EITHER'* [and (ii) all channels for distribution of the Notes are appropriate[, including investment advice, portfolio management, non-advised sales and pure execution services]²] *OR* ³[(ii) all channels for distribution_to eligible counterparties and professional clients are appropriate; and (iii) the following channels for distribution of the Notes to retail clients are appropriate- investment advice[,/ and] portfolio management[,/ and][non-advised sales][and pure execution services][, subject to the distributor's suitability and appropriateness obligations under MiFID II, as applicable]]. [*Consider any negative target market*]⁴. 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 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[, subject to the distributor's suitability and appropriateness obligations under MiFID II, as applicable]. I, subject to the distributor ['s/s'] 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[, subject to the distributor's suitability and appropriateness obligations under MiFID II, as applicable]⁵.]]"</sup>

On page 111 of the Information Memorandum, in the section entitled "*Pro Forma Final Terms* – *Notes issued under the Programme with a denomination of equal to or higher than* \in 100,000 (or its *equivalent in another currency*)", the following legend and related footnotes shall be added before the paragraph beginning with the words "PROHIBITION OF SALES TO EEA RETAIL INVESTORS":

"[**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, **MiFID II**; and (ii) all channels for distribution of the Notes to eligible counterparties and professional clients are appropriate. [*Consider any negative target market*]⁶. 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 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.]"

¹ Include for Notes that are not ESMA complex.

 $^{^{2}}$ This list may not be necessary, especially for Notes that are not ESMA complex where all channels of distribution may be appropriate. It reflects the list used in the examples in the ESMA Guidelines.

³ Include for certain ESMA complex Notes. This list may need to be amended, for example, if advised sales are deemed necessary. If there are advised sales, a determination of suitability will be necessary. In addition, if the Notes constitute "complex" products, pure execution services are not permitted to retail without the need to make the determination of appropriateness required under Article 25(3) of MiFID II.

⁴ To be considered on a case-by-case basis. If a negative target market is deemed necessary, wording along the following lines could be included: "The target market assessment indicates that Notes are incompatible with the needs, characteristic and objectives of clients which are [*details to be inserted*]." ⁵ If the Notes constitute "complex" products, pure execution services are not permitted to retail without the need to make the

⁵ If the Notes constitute "complex" products, pure execution services are not permitted to retail without the need to make the determination of appropriateness required under Article 25(3) of MiFID II. If there are advised sales, a determination of suitability will be necessary.

⁶ To be considered on a case-by-case basis. If a negative target market is deemed necessary, wording along the following lines could be included: "The target market assessment indicates that Notes are incompatible with the needs, characteristic and objectives of clients which are [*details to be inserted*]."

Recent Developments

On page 134 of the Information Memorandum, in the section entitled "*Recent Developments*", the following information shall be added at the end of this section:

"Changes in resolution fund fee requirements

Swedish authorities have decided that the Swedish Resolution Fund fee for 2018 shall be 0.125 per cent. applied to the adjusted 2016 balance sheet volumes. The fee will be reduced to 0.09 per cent. for 2019 and to 0.05 per cent. from 2020 until the fund target is met. The fund target level, which is proposed to be 3 per cent. of guaranteed deposits, is expected to be reached by the year 2025.

Divestment of SEB Pension Denmark

On 14th December, 2017 SEB signed an agreement to sell all shares in SEB Pensionsforsikring A/S and SEB Administration A/S (SEB Pension) to Danica Pension livsforsikringsaktieselskab (Danica, a subsidiary of Danske Bank) for total proceeds of Danish kroner (**DKK**) 6.5 billion, consisting of a cash consideration of DKK 5.0 billion and a pre-closing dividend of DKK 1.5 billion. The pre-closing dividend will be in addition to the dividend of DKK 1.1 billion which SEB received in the first six months of 2017.

German Federal Ministry of Finance circular relating to cross-border securities lending and derivative transactions

The German Federal Ministry of Finance issued a circular on 17th July, 2017 with administrative guidance in relation to withholding taxes on dividends in connection with certain cross-border securities lending and derivative transactions. The circular states an intention to examine transactions executed prior to the change in tax legislation that was enacted 1st January, 2016. Following a review, SEB is of the opinion that the cross-border securities lending and derivative transactions of SEB up until 1st January, 2016 were conducted in compliance with then prevailing rules. It can nevertheless not be ruled out that a change in policy of German authorities may have financial effects on SEB."

APPENDIX

SUMMARY OF THE PROGRAMME

Summaries are made up of disclosure requirements known as "Elements". These Elements are numbered in Sections A to E (A.1 – E.7). This Summary contains all the Elements required to be included in a summary for the Notes and the Bank. Because some Elements are not required to be addressed, there may be gaps in the numbering sequence of the Elements. Even though an Element may be required to be inserted in a summary because of the type of securities and issuer, it is possible that no relevant information can be given regarding the Element. In this case, a short description of the Element should be included in the summary explaining why it is not applicable.

Section A – Introduction and Warnings

Element	
A.1	• This summary should be read as an introduction to this Information Memorandum and the relevant Final Terms.
	• Any decision to invest in any Notes should be based on a consideration of this Information Memorandum as a whole, including any documents incorporated by reference and the applicable Final Terms.
	• Where a claim relating to information contained in the Information Memorandum and the applicable Final Terms is brought before a court in a Member State of the European Economic Area, the plaintiff may, under the national legislation of the Member State where the claim is brought, be required to bear the costs of translating the Information Memorandum and the applicable Final Terms before the legal proceedings are initiated.
	• Civil liability attaches to the Bank solely on the basis of this summary, including any translation of it, but only if the summary is misleading, inaccurate or inconsistent when read together with the other parts of this Information Memorandum and the applicable Final Terms or following the implementation of the relevant provisions of Directive 2010/73/EU in the relevant Member State, it does not provide, when read together with the other parts of this Information Memorandum and the applicable Final Terms, key information in order to aid investors when considering whether to invest in the Notes.
A.2	Certain Tranches of Notes with a denomination of less than $\in 100,000$ (or its equivalent in any other currency) may be offered in circumstances where there is no exemption from the obligation under the Prospectus Directive to publish a prospectus. Any such offer is referred to as a Non-exempt Offer .
	Issue specific summary:
	[<i>Consent</i> : Subject to the conditions set out below, the Bank consents to the use of this Information Memorandum in connection with a Non-exempt Offer of Notes by the Managers[, [names of specific financial intermediaries listed in final terms,] [and] [each financial intermediary whose name is published on the Bank's website (<u>http://sebgroup.com/investor-relations</u>) and identified as an Authorised Offeror in respect of the relevant Non-exempt Offer] [and any financial intermediary which is authorised to make such offers under applicable legislation implementing the Markets in Financial Instruments Directive (Directive 2004/39/EC) and publishes on its website the following statement (with the information in square brackets being duly completed):
	"We, [insert legal name of financial intermediary], refer to the offer of [insert title of relevant Notes] (the "Notes") described in the Final Terms dated [insert date] (the "Final Terms") published by Skandinaviska Enskilda Banken AB (publ) (the "Bank"). In consideration of the Bank offering to grant its consent to our use of the Information Memorandum (as defined in the

Final Terms) in connection with the offer of the Notes in [specify Member State(s)] during the Offer Period and subject to the other conditions to such consent, each as specified in the Information Memorandum, we hereby accept the offer by the Bank in accordance with the Authorised Offeror Terms (as specified in the Information Memorandum) and confirm that we are using the Information Memorandum accordingly.] Offer period: The Bank's consent referred to above is given for Non-exempt Offers of Notes during [offer period for the issue to be specified here] (the Offer Period). Conditions to consent: The conditions to the Bank's consent [(in addition to the conditions referred to above)] are that such consent: (a) is only valid during the Offer Period; and (b) only extends to the use of this Information Memorandum to make Non-exempt Offers of the relevant Tranche of Notes in [specify each relevant Member State in which the particular Tranche of Notes *can be offered*]. AN INVESTOR INTENDING TO PURCHASE OR PURCHASING ANY NOTES IN A NON-EXEMPT OFFER FROM AN AUTHORISED OFFEROR WILL DO SO, AND OFFERS AND SALES OF SUCH NOTES TO AN INVESTOR BY SUCH AUTHORISED OFFEROR WILL BE MADE, IN ACCORDANCE WITH THE TERMS AND CONDITIONS OF THE OFFER IN PLACE BETWEEN SUCH AUTHORISED OFFEROR AND SUCH INVESTOR INCLUDING ARRANGEMENTS IN RELATION TO PRICE, ALLOCATIONS, EXPENSES AND SETTLEMENT. THE RELEVANT INFORMATION WILL BE PROVIDED BY THE AUTHORISED OFFEROR AT THE TIME OF SUCH OFFER.

Element	Title	
B.1	Legal and Commercial Name	Skandinaviska Enskilda Banken AB (publ) (the Bank). The Bank's commercial name is "SEB".
B.2	Domicile/ Legal Form/ Legislation/ Country of Incorporatio n	The Bank is incorporated in Sweden under Swedish law as a limited liability company with registration number 502032-9081 and its principal executive offices are in Stockholm, Sweden.
B.4b	Trend information	Not Applicable – There are no known trends, uncertainties, demands, commitments or events that are reasonably likely to have a material effect on the Bank's prospects for its current financial year.
B.5 ¹	Description of the Group	The Bank and its subsidiaries (the Group or SEB) are a leading Nordic financial services group. As a relationship bank strongly committed to delivering customer value, SEB offers financial advice and a wide range of financial services to corporate customers, financial institutions and private individuals in Sweden and the Baltic countries. In Denmark, Finland, Norway and Germany, SEB's operations focus on delivering a full-service offering to corporate and institutional clients and building long- term customer relationships. As of the date of this Information Memorandum, SEB serves more than four million private customers. As of 31st December, 2017, SEB had total assets of

Section B – Issuer

1

By virtue of the Supplement dated 2nd February, 2018, selected key unaudited financial information as at and for the twelve months ended 31st December, 2017 has been included.

		SEK 2,560 billion and tot twelve months ended 31st SEK 16.2 billion and for SEB's net profit was SEK 1	December, 2017, SEB's the year ended 31st D 0.6 billion.	s net profit was
		The Bank is the parent com	pany of the Group.	
B.9	Profit forecast or estimate	Not Applicable – No profi in the Information Memora		nave been made
B.10	Qualification s to audit report	Not Applicable – No quali review report included in th		
B.12²	Selected historical key finan	cial information		
		was extracted without mate ents as at and for the year ended		515 5 uuuneu
		F	or the year ended 31st	December
	SEK million	F	or the year ended 31st 2016	December 2015
	Net interest income		2016 18,738	2015 18,938
	Net interest income Net fee and commission incom	ne	2016 18,738 16,628	2015 18,938 18,345
	Net interest income Net fee and commission incor Net financial income	ne	2016 18,738 16,628 7,056	2015 18,938 18,345 5,478
	Net interest income Net fee and commission incom	ne	2016 18,738 16,628	2015 18,938 18,345
	Net interest income Net fee and commission incor Net financial income Net other income Total operating income	ne	2016 18,738 16,628 7,056 1,349 43,771	2015 18,938 18,345 5,478 1,002 43,763
	Net interest income Net fee and commission incor Net financial income Net other income Total operating income Staff costs	ne	2016 18,738 16,628 7,056 1,349 43,771 -14,562	2015 18,938 18,345 5,478 1,002 43,763 -14,436
	Net interest income Net fee and commission incor Net financial income Net other income Total operating income Staff costs Other expenses	ne	2016 18,738 16,628 7,056 1,349 43,771	2015 18,938 18,345 5,478 1,002 43,763
	Net interest income Net fee and commission incor Net financial income Net other income Total operating income Staff costs	ne d impairment of	2016 18,738 16,628 7,056 1,349 43,771 -14,562	2015 18,938 18,345 5,478 1,002 43,763 -14,436
	Net interest income Net fee and commission incom Net financial income Net other income Total operating income Staff costs Other expenses Depreciation, amortisation and	ne d impairment of	2016 18,738 16,628 7,056 1,349 43,771 -14,562 -6,703	2015 18,938 18,345 5,478 1,002 43,763 -14,436 -6,355
	Net interest income Net fee and commission incom Net financial income Net other income Total operating income Staff costs Other expenses Depreciation, amortisation and tangible and intangible assets Total operating expenses Profit before credit losses	ne	2016 18,738 16,628 7,056 1,349 43,771 -14,562 -6,703 -6,496	2015 18,938 18,345 5,478 1,002 43,763 -14,436 -6,355 -1,011
	Net interest income Net fee and commission incom Net financial income Net other income Total operating income Staff costs Other expenses Depreciation, amortisation and tangible and intangible assets Total operating expenses	ne d impairment of e and intangible	2016 18,738 16,628 7,056 1,349 43,771 -14,562 -6,703 -6,496 -27,761	2015 18,938 18,345 5,478 1,002 43,763 -14,436 -6,355 -1,011 -21,802
	Net interest income Net fee and commission incom Net financial income Net other income Total operating income Staff costs Other expenses Depreciation, amortisation and tangible and intangible assets Total operating expenses Depreciation, assets Gains less losses from tangible assets	ne d impairment of e and intangible	2016 18,738 16,628 7,056 1,349 43,771 -14,562 -6,703 -6,496 -27,761 16,010 -150	2015 18,938 18,345 5,478 1,002 43,763 -14,436 -6,355 -1,011 -21,802 21,961
	Net interest income Net fee and commission incom Net financial income Net other income Total operating income Staff costs Other expenses Depreciation, amortisation and tangible and intangible assets Total operating expenses Depreciation, assets Gains less losses from tangible assets	ne d impairment of e and intangible	2016 18,738 16,628 7,056 1,349 43,771 -14,562 -6,703 -6,496 -27,761 16,010 -150	2015 18,938 18,345 5,478 1,002 43,763 -14,436 -6,355 -1,011 -21,802 21,961 -213
	Net interest income Net fee and commission incom Net financial income Net other income Total operating income Staff costs Other expenses Depreciation, amortisation and tangible and intangible assets Total operating expenses Profit before credit losses Gains less losses from tangible assets Net credit losses	ne d impairment of e and intangible	2016 18,738 16,628 7,056 1,349 43,771 -14,562 -6,703 -6,496 -27,761 16,010 -150 -993	2015 18,938 18,345 5,478 1,002 43,763 -14,436 -6,355 -1,011 -21,802 21,961 -213 -883
	Net interest income Net fee and commission incom Net financial income Net other income Total operating income Staff costs Other expenses Depreciation, amortisation and tangible and intangible assets Total operating expenses Profit before credit losses Gains less losses from tangible assets Net credit losses Operating profit	ne ine i	2016 18,738 16,628 7,056 1,349 43,771 -14,562 -6,703 -6,496 -27,761 16,010 -150 -993 14,867 -4,249 10,618	2015 18,938 18,345 5,478 1,002 43,763 -14,436 -6,355 -1,011 -21,802 21,961 -213 -883 20,865
	Net interest income Net fee and commission incom Net financial income Net other income Total operating income Staff costs Other expenses Depreciation, amortisation and tangible and intangible assets Total operating expenses Profit before credit losses Gains less losses from tangible assets Net credit losses Operating profit	ne d impairment of e and intangible perations	2016 18,738 16,628 7,056 1,349 43,771 -14,562 -6,703 -6,496 -27,761 16,010 -150 -993 14,867 -4,249 10,618	2015 18,938 18,345 5,478 1,002 43,763 -14,436 -6,355 -1,011 -21,802 21,961 -213 -883 20,865 -4,284

By virtue of the Supplement dated 2nd February, 2018, selected key unaudited financial information and figures as at and for the twelve months ended 31st December, 2017 together with comparative financial information for the same period in the previous financial year has been included. The statement of no significant change in the financial position of SEB has been updated accordingly.

_	For the twelve months ended 31st December	
	2017	2016
SEK million	(Unaudited)	(Unaudited)
Net interest income	19,893	18,738
Net fee and commission income	17,725	16,628
Net financial income	6,880	7,056
Net other income	1,112	829
Total operating income	45,609	43,251
Staff costs	-14,025	-14,422
Other expenses	-6,947	-6,619
Depreciation, amortisation and impairment of		
tangible and intangible assets	-964	-771
Total operating expenses	-21,936	-21,812
Profit before credit losses	23,672	21,439
Gains less losses from tangible and intangible		
assets	-162	-150
Net credit losses	-808	-993
Operating profit before items affecting		
comparability	22,702	20,296
Items affecting comparability	-1,896	-5,429
Operating profit	20,806	14,867
Income tax expense	-4,562	-4,249
Net profit	16,244	10,618
Attributable to shareholders	16,244	10,618

Balance sheets

	As at 31st December		
SEK million	2017	2016	2015
	(Unaudited)		
Cash and cash balances with central banks	177,222	151,078	101,429
Other lending to central banks	12,778	66,730	32,222
Loans to credit institutions ¹⁾	34,715	50,527	58,542
Loans to the public	1,484,803	1,453,019	1,353,386
Financial assets at fair value through profit or loss ²)	575,955	785,026	826,945
Fair value changes of hedged items in a portfolio			
hedge	93	111	104
Available-for-sale financial assets ²⁾	27,776	35,747	37,331
Investments in subsidiaries and associates	1,314	1,238	1,218
Tangible and intangible assets	12,052	20,158	26,203
Other assets	48,877	56,425	57,783
Non-current assets and disposal groups classified as			
held for sale	184,011	587	801
Total assets	2,559,596	2,620,646	2,495,964
Deposits from central banks and credit institutions ³⁾	89,076	119,864	118,506
Deposits and borrowing from the public ³⁾	1,004,721	962,028	883,785
Liabilities to policyholders	303,202	403,831	370,709
Debt securities issued	614,033	668,880	639,444

	cial liabilities at fair value through profit or			
		114,313	213,496	230,78
	alue changes of hedged items in a portfolio			
		1,046	1,537	1,60
	liabilities	75,170	67,082	75,08
Provis	ions	3,009	2,233	1,87
Subor	dinated liabilities	32,390	40,719	31,37
	ties of disposal groups classified as held for	,	,	,
-		178,710	_	
	equity	143,925	140,976	142,79
			<u> </u>	
1 otai	liabilities and equity	2,559,596	2,620,646	2,495,96
1) Lo	bans to credit institutions and liquidity placements with other	direct participants in	n interbank fund tran	sfer systems.
se	ithin these line items, bonds and other interest-bearing curities including derivatives in aggregate in each year talled	162,827	252,421	295,40
3) D	eposits covered by deposit guarantees	285,439	252,815	
Key fi	jures	•	r ended 31st De	
		2017	2016	201
(Unau				
	on equity ¹⁾ %	11.53	7.80	12.2
	on equity, excluding items affecting		11.20	
compa	rability ²⁾ %	12.67	11.30	12.
Return	on risk exposure amounts ³⁾	2.65	1.80	2.
Basic e	earnings per share ⁴⁾ (<i>SEK</i>)	7.49	4.88	7.
	come ratio ³⁷ loss level ⁶ $\%$	0.48	0.50	0.
	evel of impaired loans ⁷⁾ %	0.05	0.07	0. 0.
	evel of impaired loans ⁹ %	0.39 0.25	0.33 0.21	0.
Total a	apital ratio ^{9), 10)} % (<i>at period end</i>)	0.25 24.2	24.8	0. 23
CFT1	capital ratio ¹¹⁾ % (at period end)	24.2 19.4	24.8 18.8	
Tier 1	capital ratio % (<i>at period end</i>)	21.6	21.2	21
	ted average number of shares outstanding	21.0	21.2	21
(millio	ns) ¹³	2,168	2,178	2,1
Limid	ity Coverage Ratio ¹⁴⁾ % (<i>at period end</i>)	2,108	2,178	2,1
	ge ratio ¹⁵⁾ % (<i>at period end</i>)	5.2	5.1	4
		5.2	5.1	2
2) N av Su m di cc frr ar th in hc (v	et profit attributable to shareholders in relation to average sha et profit attributable to shareholders, excluding items affectir erage shareholders' equity (calculated using month-end da preme Court's decision in relation to SEB's claim for a wi illion which reduced net interest income by SEK 82 millio vidend received after the settlement of the acquisition mprehensive income by SEK 494 million in 2017, (iii) in re om SEB AG to the German branch of SEB on 2nd January, d excess premises amounting to a total of SEK 521 millior e defined benefit plain in SEB AG at a cost of SEK 891 tangible IT assets which led to an expense in an amount o iddings in VISA Europe at a gain of SEK 520 million in 2015; i) the impairment of goodwill due to reorganisation in the an financial effects from restructuring activities in the Baltic ar intangible IT assets no longer in use which affected operatin	ng comparability and ata). Items affecting ithholding tax refund on and net financial of Visa Europe te elation to the core by , 2018, a recognition n and an agreement million in 2017, (if f SEK 978 million is 5, which transaction nount of SEK 5,334 nd German businesso	their related tax effe comparability inclu 1 in 2015 in the amo income by SEK 82 by Visa Inc. which isiness in Germany I of provisions relate to transfer pension c v) an impairment (d n 2017, (v) the sale settled in the second million in 2016 and es and an impairmen	ect, in relatio de (i) the Sy- punt of SEK 20 million, (i a reduced o being transfe d to redunda biligations un lerecognition of SEB's B: quarter of 20 (vii) the bool t (derecognit
3) N da	et profit attributable to shareholders in relation to average ris ta). et profit attributable to shareholders in relation to the weighte	•	f shares outstanding	(calculate
3) N da 4) N or		ed average number o	f shares outstanding	(calculated
of 3) N da 4) N or 5) To 6) N	ta). et profit attributable to shareholders in relation to the weighte a daily basis).	ed average number o loans to the public,		× ·

- 7) Individually assessed impaired loans, gross, as a percentage of loans to the public and loans to credit institutions before reduction of reserves.
- 8) Individually assessed impaired loans, less specific reserves, as a percentage of net loans to the public and loans to credit institutions less specific reserves and collective reserves.
- 9) The total capital of the financial group of undertakings, which includes both Group companies (other than insurance companies within the Group) and non-consolidated associated companies, adjusted according to the Basel III capital adequacy rules as a percentage of REA. According to SEB's interpretation of the CRD IV/CRR regulatory requirements and as reported to the Swedish
- 10) Financial Supervisory Authority (the SFSA).
- 11) The common equity Tier 1 capital as a percentage of REA.
- 12) The Tier 1 capital as a percentage of REA.
- The number of issued shares, less shares owned by the Group, weighted on a daily basis. 13)
- 14) High-quality liquid assets in relation to the estimated net cash outflows over the next 30 days. Calculated according to SFSA regulations for the respective period.
- 15) Tier 1 capital as a percentage of total assets including off balance sheet items with conversion factors according to the standardised approach.

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	Statements of no significant or material adverse change		
		o significant change in the financial position of SEB since 31st December, 2017 no material adverse change in the prospects of SEB since 31st December, 2016.	
B.13	Events impacting the Bank's solvency	Not Applicable – There are no recent events particular to the Bank which are to a material extent relevant to the evaluation of the Bank's solvency.	
B.14	Dependence upon other group entities	The Bank is not dependent on any other members of the Group.	
B.15	Principal activities	The Group's business is organised into three customer-aligned business divisions and one division which supports all customers.	
		The Group's business was, until 31st December, 2015, organised into the following five divisions:	
		• <i>Merchant Banking</i> – providing wholesale banking and investment banking services to large companies and financial institutions in SEB's core markets;	
		• <i>Retail Banking</i> – providing banking and advisory services to private individuals and small and medium-sized enterprises in Sweden, and card services in the Nordic countries;	
		• <i>Wealth Management</i> – providing asset management and private banking services to institutions, foundations and private individuals in SEB's core markets, and managing SEB's mutual funds;	
		• <i>Life</i> – providing unit-linked and traditional life insurance products mainly in Sweden, Denmark and the Baltic countries; and	
		• <i>Baltic</i> – providing retail, corporate and institutional banking services, such as trading and capital markets and transaction services, to Estonian, Latvian and Lithuanian clients. The financial results generated by structured finance, wealth management and life services provided in these countries are recorded in the Merchant Banking, Wealth Management and Life divisions, respectively.	
		With effect from 1st January, 2016, SEB reorganised its business structure with a view to aligning it more closely with the Group's customer segments (the Reorganisation). The new structure comprises three customer-aligned business divisions and one division which supports all customers. The customer-aligned	

	business divisions are as follows:
	• Large Corporates & Financial Institutions – which provides wholesale banking and investment banking services to large companies and institutional clients and asset management sales and investor services to institutional clients in SEB's core markets. This division comprises two separate business areas, Large Corporates & Financial Institutions (which was the previous Merchant Banking division), and also includes the institutional clients' business activities of the former Wealth division, which has been disbanded;
	• <i>Corporate & Private Customers</i> – which provides banking and advisory services to private individuals and small and medium sized enterprises in Sweden and card services in the Nordic countries (which was the previous Retail Banking division). This division also includes the private banking business of the former Wealth division; and
	• <i>Baltic</i> – which provides retail, corporate and institutional banking services, such as trading and capital markets and transaction services, to Estonian, Latvian and Lithuanian clients. The financial results generated by structured finance, wealth management and life services provided in these countries are recorded in the Large Corporate & Financial Institutions and the Life & Investment Management divisions, respectively divisions, respectively.
	The separate customer support division, <i>Life & Investment Management</i> , comprises two separate business areas: the previous Life division and the investment management part of the former Wealth division. The new division provides all of the Group's different customer segments with pension and insurance products and also manages SEB's mutual funds.
	Please also refer to Element B.5.
Controlling shareholders	Not Applicable – The Bank is not aware of any shareholder or group of connected shareholders who directly or indirectly control the Bank.
Credit ratings	The Bank has been rated $A+$ by Standard & Poor's Credit Market Services Europe Limited (S&P), Aa3 by Moody's Investors Services Limited (Moody's) and AA- by Fitch Ratings Limited (Fitch). Notes issued under the Programme may be rated or unrated by any one or more of the rating agencies referred to above. Where a Tranche of Notes is rated, such rating will not necessarily be the same as the rating assigned to the Bank.
	Issue specific summary:
	[The Notes [have been/are expected to be] rated [<i>specify rating(s) of Tranche to be issued</i>] by [<i>specify rating agency(ies)</i>].]
	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.
	[Not Applicable – No ratings have been or are expected to be assigned to the Notes to be issued at the request of or with the co-operation of the Bank in the rating process.]
	shareholders

itle escription of otes/ISIN	The Notes described in this section are debt securities with a denomination of less than €100,000 (or its equivalent in any other currency). The Notes to be issued under the Programme may be MTNs or Covered Bonds. MTNs may further be Unsubordinated Notes or Subordinated Notes and, in the case of Subordinated Notes, Senior Subordinated Notes or Tier 2 Subordinated Notes. The Notes may also be Fixed Rate Notes, Fixed Reset Notes, Floating Rate Notes, Zero Coupon Notes or a combination of the foregoing. <i>Issue specific summary:</i> The Notes are [EUR/USD/GBP/CHF/JPY/RMB/ <i>other</i>] ● [● per cent./Floating Rate Notes are [EUR/USD/GBP/CHF/JPY/RMB/ <i>other</i>] ● [● per cent./Floating Rate Notes are [EUR/USD/GBP/CHF/JPY/RMB/ <i>other</i>] ● [● per cent./Floating Rate Notes are [EUR/USD/GBP/CHF/JPY/RMB/ <i>other</i>] ● [● per cent./Floating Rate Notes are [EUR/USD/GBP/CHF/JPY/RMB/ <i>other</i>] ● [● per cent./Floating Rate Notes are [EUR/USD/GBP/CHF/JPY/RMB/ <i>other</i>] ● [● per cent./Floating Rate Notes are [EUR/USD/GBP/CHF/JPY/RMB/ <i>other</i>] ● [● per cent./Floating Rate Notes are [EUR/USD/GBP/CHF/JPY/RMB/ <i>other</i>] ● [● per cent./Floating Rate Notes are [EUR/USD/GBP/CHF/JPY/RMB/ <i>other</i>] ● [● per cent./Floating Rate Notes are [EUR/USD/GBP/CHF/JPY/RMB/ <i>other</i>] ● [● per cent./Floating Rate Notes are [EUR/USD/GBP/CHF/JPY/RMB/ <i>other</i>] ● [● per cent./Floating Rate Notes are [EUR/USD/GBP/CHF/JPY/RMB/ <i>other</i>] ● [● per cent./Floating Rate Notes are [EUR/USD/GBP/CHF/JPY/RMB/ <i>other</i>] ● [● per cent./Floating Rate Notes are [EUR/USD/GBP/CHF/JPY/RMB/ <i>other</i>] ● [● per cent./Floating Rate Notes are [EUR/USD/GBP/CHF/JPY/RMB/ <i>other</i>] ● [● per cent./Floating Rate Notes are [EUR/USD/GBP/CHF/JPY/RMB/ <i>other</i>] ● [● per cent./Floating Rate Notes are [EUR/USD/GBP/CHF/JPY/RMB/ <i>other</i>] ● [● per cent./Floating Rate Notes Are Notes Ar
	The Notes are [EUR/USD/GBP/CHF/JPY/RMB/other] • [• per cent./Floating
	Rate/Zero Coupon] [Unsubordinated Notes/[Senior/Tier 2] Subordinated Notes/Covered Bonds] due ●.
	[Committee on Uniform Securities Identification Procedures (CUSIP) number: ●]
	International Securities Identification Number (ISIN): •
	[The Notes will be consolidated and form a single series with [<i>identify earlier Tranches</i>] on [the Issue Date/exchange of the Temporary Global Note for interests in the Permanent Global Note, which is expected to occur on or about [<i>date</i>]]].
urrency	Subject to compliance with all applicable laws, regulations and directives, Notes may be issued in any currency agreed between the Bank and the relevant Dealer at the time of issue.
	<i>Issue specific summary:</i> The currency of this Series of Notes is [Euro (EUR)/U.S. dollars (USD)/Pounds Sterling (GBP)/Swiss Francs (CHF)/Japanese Yen (JPY)/Renminbi (RMB)/Other (●)].
estrictions 1 ansferability	[The Notes will be freely transferable subject to any restrictions on transfer set forth in the legends to the relevant Notes.] [Purchasers of Notes in the U.S. are advised to consult legal counsel prior to making any transfer of such Notes.]
ights tached to e Notes, cluding unking and nitations on ose rights	Notes issued under the Programme will have terms and conditions relating to, among other matters: Status and Subordination (Ranking) Unsubordinated Notes constitute unsecured and unsubordinated obligations of the Bank and rank pari passu without any preference among themselves and with all other outstanding unsecured and unsubordinated obligations of the Bank, present and future, but (in the event of insolvency) only to the extent permitted by laws relating to creditors' rights. Subordinated Notes constitute unsecured, subordinated obligations of the Bank. In the event of liquidation or bankruptcy of the Bank, the rights of the holders of Subordinated Notes to payments on or in respect of the Notes shall rank (i) pari passu without any preference among themselves, (ii) in the case of Senior Subordinated Notes (a) at least pari passu with the claims of all other subordinated creditors of the Bank other than in respect of payments to holders of any outstanding Tier 2 instruments (subject as provided in (b) below), existing Tier 1 instruments and Additional Tier 1 instruments, and claims of any other junior subordinated creditors and (b) for so long as any existing
es 1 ig ta cl	strictions nsferability hts ached to Notes, luding king and itations on

of Tier 2 Subordinated Notes, at least <i>pari passu</i> with payments to holders of any other Tier 2 instruments and claims of any other subordinated creditors ranking <i>pari passu</i> with the Tier 2 Subordinated Notes, (iv) in priority to payments to holders of any outstanding existing Tier 1 instruments and Additional Tier 1 instruments, and all classes of share capital of the Bank, and claims of any other junior subordinated creditors and (v) junior in right of payment to (a) depositors of the Bank, (b) other unsubordinated creditors of the Bank and (c) in the case of Tier 2 Subordinated Notes, holders of Senior Subordinated Notes (subject as provided in (ii)(b) above) and any other prior ranking subordinated creditors.
Covered Bonds constitute unsubordinated obligations of the Bank and rank <i>pari passu</i> without any preference among themselves. Covered Bonds are obligations issued or converted in accordance with the Swedish Act (2003:1223) on Issuance of Covered Bonds (<i>lagen</i> (2003:1223) om utgivning av <i>säkerställda obligationer</i>) (the Covered Bond Act) and rank <i>pari passu</i> with all other obligations of the Bank that have been provided the same priority as Covered Bonds pursuant to the Swedish Preferential Rights of Creditors Act (1970:979) (<i>förmånsrättslagen</i> (1970:979)). Covered Bonds and certain related derivative contracts will have the benefit of priority to a matched pool of assets (the Cover Pool) upon bankruptcy of the Bank consisting of Swedish mortgage loans and which may also consist of other eligible assets under the Covered Bond Act should SEB, at any future time, include such assets in the Cover Pool. To the extent that claims in relation to Covered Bonds are not met out of the Cover Pool, the residual claims will rank <i>pari passu</i> with the claims of unsecured and unsubordinated creditors of the Bank.
<i>Taxation</i> All payments in respect of Notes will be made without withholding or deduction for or on account of taxes imposed by the Kingdom of Sweden, unless the withholding or deduction is required by law. In that event, (a) in relation to Covered Bonds, such withholding or deduction will be made without payment of any additional amounts and (b) in relation to MTNs, the Bank will pay such additional amounts as may be necessary in order that the net amounts receivable shall equal the amount which would otherwise have been receivable, except in certain limited circumstances.
Events of default The terms of the Unsubordinated Notes will contain, amongst others, the
following events of default:
 (a) default in payment of any principal, other redemption amount or interest in respect of the Notes when and as the same ought to be paid, which default is continuing for a specified period;
(b) events relating to the insolvency or winding up of the Bank, continuing in certain cases for a specified period; and
(c) non-performance or non-observance by the Bank of any of its other obligations under the Notes and, except where incapable of remedy, such default continuing for a specified period after written notice is given by a Noteholder to the Bank requiring the same to be remedied.
The terms of the Subordinated Notes will contain, amongst others, the following events of default:
 (a) default in payment of any principal or interest in respect of the Notes which has become due, which default is continuing for a specified period;
(b) an order is made or resolution passed for the winding up or liquidation of

		 the Bank or the Bank is otherwise declared bankrupt (<i>konkurs</i>) or put into liquidation (<i>likvidation</i>). Payment of principal in respect of Subordinated Notes may only be declared due and payable sooner than it would otherwise have been payable in the events or circumstances described in (b) above and subject to a Noteholder only being able to claim payment in the bankruptcy (<i>konkurs</i>) or liquidation (<i>likvidation</i>) of the Bank. The terms of the Covered Bonds will not contain any events of default. <i>Meetings</i> The terms of the Notes will contain provisions for convening meetings of holders of such Notes to consider matters affecting their interests. These 	
		 provisions permit defined majorities to bind all holders, including holders who did not attend and vote at the relevant meeting and holders who voted in a manner contrary to the majority. <i>Governing law</i> English law, except the provisions relating to the status of Subordinated Notes and Covered Bonds which are governed by Swedish law. 	
C.9	Interest/ Redemption	 Interest Notes may or may not bear interest. Interest-bearing Notes will either bear interest payable at a fixed rate or a floating rate. Issue specific summary: [The Notes bear interest [from their date of issue/from ●] at the fixed rate of ● per cent. per annum[and from ● at a fixed rate of ● per cent. per annum above the then applying [annual] swap rate for euro swap transactions with a maturity of five years]. The yield of the Notes is ● per cent. Interest will be paid [annually/guarterly] in arrear on [●/● and ●/●, ● and ●] in 	
		each year. The first interest payment will be made on \bullet .] [The Notes bear interest [from their date of issue/from \bullet] at floating rates calculated by reference to [<i>specify</i> [] month [[<i>currency</i>] LIBOR/EURIBOR/STIBOR] <i>for Notes being issued</i>] [plus/minus] a margin of \bullet per cent. Interest will be paid [annually/semi-annually/quarterly] in arrear on [\bullet/\bullet and \bullet/\bullet , \bullet and \bullet] in each year, subject to adjustment for non-business days. The first interest payment will be made on \bullet .] [The Notes do not bear any interest [and will be offered and sold at a discount to their principal amount].]	
		<i>Redemption</i> The terms under which Notes may be redeemed (including the maturity date and the price at which they will be redeemed on the maturity date as well as any provisions relating to early redemption) will be agreed between the Bank and the relevant Dealer at the time of issue of the relevant Notes.	
		Notes may be redeemed early if specified in the applicable Final Terms (including at any time during the period commencing on (and including) the day that is 90 days prior to the maturity date) and, in the case of MTNs, for tax reasons. Subordinated Notes may also be redeemed early in certain circumstances, if specified in the applicable Final Terms in the case of Senior Subordinated Notes, resulting in Senior Subordinated Notes being fully excluded from inclusion in the eligible liabilities of the Bank pursuant to minimum own funds and eligible liability requirements under the European bank recovery and resolution directive (Directive 2014/59/EU) (the BRRD) or, as applicable, Tier 2 Subordinated Notes being fully excluded from inclusion in	

		the Tier 2 capital of the Bank.		
		Extended Maturity Date		
		The applicable Final Terms may also specify that if the Bank fails to redeem the relevant Notes in full on the maturity date (or within two business days thereafter), the maturity of the nominal amount outstanding of the Notes not redeemed will automatically extend on a monthly basis up to but, not later than, the extended maturity date specified in the applicable Final Terms. In that event the Bank may redeem all or any part of the nominal amount outstanding of the Notes on an interest payment date falling in any month after the maturity date up to and including the extended maturity date or as otherwise provided for in the applicable Final Terms. Such extension of the maturity date of the Notes will not result in any right of holders of the Notes to accelerate payments or take action against the Bank.		
		Issue specific summary:		
		Subject to any purchase and cancellation or early redemption, the Notes will be redeemed on $[\bullet]$ at $[par/\bullet per cent. of their principal amount]$. [The Notes may also be redeemed on $[\bullet/specify]$ at $[par/\bullet per cent. of their principal amount.]$		
		Representative of holders		
		Not Applicable – No representative of the Noteholders has been appointed by the Bank.		
		Issue specific summary:		
		The yield of the Notes is \bullet per cent.		
C.11	Listing and Admission to tradingNotes issued under the Programme may be listed and admitted Irish Stock Exchange or such other stock exchange or marke or may be issued on an unlisted basis.			
		Issue specific summary:		
		[Application [has been][is expected to be] made by the Bank (or on its behalf) for the Notes to be admitted to trading on the [regulated market] of the [Irish/London/Luxembourg/• Stock Exchange.] [The Notes are not intended to be admitted to trading on any market.]		

Section D – Risks

Element	Title		
D.2 Key risks regarding the Bank		In purchasing Notes, investors assume the risk that the Bank may become insolvent or otherwise be unable to make all payments due in respect of the Notes. There is a wide range of factors which individually or together could result in the Bank becoming unable to make all payments due. It is not possible to identify all such factors or to determine which factors are most likely to occur, as the Bank may not be aware of all relevant factors and certain factors which it currently deems not to be material may become material as a result of the occurrence of events outside the Bank's control. The Bank has identified a number of factors which could materially adversely affect its business and ability to make payments due. These factors include:	
		 SEB's business, earnings and results of operations are materially affected by conditions in the global and regional financial markets and by global and regional economic conditions; SEB remains exposed to the risk of increased credit provisioning; SEB is exposed to declining property values on the collateral supporting 	

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	residential and commercial real estate lending;
•	negative interest rates and volatility in interest rates have affected and will continue to affect SEB's business;
•	market fluctuations and volatility may adversely affect the value of SEB's securities portfolio, reduce its business activities and make it more difficult to assess the fair value of certain of its assets;
•	SEB requires significant funding to service its indebtedness and relies on the credit and capital markets to meet a significant part of its funding needs;
•	SEB is subject to the risk that liquidity may not always be readily available;
•	SEB's borrowing costs and its access to the debt capital markets depend significantly on its credit ratings;
•	SEB could be negatively affected by the soundness or the perceived soundness of other financial institutions and counterparties;
•	SEB is and will continue to be subject to increased capital requirements and standards due to governmental or regulatory requirements and changes in perceived levels of adequate capitalisation, and may need additional capital in the future, which capital may be difficult to obtain;
•	effective management of SEB's capital is critical to its ability to operate and grow its business;
•	SEB is exposed to foreign exchange risk, and a devaluation or depreciation of any of the currencies in which it operates could have a material adverse effect on its assets, including its loan portfolio, and its results of operations;
•	SEB is subject to a wide variety of banking, insurance and financial services laws and regulations, which could have an adverse effect on its business;
•	SEB operates in competitive markets, which could have an adverse effect on its financial condition and results of operations;
•	SEB's life insurance business is subject to risks involving declining market values of assets related to its unit-linked business and traditional portfolios and inherent insurance risks;
•	fraud, credit losses and delinquencies, as well as regulatory changes, affect SEB's card business;
•	SEB's guidelines and policies for risk management may prove inadequate for the risks faced by its businesses;
•	weaknesses or failures in SEB's internal processes and procedures and other operational risks could have a negative impact on its financial condition, results of operations, liquidity and/or prospects, and could result in reputational damage;
•	the information technology and other systems on which SEB depends for its day-to-day operations may fail for a variety of reasons that may be outside its control. SEB is also subject to the risk of infrastructure

			disruptions or other effects on such systems;
		•	in order to compete successfully, SEB is dependent on highly skilled individuals; SEB may not be able to retain or recruit key talent;
		•	SEB's accounting policies and methods are critical to how it reports its financial condition and results of operations. They require management to make estimates about matters that are uncertain;
		•	SEB may be required to make provisions for its pension schemes, or further contributions to its pension foundations, if the value of pension fund assets is not sufficient to cover potential obligations;
		•	SEB is exposed to the risk of changes in tax legislation and its interpretation and to increases in the rate of corporate and other taxes in the jurisdictions in which it operates;
		•	SEB is exposed to risks related to money laundering activities and sanctions violations;
		•	catastrophic events, terrorist acts, acts of war or hostilities, pandemic diseases or geopolitical or other unpredictable events could have a negative impact on SEB's business and results of operations;
		•	SEB may incur significant costs and increased operating risk in developing and marketing new products and services;
		•	any impairment of goodwill and other intangible assets would have a negative effect on SEB's financial position and results of operations;
		•	a significant part of the Group's Swedish retail mortgage portfolio comprises the Cover Pool for the Covered Bonds issued by SEB and holders of Covered Bonds and certain derivatives counterparties have priority over holders of SEB's unsecured obligations.
D.3	Key information		are also risks associated with the Notes, including a range of market as follows:
	on key risks regarding the Notes	•	if the Bank has the right to redeem any Notes at its option, this may limit the market value of the Notes concerned and an investor may not be able to reinvest the redemption proceeds in a manner which achieves a similar effective return;
		•	if the Bank has the right to convert the interest rate on any Notes from a fixed rate to a floating rate, or vice versa, this may affect the secondary market and the market value of the Notes concerned;
		•	the interest rate on Fixed Reset Notes will reset on each Reset Date, which can be expected to affect interest payments on an investment in Fixed Reset Notes and could affect the secondary market and the market value of the Fixed Reset Notes concerned;
		•	Notes which are issued at a substantial discount or premium may experience price volatility in response to changes in market interest rates;
		•	an extension of the maturity of any Notes which have an Extended Maturity Date will not result in any right of the Noteholders to accelerate payments or take action against the Bank;
		•	in the case of Subordinated Notes, (i) there is a real risk that holders will

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	lose all or some of their investment should the Bank become insolvent, (ii) the maturity of Subordinated Notes may only be accelerated in limited circumstances and, if accelerated, holders may only claim payment in the bankruptcy or liquidation of the Bank, and (iii) Subordinated Notes may also be subject to loss absorption on any application of the resolution tools or at the point of non-viability of the Bank or the Group;
	in the case of Covered Bonds, (i) even though Covered Bonds have the benefit of priority in respect of the Cover Pool, holders of the Covered Bonds assume credit risk on the Bank, (ii) holders of Covered Bonds have exposure in the event of a failure of the Cover Pool to meet the matching requirements, (iii) there are certain issues that may, in the event of the Bank's bankruptcy, lead to a conflict between the interests of holders and derivative counterparties on the one hand and the other creditors of the Bank on the other, (iv) there is risk relating to the value of other assets included in the Cover Pool, (v) claims of holders of Covered Bonds could be subordinated to certain other claims in a bankruptcy, (vi) the Covered Bonds contain no event of default provisions that allow the Covered Bonds to be accelerated and no gross- up provision, (vii) there are no limitations on the Bank's incurrence of additional debt or encumbering its assets in the future, (viii) only limited due diligence will be undertaken in relation to the Cover Pool in connection with the issue of Covered Bonds, (ix) only limited information relating to the Cover Pool will be available to holders of Covered Bonds, (x) there is risk relating to certain mortgagors' rights to set-off deposits and other claims against the Bank against mortgage liabilities included in the Cover Pool in the event of the Bank's bankruptcy or liquidation, (xi) the Covered Bond Act is relatively recent legislation and it is uncertain how its provisions will be interpreted or applied by a Swedish court, and (xii) the implementation of Basel III and CRD IV will result in changes to the regulatory treatment of covered bonds;
	in the case of Notes denominated in Renminbi, (i) Renminbi is not completely freely convertible and this may adversely affect liquidity of the Notes, (ii) there is only limited availability of Renminbi outside the PRC, which may affect liquidity and the Bank's ability to source Renminbi to service the Notes, (iii) an investment in the Notes is subject to exchange rate and interest rate risks and (iv) payments will only be made to investors in the manner specified in the conditions;
	the Council of the European Union has adopted the BRRD which provides for a range of actions to be taken in relation to credit institutions and investment firms considered to be at risk of failing. The taking of any action against SEB under the BRRD could materially adversely affect the value of any Notes;
	Notes in registered form are subject to certain restrictions on transfer;
	the conditions of the Notes may be modified without the consent of the holder in certain circumstances;
	the holder may not receive payment of the full amounts due in respect of the Notes as a result of amounts being withheld by the Bank in order to comply with applicable law;
	investors are exposed to the risk of changes in law or regulation affecting the value of Notes held by them;
	investors who hold less than the minimum specified denomination may

	be unable to sell their Notes and may be adversely affected if definitive Notes are subsequently required to be issued;
•	there may be no or only a limited secondary market in the Notes and this would adversely affect the value at which an investor could sell his Notes;
•	the value of an investor's investment may be adversely affected by exchange rate movements where the Notes are not denominated in the investor's own currency;
•	changes in interest rates will affect the value of Notes which bear interest at a fixed rate; and
•	any credit rating assigned to the Notes may not adequately reflect all the risks associated with an investment in the Notes.

Section E – Offer

Element	Title			
E.2b	Use of proceeds	The net proceeds from each issue of Notes will be used by the Bank for general corporate purposes, which include making a profit and may also be applied as otherwise specified in the applicable Final Terms.		
		[Issue specific summary:		
		The net proceeds from the issue of Notes will be applied by the Bank for its general corporate purposes, which include making a profit [and [].]		
E.3	Terms and conditions of the offer	Under the Programme, the Notes may be offered to the public in a Non-exempt Offer in Finland, France, Germany, Norway, Ireland and Sweden.		
		The terms and conditions of each offer of Notes will be determined by agreement between the Bank and the relevant Dealers at the time of issue and specified in the applicable Final Terms. An Investor intending to acquire or acquiring any Notes in a Non-exempt Offer from an Authorised Offeror will do so, and offers and sales of such Notes to an Investor by such Authorised Offeror will be made, in accordance with any terms and other arrangements in place between such Authorised Offeror and such Investor including as to price, allocations and settlement arrangements.		
		Issue specific summary:		
		This issue of Notes is being offered in a Non-exempt Offer in [Finland/ France/Germany/Norway/Sweden/Ireland].The issue price of the Notes is ● per cent. of their principal amount.		
		Offer Price: [Issue Price applicable/specify]		
		Conditions to which the offer is subject:	[Not Applicable/give details]	
		Description of the application process:	[Not Applicable/give details]	
		Details of the minimum and/or maximum amount of application:	[Not Applicable/give details]	
		Description of possibility to reduce subscriptions and manner for refunding excess	[Not Applicable/give details]	

		amount paid by applicants:		
		Details of the method and time limits for paying up and delivering the Notes:	[Not Applicable/give details]	
		Manner in and date on which results of the offer are to be made public:	[Not Applicable/give details]	
		Procedure for exercise of any right of pre- emption, negotiability of subscription rights and treatment of subscription rights not exercised:	[Not Applicable/give details]	
		Whether tranche(s) have been reserved for certain countries	[Not Applicable/give details]	
		Process for notification to applicants of the amount allotted and an indication of whether dealing may begin before notification is made:	[Not Applicable/give details]	
		Amount of any expenses and taxes specifically charged to the subscriber or purchaser:	[Not Applicable/give details]	
		Name(s) and address(es), to the extent known to the Bank, of the placers in the various countries where the offer takes place:	[None/give details]	
E.4	Interests of natural and legal persons involved in the issue/offer	Programme. Any such Dealer and its affiliates may also have engaged, and may in the future engage, in investment banking and/or commercial banking		
		Issue specific summary:		
		The [Dealers/Managers] will be paid aggregate commissions equal to \bullet per cent. of the nominal amount of the Notes. Any [Dealer/Manager] and its affiliates may also have engaged, and may in the future engage, in investment banking and/or commercial banking transactions with, and may perform other services for, the Bank and its affiliates in the ordinary course of business.		
		[Other than as mentioned above,[and save for \bullet ,] so far as the Bank is aware, no person involved in the issue of the Notes has an interest material to the offer, including conflicting interests.]		
E.7	Expenses charged to the investor by the Bank	[Not Applicable – No expenses will be charged to investors by the Bank.]/[Give details.]		