FINAL TERMS FOR NOTES

FINAL TERMS DATED 30 NOVEMBER 2017

BNP Paribas Fortis Funding

(incorporated in Luxembourg)
(as Issuer)

BNP Paribas Fortis SA/NV

(incorporated in Belgium)
(as Guarantor)

Issue of minimum EUR 5,000,000 and maximum EUR 100,000,000
Index Linked Redemption Amount Notes due January 2028
Commercial name: BNP Paribas Fortis Funding Switch to Bond Global Low Carbon 2028
due 17 January 2028

under the Note, Warrant and Certificate Programme of BNP Paribas Issuance B.V., BNP Paribas and BNP Paribas Fortis Funding

BNP Paribas Fortis SA/NV

(as Manager)

Any person making or intending to make an offer of the Notes may only do so:

- (i) in those Non-exempt Offer Jurisdictions mentioned in Paragraph 80 of Part A below, provided such person is a Manager or an Authorised Offeror (as such term is defined in the Base Prospectus) and that the offer is made during the Offer Period specified in that paragraph and that any conditions relevant to the use of the Base Prospectus are complied with; or
- (ii) otherwise in circumstances in which no obligation arises for the Issuer, the Guarantor or any Manager to publish a prospectus pursuant to Article 3 of the Prospectus Directive or to supplement a prospectus pursuant to Article 16 of the Prospectus Directive, in each case, in relation to such offer.

None of the Issuer, the Guarantor or any Manager has authorised, nor do they authorises, the making of any offer of Notes in any other circumstances.

Investors should note that if a supplement to or an updated version of the Base Prospectus referred to below is published at any time during the Offer Period (as defined below), such supplement or updated base prospectus as the case may be, will be published and made available in accordance with the arrangements applied to the original publication of these Final Terms. Any investors who have indicated acceptances of the Offer (as defined below) prior to the date of publication of such supplement or updated version of the Base Prospectus, as the case may be (the "**Publication Date**"), have the right within two working days of the Publication Date to withdraw their acceptances.

PART A – CONTRACTUAL TERMS

Terms used herein shall be deemed to be defined as such for the purposes of the Conditions (the "Conditions") set forth under the sections entitled "Terms and Conditions of the Notes" and Annex 1 – Additional Terms and Conditions for Payouts, Annex 2 – Additional Terms and Conditions for Index Securities, in the Base Prospectus dated 7 June 2017 which received visa n°17-262 from the *Autorité des marchés financiers* ("AMF") on 7 June 2017 and any Supplement(s) thereto approved and published on or before the date of these Final Terms (copies of which are available as described below), which together constitute a base prospectus for the purposes of the Directive 2003/71/EC (the "Prospectus Directive") (the "Base Prospectus"). This document constitutes the Final Terms of the Notes described herein for the purposes of Article 5.4 of the Prospectus Directive, and must be read in conjunction with the Base Prospectus. Full information on the Issuer, the Guarantor and the offer of the Notes is only available on the basis of the combination of these Final Terms and the Base Prospectus. The Base Prospectus and these Final Terms (in each case, together with any documents incorporated therein by reference) are available for viewing at, and copies may be obtained free of charge from, BNP Paribas Securities Services, Luxembourg Branch (in its capacity as Principal Paying Agent), 60, avenue J.F. Kennedy, L-1855 Luxembourg, and (save in respect of the Final Terms) on the websites www.bp2f.lu and www.invest.bnpparibas.com.

The Base Prospectus and these Final Terms will also be available on the AMF website www.amf-france.org. A copy of these Final Terms and the Base Prospectus will be sent free of charge by the Issuer to any investor requesting such documents. A summary of the Securities (which comprises the Summary in the Base Prospectus as amended to reflect the provisions of these Final Terms) is annexed to these Final Terms.

1.	(i)	Issuer:	BNP Paribas Fortis Funding
	(ii)	Guarantor:	BNP Paribas Fortis SA/NV
2.	Trade D	Date:	8 November 2017
3.	(i)	Series Number:	N147
	(ii)	Tranche Number:	1
4.	(i)	Specified Currency:	Euros ("EUR")
	(ii)	Settlement Currency	Euros ("EUR")
	(iii)	Specified Exchange Rate:	Not applicable
	(iv)	Settlement Currency Exchange Rate:	Not applicable
	(v)	Settlement Currency Exchange Rate Observation Date:	Not applicable
	(vi)	Reference Jurisdiction:	Not applicable
5.	Aggreg	ate Nominal Amount:	
	(i)	Series:	Minimum EUR 5,000,000 and maximum EUR 100,000,000
	(ii)	Tranche:	Minimum EUR 5,000,000 and maximum EUR 100,000,000

applicable Tranche

102 per cent. of the Aggregate Nominal Amount of the

6.

Issue Price of Tranche:

7. Minimum Trading Size: EUR 1,000 8. (i) Specified Denomination: EUR 1,000 (ii) Calculation Amount: EUR 1,000 9. Issue Date and 16 January 2018 (i) Interest Commencement Date: (ii) Interest Commencement Date Not applicable different from the Issue Date): 10. 17 January 2028 (the "Scheduled Maturity Date") Maturity Date: Business Day Convention for Maturity Date: Following 11. Form of Notes: Bearer Notes 12. Interest Basis: Non-interest bearing, except if the Issuer decides to opt for Fixed Rate Notes in whole, but not in part, on any Optional Switch Date 13. Coupon Switch: **Applicable** If applicable: Coupon Switch Election: Applicable Automatic Coupon Switch: Not applicable Pre-Switch Coupon: Non-interest bearing Fixed Rate as mentioned in item 29 below. Post-Switch Coupon: Additional Switch Coupon: Not applicable Coupon Switch Date(s): 2 January 2019, 2 January 2020, 4 January 2021, 3 January 2022, 2 January 2023, 2 January 2024, 2 January 2025, 2 January 2026 and 4 January 2027 subject to adjustment in accordance with the Following Business Day Convention for which the relevant Business Day is a Target Settlement Day. 14. Redemption/Payment Basis: Index Linked Redemption or if the Issuer decides to switch into Fixed Rate Notes in whole, but not in part, on any Optional Switch Date, at par. Payout Switch: Applicable Payout Switch Election: Applicable See items 29, 46 and 51 below.

Unwind Costs: Not applicable (no deduction)

Essential Trigger: Applicable

Put/Call Options: Not applicable

16. Exchange Rate: Not applicable

15.

17. Strike Date: 2 January 2018

18. Strike Price: Not applicable

19. Averaging: Averaging applies to the Securities. The Averaging Dates

are:	
t	Averaging Date
1	5 January 2026
2	3 February 2026
3	3 March 2026
4	7 April 2026
5	4 May 2026
6	3 June 2026
7	3 July 2026
8	3 August 2026
9	3 September 2026
10	5 October 2026
11	3 November 2026
12	3 December 2026
13	4 January 2027
14	3 February 2027
15	3 March 2027
16	5 April 2027
17	3 May 2027
18	3 June 2027
19	5 July 2027
20	3 Augustus 2027
21	3 September 2027

22	4 October 2027
23	3 November 2027
24	3 December 2027
25	3 January 2028

In the event that an Averaging Date is a Disrupted Day, Postponement (as defined in Condition 13) will apply

20. Observation Dates: Not applicable

21. Observation Period: Not applicable

22. Illegality (Condition 10.1) and Force Majeure (Condition 10.2):

Illegality: Monetisation Option applicable

Protected Amount: 100 per cent. of the Specified

Denomination

Force Majeure: redemption in accordance with Condition

10.2(a)

23. Additional Disruption Events and Optional Additional Disruption Events:

(a) Additional Disruption Events: Change in Law/Hedging Disruption does not apply to the Securities

(b) Optional Additional Disruption Events: The following Optional Additional Disruption Events apply to the Securities:

Extraordinary External Event

Juridiction Event

Hedging Arrangements: Not applicable

(c) Redemption:

Delayed Redemption on Occurrence of an Additional Disruption Event and/or Optional Additional Disruption

Event: Not applicable

Monetisation Option: Applicable

Protected Amount: 100 per cent. of the Specified

Denomination

24. Knock-in Event: Not applicable

25. Knock-out Event: Not applicable

26. Tax Gross-up: Condition 6.3 (*No Gross-up*) applicable

27. Method of distribution: Non-syndicated

PROVISIONS RELATING TO INTEREST (IF ANY) PAYABLE

28. Interest: Applicable only if a notice is delivered to the Noteholders as specified under item 29 (i) below (i) Interest Period(s): The period beginning on (and including) the Interest Commencement Date and ending on (but excluding) the first Interest Period End Date and each successive period beginning on (and including) a specified Interest Period and ending on (but excluding) the next succeeding specified Interest Period End Date. (ii) Interest Period End Date(s): 16 January in each year from and including 16 January 2019 to and including 17 January 2028 (iii) Business Day Convention for Interest None Period End Date(s): (iv) Interest Payment Date(s): See item 29(i) below (v) Business Day Convention for Interest Following Payment Date(s): Not applicable (vi) Party responsible for calculating the Rate(s) of Interest and Interest Amount(s) (if not the Calculation Agent): (vii) Margin(s): Not applicable Minimum Interest Rate: Not applicable (viii) (ix) Maximum Interest Rate: Not applicable ACT/360 unadjusted (x) Day Count Fraction: (xi) **Determination Dates:** Not applicable Fixed Rate (xii) Rate of Interest: Coupon Rate Applicable (xiii) Rate: 5.00 per cent. per annum 29. Fixed Rate Provisions: Applicable Applicable only upon delivery to the Noteholders of a no (i) Fixed Rate(s) of Interest: less than 3 Target Settlement Days' notice in accordance with Condition 17 of the Terms and Conditions, prior to an Interest Payment Date (the "Notification Date") mentioning the Issuer's decision to opt for Fixed Rate Notes from the Interest Payment Date following the Optional Switch Date, as mentioned in such notice. For the

avoidance of any doubt, the Issuer may take a decision to switch to Fixed Rate Notes on an Optional Switch Date but shall only inform the Noteholders by the Notification Date. The Fixed Coupon Amount due per Calculation Amount on the first fixed Interest Payment Date following the Optional Switch Date, mentioned in the Issuer's notice will be:

EUR 1,000 x Fixed Rate + (EUR 1,000 x Fixed Rate x Number of Unpaid Fixed Coupon)

The Fixed Coupon Amount due following the first fixed Interest Payment Date and until the Maturity Date will be calculated on the basis of the Fixed Rate due each year until the Maturity Date.

Where:

"Fixed Rate" means 5.00% per annum

"Number of Unpaid Fixed Coupon" means the number of coupons that would have been paid should the Fixed Rate have been selected by the Issuer from the Issue Date up to the Optional Switch Date mentioned in the Issuer's notice.

"Optional Switch Date" means 2 January 2019, 2 January 2020, 4 January 2021, 3 January 2022, 2 January 2023, 2 January 2024, 2 January 2025, 2 January 2026 and 4 January 2027, subject to adjustment in accordance with the Following Business Day Convention for which the relevant Business Day is a Scheduled Trading Day.

"Interest Payment Date" means 16 January 2019, 16 January 2020, 18 January 2021, 17 January 2022, 16 January 2023, 16 January 2024, 16 January 2025, 16 January 2026, 18 January 2027 and 17 January 2028 subject to adjustment in accordance with the Following Business Day Convention for which the relevant Business Day is a Target Settlement Day.

(ii) Fixed Coupon Amount(s): EUR 50 per Calculation Amount

(iii) Broken Amount(s): Not applicable

30. Floating Rate Provisions: Not applicable

31. Screen Rate Determination: Not applicable

32. ISDA Determination: Not applicable

33. FBF Determination: Not applicable

34. Zero Coupon Provisions: Not applicable

35. Index Linked Interest Provisions: Not applicable

36. Share Linked Interest Provisions Not applicable

37. Inflation Linked Interest Provisions: Not applicable

38. Commodity Linked Interest Provisions: Not applicable

39. Fund Linked Interest Provisions: Not applicable

40. ETI Linked Interest Provisions: Not applicable

41. Foreign Exchange (FX) Rate Linked Interest Not applicable

Provisions:

42. Underlying Interest Rate Linked Interest Not applicable

Provisions:

43. Debt Linked Interest Provisions: Not applicable

44. Additional Business Centre(s) (Condition 3.13): Not applicable

PROVISIONS RELATING TO REDEMPTION

45. Final Redemption Amount: Final Payout or Calculation Amount x 100 per cent in case

a notice is delivered to the Noteholders as specified under

item 29(i) above.

46. Final Payout: Applicable

SPS Payouts SPS Vanilla Products

Vanilla Call Securities:

Constant Percentage 1 + Gearing * Max (Final Redemption Value - Strike Percentage; Floor

Percentage)

Where:

Constant Percentage 1 means 100%,

Gearing means 100%

Strike Percentage means 100%

 $\textbf{Floor Percentage} \ means \ 0\%$

Final Redemption Value means Average Underlying

Reference Value

Strike Price Closing Value: Applicable

Average Underlying Reference Value means, in respect of an Underlying Reference and a SPS Valuation Period, the arithmetic average of the Underlying Reference Value for such Underlying Reference for all the SPS Valuation

Dates in such SPS Valuation Period.

Underlying Reference Value means in respect of an Underlying Reference and a SPS Valuation Date, (i) the

Underlying Reference Closing Price Value for such Underlying Reference in respect of such SPS Valuation Date (ii) divided by the relevant Underlying Reference Strike Price.

Underlying Reference Value: Underlying Reference: means the Stoxx Global Low Carbon Select 100 (Bloomberg: SXW1CSEE Index)

Underlying Reference Closing Price Value means, in respect of a SPS Valuation Date, the Closing level in respect of such day.

Underlying Reference Strike Price means, in respect of an Underlying Reference, the Underlying Reference Closing Price Value for such Underlying Reference on the Strike Date.

SPS Valuation Period: means the period from and including 5 January 2026 to and including 3 January 2028

SPS Valuation Dates or **Averaging Dates:** see item 19 above

SPS Redemption Valuation Date means the Redemption Valuation Date, being 3 January 2028

Strike Date: 2 January 2018

47. Automatic Early Redemption: Not applicable

48. Issuer Call Option: Not applicable

49. Noteholder Put Option: Not applicable

50. Aggregation: Not applicable

51. Index Linked Redemption Amount: Applicable

(i) Index/Basket of Indices: Stoxx Global Low Carbon Select 100 (Bloomberg:

SXW1CSEE Index)

The Stoxx Global Low Carbon Select 100 Index is a Multi-

Exchange Index

(ii) Index Currency: EUR

(iii) Screen Page: None. Specifications and information relevant for

calculating the Index are made available on the website of the Index Sponsor https://www.stoxx.com/index-nat/

details?symbol=SXW1CSEG

(iv) Redemption Valuation Date: 3 January 2028

(v) Exchange Business Day: Single Index Basis

(vi)	Scheduled Trading Day:	Single	Index Basis	
(vii)	Exchange(s) and Index Sponsor:	(A)	the relevant Exchanges are each of the Exchanges where any of the components of the Index has its primary listing; and	
		(B)	the relevant Index Sponsor is Stoxx Limited	
(viii)	Related Exchange:	All Exc	hanges	
(ix)	Settlement Price:	Official	opening level	
(x)	Weighting:	Not app	plicable	
(xi)	Valuation Time:	As per	Conditions	
(xii)	Index Correction Period:	As per	Conditions	
(xiii)	Specified Maximum Days of Disruption:	As per	Conditions	
(xiv)	Redemption on the Occurrence of Index Adjustment Event:	-	d Redemption on Occurrence of an Index nent Event: Not applicable	
		Moneti	sation Option: Applicable	
		Protecto	ed Amount: 100 per cent. of the Specified ination	
		Event c	Calculation Agent determines an Index Adjustment onstitutes a force majeure, Index Security Condition <i>v</i> i) applies	
(xv)	Additional provisions applicable to Custom Indices:	Not app	blicable	
(xvi)	Additional provisions applicable to Futures Price Valuation:	Not app	blicable	
Share L	inked Redemption Amount:	Not app	plicable	
Inflation Linked Redemption Amount:			plicable	
Commodity Linked Redemption Amount:			Not applicable	
Fund Linked Redemption Amount:			plicable	
Credit Linked Redemption Amount:			plicable	
ETI Linked Redemption Amount:			olicable	
Foreign Redemp	Exchange (FX) Rate Linked otion Amount:	Not app	olicable	
**				

Underlying Interest Rate Linked Redemption Not applicable

52.

53.

54.

55.

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57.

58.

59.

Amount:

60. Debt Linked Redemption Amount: Not applicable

61. Early Redemption Amount: Calculation Amount x 100 per cent.

62. Provisions applicable to Physical Delivery: Not applicable

63. Hybrid Securities: Not applicable

64. Variation of Settlement:

(i) Issuer's option to vary settlement: The Issuer does not have the option to vary settlement in

respect of the Notes.

(ii) Variation of Settlement of Physical

Delivery Notes:

Not applicable

(iii) Issuer's option to substitute: Not applicable

65. CNY Payment Disruption Event: Not applicable

GENERAL PROVISIONS APPLICABLE TO THE NOTES

66. Form of Notes: Bearer Notes:

New Global Note: Yes

Temporary Bearer Global Note exchangeable for a Permanent Bearer Global Note which is exchangeable for definitive Bearer Notes only upon an Exchange Event.

67. Financial Centre(s) or other special provisions

relating to Payment Days for the purposes of

Condition 4(a):

Not applicable

68. Talons for future Coupons or Receipts to be

attached to definitive Notes (and dates on which

such Talons mature):

able in Not applicable

No

69. Details relating to Notes redeemable in instalments: amount of each instalment, date on

which each payment is to be made:

70. Redenomination, renominalisation and

reconventioning provisions:

Not applicable

71. Masse (Condition 12) Not applicable

72. Calculation Agent: BNP Paribas Fortis SA/NV

Calculation Agent address for the purpose of Montagne du Parc, 3 the Noteholder Account Information Notice: B-1000 Brussels

73. Principal Paying Agent: BNP Paribas Securities Services, Luxembourg Branch

74. Governing law:

English law

75. Identification information of Holders as provided by Condition 1 in relation to French Law Notes:

Not applicable

DISTRIBUTION

76. (i) If syndicated, names and addresses of Managers and underwriting commitments/quotas (material features) (specifying Lead Manager):

Not applicable

(ii) Date of Subscription Agreement

Not applicable

(iii) Stabilisation Manager (if any):

Not applicable

77. Total commission and concession:

Commissions borne by the investor:

Placement commission of 2.00% borne by the investor who is not a Qualified Investor (as defined under item 7 of Part B), not recurring, included in the Issue Price and thus payable in advance by the investor (private individual) to the Issuer who will retrocede this commission to BNP Paribas Fortis SA/NV (in its capacity as distributor) on the Issue Date.

Other commissions perceived by BNP Paribas Fortis SA/NV, included in the value of the structured Note and thus included in the Issue Price: A recurrent commission, payable annually of maximum 0.50%, pursuant to the distribution and promotion of the Notes.

78. U.S. Selling Restrictions:

Reg. S Compliance Category 2; TEFRA D

79. Additional U.S. Federal income tax considerations:

Not applicable

80. Non-exempt Offer:

Applicable

(i) Non-exempt Offer Jurisdictions:

An offer of the Notes may be made by BNP Paribas Fortis SA/NV (the Initial Authorised Offeror) together with any financial intermediaries granted General Consent, being persons to whom the Issuer has given consent, the Authorised Offerors) other than pursuant to Article 3(2) of the Prospectus Directive in Belgium (the Public Offer Jurisdictions). See further Paragraph 9 of Part B below.

(ii) Offer Period:

From 1 December 2017 at 9.00 a.m. (Brussels time) until and including 29 December 2017 at 4.00 p.m. (Brussels time). The offer is subject to the conditions specified under Part B.

(iii) Financial intermediaries granted BN specific consent to use the Base Prospectus in accordance with the Conditions in it:

BNP Paribas Fortis SA/NV

(iv) General Consent:

Applicable

(v) Other Authorised Offeror Terms:

Each Authorised Offeror shall inform the Issuer and the Guarantor of its acceptance to use the Base Prospectus under the terms and conditions described in such Base Prospectus (as completed by these Final Terms) by notifying the Issuer and the Guarantor by sending an e-mail to info@bp2f.lu and docsecurities.mbc@bnpparibasfortis.com as soon as practicable and at the latest within 5 calendar days from the publication date of the statement required under paragraph b(ii) of the section entitled "Consent" on page 9 of the Base Prospectus.

(vi) Prohibition of Sales to EEA Retail Investors:

(a) Selling Restrictions: Not applicable

(b) Legend: Not applicable

PROVISIONS RELATING TO COLLATERAL AND SECURITY

81. Secured Securities other than Nominal Value Not applicable Repack Securities:

82. Nominal Value Repack Securities: Not applicable

RESPONSIBILITY

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

Signed on behalf of the Issuer:

By:

Duly authorised

PART B – OTHER INFORMATION

1. Listing and Admission to trading

- (i) Listing and admission to The Notes are unlisted. trading:
- (ii) Estimate of total expenses Not applicable related to admission to trading:

2. Ratings

The Notes have not been rated.

3. Interests of Natural and Legal Persons Involved in the Offer

"Save as discussed in the "Potential Conflicts of Interest" paragraph in the "Risk Factors" in the Base Prospectus, so far as the Issuer is aware, no person involved in the offer of the Notes has an interest material to the offer."

4. Reasons for the Offer, Estimated Net Proceeds and Total Expenses

(i) Reasons for the offer See "Use of Proceeds" wording in base Prospectus

(ii) Estimated net proceeds: Not applicable

(iii) Estimated total expenses: Not applicable

5. Fixed Rate Notes only – Yield

Indication of gross yield: Not applicable

6. Performance of Index and Other Information concerning the Underlying Reference

The Notes have a tenor of 10 years. The Final Redemption Amount of the Notes is linked to the performance of the Stoxx Global Low Carbon Select 100 Index (as at the date hereof, Bloomberg: SXW1CSEE Index) as specified under Part A, with a minimum of EUR 1,000 per Calculation Amount.

The STOXX Global Low Carbon Select 100 Index captures the performance of low carbon emissions stocks with low volatility and high dividends from the Stoxx Global 1800 Index. The component selection process first excludes all stocks that belong to the ICB Subsector 1771 (Coal), then selects in each ICB industry all stocks whose Carbon Intensity is the lowest. Next, it excludes all stocks whose 3- or 12-month historical volatilities are the highest. Among the remaining stocks, the 100 stocks with the highest 12-month historical dividend yields are selected to be included in the index. The percentage of exclusion/inclusion at each step is the same. The indices are reviewed quarterly.

As of the date hereof, details of the past and further performance and volatility of the Stoxx Global Low Carbon Select 100 Index can be obtained from https://www.stoxx.com/index-details?symbol=SXW1CSEG.

The Issuer does not intend to provide post-issuance information regarding the Underlying (including information about corporate actions or other events affecting the underlying and adjustments or substitutions to the underlying resulting therefrom), except if required by any applicable laws and regulations.

None of the Issuer, the Calculation Agent or the Principal Security Agent accepts responsibility for the calculation, maintenance or publication of the Index or any successor index.

7. Operational Information

(i) ISIN: XS1716897670

(ii) Common Code: 171689767

(iii) Any clearing system(s) other than Euroclear and Clearstream, Luxembourg and Euroclear France approved by the Issuer and the Principal Paying Agent and the relevant identification number(s):

Not applicable

(iv) Delivery: Delivery against payment

(v) Additional Paying Agent(s) Not applicable

(if any):

(vi) CMU Instrument No.: Not applicable

(vii) CMU Lodging Agent: Not applicable

(viii) CMU Paying Agent: Not applicable

(ix) Intended to be held in a No manner which would allow Eurosystem eligibility:

8. Public Offers

Offer Price:

The Issuer has offered the Notes to the Managers at the initial issue price of 102% less a total commission of 2% that will be borne by the investors who are not Qualified Investors.

"Qualified Investors" shall mean investors who are professional client (client professionnel/professionele cliënt) or eligible counterparty (contrepartie éligible/in aanmerking komende tegenpartij) as defined in the Belgian Prospectus Law of 16 June 2006 (as amended from time to time). The Qualified Investors may bear a lower commission depending on (i) the evolution of the credit quality of the Issuer (credit spread), (ii) the evolution of interest rates, (iii) the success (or lack of success) of the placement of the Notes, and (iv) the amount of Notes purchased by an investor, each as determined by the Authorised Offerors in their sole discretion.

Conditions to which the offer is subject:

The Offer of the Notes is conditional on its issue.

The Issuer reserves the right for any reason to early terminate the Offer Period and/or cancel the issuance of the Notes. In particular the offer of the Notes may be cancelled if the minimum amount is not placed and/or if market conditions are likely, in the opinion of

the Issuer, to prejudice the success of the offering and distribution of Notes or the dealing of the Notes in the secondary market or for any other reason as decided by the Issuer.

Description of the application process:

An offer to the public will be made in Belgium from (and including) 1 December 2017 at 9.00 a.m. to (and including) 29 December 2017 at 4.00 p.m. (Brussels time). The Issuer reserves the right for any reason to early terminate the Offer Period.

Details of the minimum and/or maximum amount of application:

Total amount of the offer:

Minimum EUR 5,000,000 and maximum EUR 100,000,000 based on the need of the Issuer and on the demand from the investors.

Minimum subscription amount per investor: EUR 1,000.

Description of possibility to reduce subscriptions and manner for refunding excess amount paid by applicants: In the case of early termination of the Offer Period due to an oversubscription of the Notes, a proportional reduction of the subscriptions received by the Authorised Offerors will be applied. Any payments made in connection with the subscription of Notes not alloted will be refunded within seven (7) Brussels Business Days (i.e., days on which banks are open for general business in Brussels) after the date of payment and the relevant applicants shall not be entitled to any interest in respect of such payments.

By subscribing to or otherwise acquiring the Notes, the holders of the Notes are deemed to have knowledge of all the Terms and Conditions of the Notes and to accept the said Terms and Conditions.

Details of the method and time limits for paying up and delivering the Notes: The Notes will be issued on the Issue Date against payment to the Issuer of the net subscription moneys. Investors will be notified by the relevant Authorised Offeror of their allocations of Notes and the settlement arrangements in respect thereof.

Manner and date in which results of the offers are to be made public: The results of the offer of the Notes will be published as soon as possible after the end of the Offer Period on the website www.bnpparibasfortis.be

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

Not applicable

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

A. Commissions

- (i) Placement commission: see item 77 of Part A of these Final Terms.
- (ii) Subscribers who are Qualified Investors may bear (if any) a selling and distribution commission included in the price they'll pay, and such price could then be lower than the Issue Price (see item 77 of the Part A).

- B. Legal, administrative and other costs relating to the issue of the Notes and amounting to minimum EUR 0 (these costs, if any, are included in the pricing of the Notes);
- C. Costs for the subscribers relating to holding of the Notes on a securities account: free of charge at BNP Paribas Fortis SA/NV
- D. Financial service: free of charge at BNP Paribas Fortis SA/NV.

ISSUE SPECIFIC SUMMARY SERIES N147 - XS1716897670

Summaries are made up of disclosure requirements known as "Elements". These Elements are numbered in Sections A -E(A.1-E.7). This Summary contains all the Elements required to be included in a summary for this type of Securities, and Issuer and Guarantor. Because some Elements are not required to be addressed, there may be gaps in the numbering sequence of the Elements. Even though an Element may be required to be inserted in the summary because of the type of Securities, and Issuer and Guarantor(s), 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	Title	
A.1	Warning that the summary should be read as an introduction and provision as to claims	• This summary should be read as an introduction to the Base Prospectus and the applicable Final Terms. In this summary, unless otherwise specified and except as used in the first paragraph of Element D.3, "Base Prospectus" means the Base Prospectus of BNPP B.V. and BP2F dated 7 June 2017 as supplemented from time to time under the Note, Warrant and Certificate Programme of BNPP B.V., BNPP and BP2F. In the first paragraph of Element D.3, "Base Prospectus" means the Base Prospectus of BNPP B.V. and BP2F dated 7 June 2017 under the Note, Warrant and Certificate Programme of BNPPB.V., BNPP and BP2F.
		 Any decision to invest in any Securities should be based on a consideration of the Base Prospectus as a whole, including any documents incorporated by reference and the applicable Final Terms.
		• Where a claim relating to information contained in the Base Prospectus 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 Base Prospectus and the applicable Final Terms before the legal proceedings are initiated.
		• No civil liability will attach to the Issuer or the Guarantor in any such Member State solely on the basis of this summary, including any translation hereof, unless it is misleading, inaccurate or inconsistent when read together with the other parts of the Base Prospectus 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 the Base Prospectus and the applicable Final Terms, key information (as defined in Article 2.1(s) of the Prospectus Directive) in order to aid investors when considering whether to invest in the

Element	Title	
		Securities.
A.2	Consent as to use the Base Prospectus, period of validity and other conditions attached	Consent: Subject to the conditions set out below, the Issuer consents to the use of the Base Prospectus in connection with a Non-exempt Offer of Securities by the Managers, 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 with the relevant information):
		"We, [insert legal name of financial intermediary], refer to the offer of Index Linked Redemption Amount Notes due 2028 (commercial name: BNP Paribas Fortis Funding Switch to Bond Global Low Carbon 2028) (the "Securities") described in the Final Terms dated 30 November 2017 (the "Final Terms") published by BNP Paribas Fortis Funding (the "Issuer"). In consideration of the Issuer offering to grant its consent to our use of the Base Prospectus (as defined in the Final Terms) in connection with the offer of the Securities in Belgium during the Offer Period and subject to the other conditions to such consent, each as specified in the Base Prospectus, we hereby accept the offer by the Issuer in accordance with the Authorised Offeror Terms (as specified in the Base Prospectus) and confirm that we are using the Base Prospectus accordingly."
		Offer period: The Issuer's consent referred to above is given for Non-exempt Offers of Securities from 1 December 2017 (9:00 a.m.) until 29 December 2017 (4:00 p.m.) (the " Offer Period ").
		Conditions to consent: The conditions to the Issuer'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 the Base Prospectus to make Non-exempt Offers of the relevant Tranche of Securities in Belgium; and (c) is only valid if the relevant Authorised Offeror has informed the Issuer and the Guarantor of its acceptance to use the Base Prospectus under the terms and conditions described in such Base Prospectus (as completed by these Final Terms) by notifying the Issuer and the Guarantor by sending an e-mail to info@bp2f.lu and docsecurities.mbc@bnpparibasfortis.com as soon as practicable and at the latest within 5 calendar days from the publication date of the statement required as mentioned above under the paragraph "Consent".
		AN INVESTOR INTENDING TO PURCHASE OR PURCHASING ANY SECURITIES IN A NON-EXEMPT OFFER FROM AN AUTHORISED OFFEROR WILL DO SO, AND OFFERS AND SALES OF SUCH SECURITIES 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

Element	Title	
		TIME OF SUCH OFFER.

Section B - Issuer and Guarantor

Element	Title			
B.1	Legal and commercial name of the Issuer	BNP Paribas Fortis Fu	nding ("BP2F" or the "Issuer	·").
B.2	Domicile/ legal form/ legislation/ country of incorporation	Duchy of Luxembourg	orated as a <i>société anonyme</i> ug and has its registered office Grand Duchy of Luxembourg	at 19, rue Eugène Ruppert
B.4b	Trend Information	Macroeconomic environment		
		BP2F is dependent upon BNPPF. BP2F is 99.995% owned by BNPPF and is specifically involved in the issuance of securities such as notes, warrants or certificates or other obligations which are developed, set up and sold to investors via intermediaries, including BNPPF. BP2F enters into hedging transactions with BNPPF and with other entities of the BNP Paribas Group. As a consequence, the Trend Information with respect to BNPPF shall also apply to BP2F. BP2F may also enter into hedging transactions with third parties not belonging to the BNP Paribas Group.		
B.5	Description of the Group	BNP Paribas Fortis Funding is a subsidiary of BNP Paribas Fortis SA/NV and acts as a financing vehicle for BNP Paribas Fortis SA/NV and the companies controlled by BNP Paribas Fortis SA/NV. BNP Paribas Fortis SA/NV is in turn a subsidiary of BNP Paribas which is the ultimate holding company of a group of companies and manages financial operations for those subsidiary companies (together the "BNPP Group").		
B.9	Profit forecast or estimate	Not applicable, as there are no profit forecasts or estimates made in respect of the Issuer in the Base Prospectus to which this Summary relates.		
B.10	Audit report qualifications	Not applicable, there are no qualifications in any audit report on the historical financial information included in the Base Prospectus.		
B.12	Selected historical key fi	-		
	Comparative Annual Financial Data:			
			31/12/2016 (audited)	31/12/2015 (audited)
			EUR	EUR
	Selected items of the Ba	alance Sheet		
	Assets			

Element	Title			
	Financial Fixed assets (Amounts owed to affiliated undertakings)		4,426,422,094.46	5,330,470,857.50
	Current assets (Amounts owed by affiliated undertakings becoming due and payable within one year)		153,507,240.70	220,350,481.43
	Total assets		4,662,647,188.60	5,635,897,264.08
	Liabilities			
	Capital and reserves		4,224,001.83	5,588,464.52
	Non-convertible loans			
	- becoming due a	and payable within one	752,685,671.21	1,634,464,655.25
	- becoming due and payable after more than one year		3,661,534,069.09	3,581,863,768.11
	Charges & Income: sel	ected items		
	Income from other investments and loans forming part of the fixed assets Other interest receivable and similar income Interest payable and similar expenses Profit for the financial year		92,606,975.73	114,658,978.06
			481,287,152.78	339,986,639.27
			-551,328,725.34	-420,151,803.54
			135,537.31	677,297.99
	Statements of no signific	cant or material adverse	e change	
	There has been no significant change in the financial or trading position of the BNPP Group sir June 2017 (being the end of the last financial period for which interim financial statements have published). There has been no significant change in the financial or trading position of BP2F since 31 Dec 2016 and there has been no material adverse change in the prospects of BP2F since 31 December 2			=
B.13	Events impacting the Issuer's solvency Not applicable, as at 7 June 2017 and to the best of the Issuer's solvency there have not been any recent events which are to a material the evaluation of the Issuer's solvency since 31 December 20		a material extent relevant to	
B.14	Dependence upon The Issuer is depender other group entities See also Element B.5 a		nt upon BNPP and other meabove.	mbers of the BNPP Group.
B.15	Principal activities The Issuer's main object is to act as a financing vehicle to BNP Paribas For SA/NV and its affiliates. In order to implement its main object, BP2F r issue bonds or similar securities, raise loans, with or without a guarantee in general have recourse to any sources of finance. BP2F can carry out a		its main object, BP2F may or without a guarantee and	

Element	Title	
		operation it perceives as being necessary to the accomplishment and development of its business, whilst staying within the limits of the Luxembourg law of 10 August 1915 on commercial companies (as amended).
B.16	Controlling shareholders	BNP Paribas Fortis SA/NV holds 99.995 per cent. of the share capital of the Issuer.
B.17	Solicited credit ratings	BP2F's senior unsecured credit ratings are A with a stable outlook (Standard & Poor's Credit Market Services France SAS), A2 with a stable outlook (Moody's France SAS) and A+ with a stable outlook (Fitch Ratings Limited) and BP2F's short-term credit ratings are A-1 (Standard & Poor's Credit Market Services France SAS), P-1 (Moody's France SAS) and F1 (Fitch Ratings Limited).
		The Securities have not been rated.
B.18	Description of the Guarantee	The Securities will be unconditionally and irrevocably guaranteed by BNP Paribas Fortis SA/NV ("BNPPF" or the "Guarantor") pursuant to an English law deed of guarantee executed by the Guarantor on or around 7 June 2017 (the "Guarantee"). The obligations under the Guarantee are unsubordinated and unsecured obligations of BNPPF and will rank <i>pari passu</i> with all its other present and future outstanding unsecured and unsubordinated obligations, subject to such exceptions as may from time to time be mandatory under Belgian law.
B.19	Information about the Guarantor	See below
B.19/ B.1	Legal and commercial name of the Guarantor	BNP Paribas Fortis SA/NV, acting under the commercial name of BNP Paribas Fortis
B.19/ B.2	Domicile/ legal form/ legislation/ country of incorporation	The Guarantor was incorporated as a public company with limited liability ("société anonyme/naamloze vennootschap") under the laws of Belgium with its registered office at 1000 Brussels, Montagne du Parc 3 and is a credit institution governed by the Belgian Law of 25 April 2014 on the status and supervision of credit institutions (the "Belgian Banking Law").
B.19/B.4b	Trend information	Macroeconomic environment.
		Market and Macroeconomic conditions affect BNPPF's results. The nature of BNPPF's business makes it particularly sensitive to market and macroeconomic conditions in Europe, which have been at times challenging and volatile in recent years.
		In 2016, global growth stabilised slightly above 3%, despite a much lower growth in the advanced economies. Three major transitions continue to affect the global outlook: declining economic growth in China, fluctuating energy prices that rose in 2016, and a second tightening of monetary policy in the United States in the context of a resilient domestic recovery. It should be noted that the central banks of several large developed countries continue to maintain accommodative monetary policies. IMF economic forecasts for 2017 point to a

Element	Title	recovery in global activity, no significant improvement in growth in the euro zone and Japan, and a slowdown in the United Kingdom.
		While the exposure of the BNP Paribas Group in emerging countries is limited, the vulnerability of these economies may generate disruptions in the global financial system that could affect the BNP Paribas Group (including BNPPF) and potentially alter its results.
		A broad increase in the foreign exchange liabilities of the economies of many emerging market economies was observed in 2016, at a time when debt levels (in both foreign and local currency) were already high. The private sector was the main source of the increase in this debt. Furthermore, the prospect of a gradual increase in US key rates (the Federal Reserve Bank made its first increase in December 2015, and a second in December 2016) and increased financial volatility stemming from concerns about growth and mounting geopolitical risk in emerging markets have contributed to a tightening of external financial conditions, increased capital outflows, further currency depreciations in many emerging markets and heightened risks for banks. These factors could result in further downgrades of sovereign ratings.
		There is still a risk of disturbances in global markets (rising risk premiums, erosion of confidence, declining growth, deferral or slower pace of normalisation of monetary policies, declining liquidity in markets, asset valuation problems, decline in credit supply and disorderly deleveraging) that could affect all banking institutions.
		Despite the upturn since mid-2016, interest rates remain low, which may continue to encourage excessive risk-taking among some players in the financial system: increased maturities of financing and assets held, less stringent policy for granting loans, increase in leveraged financing.
		Some players (insurance companies, pension funds, asset managers, etc.) entail an increasingly systemic dimension and in the event of market turbulence (linked for instance to a sudden rise in interest rates and/or a sharp price correction) they may decide to unwind large positions in an environment of relatively weak market liquidity.
		Recent years have also seen an increase in debt (public and private, in both developed and emerging countries). The resulting risk could materialise either in the event of a spike in interest rates or a further negative growth shock
		Laws and Regulations Applicable to Financial Institutions.
		Laws and regulations applicable to financial institutions that have an impact on BNPPF have significantly evolved in the wake of the global financial crisis. The measures that have been proposed and/or adopted in recent years include more stringent capital and liquidity requirements (particularly for large global banking groups such as the BNP Paribas Group), taxes on financial transactions, restrictions and taxes on employee compensation, limits on the types of activities that commercial banks can undertake and ring-fencing or

Element	Title	
		even prohibition of certain activities considered as speculative within separate subsidiaries, restrictions on certain types of financial products, increased internal control and reporting requirements, more stringent conduct of business rules, mandatory clearing and reporting of derivative transactions, requirements to mitigate risks in relation to over-the-counter derivative transactions and the creation of new and strengthened regulatory bodies.
		Federal Reserve; the proposal of the U.S. Federal Reserve relating to liquidity ratios of large banks; and the "Volcker" Rule imposing certain restrictions on investments in or sponsorship of hedge funds and private equity funds and proprietary trading activities (of U.S. banks and to some extent non-U.S. banks) that was recently adopted by the U.S. regulatory authorities. More generally, regulators and legislators in any country may, at any time, implement new or different measures that could have a significant impact on the financial system in general or BNPPF in particular.
B.19/B.5	Description of the Group	The Guarantor holds 99.995 per cent. of the share capital of the Issuer and is part of the BNPP Group. See Element B.5 above.
B.19/B.9	Profit forecast or	Not applicable, as there are no profit forecasts or estimates made in respect of

Element	Title				
Ziemene	estimate	the Guarantor in the Ba	ase Prospectus to which this S	Summary relates.	
B.19/ B.10	Audit report qualifications	Not applicable, there are no qualifications in any audit report on the historical financial information included in the Base Prospectus.			
B.19/ B.12	Consolidated Comparative Annual Financial Data – In millions of EUR				
				21/12/2015* (
			31/12/2016 (audited)	31/12/2015* (audited)	
	Revenues		7,300	7,235	
	Cost of risk		(434)	(431)	
	Net Income		2,216	2,016	
	Net Income attributable	to shareholders	1,727	1,575	
	Total Consolidated Bala	nce Sheet	297,790	273,683	
	Shareholders' equity		21,120	18,754	
	Consolidated loans and receivables due from customers Consolidated items due to customers Tier 1 Capital		171,329	176,640	
			163,316	176,161	
			20,171	18,401	
	Tier 1 Ratio		13.9%	14.4%	
	Total Capital		22,376	21,215	
	Total Capital Ratio		15.4%	16.6%	
	Comparative Interim F	inancial Data for the si	ix-month period ended 30 J	30 June 2017 – In millions of	
			30/06/2017 (unaudited)	30/06/2016 (unaudited)	
	Revenues		4,172	3,631	
	Gross operating income		1,628	1,373	
	Cost of risk		(134)	(215)	
	Net income		1,279	1,244	
	Net income attributable	to shareholders	1,052	1,019	
			30/06/2017 (unaudited)	31/12/2016 (audited)	

Element	Title			
	Total consolidated Balance Sheet Consolidated loans and receivables due from customers		300,884	297,790
			175,907	171,329
	Shareholders' equity		21,872	21,120
	Consolidated items due t	o customers	168,794	163,316
	Debt securities		14,076	13,539
	Subordinated debt		4,104	4,348
	Common Equity Tier 1 I	Ratio	13.6%	13.9%
	Statements of no signific	cant or material adverse	e change	
	(being the end of the last and no material adverse	ificant change in the financial or trading position of BNPPF since 30 June 2017 ast financial period for which interim financial statements have been published) to change in the prospects of BNPPF since 31 December 2016 (being the end of for which audited financial statements have been published).		
B.19/ B.13	Events impacting the Guarantor's solvency	Not applicable, as at 13 September 2017 and to the best of the Guarantor's knowledge, there have not been any recent events which are to a material extent relevant to the evaluation of the Guarantor's solvency since 30 June 2017.		
B.19/ B.14	Dependence upon other Group entities	The Guarantor is dep Group. See also Element B.5 a	endent upon BNPP and other	er members of the BNPP
B.19/ B.15	Principal activities	The Guarantor's object is to carry on the business of a credit institution, including brokerage and transactions involving derivatives. It is free to carry out all businesses and operations which are directly or indirectly related to its purpose or which are of a nature that benefit the realisation thereof. BNPPF is free to hold shares and share interests within the limits set by the legal framework for banks.		
B.19/ B.16	Controlling shareholders	BNP Paribas holds 99.93 per cent. of the share capital of the Guarantor.		
B.19/ B.17	Solicited credit ratings	BNPPF's long-term credit ratings are A with a stable outlook (Standard & Poor's Credit Market Services France SAS), A2 with a stable outlook (Moody's France SAS) and A+ with a stable outlook (Fitch Ratings Limited) and BNPPF's short-term credit ratings are A-1 (Standard & Poor's Credit Market Services France SAS), P-1 (Moody's France SAS) and F1 (Fitch Ratings Limited). A security rating is not a recommendation to buy, sell or hold securities and		

Element	Title	
23033030		assigning rating agency.

Section C- Securities

Element	Title	
C.1	Type and class of Securities/ISIN	The Securities are notes (" Notes ") and are issued in Series on 16 January 2018. The Series Number of the Securities is N147. The Tranche number is 1.
		The ISIN is: XS1716897670
		The Common Code is: 171689767
		The Mnemonic Code is: Not Applicable
		The Notes are governed by English law.
		The Securities are cash settled Securities.
C.2	Currency	The currency of this Series of Securities is Euro ("EUR"), with Specified Denomination of EUR 1,000.
		The Notes are denominated in EUR (the "Specified Currency"), and amounts payable on the Notes in respect of principal are payable in EUR (the "Settlement Currency").
C.5	Restrictions on free transferability	The Securities will be freely transferable, subject to the offering and selling restrictions in the United States, the European Economic Area, Belgium, France, Italy, Luxembourg, Poland, Portugal, Romania, Spain, the United Kingdom, Japan and Australia and under the Prospectus Directive and the laws of any jurisdiction in which the relevant Securities are offered or sold.
C.8	Rights attaching to the Securities	Securities issued under the Base Prospectus will have terms and conditions relating to, among other matters:
		Status
		The Securities and the relative Coupons are direct, unconditional, unsubordinated and unsecured and general obligations of the Issuer and rank <i>pari passu</i> (subject to mandatorily preferred debts under applicable laws) without any preference among themselves and at least equally and rateably with all other present and future outstanding unsecured and unsubordinated obligations, including guarantees and other obligations of a similar nature of the Issuer.
		Taxation
		All payments in respect of Notes will be made without deduction for or on account of withholding taxes imposed by Luxembourg or any political subdivision thereof or any authority or agency therein or thereof having the power to tax or, where applicable, (in the case of the Guarantor) Belgium or

Element	Title	
		any political subdivision thereof or any authority or agency therein or thereof having power to tax, unless such deduction or withholding is required by law. In the event that any such deduction is made, the Issuer or, as the case may be, the Guarantor will, save in certain limited circumstances, be required to pay additional amounts to cover the amounts so deducted.
		Payments will be subject in all cases to (i) any fiscal or other laws and regulations applicable thereto in the place of payment, but without prejudice to the provisions of Condition 6, (ii) any withholding or deduction required pursuant to an agreement described in Section 1471(b) of the U.S. Internal Revenue Code of 1986 (the "Code") or otherwise imposed pursuant to Sections 1471 through 1474 of the Code, any regulations or agreements thereunder, any official interpretations thereof, or (without prejudice to the provisions of Condition 6) any law implementing an intergovernmental approach thereto, and (iii) any withholding or deduction required pursuant to Section 871(m) of the Code.
		In addition, in determining the amount of withholding or deduction required pursuant to Section 871(m) of the Code imposed with respect to any amounts to be paid on the Securities, the Issuer shall be entitled to withhold on any "dividend equivalent" payment (as defined for purposes of Section 871(m) of the Code) at a rate of 30 per cent.
		Negative pledge
		The terms of the Securities will not contain a negative pledge provision.
		Events of Default
		The terms of the Notes will contain events of default including non-payment, non-performance or non-observance of the Issuer's or Guarantor's obligations in respect of the Securities; the insolvency or winding up of the Issuer or Guarantor; or default by the Issuer or Guarantor in payment on other loan indebtedness of or assumed or guaranteed by the Issuer or Guarantor of at least EUR 50,000,000 or its equivalent in any other currency.
		Meetings
		The terms of the Securities will contain provisions for calling meetings of holders of such Securities to consider matters affecting their interests generally. 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.

Governing law

The Securities,, the Note Agency Agreement (as amended, supplemented and/or restated from time to time), the Deed of Covenant (as amended, supplemented and/or restated from time to time), the English law Guarantees in respect of the Notes, the Notes, the Receipts and the Coupons and any non-contractual obligations arising out of or in connection with the Note Agency Agreement (as amended, supplemented and/or restated from time to time), the Deed of Covenant (as amended, supplemented and/or restated from time to time), the English law Guarantees, the Notes (except as aforesaid), the Receipts and the Coupons are governed by, and shall be construed in accordance with, English law.

C.9 Interest/Redemption

Interest

The Securities do not bear or pay interest except if the Issuer decides to opt for Fixed Rate Notes in whole, but not in part, on any Optional Switch Date.

Fixed Rate of Interest: only upon delivery to the Noteholders of a no less than 3 Target Settlement Days' notice in accordance with Condition 17 of the Terms and Conditions, prior to an Interest Payment Date (the "Notification Date") mentioning the Issuer's decision to opt for Fixed Rate Note from the Interest Payment Date following the Optional Switch Date as mentioned in such notice. For the avoidance of doubt, the Issuer may take a decision to switch to Fixed Rate Notes on an Optional Switch Date but shall only inform the Noteholders by the Notification Date.

The Fixed Coupon Amount due per Calculation Amount on the first fixed Interest Payment Date following the Optional Switch Date mentioned in the Issuer's notice will be:

EUR 1,000 x Fixed Rate + (EUR 1,000 x Fixed Rate x Number of Unpaid Fixed Coupon)

The Fixed Coupon Amount due following the first fixed Interest Payment Date and until the Maturity Date will be calculated on the basis of the Fixed Rate due each year until the Maturity Date.

Where:

"Fixed Rate" means 5.00% per annum

"Number of Unpaid Fixed Coupon" means the number of coupons that would have been paid should the Fixed Rate have been selected by the Issuer from the Issue Date up to the Optional Switch Date mentioned in the Issuer's notice.

"Interest Payment Date" means 16 January 2019, 16 January 2020, 18 January 2021, 17 January 2022, 16 January 2023, 16 January 2024, 16 January 2025, 16 January 2026, 18 January 2027 and 17 January 2028, subject to adjustment in accordance with the Following Business Day Convention for which the relevant Business Day is a Target Settlement Day.

	1	
		"Coupon Switch Date" means 2 January 2019, 2 January 2020, 4 January 2021, 3 January 2022, 2 January 2023, 2 January 2024, 2 January 2025, 2 January 2026 and 4 January 2027, subject to adjustment in accordance with the Following Business Day Convention. **Redemption**
		Reacmption
		Unless previously redeemed, each Security will be redeemed on 17 January 2028 as set out in Element C.18.
		If the Issuer, in its sole and absolute discretion, elects that the redemption and payment Basis be amended on a Coupon Switch Date, the redemption/payment basis of the Securities will be amended from such Coupon Switch Date.
		Representative of Holders
		No representative of the Holders has been appointed by the Issuer.
		Please also refer to item C.8 above for rights attaching to the Securities.
C.10	Derivative component in the interest payment	Not applicable
		Please also refer to Elements C.9 above and C.15 below.
C.11	Admission to Trading	The Securities are not intended to be admitted to trading on any market.
C.15	How the value of the investment in the derivative securities is affected by the value of the underlying assets	The amount payable in respect of redemption is calculated by reference to the Underlying Reference(s). See item C.9 above and C.18 below.
C.16	Maturity of the derivative Securities	The Maturity Date of the Securities is 17 January 2028.
C.17	Settlement Procedure	This Series of Securities is cash settled.
		The Issuer does not have the option to vary settlement.
C.18	Return on derivative	See Element C.8 above for the rights attaching to the Securities.
	securities	See Element C.9 above for information on interest.
		Final Redemption
		Unless previously redeemed or purchased and cancelled or switched into "Fixed Rate Notes" as described in item C.9 above (in this case, the Final Redemption Amount is an amount per Note equal to par), each Security will be redeemed by the Issuer on the Maturity Date at the Final Redemption Amount equal to:
		Calculation Amount multiplied by SPS Vanilla Products

Vanilla Call Securities:

Constant Percentage 1 + Gearing * Max (Final Redemption Value – Strike Percentage, Floor Percentage)

Where:

Constant Percentage 1 means 100%,

Gearing means 100%

Strike Percentage means 100%

Floor Percentage means 0%

Final Redemption Value means Average Underlying Reference Value

Strike Price Closing Value: Applicable

Average Underlying Reference Value means, in respect of an Underlying Reference and a SPS Valuation Period, the arithmetic average of the Underlying Reference Value for such Underlying Reference for all the SPS Valuation Dates in such SPS Valuation Period.

Underlying Reference Value: means, in respect of an Underlying Reference and a SPS Valuation Date, (i) the Underlying Reference Closing Price Value for such Underlying Reference in respect of such SPS Valuation Date (ii) divided by the relevant Underlying Reference Strike Price.

Underlying Reference means the Stoxx Global Low Carbon Select 100 index (Bloomberg: SXW1CSEE Index)

Underlying Reference Closing Price Value means, in respect of a SPS Valuation Date, the Closing level in respect of such day.

Underlying Reference Strike Price means, in respect of an Underlying Reference, the Underlying Reference Closing Price Value for such Underlying Reference on the Strike Date.

SPS Redemption Valuation Period means the period from and including 5 January 2026 to and including 3 January 2028.

SPS Valuation Dates means **SPS Redemption Valuation Dates**:

t	SPS Valuation Dates (t) = Averaging Dates
1	5 January 2026
2	3 February 2026
3	3 March 2026
4	7 April 2026
5	4 May 2026

		6	3 June 2026	
		7	3 July 2026	
		8	3 August 2026	
		9	3 September 2026	
		10	5 October 2026	
		11	3 November 2026	
		12	3 December 2026	
		13	4 January 2027	
		14	3 February 2027	
		15	3 March 2027	
		16	5 April 2027	
		17	3 May 2027	
		18	3 June 2027	
		19	5 July 2027	
		20	3 August 2027	
		21	3 September 2027	
		22	4 October 2027	
		23	3 November 2027	
		24	3 December 2027	
		25	3 January 2028	
			lemption Valuation Date means the Redempanuary 2028.	ption Valuation Date
		Strike Da	ate: 2 January 2018	
C.19	Final reference price of the Underlying		reference price of the underlying will be deter- valuation mechanics set out in Element C.9 and	
C.20	Underlying Reference		lerlying Reference is the Stoxx Global Low SEE Index).	Carbon Select 100
			ion on the Underlying Reference can www.stoxx.com/index-details?symbol=SXW1CS	

Section D - Risks

Element	Title	
D.2	Key risks regarding the Issuer and the Guarantor	Prospective purchasers of the Securities should be experienced with respect to options and options transactions and should understand the risks of transactions involving the Securities. An investment in the Securities presents certain risks that should be taken into account before any investment decision is made. Certain risks may affect the Issuer's ability to fulfil its obligations under the Securities or the Guarantor's ability to perform its obligations under the Guarantee, some of which are beyond its control. In particular, the Issuer and the Guarantor, together with the BNPP Group, are exposed to the risks associated with its activities, as described below:
		Issuer
		The following is a summary of some of the additional investment considerations relating to the business of BP2F:
		(1) Operational Risk - operational risk concerns the risk of loss resulting from inadequate or failed internal processes or systems, human error, external events or changes in the competitive environment that damage the franchise or operating economics of a business.
		In order to mitigate operational risks, in 2013 BP2F hired two part time employees of BNP Paribas Fortis SA/NV.
		(2) Legal Risk and Tax Risk – BP2F may face legal risks and tax risks.
		In case of any potential legal risk, BP2F will request advice from the legal department of BNPPF and external legal advisors, if required by an executive manager of BP2F or by a member of the board of directors.
		In case of any potential tax risk, BP2F will request advice from the tax specialists of its parent company and advice from external tax advisors if required by a member of the board of directors.
		(3) Liquidity Risk – liquidity risk concerns the risk that BP2F, though solvent, either does not have sufficient financial resources available to meet its obligations when they fall due, or can secure or sell its assets only at excessive cost.
		(4) Financial Risk – financial risk encompasses two types of risk:
		the credit risk - the risk that a borrower or counterparty will no longer be able to repay its debt; and
		• the market risk – the potential loss resulting from unfavourable market movements, which can arise from trading or holding positions in financial instruments.
		(5) Settlement Risk – settlement risk is the risk the BP2F takes by being responsible for cash management on a daily basis by monitoring the cash balances of BP2F.

Element	Title	
Element	Ant	BP2F has implemented a payment procedure approved by the board of directors and agreed by BGL BNP Paribas S.A. to mitigate this risk.
		(a) The primary credit protection for Securities issued by BP2F will derive from the guarantees given by BNPPF.
		(b) BP2F's ability to perform its obligations in respect of the structured return on structured securities may depend on the ability of its hedging counterparties to meet their obligations under any hedge.
		(c) BP2F's ability to make payments under the Securities may depend on the operating performance of those companies to which the proceeds of the Securities are lent.
		(d) The financial condition of the operating companies to which the proceeds of the Notes are lent may deteriorate and this may affect BP2F's ability to make payments under the Securities which it issues.
		(e) During deteriorating or challenging economic conditions BP2F may find it difficult to raise further finance.
		(f) Transfer pricing tax rules in Luxembourg generate additional costs, which may vary from time to time.
		Guarantor
		The following is a summary of some of the investment considerations relating to the business of BNPPF:
		Ten main categories of risk are inherent in BNPPF's activities:
		(1) Credit Risk – Credit risk is the potential that a bank borrower or counterparty will fail to meet its obligations in accordance with agreed terms. The probability of default and the expected recovery on the loan or receivable in the event of default are key components of the credit quality assessment;
		(2) Counterparty Credit Risk – Counterparty credit risk is the credit risk embedded in payment or transactions between counterparties. Those transactions include bilateral contracts such as over-the-counter (OTC) derivatives contracts which potentially expose BNPPF to the risk of counterparty default, as well as contracts settled through clearing houses. The amount of this risk may vary over time in line with changing market parameters which then impacts the replacement value of the relevant transactions or portfolio;
		(3) Securitisation – Securitisation means a transaction or scheme, whereby the credit risk associated with an exposure or pool of exposures is tranched, having the following characteristics:
		• payments made in the transaction or scheme are dependent

Element	Title	
		upon the performance of the exposure or pool of exposures;
		• the subordination of tranches determines the distribution of losses during the life of the risk transfer.
		Any commitment (including derivatives and liquidity lines) granted to a securitisation operation must be treated as a securitisation exposure. Most of these commitments are held in the prudential banking book;
		(4) Market Risk – Market risk is the risk of incurring a loss of value due to adverse trends in market prices or parameters, whether directly observable or not.
		Observable market parameters include, but are not limited to, exchange rates, prices of securities and commodities (whether listed or obtained by reference to a similar asset), prices of derivatives, and other parameters that can be directly inferred from them, such as interest rates, credit spreads, volatilities and implied correlations or other similar parameters.
		Non-observable factors are those based on working assumptions such as parameters contained in models or based on statistical or economic analyses, non-ascertainable in the market.
		In fixed income trading books, credit instruments are valued on the basis of bond yields and credit spreads, which represent market parameters in the same way as interest rates or foreign exchange rates. The credit risk arising on the issuer of the debt instrument is therefore a component of market risk known as issuer risk.
		Liquidity is an important component of market risk. In times of limited or no liquidity, instruments or goods may not be tradable or may not be tradable at their estimated value. This may arise, for example, due to low transaction volumes, legal restrictions or a strong imbalance between demand and supply for certain assets.
		The market risk related to banking activities encompasses the risk of loss on equity holdings on the one hand, and the interest rate and foreign exchange risks stemming from banking intermediation activities on the other hand;
		(5) Operational Risk – Operational risk is the risk of incurring a loss due to inadequate or failed internal processes, or due to external events, whether deliberate, accidental or natural occurrences. Management of operational risk is based on an analysis of the "cause – event – effect" chain.
		Internal processes giving rise to operational risk may involve employees and/or IT systems. External events include, but are not limited to floods, fire, earthquakes and terrorist attacks. Credit or market events such as default or fluctuations in value do not fall within the scope of operational risk.
		Operational risk encompasses fraud, human resources risks, legal risks, non-compliance risks, tax risks, information system risks, conduct risks (risks

Element	Title	
Denent		related to the provision of inappropriate financial services), risk related to failures in operating processes, including loan procedures or model risks, as well as any potential financial implications resulting from the management of reputation risks;
		(6) Compliance and Reputation Risk — Compliance risk is the risk of legal, administrative or disciplinary sanctions, of significant financial loss or reputational damage that a bank may suffer as a result of failure to comply with national or European laws and regulations, codes of conduct and standards of good practice applicable to banking and financial activities, or instructions given by an executive body, particularly in application of guidelines issued by a supervisory body.
		This risk is a sub-category of operational risk. However, as certain implications of compliance risk involve more than a purely financial loss and may actually damage the institution's reputation, BNPPF treats compliance risk separately.
		Reputation risk is the risk of damaging the trust placed in a corporation by its customers, counterparties, suppliers, employees, shareholders, supervisors and any other stakeholder whose trust is an essential condition for the corporation to carry out its day-to-day operations.
		Reputation risk is primarily contingent on all the other risks borne by BNPPF;
		(7) Concentration Risk – Concentration risk and its corollary, diversification effects, are embedded within each risk, especially for credit, market and operational risks using the correlation parameters taken into account by the corresponding risk models.
		It is assessed at consolidated Group level and at financial conglomerate level;
		(8) Banking Book Interest Rate Risk – Banking book interest rate risk is the risk of incurring losses as a result of mismatches in interest rates, maturities and nature between assets and liabilities. For banking activities, this risk arises in non-trading portfolios and primarily relates to global interest rate risk;
		(9) Strategic and Business Risks – Strategic risk is the risk that BNPPF's share price may fall because of its strategic decisions.
		Business risk is the risk of incurring an operating loss due to a change in the economic environment leading to a decline in revenue coupled with insufficient cost-elasticity.
		These two types of risk are monitored by the board of directors; and
		(10) Liquidity Risk – In accordance with regulations, the liquidity risk is defined as the risk that a bank will be unable to honour its commitments or unwind or settle a position due to the situation on the market or idiosyncratic factors, within a given time frame and at a reasonable price or cost.

Element	Title		
Element	Title	(a)	Difficult market and economic conditions including, without limitation, concerns regarding the ability of certain countries in the eurozone to refinance their debt obligations, could in the future have a material adverse effect on the operating environment for financial institutions and hence on BNPPF's financial condition, results of operations and cost of risk.
		(b)	Legislative action and regulatory measures taken in response to the global financial crisis may materially impact BNPPF and the financial and economic environment in which it operates.
		(c)	BNPPF's access to and cost of funding could be adversely affected by a further deterioration of the euro zone sovereign debt crisis, worsening economic conditions, a ratings downgrade, increases in credit spreads or other factors.
		(d)	The prolonged low interest rate environment carries inherent systemic risks.
		(e)	The soundness and conduct of other financial institutions and market participants could adversely affect BNPPF.
		(f)	BNPPF may incur significant losses on its trading and investment activities due to market fluctuations and volatility.
		(g)	A substantial increase in new provisions or a shortfall in the level of previously recorded provisions could adversely affect BNPPF's results of operations and financial condition.
		(h)	BNPPF may generate lower revenues from brokerage and other commission and fee-based businesses during market downturns.
		(i)	BNPPF's hedging strategies may not prevent losses.
		(j)	Significant interest rate changes could adversely affect BNPPF's revenues or profitability.
		(k)	Protracted market declines can reduce liquidity in the markets, making it harder to sell assets and possibly leading to material losses.
		(1)	BNPPF is subject to extensive and evolving regulatory regimes in the countries and regions in which it operates.
		(m)	Notwithstanding BNPPF's risk management policies, procedures and methods, it could still be exposed to unidentified or unanticipated risks, which could lead to material losses.
		(n)	While each of BNPPF's businesses manages its operational risks, these risks remain an inherent part of all of BNPPF's businesses.

Element	Title		
		(0)	BNPPF has significant counterparty risk exposure and exposure to systemic risks.
		(p)	BNPPF's competitive position could be harmed if its reputation is damaged.
		(q)	An interruption in or a breach of BNPPF's information systems may result in material losses of client or customer information, damage to BNPPF's reputation and lead to financial losses.
		(r)	Litigation or other proceedings or actions may adversely affect BNPPF's business, financial condition and results of operations.
		(s)	Uncertainty linked to fair value accounting and use of estimates.
		(t)	A deterioration of the credit rating of BNP Paribas of its debt quality could adversely affect BNPPF.
		(u)	Unforeseen external events can interrupt BNPPF's operations and cause substantial losses and additional costs.
		(v)	BNPPF may incur substantial fines and other administrative and criminal penalties for non-compliance with applicable laws and regulations, and may also incur losses in related (or unrelated) litigation with private parties.
		(w)	Intense competition in the financial services industry could adversely affect BNPPF revenues and profitability.
		(x)	Adjustments to the carrying value of BNPPF's securities and derivatives portfolios and BNPPF's own debt could have an impact on its net income and shareholders' equity.
		(y)	The expected changes in accounting principles relating to financial instruments may have an impact on BNPPF's balance sheet and regulatory capital ratios and result in additional costs.
		(z)	Risks related to the implementation of BNPP Group's strategic plans.
D.3	Key risk regarding the Securities	In addition to the risks (including the risk of default) that may affect the Issuer's ability to fulfil its obligations under the Securities or the Guarantor's ability to perform its obligations under the Guarantee, there are certain factors which are material for the purposes of assessing the risks associated with Securities issued under the Base Prospectus, including:	
		Market Risks	
		Securities are unsecured obligations;	
		Securities including leverage involve a higher level of risk and whenever there are losses on such Securities those losses may be higher than those of a	

Element	Title	
		similar security which is not leveraged
		the trading price of the Securities is affected by a number of factors including, but not limited to, (in respect of Securities linked to an Underlying Reference) the price of the relevant Underlying Reference(s), time to redemption and volatility and such factors mean that the trading price of the Securities may be below the Final Redemption Amount or value of the Entitlement
		exposure to the Underlying Reference in many cases will be achieved by the relevant Issuer entering into hedging arrangements and, in respect of Securities linked to an Underlying Reference, potential investors are exposed to the performance of these hedging arrangements and events that may affect the hedging arrangements and consequently the occurrence of any of these events may affect the value of the Securities;
		the collateral associated with one or more series of Secured Securities may be insufficient to fully mitigate a Holder's credit risk on the Issuer;
		Holders will be exposed to the credit risk on, among others, the Swap Counterparty and the issuer of the relevant Reference Collateral Assets and potential investors are exposed to the performance of these entities and associated hedging arrangements and events that may affect these entities and associated hedging arrangements and consequently the occurrence of any of these events may affect the value of the Securities;
		there are specific risks in relation to Securities linked to an Underlying Reference from an emerging or developing market (including, without limitation, risks associated with political and economic uncertainty, adverse governmental policies, restrictions on foreign investment and currency convertibility, currency exchange rate fluctuations, possible lower levels of disclosure and regulation and uncertainties as to status, interpretation and applicable of laws, increased custodian costs and administrative difficulties and higher probability of the occurrence of a disruption or adjustment event). Securities traded in emerging or developing countries tend to be less liquid and the prices of such securities more volatile. There are also specific risks in relation to dynamic securities which are intrinsically more complex making their evaluation difficult in terms of risk at the time of the purchase as well as thereafter
		Holder Risks
		the Securities may have a minimum trading amount and if, following the transfer of any Securities, a Holder holds fewer Securities than the specified minimum trading amount, such Holder will not be permitted to transfer their remaining Securities prior to redemption without first purchasing enough additional Securities in order to hold the minimum trading amount;
		the meetings of Holders provisions permit defined majorities to bind all Holders;
		in certain circumstances Holders may lose the entire value of their

Element	Title	
Ziemene		investment;
		Issuer/Guarantor Risks
		a reduction in the rating, if any, accorded to outstanding debt securities of the Issuer or Guarantor by a credit rating agency could result in a reduction in the trading value of the Securities;
		certain conflicts of interest may arise (see Element E.4 below);
		in certain circumstances (including, without limitation, as a result of restrictions on currency convertibility and/or transfer restrictions), it may not be possible for the Issuer to make payments in respect of the Securities in the Settlement Currency specified in the applicable Final Terms. In these circumstances, the payment of principal and/or interest may occur at a different time and/or made in USD and the market price of such Securities may be volatile;
		Legal Risks
		the occurrence of an additional disruption event or optional additional disruption event may lead to an adjustment to the Securities, early redemption or may result in the amount payable on scheduled redemption being different from the amount expected to be paid at scheduled redemption and consequently the occurrence of an additional disruption event and/or optional additional disruption event may have an adverse effect on the value or liquidity of the Securities;
		in certain circumstances settlement may be postponed or payments made in USD if the Settlement Currency specified in the applicable Final Terms is not freely transferable, convertible or deliverable;
		expenses and taxation may be payable in respect of the Securities;
		the Securities may be redeemed in the case of illegality or impracticability and such redemption may result in an investor not realising a return on an investment in the Securities;
		any judicial decision or change to an administrative practice or change to English law or French law, as applicable, after the date of the Base Prospectus could materially adversely impact the value of any Securities affected by it;
		Secondary Market Risks
		the only means through which a Holder can realise value from the Security prior to its Maturity Date, is to sell it at its then market price in an available secondary market and that there may be no secondary market for the Securities (which could mean that an investor has to wait until redemption of the Securities to realise a greater value than its trading value);
		an active secondary market may never be established or may be illiquid and this may adversely affect the value at which an investor may sell its Securities

Element	Title	
		(investors may suffer a partial or total loss of the amount of their investment);
		for certain issues of Securities, BNP Paribas Arbitrage S.N.C. is required to act as market-maker. In those circumstances, BNP Paribas Arbitrage S.N.C. will endeavour to maintain a secondary market throughout the life of the Securities, subject to normal market conditions and will submit bid and offer prices to the market. The spread between bid and offer prices may change during the life of the Securities. However, during certain periods, it may be difficult, impractical or impossible for BNP Paribas Arbitrage S.N.C. to quote bid and offer prices, and during such periods, it may be difficult, impracticable or impossible to buy or sell these Securities. This may, for example, be due to adverse market conditions, volatile prices or large price fluctuations, a large marketplace being closed or restricted or experiencing technical problems such as an IT system failure or network disruption;
		Risks Relating to Underlying Reference Asset(s)
		In addition, there are specific risks in relation to Securities which are linked to an Underlying Reference (including Hybrid Securities) and an investment in such Securities will entail significant risks not associated with an investment in a conventional debt security. Risk factors in relation to Underlying Reference linked Securities include:
		exposure to one or more index, adjustment events and market disruption or failure to open of an exchange which may have an adverse effect on the value and liquidity of the Securities
		Risks relating to specific types of products
		The following risks are associated with SPS Products
		Vanilla Products
		Investors may be exposed to a partial or total loss of their investment. The return depends on the performance of the Underlying Reference(s).
D.6	Risk warning	See Element D.3 above.
		In the event of the insolvency of the Issuer or if it is otherwise unable or unwilling to repay the Securities when repayment falls due, an investor may lose all or part of his investment in the Securities.
		If the Guarantor is unable or unwilling to meet its obligations under the Guarantee when due, an investor may lose all or part of his investment in the Securities.

Section E – Offer

Element	Title	

Element	Title		
E.2b	Reasons for the offer and use of proceeds	The net proceeds from each issue of Securities by BP2F will be applied by BP2F for its general corporate purposes.	
E.3	Terms and conditions of the offer	This issue of Securities is being offered in a Non-Exempt Offer in Belgium.	
		The issue price of the Securities is 102 per cent. of their nominal amount	
E.4	Interest of natural and legal persons involved in the issue/offer	The Managers will be paid aggregate commissions equal to 2 per cent. of the nominal amount of the Securities.	
		Other than as mentioned above, so far as the Issuer is aware, no person involved in the issue of the Securities has an interest material to the offer, including conflicting interests.	
E.7	Expenses charged to the investor by the Issuer	No expenses are being charged to an investor by the Issuer. For this specific issue, however, expenses may be charged by an Authorised Offeror (as defined above) in the range between 0 per cent. and 2.00 per cent. of the nominal amount of the Securities to be purchased by the relevant investor.	