

IMPORTANT NOTICE – DISCLAIMER

THIS ANNOUNCEMENT IS NOT FOR RELEASE, PUBLICATION OR DISTRIBUTION, DIRECTLY OR INDIRECTLY, IN OR INTO THE UNITED STATES, CANADA, AUSTRALIA, JAPAN OR ANY OTHER JURISDICTION WHERE SUCH RELEASE, PUBLICATION OR DISTRIBUTION WOULD BE UNLAWFUL.



CREDIABANK S.A.

ANNOUNCEMENT – INVITATION TO THE INVESTORS

REGARDING THE PUBLIC OFFERING IN GREECE OF UP TO 375,000,000 NEW, ORDINARY, REGISTERED VOTING DEMATERIALIZED SHARES, WITH A NOMINAL VALUE OF €0.05 EACH, OF CREDIABANK S.A. (THE “COMPANY”), WHICH WILL BE ISSUED IN THE CONTEXT OF THE COMPANY’S SHARE CAPITAL INCREASE THROUGH A CASH CONTRIBUTION AND THE CANCELLATION OF THE PREEMPTIVE RIGHTS OF THE EXISTING SHARES, WITH THE POSSIBILITY OF PARTIAL COVERAGE PURSUANT TO THE DECISION OF THE COMPANY’S BOARD OF DIRECTORS DATED 29.03.2026, EXERCISING THE AUTHORIZATION GRANTED UNDER THE RESOLUTION OF THE COMPANY’S EXTRAORDINARY GENERAL MEETING OF SHAREHOLDERS DATED 27.03.2026 (THE “EGM”), AND FOR THE ADMISSION OF THE COMPANY’S NEW SHARES TO TRADING ON THE REGULATED MARKET OF THE ATHENS STOCK EXCHANGE.

PUBLIC OFFERING IN GREECE FROM 30 MARCH 2026 TO 1 APRIL 2026

TRADING UNIT: ONE (1) SHARE

PLACEMENT COORDINATORS



AMBROSIA CAPITAL HELLAS

Chalandri, 30.03.2026

Pursuant to the authorization granted to it under the decision of the Extraordinary General Meeting of the Company's shareholders dated 27.03.2026 (“**Shareholders**” and “**EGM**”, respectively), in accordance with articles 24 para. 1(b) and 27 para. 4 of Law 4548/2018, on 29.03.2026 the Board of Directors of the Company (“**BoD**”) approved, among other things, the increase of the Company’s share capital by up to €18,750,000, through the payment of cash, for the purpose of raising funds up to the amount of €300,000,000 through the issuance of up to 375,000,000 new common, dematerialized, voting registered shares with a nominal value of €0.05 (the “**New Shares**”) each and a subscription price of €0.80 each (the “**Offering Price**”) , with the exclusion (abolition) of the pre-emptive right of the existing Shareholders, in accordance with article 27 para. 4 of Law 4548/2018 and with the possibility of partial coverage, pursuant to article 28 of Law 4548/2018 (the “**Share Capital Increase**”). The final number of New Shares to be issued under the Share Capital Increase shall be equal to the quotient of dividing the total amount ultimately raised through the Share Capital Increase by the Offering Price and the final nominal amount of the Share Capital Increase will be equal to the product of the final number of New Shares multiplied by their nominal value (i.e. €0.05 per New Share).

The New Shares will be offered through:

- a) a public offering in Greece to retail investors and qualified investors (the “**Greek Public Offering**”), with a preferential allocation right (the “**Preferential Allocation Right**”) for existing Shareholders, who are registered as Shareholders in the Shareholders’ Register (S.A.T.) at the close of trading of the Company’s existing shares on 30.03.2026 (the “**Record Date**”), in proportion to their participation in the existing share capital of the Company (i.e. at a ratio of 0.23176583713304 New Shares for each existing share), so as to allow them to maintain their participation percentage unchanged in relation to the percentage they hold in the Company’s share capital prior to the Share Capital Increase; and
- b) a private placement outside Greece, which does not constitute a public offering and, in any case, subject to the applicable exemptions from the requirements of a prospectus (the “**International Offering**” and, together with the Greek Public Offering, the “**Combined Offering**”).

The Greek Public Offering will be conducted through an electronic book building (the “**EBB**”), which will remain open during the period of the Greek Public Offering (i.e., from 30 March 2026 until 1 April 2026) from 10:00 a.m. Greek time until 5:00 p.m. Greek time, except for the last day of the Greek Public Offering period, i.e., on 1 April 2026, when it will close at 2:00 p.m. Greek time. The International Offering will have the same duration as the Greek Public Offering.

OFFERING PRICE OF THE NEW SHARES THROUGH THE PUBLIC OFFERING

At its meeting held on 29.03.2026, the BoD approved, among other things, the Offering Price, namely €0.80 per New Share, which shall be the same in both the Greek Public Offering and the International Offering.

PROCEDURE FOR THE ALLOCATION OF THE NEW SHARES IN THE GREEK PUBLIC OFFERING

General Information

The offering of the New Shares through the Greek Public Offering will be conducted via the EBB Service. The Greek Public Offering and the maintenance of the EBB service will be conducted in accordance with Decision 34/08.03.2017 of the Stock Markets Steering Committee of the Athens Stock Exchange, as amended and in force (“**EBB service Decision**”) and the decision of the Board of Directors dated 29.03.2026, pursuant to the authorization granted to it by the EGM. The Placement Coordinators, EUROXX SECURITIES S.A., PANTELAKIS SECURITIES S.A., Optima bank S.A. and Ambrosia Capital Hellas Single Member Investment Services S.A., have been appointed as coordinators of the EBB process, as provided for in the EBB service Decision.

In order to participate in the Greek Public Offering, interested investors shall maintain an Investor Share with the Dematerialized Securities System (“**DSS**”) which is administered by the Hellenic Central Securities Depository S.A. (“**ATHEXCSD**”) and a Securities Account with the DSS, or act through an Intermediary or Registered Intermediary (as the above terms are defined in the ATHEXCSD Regulation). Each investor may submit a subscription application for at least one (1) New Share (minimum participation threshold) or for a multiple integer number of New Shares, and up to all New Shares offered through the Combined Offering, i.e. up to 375,000,000 New Shares. The subscription application is legally binding and cannot be amended or revoked after the expiry of the Greek Public Offering period, at which point the subscription applications become final and irrevocable. Modification or cancellation of a subscription application for New Shares is possible during the Greek Public Offering, through a procedure similar to the initial submission. The maximum consideration for the subscription of New Shares by investors is equal to the number of New Shares requested multiplied by the Offering Price. More specifically, interested investors shall subscribe for New Shares at the Offering Price, namely at €0.80 per New Share. By signing and submitting their subscription application, the investor

declares that he/she agrees to participate in the Greek Public Offering and undertakes to subscribe for the New Shares allocated to him/her, through payment of the amount corresponding to them, in accordance with the specific provisions of the Document. If the subscription application is not duly completed, in accordance with the terms of participation in the Greek Public Offering and the EBB service Decision, the subscription application will not be accepted and will be considered as not submitted, and the interested investor will be excluded from the allocation of New Shares. The subscription application for the New Shares must include the Investor's Share Number, the Securities Account and the Participant's code number in the DSS (as the above terms are defined in the ATHEXCSD Regulation), and if any of these numbers is incorrect, the investor will be excluded from the allocation of New Shares. If, after the completion of the Greek Public Offering, more than one identical subscription is found, based on the DSS data, either through a Client Securities Account or through a Clients Securities Account (as defined in the ATHEXCSD Regulation), then all such applications in the Greek Public Offering will be treated as a single subscription and will be consolidated either into a single investor application per Client Securities Account, or into a single aggregate investor application per Client Securities Account, respectively.

Each subscription application: (a) if submitted through a Clients Securities Account, must state the number of the Registered Intermediary's Share (as defined in the ATHEXCSD Operating Regulation) in the DSS where the New Shares will be credited, or (b) if submitted through an Own Securities Account (as the above terms are defined in the ATHEXCSD Operating Regulation) or a Client Securities Account, respectively, it must name the investor submitting it and specify the number of the relevant Own Share or Client Share (as defined in the ATHEXCSD Operating Regulation), respectively, including the Joint Investor Share (as defined in the ATHEXCSD Operating Regulation) (with regards to the Retail Investors) in the DSS, (c) must include a request to participate in the Greek Public Offering, as well as a request - declaration of commitment to subscribe for a specified integer number of New Shares, with a minimum limit of one (1) New Share and a maximum limit of 375,000,000 New Shares, (d) is legally binding, and (e) cannot be revoked or amended after the expiry of the Greek Public Offering period, at which point the applications become final and irrevocable.

Following the allocation of New Shares in the context of the Greek Public Offering, any excess amount paid in cash or blocked, in accordance with the above, but not used, shall be unblocked or returned to the relevant beneficiary without interest. For subscription applications by investors who are Shareholders as at the Record Date for the exercise of the Preferential Allocation Right, through omnibus accounts, full responsibility for ensuring that proportional allocation is applied to the investor falls on each DSS Participant and each Registered Intermediary with whom the relevant omnibus account is held.

In order to receive allocation by way of priority of New Shares, based on the Preferential Allocation Right, the Company's existing Shareholders at the Record Date must submit a subscription application stating, among other things, the Securities Account in the DSS in which they hold Shares in their name and through which they hold Shares on the Record Date, and the investor details contained in ATHEXCSD electronic records on the Record Date must match the details stated in the subscription application. If an existing Shareholder holds shares in more than one (1) Securities Accounts, then they must submit separate subscription applications for each of them in order to exercise the Preferential Allocation Right for the shares held in each of these Securities Accounts. It should be noted that in the event of a subscription application of Shareholders existing on the Record Date through omnibus accounts, each Participant in which the relevant omnibus account is held and each Registered Intermediary fully accepts responsibility for ensuring that the allocation of New Shares to its clients is carried out in accordance with the terms of the Greek Public Offering, as decided by the Company and determined through the EBB.

Investors who subscribe to the Greek Public Offering for New Shares are not charged any costs or taxes for the registration of the New Shares in their Client Share and Securities Account in the DSS.

Procedure for the Participation of Retail Investors in the Greek Public Offering

Interested Retail Investors will subscribe for New Shares by submitting a relevant subscription application through EBB Members (as defined in the EBB service Decision) and through their DSS Participants who hold their Securities Accounts on DSS and who work with EBB Members for the submission of subscription applications, as well as through the branches of CrediaBank, during normal business days and hours. The EBB service will review all subscription applications submitted by all EBB Members, so that each client who is a holder of a Client Securities Account and a co-holder of a Joint Investor Share receives securities in a single Securities Account (either the Client Securities Account or the Joint Investor Share). If there are more than one subscription application for a client, with the recipient being either a Client Securities Account and a Joint Investor Share, or more than one Joint Investor Share, in which the client participates as a co-beneficiary, then all such subscriptions shall be treated as a single subscription and shall be consolidated. Retail Investors subscribing for New Shares must furnish an identity card/passport, their Tax Identification Number (TIN), and a printout of their DSS data from ATHEXCSD. In addition to the above, if Retail Investors who subscribe for New Shares through CrediaBank's branches do not already hold a deposits account with CrediaBank, they will also be required to furnish a copy of their most recent tax clearing statement, a statement from the employer, or a copy of the payroll statement, or a document from the social security agency, and a proof of residence if it differs from the tax clearing statement. Subscription applications from the interested Retail Investors, regardless of how they are submitted, shall be accepted, provided that an amount equal to the total subscription amount for the New Shares has been deposited, in cash or by bank check, or the equivalent amount has been blocked in any type of deposit bank account of the Retail Investors or client bank accounts maintained in connection with the provision of investment services and in which they appear as beneficiaries or co-beneficiaries. Following the allocation of New Shares in the context of the Greek Public Offering, amounts deposited or reserved for each Retail Investor, in accordance with the foregoing, but not utilized, shall be returned without interest to the beneficiaries or released, as applicable.

Procedure for the Participation of Qualified Investors in the Greek Public Offering

For their participation in the Greek Public Offering, interested Qualified Investors must contact the Placement Coordinators, namely EUROXX SECURITIES S.A., PANTELAKIS SECURITIES S.A., Optima bank S.A. and Ambrosia Capital Hellas Single Member Investment Services S.A., in order to submit the relevant subscription application without blocking the corresponding amount of funds. The amount corresponding to the value of the New Shares, which will ultimately be allocated to each Qualified Investor who submitted a subscription application in a timely and proper manner, must be paid into the ATHEXCSD account by 11:00 a.m. Greek time on the second business day following the allocation of the New Shares, in accordance with the provisions of the EBB service Decision. The Placement Coordinators, in cooperation with the Company, may, at their sole discretion, extend this deadline within the same day.

Qualified Investors may participate simultaneously in the Greek Public Offering and in the International Offering. For the avoidance of doubt, the Preferential Allocation Right of the Shareholders as of the Record Date is granted only through the Greek Public Offering (see further details below).

PROCEDURE FOR THE ALLOCATION OF NEW SHARES – PREFERENTIAL ALLOCATION

The New Shares that are offered through the Combined Offering have been initially allocated

between the Greek Public Offering and the International Offering as follows: (i) 20% - corresponding to up to 75,000,000 New Shares will be allocated to investors participating in the Greek Public Offering, and (ii) 80% - corresponding to up to 300,000,000 New Shares, will be allocated to investors participating in the International Offering, without prejudice to the priority satisfaction of subscriptions submitted in exercising their Preferential Allocation Right. The Company has the right to modify this initial allocation at its discretion, based on the demand expressed in each part of the Combined Offering, after the closing of the Combined Offering, by decision of the BoD, subject to Preferential Allocation (as defined below). New Shares that were initially allocated, as the case may be, to the Greek Public Offering or the International Offering, but were not ultimately subscribed, may be reallocated to investors who have subscribed to the other part of the Combined Offering, to the extent that the orders submitted in this other part exceed the above initial allocation and support this reallocation.

Of the total number of New Shares finally allocated in the Greek Public Offering, the number of New Shares to be allocated to Retail Investors and Qualified Investors respectively will be determined at the end of the Combined Offering.

Retail Investors and Qualified Investors who are registered Shareholders, in accordance with the Company's register of Shareholders electronically kept through ATHEXCSD's at the close of trading of the existing Shares on the Record Date, i.e., 30.03.2026, and who subscribe for New Shares in the Greek Public Offering ("**Priority Investors**"), will be entitled to a priority allocation of New Shares proportionately to the shareholding participation of such Priority Investors in the Company ("**Preferential Allocation**") at the Record Date, such that they may maintain their percentage of participation unchanged in relation to the percentage they hold in the Company's share capital prior to the Share Capital Increase (i.e. at a ratio of 0.23176583713304 New Shares for each existing share), provided that they elect to participate in the Greek Public Offering.

Existing Shareholders subscribing through the International Offering will not be entitled to Preferential Allocation.

If a Priority Investor's subscription in the Greek Public Offering exceeds such Priority Investor's shareholding participation in the Company's share capital on the Record Date, only the portion corresponding to such shareholding participation of such Priority Investor in the Company's share capital will be subject to Preferential Allocation. Subscriptions for New Shares submitted by Priority Investors, to the extent not satisfied through the exercise of the Preferential Allocation Right, will be added to the subscriptions for New Shares submitted by investors that do not constitute Priority Investors (jointly, the "**Excess Subscriptions**").

Following allocation of New Shares to Priority Investors in accordance with the above, any remaining New Shares that will be finally allocated in the Greek Public Offering will be allocated to investors as follows:

Excess Subscriptions by Retail Investors

- (a) In the event that the New Shares finally allocated in the Retail Investor category (as determined at the end of the Combined Offering) are not oversubscribed, Excess Subscriptions validly submitted by Retail Investors in the Greek Public Offering will be satisfied in full, to the extent that New Shares are available for allocation to this investor category to satisfy Excess Subscriptions, otherwise Excess Subscriptions will be satisfied pro rata, as follows.
- (b) In the event that the New Shares finally allocated in the Retail Investor category (as determined at the end of the Combined Offering) are oversubscribed (i.e., subscriptions submitted through the Greek Public Offering by Retail Investors exceed the number of New Shares finally allocated by the Company to the Retail Investor category in the Greek Public Offering), the Excess Subscriptions validly submitted by Retail Investors in the Greek Public Offering will be satisfied

pro rata, to the extent that New Shares are available for allocation to this investor category. If, following the application of the pro rata allocation as described above, the New Shares to be allocated to an investor are determined as a decimal number, such number shall be rounded up to the nearest higher integer. If, as a result of such rounding of the number of New Shares to be allocated in the Retail Investor category in accordance with the above, any unallocated New Shares must be allocated to investors, one (1) additional New Share shall be allocated to investors based on the amount of the unallocated balance per investor, in descending order. In the event that two (2) or more investors have the same amount of unallocated balance, priority shall be given to the investor(s) who submitted their subscription application earlier.

Excess Subscriptions by Qualified Investors

Excess Subscriptions submitted by Qualified Investors will be satisfied at the discretion of the Company.

In all cases, the number of New Shares to be allocated to each investor shall correspond to a whole number of trading units. Delivery of the New Shares shall be effected upon their final registration in the Securities Accounts of the beneficiaries, which shall be announced by the Company in the Daily Statistical Bulletin ("DSB") of the ATHEX and the Company's website, at least one (1) business day prior to the commencement of trading of the New Shares on ATHEX.

Following the final determination of the number of New Shares each investor is entitled to acquire, any excess amount that has been blocked shall be refunded to the entitled investor, and the corresponding deposited amounts shall be released, with the simultaneous debit of the deposit account for an amount equal to the value of the New Shares allocated to the respective investor. The blocked deposit amounts shall remain subject to the terms of the original deposit (maturity, interest rate, etc.) until their release. Investors shall not be charged any costs or taxes in connection with the acquisition of the New Shares or their registration in the Securities Accounts.

Existing Shareholders who do not subscribe for New Shares in the Greek Public Offering or whose subscription applications refer to a number of New Shares which is insufficient to maintain their percentage of participation in the Company's share capital on the Record Date, will suffer a partial dilution in their participation in the Company's share capital (assuming full subscription of the New Shares), including their voting and dividend rights.

It should be noted that the Preferential Allocation Right does not constitute a pre-emptive right within the meaning of article 26 of Law 4548/2018, and is not negotiable or transferable in any way.

DOCUMENT AVAILABILITY

Information regarding the Company, the New Shares, the offering price, the procedure for participation in the Greek Public Offering, as well as the method of allocation of the New Shares, is included in the document prepared in accordance with Annex IX (the "**Document**") of Regulation (EU) 2017/1129 of the European Parliament and of the Council, dated 14 June 2017, as in force (the "**Regulation**"), for the purposes of Article 1(4)(db) and Article 1(5)(ba) of the Regulation in relation to the Greek Public Offering and the Admission.

It is noted that the Document does not constitute a prospectus within the meaning of the Regulation and has not been submitted for review or approval by the Hellenic Capital Market Commission. Investors should make their own assessment as to the suitability of an investment in the New Shares. Investors in the Company's shares are advised to consult all financial and other regulated information, as well as the announcements published by the Company, which are available on its corporate website (<https://www.crediabank.com/>) and on the website of

the Athens Stock Exchange (<https://www.athexgroup.gr/en>).

The Document may be accessed in electronic form on the websites of “HELLENIC EXCHANGES – ATHENS STOCK EXCHANGE S.A.” (<https://www.athexgroup.gr/el/market-data/informative-material>), the Company (<https://www.credibank.com/omilos/enimerosipenduton/epiloges-gia-tin-enishusi-tis-parousias-stis-kefalaiaiores/>), and the Placement Coordinators, namely EUROXX SECURITIES S.A. (www.euroxx.gr/crediaBankAnnexIX.html), PANTELAKIS SECURITIES S.A. (<https://www.pantelakis.gr/pantelakis/services/CrediaBankOffer>), Optima bank S.A. (<https://www.optimabank.gr/business/investment-banking/enimerotika-pliroforiaka-deltia>) and Ambrosia Capital Hellas Single Member Investment Services S.A. (<https://ambrosiacapital.gr/credia/>).

Furthermore, during the period of the Greek Public Offering, a copy of the Document will be provided in electronic form to any potential investor, upon request and free of charge, by the Company, EUROXX SECURITIES S.A., PANTELAKIS SECURITIES S.A., Optima bank S.A. and Ambrosia Capital Hellas Single Member Investment Services S.A.

The settlement date of the New Shares, following the completion of the Combined Offering, will be determined by the Company and is expected to be on or around 7 April 2026.

TIMETABLE

Below is the expected timetable for the Greek Public Offering and the Admission:

Date	Event
30.03.2026	Submission of the Document to the Hellenic Capital Market Commission
30.03.2026	Publication of the Document on the ATHEX DSB, the Company's website and the websites of the Placement Coordinators
30.03.2026	Publication of the announcement - invitation to investors and commencement of the Greek Public Offering
30.03.2026	Record Date for Preferential Allocation Right
30.03.2026	Commencement of the Greek Public Offering
01.04.2026	End of the Greek Public Offering
07.04.2026	Release of investor funds and payment of the purchase price for the allocated shares by the Qualified Investors
07.04.2026	BoD Decision regarding the certification of payment of the Share Capital Increase in the context of the Share Capital Increase, based on a report by a certified auditor or auditing firm
07.04.2026	Publication of an announcement regarding the outcome of the Combined Offering on the ATHEX DSB and the Company's website
07.04.2026	Approval by the competent committee of the ATHEX for the admission to trading of the New Shares
07.04.2026	Announcement of the date of commencement of trading of the New Shares on the ATHEX DSB and on the Company's website
08.04.2026	Commencement of trading of the New Shares

It should be noted that the above timetable depends on many unpredictable factors and may change. In any case, the investing public will be informed by a relevant announcement on the ATHEX DSB and the Company's website.

For further information, shareholders may contact the Company's Shareholder Services Department at email custodyservices@credibank.com.

IMPORTANT NOTICE – DISCLAIMER

This announcement has been prepared for informational purposes only. The information contained herein is not for release, publication or distribution, directly or indirectly, in or into the United States, Canada, Australia, Japan or any other jurisdiction in which such release, publication or distribution would be unlawful.

This announcement is not an offer of securities for sale in the United States. The securities referred to herein have not been and will not be registered under the US Securities Act of 1933 (the "Securities Act") and may not be offered or sold in the United States absent registration or an exemption from registration. No public offering of securities is being made in the United States.

The distribution of this announcement may be restricted by law in certain jurisdictions and persons into whose possession this announcement or other information referred to herein comes should inform themselves about and observe any such restriction. Any failure to comply with these restrictions may constitute a violation of the securities laws of any such jurisdiction.

The information contained herein shall not constitute an offer to sell or the solicitation of an offer to acquire, nor shall there be any sale of the securities referred to herein, in any jurisdiction in which such offer, solicitation or sale would be unlawful.

The Company has not authorized any offer to the public of securities in any Member State of the European Economic Area other than Greece (each other Member State, a "Relevant State"). With respect to each Relevant State, no action has been undertaken or will be undertaken to make an offer to the public of securities requiring publication of a prospectus in any Relevant State. As a result, the securities may only be offered in Relevant States (a) to any legal entity which is a qualified investor as defined in Article 2 (e) of Regulation (EU) 2017/1129 (the "Prospectus Regulation") (each, a "Qualified Investor"); or (b) in any other circumstances which do not require the publication by the Company of a prospectus pursuant to Article 3 of the Prospectus Regulation. For the purposes of this paragraph, the expression an "offer of securities to the public" means a communication to persons in any form and by any means, presenting sufficient information on the terms of the offer and the securities to be offered, so as to enable an investor to decide to purchase or subscribe for those securities.

In addition, the Company has not authorized any offer to the public of securities in the United Kingdom and no action has been undertaken or will be undertaken to make an offer to the public of securities that could require publication of a prospectus in the United Kingdom. Accordingly, this communication is only being distributed in the United Kingdom to persons who are qualified investors within the meaning of Paragraph 15, Part 1, Schedule 1 of the Public Offers and Admissions to Trading Regulations 2024/105 (the "POAT Regulations") who are persons (i) falling within the definition of "investment professionals" in Article 19(5) of the Financial Services and Markets Act 2000 (Financial Promotion) Order 2005, as amended (the "Order"), (ii) who are high net worth companies as described in Article 49(2)(a) to (d) of the Order, or (iii) to whom such investment or investment activity may otherwise lawfully be communicated (all such persons together being referred to as "Relevant Persons"). Any investment or investment activity to which this communication relates will, in the United Kingdom, only be available to, and will only be engaged in with, Relevant Persons. Any person in the United Kingdom who is not a Relevant Person must not act or rely on this announcement or any of its contents.

Any investment activity to which this announcement relates is available only to investors resident in Greece, Qualified Investors in Relevant States, and Relevant Persons in the United Kingdom, and may only be conducted with such persons. Persons who are not Qualified Investors (in Relevant States) or Relevant Persons (in the United Kingdom) should not act or rely on this announcement or any of its contents.