



Series Number: NX00474385

Listed Public Offer in Italy from and including 26 May 2025 to and including 04 June

2025

Issued under the GSSP EU Base Prospectus (the "Base Prospectus", as defined below)

Advertisement. The Base Prospectus and any supplements are available at

https://home.barclays/investor-relations/fixed-income-investors/prospectus-anddocuments/structured-securities-prospectuses/ and the Final Terms, when published,

will be available at https://home.barclays/investor-relations/fixed-income-

investors/prospectus-and-documents/structured-securities-final-terms/.

Product Code: 202308-106

ISIN: XS3037361402

Common Code: 303736140

RIC: XS3037361402=BARL

Super Tracker Certificates linked to FTSE MIB INDEX

Only the Final Terms which will be available no later than on the Issue Date together with (1) the EU Base Prospectus dated 11 April 2025 (the "Current Base Prospectus") which contains the most up-to-date issuer disclosure, risk factors and selling restrictions and (2) the EU Base Prospectus dated 12 April 2024 (as may be amended or supplemented up to, and including, the Trade Date (the "Legacy Base Prospectus", together with the Current Base Prospectus, the "Base Prospectus") which contains all further relevant terms and conditions shall form the entire and legally binding documentation for the Securities. Accordingly, the Final Terms should always be read together with the Base Prospectus. Any capitalised terms not defined in this Term Sheet will have the meaning as defined in the Final Terms and the Base Prospectus. Even though a translation into other languages might be available, it is only the Final Terms and Base Prospectus in English which are legally binding. Copies of these documents are available from the Issuer, the Manager(s) and the Issue and Paying Agent.

PROHIBITION OF SALES TO SWISS RETAIL INVESTORS: - The Securities are not intended to be offered, sold or otherwise made available to and may not be offered, sold or otherwise made available to any retail investor in Switzerland. For these purposes a "retail investor" means a person who is not a professional or institutional client, as defined in article 4 para. 3, 4 and 5 and article 5 para. 1 and 2 of the Swiss Federal Act on Financial Services ("FinSA") of 15 June 2018, as amended. Consequently, no key information document required by FinSA for offering or selling the Securities or otherwise making them available to retail investors in Switzerland has been prepared and therefore, offering or selling the Securities or making them available to retail investors in Switzerland may be unlawful under FinSA.

None of the Securities constitute a participation in a collective investment scheme within the meaning of the CISA and are neither subject to the authorisation nor the supervision by the Swiss Financial Market Supervisory Authority FINMA ("FINMA") and investors do not benefit from the specific investor protection provided under the CISA. The Securities may not be publicly offered, directly or indirectly, in Switzerland within the meaning of FinSA and no application has or will be made to admit the Securities to trading on any trading venue (exchange or multilateral trading facility) in Switzerland. Neither the Base Prospectus, the Final Terms nor any other offering or marketing material relating to the Securities constitutes a prospectus pursuant to the FinSA, and neither the Base Prospectus, the Final Terms nor any other offering or marketing material relating to the Securities may be publicly distributed or otherwise made publicly available in Switzerland.

THIS PRODUCT IS SUITABLE FOR RETAIL INVESTORS IN THE EUROPEAN ECONOMIC AREA. For such 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, "MiFID II"); (ii) a customer within the meaning of Directive (EU) 2016/97, as amended, where that customer would not qualify as a professional client as defined in point (10) of Article 4(1) of MiFID II; or (iii) not a qualified investor as defined in Regulation (EU) 2017/1129 (as amended).

PROHIBITION OF SALES TO UK RETAIL INVESTORS: - The Securities 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. For these purposes, a retail investor means a person who is one (or more) of: (i) a retail client, as defined in point (8) of Article 2 of Regulation (EU) No 2017/565 as it forms part of UK domestic law by virtue of the European Union (Withdrawal) Act 2018 (as amended, the "EUWA"); or (ii) a customer within the meaning of the provisions of the Financial Services and Markets Act 2000 (as amended, the "FSMA") and any rules or regulations made under the FSMA to implement Directive (EU) 2016/97, where that customer would not qualify as a professional client, as defined in point (8) of Article 2(1) of Regulation (EU) No 600/2014 as it forms part of UK domestic law by virtue of the EUWA; or (iii) not a qualified investor as defined in Article 2 of Regulation (EU) 2017/1129 as it forms part of UK domestic law by virtue of the EUWA (as amended, the "UK Prospectus Regulation"). Consequently no key information document required by Regulation (EU) No 1286/2014 as it forms part of UK domestic law by virtue of the EUWA (as amended, the "UK PRIIPs Regulation") for offering or selling the Securities or otherwise making them available to retail investors in the United Kingdom has been prepared and therefore offering or selling the Securities or otherwise making them available to any retail investor in the United Kingdom may be unlawful under the UK PRIIPs Regulation.

The Securities are not intended to qualify as eligible debt securities for purposes of the minimum requirement for own funds and eligible liabilities ("MREL") as set out under the Bank Recovery and Resolution Directive (EU) 2014/59, as implemented in the UK (or local equivalent, for example TLAC).

SUMMARY TERMS

THIS TERM SHEET IS A NON-BINDING SUMMARY OF THE ECONOMIC TERMS AND DOES NOT PURPORT TO BE EXHAUSTIVE. THE BINDING TERMS AND CONDITIONS WILL BE SET OUT IN THE FINAL TERMS WHICH COMPLETES THE TERMS AND CONDITIONS IN THE BASE PROSPECTUS. INVESTORS MUST READ ALL OF THESE DOCUMENTS AND COPIES ARE AVAILABLE FROM THE ISSUER AND THE ISSUE AND PAYING AGENT.

- The Risk Factors set out in the Base Prospectus and this Term Sheet highlight some, but not all, of the risks of investing in this investment product.
- The Issuer makes no representations as to the suitability of this investment product for any particular investor nor as to the future performance of this investment product.
- Prior to making any investment decision, investors should satisfy themselves that they fully understand the risks relating to this investment product and seek professional advice as they deem necessary.
- All capitalised terms not defined herein have the meanings ascribed to them in the Base Prospectus.

PRODUCT DETAILS

Issuer Barclays Bank PLC ("Barclays" or the "Issuer")

A1 (Moody's); last updated 29/01/2020 / A+ (S&P); last updated 19/05/2023 / A+

(Fitch); last updated 20/12/2018

Type of Security Certificates

Currency Euro ("EUR")

Number of Securities 30,000 Securities

Minimum Tradable Amount 1 Security

Calculation Amount EUR 100 per Security

Issue Price EUR 100 per Security

Trade Date 20 May 2025

Issue Date 09 June 2025

Scheduled Settlement Date 29 May 2028, subject to adjustment in accordance with the Business Day Convention

Underlying Asset

Index	FTSE MIB INDEX
Underlying Asset Currency	EUR
Refinitiv Code (for identification	.FTMIB
purposes only)	
Bloomberg Code (for identification	FTSEMIB
purposes only)	
Index Sponsor	FTSE International Limited
Exchange	Borsa Italiana S.p.A
Related Exchange	All Exchanges
Pre-nominated Index	Not Applicable

Relevant Benchmark

Amounts payable under the Securities are calculated by reference to FTSE MIB INDEX which is provided by FTSE International Limited (the "Administrator"). As at the date of this Final Terms, the Administrator does not appear on the register of administrators and benchmarks established and maintained by the European Securities and Markets Authority ("ESMA") pursuant to article 36 of Regulation (EU) 2016/1011 (as amended, the "EU Benchmarks Regulation").

As far as the Issuer is aware, the transitional provisions in Article 51 of the EU Benchmarks Regulation apply, such that FTSE International Limited is not currently required to obtain authorisation or registration (or, if located outside the European Union, recognition, endorsement or equivalence).

Green Securities No

Green Index Linked Securities No

SETTLEMENT

Settlement Method

Final Settlement TypeSupertrackerUnderlying Performance TypeSingle AssetDownside Underlying Performance TypeSingle Asset

Settlement Currency Euro ("EUR")

Additional OTM Call Not Applicable

Downside Applicable

Initial Valuation Date20 May 2025Protection Level100.00%Participation(Settlement)100.00%

Cap(Settlement) Not Applicable

Downside Floor ("DF") 90.00%

Downside Participation ("DP") 100.00%

Floor 0%

Initial Price ("IP") Means, in respect of the Underlying Asset:

Cash

The Relevant Price of such Underlying Asset on the Initial Valuation Date, being

40,522.44.

Strike Price Percentage ("SPP") 100.00%

Final Valuation Date 22 May 2028 Upper Strike Percentage ("USP") 100.00%

Final Performance ("FP")The Final Valuation Price divided by the Initial Price.

Downside Final Performance ("DFP") In respect of the Underlying Asset as of the Final Valuation Date, the Final Valuation

Price divided by the Initial Price.

Final Valuation Price ("FVP") Means, in respect of the Underlying Asset:

The Valuation Price of such Underlying Asset on the Final Valuation Date as

determined by the Determination Agent.

Valuation Price Means, in respect of any relevant day and the Underlying Asset, the price or level of

such Underlying Asset at the Valuation Time on such day, as determined by the

Determination Agent.

Relevant Price Means, in respect of any relevant day and the Underlying Asset, the closing price or

level of such Underlying Asset at the Valuation Time on such day, as determined by

the Determination Agent.

Valuation Time Means in relation to an Underlying Asset,

(a) for the purposes of determining whether a Market Disruption Event has occurred, the Scheduled Closing Time on the relevant Exchange. If the relevant Exchange closes prior to its Scheduled Closing Time and the specified Valuation Time is after the actual

closing time for its regular trading session, then the Valuation Time shall be such actual closing time and (b) in all other circumstances, the time at which the official closing level of the relevant Index is calculated and published by the relevant Index Sponsor or the official closing price of the relevant Share is published by the relevant Exchange (as applicable).

Final Cash Settlement Amount

Provided none of a Nominal Call Event or any other settlement or purchase or cancellation of the Securities has occurred, a cash amount per Calculation Amount in the Settlement Currency determined by the Determination Agent in accordance with the following as the sum of:

- (i) an amount equal to:
- (1) if:
- (a) DFP \geq SPP;

then

Protection Level × Calculation Amount

(2) Otherwise:

Max {DF, Protection Level – [DP× (SPP – DFP)]} x Calculation Amount

PLUS

(ii) if:

(A) $FP \ge USP$, then:

Max [Floor, Participation(Settlement) × (FP – USP)] × Calculation Amount

(B) Otherwise, zero.

ADDITIONAL DISRUPTION EVENT AND ADJUSTMENT OR EARLY SETTLEMENT

Additional Disruption Event

If any of the following events occur, the Issuer may, at any time from (and including) the Issue Date to (and including) the Scheduled Settlement Date, either (i) require the Determination Agent to make an adjustment to the terms of the Securities or (ii) on giving not less than 10 Business Days notice to the Securityholders, redeem or cancel all of the Securities early at the Early Cash Settlement Amount, as the case may be, on the Early Cash Settlement Date:

Change in Law

Issuer Tax Event

Currency Disruption Event

Extraordinary Market Disruption

Hedging Disruption

Administrator / Benchmark Event if so designated by the Determination Agent

Index Adjustment Event if so designated by the Determination Agent

Please see the Base Prospectus for further details.

Delay or Postponement of Payments and Settlement

If the date on which any amount is payable or deliverable is not a Business Day, then payment or delivery will not be made until the next succeeding day which is a Business Day.

If the determination of a price or level used to calculate any amount payable or deliverable on any payment or settlement date is delayed or postponed, payment or settlement will occur on the later of either (i) the scheduled payment or settlement date or (ii) the third Business Day following the date on which such price or level is determined.

No additional amounts shall be payable or deliverable because of such postponement.

Adjustments and Early Settlement

Successor Index Sponsor and Successor Index: In respect of an Index, if the Index Sponsor ceases to calculate and announce the Index but the Index is (i) calculated and announced by a successor index sponsor or (ii) is replaced by a successor index which uses the same or a substantially similar formula for and method of calculation as the Index (as determined by the Determination Agent), then the index calculated and

announced by the successor index sponsor or the successor index, as the case may be, will be deemed to be the Index.

In such case, the Determination Agent may, acting in good faith and in a commercially reasonable manner, adjust any of the Conditions of the Securities that it determines as appropriate to account for such successor.

Index Adjustment Events: If, in respect of an Index, there occurs an Index Modification, Index Cancellation or Index Disruption (each an "Index Adjustment Event"), the Determination Agent may (i) calculate the level of the Index using the formula for, and method of calculating, the Index last in effect prior to the Index Adjustment Event, and/or (ii) in the case of Index Cancellation, if a Pre-nominated Index has been specified in respect of the cancelled Index, the cancelled Index shall be replaced by such Pre-nominated Index with effect from the date as determined by the Determination Agent and the Pre-nominated Index will be deemed to be the Index with effect from such date, or (iii) if the Determination Agent determines that it is unable, or can no longer continue, to calculate the level of the Index (or, in the case of Index Cancellation, the cancelled Index is not replaced with a Pre-nominated Index), deem such Index Adjustment Event to constitute an Additional Disruption Event and the Issuer may either (x) require the Determination Agent to make an adjustment to the terms of the Securities, or (y) redeem or cancel all of the Securities at the Early Cash Settlement Amount on the Early Cash Settlement Date.

Early Cash Settlement Amount

An amount in respect of each Calculation Amount for each Security in the Settlement Currency equal to the market value of such Security (in respect of such Calculation Amount) following the event triggering the early redemption or cancellation (including the value of accrued interest (if applicable)). Such amount being determined as soon as reasonably practicable following the event giving rise to the early redemption or cancellation of the Securities and by reference to such factors as the Determination Agent considers to be appropriate including, without limitation:

- (i) market prices or values for the Underlying Asset(s) and other relevant economic variables (such as interest rates and, if applicable, exchange rates) at the relevant time;
- (ii) the remaining life of the Securities had they remained outstanding to scheduled maturity or cancellation and/or any scheduled early redemption or cancellation date;
- (iii) the value at the relevant time of any minimum redemption, settlement or cancellation amount which would have been applicable had the Securities remained outstanding to scheduled maturity or cancellation and/or any scheduled early redemption or cancellation date;
- (iv) internal pricing models; and
- (v) prices at which other market participants might bid for securities similar to the Securities.

Unwind Costs

Applicable

Early Cash Settlement Date

In respect of an early redemption or cancellation following an Additional Disruption Event, settlement or cancellation for Unlawfulness or Impracticability, the date specified in the redemption notice given to the Securityholders by, or on behalf of, the Issuer or the Determination Agent.

OTHER TERMS

Valuation Date Disruption

In the event that any Valuation Date is a Disrupted Day (as described in the Base Prospectus), then the relevant valuation will be postponed for up to eight Scheduled Trading Days. After this time, the Determination Agent will make the relevant determination by using the formula for, and method of, calculating the Index last in effect prior to the occurrence of the first Disrupted Day using the Exchange traded or quoted price on the next Scheduled Trading Day which is not a Disrupted Day (up to the eighth) of each component of the Index.

Unlawfulness or Impracticability

The Issuer may redeem or cancel the Securities by giving notice to Securityholders if it determines that, as a result of certain extrinsic factors, the performance by the Issuer or any of its Affiliates of any obligation under the Securities is or will become unlawful or impracticable.

Limb (b) in respect of the Issuer's and/or Affiliate's Hedge Positions is applicable.

See the General Conditions for more details.

Non-compliance

Regulation:

Benchmarks

with

If, in respect of the Securities, it (i) is or would be unlawful at any time under Regulation (EU) 2016/1011 of 8 June 2016 and amending directives 2008/48/EC and 2014/17/EU and Regulation (EU) 596/2014 (as may be amended from time to time, the Benchmarks Regulation) or (ii) would contravene any applicable licensing requirements, in each case, for the Determination Agent or Issuer (as applicable) to make a determination or carry out some other action which it would otherwise be obliged to do under the terms and conditions of the Securities, then the Determination Agent and the Issuer (as applicable) shall not be obliged to make such determination or carry out such other action and shall be excused performance thereof without incurring any liability

whatsoever to Securityholders.

Notices The Issuer or Determination Agent shall give notice to the Securityholders of any

adjustment, redemption or cancellation as soon as practicable following the occurrence of the event triggering such adjustment, redemption and cancellation. Failure by the Issuer or Determination Agent to publish or give notice shall not affect the validity or

effectiveness of any such adjustment, redemption and cancellation.

GENERAL INFORMATION

Programme Barclays Bank PLC Global Structured Securities Programme

Base Prospectus The Securities will be issued under the GSSP EU Base Prospectus dated 11 April 2025

pursuant to the Programme, save that the terms and conditions of the Securities will remain those set out in the GSSP EU Base Prospectus dated 12 April 2024 as supplemented up to the Trade Date. Each version of the GSSP EU Base Prospectus is available for viewing free of charge at: https://home.barclays/investor-relations/fixed-income-investors/prospectus-and-documents/structured-securities-prospectuses/

Relevant Annex Equity Linked Annex

Status Unsecured and Unsubordinated

Form Global Bearer Securities: Permanent Global Security

TEFRA: Not Applicable

Manager Barclays Bank Ireland PLC

Issue and Paying Agent The Bank of New York Mellon, London Branch

Business Days As defined in General Condition 43.2

Business Day Convention With regard to all payment dates in this Term Sheet, unless otherwise specified:

Modified Following, subject to adjustment for Unscheduled Business Day Holiday.

Listing Venue Application will be made by the Issuer (or on its behalf) for the Securities to be admitted

to trading on the multilateral trading facility of EuroTLX managed by Borsa Italiana S.p.A. MOT on or around the Issue Date. The effectiveness of the offer is subject to the adoption of the resolution of admission to trading of the Securities on EuroTLX before the Issue Date. As such, the Issuer undertakes to file the application for the Securities to be admitted to trading on the EuroTLX in time for the adoption of such resolution.

Listing Date On or around the Issue Date

Determination Agent Barclays Bank PLC

Relevant Clearing System Euroclear / Clearstream Luxembourg

Governing Law English Law

Jurisdiction Courts of England

DocumentationThe full terms and conditions of the Securities (including Terms used but not defined in

this Term Sheet) will be set out in the Base Prospectus as completed by the Final Terms.

SELLING RESTRICTIONS, TAX AND SECONDARY MARKET INFORMATION

Selling Restrictions

Investors are bound by the selling restrictions of the relevant jurisdiction(s) in which the Securities are to be sold as set out in the Base Prospectus.

In addition to those described in the Base Prospectus, no action has been made or will be taken by the Issuer that would permit a public offering of the Securities or possession or distribution of any offering material in relation to the Securities in any jurisdiction (save for Italy) where action for that purpose is required. Each purchaser or distributor of the Securities represents and agrees that it will not purchase, offer, sell, re-sell or deliver the Securities or, have in its possession or distribute, the Base Prospectus, any other offering material or any Final Terms, in any jurisdiction except in compliance with the applicable laws and regulations of such jurisdiction and in a manner that will not impose any obligation on the Issuer or Manager (as the case may be) and the Determination Agent.

Further, these Securities have not been and will not be registered under the U.S. Securities Act of 1933, as amended, and may not be offered, sold, re-sold or delivered within the United States or to, or for, the benefit of, United States Persons. This Term Sheet may not be distributed in the United States.

Prohibition of Sales to EEA Retail Investors

Not Applicable

Prohibition of Sales to UK Retail Investors

Applicable – see the cover page of this Term Sheet

Prohibition of Sales to Swiss Retail Investors

Applicable – see the cover page of this Term Sheet

Tax

An outline of the tax treatment is given in the Base Prospectus. The relevant tax laws and the regulations of the tax authorities are subject to change. The Issuer expressly excludes all liability in respect of any tax implications relating to investing in the Securities.

Taxation Gross Up

Applicable

U.S. Federal Tax Treatment of Non-U.S. Holders

The Issuer has determined that the Securities (without regard to any other transactions) should not be subject to U.S. withholding tax under Section 871(m) of the U.S. Internal Revenue Code of 1986, as amended, and regulations promulgated thereunder.

Secondary Market

Indicative Prices: Barclays will endeavour to provide daily indicative bid prices for the repurchase of Securities with a view to agreeing the repurchase of such Securities within a reasonable period thereafter; in all cases subject to (i) the existence of normal market and funding conditions as determined by Barclays in its sole discretion and (ii) applicable laws and regulations.

Where Barclays makes a market in accordance with the above, it will endeavour to provide liquidity in the Securities within a 0.50% bid/offer spread under normal market conditions.

For the avoidance of doubt this provision does not amount to a commitment to make a market on any day at any price.

Third Party Fees

A fee of 2.50% of the Issue Price has been paid to Banca Sella Holding S.p.A. (the "Distributor").

Terms and Condition of the Offer

Authorised Offer(s)

(a) Public Offer:

An offer of the Securities may be made, subject to the conditions set out below by the Authorised Offeror(s) (specified in (b) immediately below) other than pursuant to Article 1(4) of the EU Prospectus Regulation in the Public Offer Jurisdiction(s) (specified in (c) immediately below) during the Offer Period (specified in (d) immediately below) subject to the conditions set out in the Base Prospectus and in (e) immediately below.

(b) Name(s) and address(es), to the extent known to the Issuer, of the placers in the various countries where

Each financial intermediary specified in (i) and (ii) below:

(i) Specific consent: Not Applicable

the offer takes place (together the "Authorised Offeror(s)"):

- (ii) General consent: Applicable: each financial intermediary which (A) is authorised to make such offers under Directive 2014/65/EU of the European Parliament and of the Council on markets in financial instruments (as amended, "MiFID II"), including under any applicable implementing measure in each relevant jurisdiction, and (B) accepts such offer by publishing on its website the Acceptance Statement.
- (c) Jurisdiction(s) where the offer may take place (together, the "Public Offer Jurisdictions(s)"):

Italy

- (d) Offer period for which use of the Base Prospectus is authorised by the Authorised Offeror(s) (the "Offer Period"):
- (i) In case of subscription at the office (*filiali*), from and including 26 May 2025 to and including 04 June 2025; and
- (ii) Door to Door Selling: In case of door-to-door selling, from and including 26 May 2025 to and including 04 June 2025; and
- (iii) Distance Selling: In case of placement by means of distance selling techniques, from and including 26 May 2025 to and including 04 June 2025;

in each case, subject to any early termination of the Offer Period or withdrawal of the offer, as described below.

(e) Other conditions for use of the Base Prospectus by the Authorised Offeror(s):

Not Applicable

Other terms and conditions of the offer

(f) Offer Price:

The Issue Price

(g) Total amount of offer:

30,000 Securities

(h) Conditions to which the offer is subject:

In the event that during the Offer Period, the requests exceed the amount of the offer to prospective investors, the Issuer will proceed to early terminate the Offer Period and will immediately suspend the acceptances of further requests.

The Issuer reserves the right to withdraw the offer for Securities at any time prior to the end of the Offer Period.

Following withdrawal of the offer, if any application has been made by any potential investor, each such potential investor shall not be entitled to subscribe or otherwise acquire the Securities and any applications will be automatically cancelled and any purchase money will be refunded to the applicant by the Authorised Offeror in accordance with the Authorised Offeror's usual procedures.

The effectiveness of the offer is subject to the adoption of the resolution of admission to trading of the Securities on EuroTLX before the Issue Date. As such, the Issuer undertakes to file the application for the Securities to be admitted to trading on the EuroTLX in time for the adoption of such resolution.

(i) Time period, including any possible amendments, during which the offer will be open and description of the application process:

The Offer Period

(j) Description of the application process:

An offer of the Securities may be made by the Manager or the Authorised Offeror other than pursuant to Article 1(4) of the EU Prospectus Regulation in Italy (the "Public Offer Jurisdiction") during the Offer Period.

Applications for the Securities can be made in the Public Offer Jurisdiction through the Authorised Offeror during the Offer Period. The Securities will be placed into the Public Offer Jurisdiction by the Authorised Offeror. Distribution will be in accordance with the Authorised Offeror's usual procedures, notified to investors by the Authorised Offeror.

Subscription at the offices (filiali) of the Distributor

Investors may apply for the subscription of the Securities during normal Italian banking hours at the offices (*filiali*) of any Authorised Offeror by filling in, duly executing (also by appropriate attorneys) and delivering a specific acceptance form

(the "Acceptance Form") from (and including) 26 May 2025 to (and including) 04 June 2025, subject to any early closing of the Offer Period or cancellation of the Offer of the Securities. Acceptance forms are available at each Distributor's office.

Any application shall be made to the Distributor.

Door-to-door selling

The Securities may also be distributed by the Authorised Offeror through door-to-door selling by means of tied agents, being financial advisors authorised to make off-premises offers (*consulenti finanziari abilitati all'offerta fuori sede*) pursuant to Articles 30 and 31 of the Legislative Decree 24 February 1998, No. 58, as amended and supplemented (the "Italian Financial Services Act") from (and including) 26 May 2025 to (and including) 04 June 2025 subject to any early closing of the Offer Period or cancellation of the Offer of the Securities.

The Authorised Offeror intending to distribute the Securities through door-to-door selling (fuori sede) pursuant to Article 30 of the Italian Financial Services Act will collect the Acceptance Forms through the tied agents (*consulenti finanziari abilitati all'offerta fuori sede*) pursuant to Article 31 of the Italian Financial Services Act

Pursuant to Article 30, paragraph 6, of the Italian Financial Services Act, the validity and enforceability of contracts entered into through door-to-door selling is suspended for a period of 7 (seven) days beginning on the date of subscription by the relevant investor. Within such period investors may notify the relevant Authorised Offeror and/or financial advisor of their withdrawal without payment of any charge or commission.

Distance selling techniques

The Securities may also be distributed by the Distributor through distance selling techniques pursuant to Article 32 of the Italian Financial Services Act and Article 67-duodecies, Par. 4 of the Italian Legislative Decree 6 September 2005, No. 206 (the "Consumer Code") from (and including) 26 May 2025 to (and including) 04 June 2025. In respect of subscription of the Securities made by means of distance selling techniques, an investor that can be qualified as a consumer for the purposes of the Consumer Code is entitled to a fourteen-day period in which it can withdraw from the agreement without penalty and without giving any reason. Within such terms, the effects of the subscription agreements will be suspended and the investor can withdraw by means of a notice to the Issuer/Authorised Offeror without any expenses or other fees.

- (k) Details of the minimum and/or maximum amount of application:
- The minimum and maximum amount of application from the Authorised Offeror will be notified to investors by the Authorised Offeror.
- (I) Description of possibility to reduce subscriptions and manner for refunding excess amount paid by applicants:

Not Applicable

(m) Details of method and time limits for paying up and delivering the Securities: Investors will be notified by the Authorised Offeror of their allocations of Securities and the settlement arrangements in respect thereof.

(n) Manner in and date on which results of the offer are to be made public:

Investors will be notified by the Authorised Offeror of their allocations of Securities and the settlement arrangements in respect thereof.

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

Not Applicable

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

Offers may be made through the Authorised Offeror in the Public Offer Jurisdiction to any person. Offers (if any) in other EEA countries will only be made through the Authorised Offeror pursuant to an exemption from the obligation under the EU Prospectus Regulation as implemented in such countries to publish a prospectus.

(q) Process for notification to applicants of the amount allotted and indication whether dealing may begin before notification is made:

Applicants will be notified directly by the Authorised Offeror of the success of their application. No dealings in the Securities may take place prior to the Issue Date.

(r) Amount of any expenses and taxes specifically charged to the subscriber or purchaser:

Prior to making any investment decision, investors should seek independent professional advice as they deem necessary.

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

Banca Sella Holding S.p.A.

Piazza Gaudenzio Sella, 1, Biella 13900, Italy and its LEI is 549300ABE4K96QOCEH37.

INDEX DISCLAIMER

FTSE MIB (the "Index")

The Securities (the "Barclays product(s)") has/have been developed solely by Barclays. The Barclays product(s) is/are not in any way connected to or sponsored, endorsed, sold or promoted by the London Stock Exchange Group plc and its group undertakings (collectively, the "LSE Group"). FTSE Russell is a trading name of certain of the LSE Group companies.

All rights in the "FTSE MIB" (the "Index") vest in the relevant LSE Group company which owns the Index. "FTSE®" is/are a trade mark(s) of the relevant LSE Group company and is/are used by any other LSE Group company under license.

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

RISK FACTORS

THESE RISK FACTORS HIGHLIGHT ONLY SOME OF THE RISKS OF THE PRODUCT DESCRIBED IN THIS DOCUMENT (THE "PRODUCT") AND MUST BE READ IN CONJUNCTION WITH THE RISK FACTOR SECTIONS IN THE PROSPECTUS. INVESTORS MUST BE CAPABLE OF ASSESSING AND UNDERSTANDING THE RISKS OF INVESTING IN THE PRODUCT. WHERE A POTENTIAL INVESTOR DOES NOT UNDERSTAND OR WOULD LIKE FURTHER INFORMATION ON THE RISKS OF THE PRODUCT, THE POTENTIAL INVESTOR SHOULD SEEK PROFESSIONAL ADVICE BEFORE MAKING ANY INVESTMENT DECISION.

NO GOVERNMENT OR PROTECTION

THIS PRODUCT IS NOT PROTECTED BY THE FINANCIAL SERVICES COMPENSATION SCHEME or any other government or private protection scheme.

BARCLAYS FINANCIAL STANDING

OTHER

INVESTORS ARE EXPOSED TO BARCLAYS' FINANCIAL STANDING. If Barclays becomes insolvent, Barclays may not be able to make any payments under the Product and investors may lose their capital invested in the Product. A decline in Barclays' financial standing is likely to reduce the market value of the Product and therefore the price an investor may receive for the Product if they sell it in the market.

ISSUER CREDIT RISK

INVESTORS WILL BE EXPOSED TO BARCLAYS' CREDIT RISK. If Barclays becomes insolvent it will not be able to make income or principal payments under the Product and in such event the Product may return zero. A decline in Barclays' credit quality is likely to reduce the market value of the Product and therefore the price an investor may receive for the Product if they sell it in the market.

CREDIT RATINGS

CREDIT RATINGS MAY BE LOWERED OR WITHDRAWN WITHOUT NOTICE. A rating is not a recommendation as to Barclays' financial standing or an evaluation of the risks of the Product.

VOLATILITY

THE PERFORMANCE OF THIS PRODUCT MAY CHANGE UNPREDICTABLY. This unpredictable change is known as "volatility" and may be influenced by the performance of any underlying asset as well as external factors including financial, political and economic events and other market conditions.

CAPITAL AT RISK AT MATURITY

THE CAPITAL INVESTED IN THIS PRODUCT IS AT RISK. Investors may receive at maturity of the Product less than the capital invested in the Product.

CAPITAL AT RISK ON EARLY SETTLEMENT / CANCELLATION

THE PRODUCT MAY BE REDEEMED OR CANCELLED BEFORE ITS SCHEDULED MATURITY DATE OR EXPIRY DATE. IF THE PRODUCT IS REDEEMED OR CANCELLED EARLY, INVESTORS MAY RECEIVE BACK LESS THAN THEIR ORIGINAL INVESTMENT IN THE PRODUCT, OR EVEN ZERO. The amount payable to an investor upon an early redemption or cancellation may factor in Barclays' costs of terminating hedging and funding arrangements associated with the Product.

SELLING RISK

AN INVESTOR MAY NOT BE ABLE TO FIND A BUYER FOR THE PRODUCT SHOULD THE INVESTOR WISH TO SELL THE PRODUCT. If a buyer can be found, the price offered by that buyer may be lower than the price that an investor paid for the Product or the amount an investor would otherwise receive at the maturity or expiry of the Product.

BAIL-IN RISK

The EU Directive establishing a framework for the recovery and resolution of credit institutions and investment firms (the "BRRD") was published in the EU Official Journal on 12 June 2014. The BRRD gives certain powers under a "bail-in tool" to national supervisory authorities with respect to certain institutions (which could include Barclays Bank PLC as the Issuer) in circumstances where a national supervisory authority has determined that such an institution is likely to fail. In the United Kingdom, the majority of the requirements of the BRRD have been implemented into national law in the Banking Act, including the introduction of the bail-in tool as of 1 January 2015. The Banking Act confers substantial powers on a number of UK authorities designed to enable them to take a range of actions in relation to UK banks and certain of their Affiliates in the event a bank in the same group is considered to be failing or likely to fail.

This bail-in tool includes the ability to cancel all or part of the principal and/or interest of any unsecured liabilities or to convert certain debt claims into equity or other securities of the issuer or another person. These powers could be exercised in respect of the Securities.

As a result, the exercise of any resolution power or any suggestion of any such exercise could materially adversely affect the value of the Securities and could lead to the investors losing some or all of the value of their investment in the Securities.

NO INVESTMENT IN OR RIGHTS TO UNDERLYING ASSETS

AN INVESTMENT IN THE PRODUCT IS NOT THE SAME AS AN INVESTMENT IN THE UNDERLYING ASSETS REFERENCED BY THE PRODUCT. An investor in the Product has no ownership of, or rights to, the underlying assets referenced by the Product. The market price of the Product may not reflect movements in the price of such underlying assets. Payments made under the Product may differ from payments made under the underlying assets.

ADJUSTMENTS

THE TERMS OF THE PRODUCT MAY BE ADJUSTED BY BARCLAYS UPON CERTAIN EVENTS TAKING PLACE WHICH IMPACT THE UNDERLYING ASSETS, INCLUDING MARKET DISRUPTION EVENTS.

SMALL HOLDINGS

SMALL HOLDINGS MAY NOT BE TRANSFERABLE. Where the Product terms specify a minimum tradable amount, investors will not be able to sell the Product unless they hold at least such minimum tradable amount.

INTEREST RATE RISK

INVESTORS IN THE PRODUCT WILL BE EXPOSED TO INTEREST RATE RISK. Changes in interest rates will affect the performance and value of the Product. Interest rates may change suddenly and unpredictably.

PAYMENTS

PAYMENTS FROM BARCLAYS MAY BE SUBJECT TO DEDUCTIONS FOR TAX, DUTY, WITHHOLDING OR OTHER PAYMENTS REQUIRED BY LAW.

OVER-ISSUANCE

THE ISSUER MAY ISSUE MORE SECURITIES THAN THOSE WHICH ARE TO BE INITIALLY SUBSCRIBED OR PURCHASED BY INVESTORS. The Issuer (or the Issuer's affiliates) may hold such Securities for the purpose of meeting any future investor interest or to satisfy market making requirements. Prospective investors in the Securities should not regard the issue size of any Series as indicative of the depth or liquidity of the market for such Series or of the demand for such Series.

THIS DOCUMENT CANNOT DISCLOSE ALL POSSIBLE RISKS OF THE PRODUCT. Before **OTHER RISKS**

> investing, investors must be satisfied that they have sufficient information and understand the risks related to the Product so as to make an informed investment decision. If investors are uncertain as to whether they have sufficient information, they

should seek independent professional advice before investing.

FOREIGN EXCHANGE RISK INVESTORS ARE EXPOSED TO FOREIGN EXCHANGE RISK. Foreign exchange rates may

> change suddenly and unpredictably. Changes in the exchange rate between an investor's home currency and the Product currency or settlement currency may impact

the performance of the Product and an investor's return.

LEVERAGE THIS PRODUCT MAY BECOME LEVERAGED. Leverage increases the investor's exposure

to the underlying assets referenced by the Product and amplifies the investor's losses

and gains.

INTERACTION RISK THIS PRODUCT COMBINES DIFFERENT FINANCIAL COMPONENTS AND EXPOSURES

WHICH MAY INTERACT UNPREDICTABLY AND COULD AFFECT THE PERFORMANCE OF

THE PRODUCT.

PERFORMANCE OF SHARE INDICES THE PERFORMANCE OF SHARES IN AN INDEX IS UNPREDICTABLE. It depends on

> financial, political, economic and other events as well as the share issuers' earnings, market position, risk situation, shareholder structure and distribution policy.

AN INDEX RETURN MAYBE LOWER THAN THE ACTUAL RETURN ON THE **INDEX RETURN**

> COMPONENTS COMPRISING SUCH INDEX. Indices may deduct fees, costs and commissions. An investment in an index may be taxed differently to a direct investment

in the components of the index.

ADJUSTMENTS, **SUSPENSION** AND

TERMINATION OF AN INDEX

THE INDEX SPONSOR MAY ADJUST THE COMPOSITION OR CALCULATION METHODOLOGY OF AN INDEX AND MAY CANCEL, ADJUST OR SUSPEND AN INDEX.

Such actions may negatively affect the value and performance of the Product.

INDEX SUBSTITUION AN INDEX MAY BE REPLACED WITH ANOTHER INDEX IN CERTAIN CIRCUMSTANCES.

Such action may negatively affect the value and performance of the Product.

DISRUPTED DAYS IF THE DETERMINATION AGENT DETERMINES THAT A DISRUPTED DAY HAS

> OCCURRED THIS MAY CHANGE THE SCHEDULED DATE OF THE VALUATION AND REDEMPTION OR CANCELLATION OF THE PRODUCT. The events giving rise to

Disrupted Days are described in the Prospectus.

MINIMUM SCHEDULED SETTLEMENT

AMOUNT FEATURE

The investor must hold the Securities until maturity or expiry to benefit from the minimum scheduled settlement amount feature. All payment and delivery obligations

of the Issuer under the Securities are subject to the credit risk of the Issuer: if the Issuer fails or goes bankrupt or enters into a resolution regime, the investor will lose some or

all of the investment.

FINAL PERFORMANCE The Securities determine the settlement amount based on the performance of the

Underlying Asset(s) as at the final valuation date only (rather than in respect of multiple periods throughout the term of the Securities) therefore the investor may not benefit from any movement in level, value or price of the Underlying Asset(s) during the term

of the Securities that is not maintained in the final performance.

DISCLAIMERS

BARCLAYS GROUP This communication has been prepared by Barclays Group.

> "Barclays Group" means Barclays Bank PLC, Barclays PLC, Barclays Bank Ireland PLC and any of their subsidiaries, affiliates, ultimate holding company and any subsidiaries or affiliates of such holding company.

CONFLICT OF INTERESTS BARCLAYS GROUP IS A FULL SERVICE INVESTMENT BANK. In the normal course of offering investment banking products and services to clients, Barclays Group may act in several capacities (including issuer, market maker, underwriter, distributor, index sponsor, swap counterparty and calculation agent) simultaneously with respect to a Product, giving rise to potential conflict of interests which may impact the performance of a Product.

BARCLAYS GROUP POSITIONS

Barclays Group, its affiliates and associated personnel may at any time acquire, hold or dispose of long or short positions (including hedging and trading positions) and trade or otherwise effect transactions for their own account or the account of their customers in the products referred to herein which may impact the performance of a Product.

PRIVATE INFORMATION

BARCLAYS GROUP MAY HAVE PRIVATE INFORMATION ABOUT ANY PRODUCT AND/OR THE UNDERLYING ASSETS REFERENCED BY THE PRODUCT. It is not obligated to disclose any such information to investors or counterparties.

NO OFFER

Barclays Group is not offering to sell or seeking to buy any Product or enter into any transaction. Any offer or entry into any transaction requires Barclays Group's subsequent formal agreement which will be subject to internal approvals and execution of binding transaction documents.

NO LIABILITY

Neither Barclays Group nor any of its directors, officers, employees, representatives or agents, accepts any liability whatsoever for any direct, indirect or consequential losses (in contract, tort or otherwise) arising from the use of this communication or its contents or reliance on the information contained herein, except to the extent this would be prohibited by law or regulation.

NO ADVICE

Barclays Group is acting solely as principal and not as fiduciary. Barclays Group does not provide, and has not provided, any investment advice or personal recommendation to the investors in relation to the transaction and/or any related securities described herein and is not responsible for providing or arranging for the provision of any general financial, strategic or specialist advice, including legal, regulatory, accounting, model auditing or taxation advice or services or any other services in relation to the transaction and/or any related securities described herein. Accordingly Barclays Group is under no obligation to, and shall not, determine the suitability for the investors of the transaction described herein. The investors must determine, on their own behalf or through independent professional advice, the merits, terms, conditions and risks of the transaction described herein.

THIRD **INFORMATION**

PARTY Barclays Group is not responsible for information stated to be obtained or derived from third party sources or statistical services.

DISTRIBUTION

All laws and regulations in any relevant jurisdiction(s) must be complied with when offering, marketing or selling a Product or distributing offering materials.

PERFORMANCE

PAST & SIMULATED PAST Any past or simulated past performance including back-testing, modelling or scenario analysis contained in this document is no indication as to future performance.

> No representation is made as to the accuracy of the assumptions made within, or completeness of, any modelling, scenario analysis or back-testing.

OPINIONS SUBIECT CHANGE

TO All opinions and estimates are given as of the date hereof and are subject to change. Barclays Group is not obliged to inform investors and counterparties of any change to such opinions or estimates.

NOT FOR CIRCULATION

ONWARDThis term sheet is a communication between Barclays and its distributor client or direct institutional investor client. This document is not intended for retail customer use.

REGULATORY DISCLOSURE

Information relating to an investment may be disclosed when required by regulators or other authorities, including tax authorities.

TAX DISCLOSURE

All discussions and any related materials relating to the tax treatment or tax structure of any transactions described in this document (including any attachments) may be disclosed without limitation. This authorisation of tax disclosure supersedes anything to the contrary contained in this document or otherwise communicated.

CONFIDENTIAL

This communication is confidential and is for the benefit and internal use of the recipient for the purpose of considering the securities/transaction described herein, and no part of it may be reproduced, distributed or transmitted without the prior written permission of Barclays Group.

ABOUT BARCLAYS GROUP Barclays Group offers premier investment banking products and services to its clients through Barclays Bank PLC and Barclays Bank Ireland PLC. Barclays Bank PLC is authorised by the Prudential Regulation Authority and regulated by the Financial Conduct Authority and the Prudential Regulation Authority. Barclays Bank PLC is a member of the London Stock Exchange. Barclays Bank PLC is registered in England No. 1026167. Registered Office: 1 Churchill Place, London E14 5HP. Barclays Bank Ireland PLC is authorised and regulated by the Central Bank of Ireland. Barclays Bank Ireland PLC is registered in Ireland No. 396330. Registered Office: One Molesworth Street, Dublin 2, Ireland D02 RF29.

COPYRIGHT

Copyright Barclays, 2025 (all rights reserved).