#### FINAL TERMS

Terms used in the final terms below (the "**Final Terms**") shall be deemed to be defined as such for the purposes of the Terms and Conditions of the Notes set forth in the Base Prospectus (and the Supplements thereto, if any)(the "**Terms and Conditions**").

**PROHIBITION OF SALES TO EEA RETAIL INVESTORS** – The Notes are not intended to be offered, sold or otherwise made available to and should not be offered, sold or otherwise made available to any retail investor in the European Economic Area ("**EEA**"). For these purposes, a retail investor means a person who is one (or more) of: (i) a retail client as defined in point (11) of Article 4(1) of Directive 2014/65/EU (as amended, "**MiFID II**"); (ii) a customer within the meaning of Directive 2016/97/EU (as amended, the "**Insurance Distribution Directive**"), where that customer would not qualify as a professional client as defined in point (10) of Article 4(1) of MiFID II; or (iii) not a qualified investor as defined in Regulation (EU) 2017/1129 of the European Parliament and of the Council of 14 June 2017 on the prospectus to be published when securities are offered to the public or admitted to trading on a regulated market, as amended (the "**Prospectus Regulation**"). Consequently no key information document required by Regulation (EU) No 1286/2014 (as amended, the "**PRIIPs Regulation**") for offering or selling the Notes or otherwise making them available to retail investors in the EEA has been prepared and therefore offering or selling the Notes or otherwise making them available to any retail investor in the EEA may be unlawful under the PRIIPS Regulation.

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

**MiFID II PRODUCT GOVERNANCE / PROFESSIONAL INVESTORS AND ELIGIBLE COUNTERPARTIES ONLY TARGET MARKET** – Solely for the purposes of the manufacturer's product approval process, the target market assessment in respect of the Notes has led to the conclusion that: (i) the target market for the Notes is eligible counterparties and professional clients, each as defined in Directive 2014/65/EU (as amended, "**MiFID II**"); and (ii) all channels for distribution of the Notes are appropriate including investment advice, portfolio management, non-advised sales and pure execution services. Any person subsequently offering, selling or recommending the Notes (a "**distributor**") should take into consideration the manufacturer's target market assessment in respect of the Notes (by either adopting or refining the manufacturer's target market assessment) and

determining appropriate distribution channels, subject to the distributor's suitability and appropriateness obligations under MiFID II, as applicable.

**UK MIFIR PRODUCT GOVERNANCE / PROFESSIONAL INVESTORS AND ELIGIBLE COUNTERPARTIES ONLY TARGET MARKET** – Solely for the purposes of the manufacturer's product approval process, the target market assessment in respect of the Notes has led to the conclusion that: (i) the target market for the Notes is eligible counterparties, as defined in the FCA Handbook Conduct of Business Sourcebook ("**COBS**") and professional clients, as defined in Regulation (EU) No 600/2014 as it forms part of domestic law by virtue of the European Union (Withdrawal) Act 2018 ("**UK MiFIR**"); and (ii) all channels for distribution of the Notes are appropriate including investment advice, portfolio management, non-advised sales and pure execution services. Any person subsequently offering, selling or recommending the Notes (a "**distributor**") should take into consideration the manufacturer's target market assessment; however, a distributor subject to the FCA Handbook Product Intervention and Product Governance Sourcebook (the "**UK MiFIR Product Governance Rules**") is responsible for undertaking its own target market assessment in respect of the Notes (by either adopting or refining the manufacturer's target market assessment) and determining appropriate distribution channels.

#### **Final Terms**

dated 21 July 2021

#### **UniCredit Bank AG**

#### Legal Entity Identifier: 2ZCNRR8UK83OBTEK2170

Issue of EUR 500,000,000 Callable Unsubordinated Senior Non-Preferred 7NC6-Year Floating Rate Notes

(the "Notes")

Issue Price: 100 per cent. Series number 2110 Tranche number 1 Trade Date: 14 July 2021

#### under the <u>EUR 50,000,000,000</u> <u>Debt Issuance Programme of</u> <u>UniCredit Bank AG</u>

This document constitutes the Final Terms for the Notes described herein for the purposes of Article 8 para. 5 of Regulation (EU) 2017/1129 of the European Parliament and of the Council of 14 June 2017 on the prospectus to be published when securities are offered to the public or admitted to trading on a regulated market, as amended (the "**Prospectus Regulation**"). In order to get full information, the Final Terms are to be read together with the information contained in (a) the base prospectus dated 31 March 2021 (the "**Base Prospectus**"), (b) the supplement to the Base Prospectus according to Article 23 of the Prospectus Regulation dated 21 May 2021 (the "**Supplement**") and (c) the registration document of the Issuer dated 17 May 2021 (the "**Registration Document**") which has been incorporated by reference into the Base Prospectus. These Final Terms will be published on the website of the Issuer (https://www.onemarkets.de).

The aforementioned documents are available on the websiteshttps://www.onemarkets.de/basisprospekteandhttps://www.onemarkets.de/de/rechtliches/registrierungsdokumente-uvp.html.and

## Part I

## § 1 Series, Form of Notes, Issuance of Additional Notes

Issue Date	21 July 2021			
Specified	Euro ("EUR")			
Aggregate	Principal Amount:			
(i)	Series:	EUR 500,000,000		
(ii)	EUR 500,000,000			
Specified 1	Denomination:	EUR 100,000		
Form of N	otes:			
	Temporary Global Note – Exchange (TEFRA D)			
×	Permanent Global Note (TEFRA C)			
	Permanent Global Note (neither TEFRA D nor TEFRA C)			
×	Classical Global Note			
	New Global Note			
Clearing System:				
X	Clearstream Banking AG, Frankfurt am Main Mergenthalerallee 61 65760 Eschborn Germany			
	Clearstream Banking, S.A., Luxembourg 42 Avenue JF Kennedy 1855 Luxembourg Luxembourg			
	Euroclear Bank SA/NV Boulevard du Roi Albert II 1210 Brussels Belgium			
	Other Clearing System			

§ 2 Interest

□ Option I: Fixed Rate Notes Option I: Festverzinsliche Schuldverschreibungen

## **Option II: Floating Rate Notes**

Interest Commencement Date:			21 July 2021		
Fixed to Floating Rate Notes:			No		
specified Interest Payme		fied Interest Payment Date(s):	21 April, 21 July, 21 October and 21 January of each year, commencing on 21 October 2021		
	specif	fied Interest Period(s):			
	Scree	n Rate Determination:			
	X	Floating Rate Notes where interest is linked to the Euro Interbank Offered Rate (EURIBOR) <sup>®</sup>			
		EURIBOR (Brussels time / TARGET2 Banking Day / Interbank market in the Euro-Zone)	3 months		
		Screen page:	Reuters screen page EURIBOR01 or any successor screen page		
		Interest Rate applicable following a Discontinuation Event:	offered quotation or arithmetic mean of the offered quotations		
		Interpolation:	No		
		Floating Rate Notes where interest is linked to a Constant Maturity Swap Rate:			
	Facto	r:	Not applicable		
	Marg	in:	0.945 per cent. per annum		
	🗷 plus				
		□ minus			
	Interest Determination Date:		second TARGET2 Banking Day prior to the commencement of the relevant Interest Period		
	ISDA Determination				
Minimum and Maximum Interest Rate:					
	×	Minimum Interest Rate:	0.00 per cent. per annum		
		Maximum Interest Rate			

#### **Option III: Zero Coupon Rate Notes**

#### **Option IV: Inflation Linked Notes**

#### **Day Count Fraction:**

- Actual/Actual (ICMA)
- Actual/Actual (ISDA)
- □ Actual/365 (fixed)
- Actual/360
- □ 30/360, 360/360 or Bond Basis
- □ 30/360, 360/360 or Bond Basis
- □ 30E/360 or Eurobond Basis (ISDA 2000)
- □ 30E/360 or Eurobond Basis (ISDA 2006)
- □ 30E/360 (ISDA)

#### § 3 Maturity, Redemption Amount, Optional Redemption at the Option of the Issuer (Call Option)

Maturity	Date	21 July 2028		
Redemption Amount:				
	□ Specified Denomination			
X	<ul> <li>Aggregate Principal Amount</li> </ul>			
	Oth	er amount		
Optional Redemption at the Option of the Issuer (Call Option): Yes				
Call Date(s):			21 July 2027	
Right to redeem the Notes in part:		No		
Notice period:				
Minimum notice period:		5 Banking Days		
Maximum notice period:		30 Banking Days		
Optional Redemption Amount(s):				
		Specified Denomination		
	×	Aggregate Principal Amount		
		Other amount		

Optional Redemption at the Option of the No Noteholders (Put Option):

#### § 4 (Noteholders' Extraordinary Termination Right)

Extraordinary termination right of Noteholders No

#### § 5 Payments

Dual currency Notes:NoBusiness Day Convention:	
Rusings Day Convention:	
Dusiness Day Convention.	
□ Following Business Day Convention	
Floating Rate Convention	
Modified Following Business Day Convention	
Preceding Business Day Convention	
Adjustment: Yes	
Banking Day:TARGET2, Milan and MRenminbi as Specified Currency:No	unich

#### § 6 Principal Paying Agent, Paying Agent, Calculation Agent

Principal Paying Agent:

Additional Paying Agent(s):

Calculation Agent:

UniCredit Bank AG, Arabellastrasse 12, 81925 Munich, Germany

Not Applicable

UniCredit Bank AG, Arabellastrasse 12, 81925 Munich, Germany

#### § 8 Status

Status of the Notes:

□ Unsubordinated (Preferred)

□ Eligible

**I** Unsubordinated non-preferred

□ Subordinated

See also Appendix 1 to these Final Terms for further information.

§ 10 Notices

Banking Day:

TARGET2, Milan and Munich

#### § 14 Applicable Law, Place of Performance, Place of Jurisdiction, Language

Language of Terms and Conditions:

- □ English and German (English binding) (Whereas the translation into the German language will not be part of these Final Terms.)
- □ German and English (German binding) (Whereas the translation into the English language will not be part of these Final Terms.)
- Sonly English

#### § 15 Amendments to Terms and Conditions

Amendments to Terms and Conditions

Yes

Meeting of Noteholders:

- $\Box$  with a physical meeting
- without a physical meeting persuant to § 18 SchVG

Limited liability of the common representative of Not applicable the Noteholders:

#### Part II

# DISCLOSURE REQUIREMENTS RELATED TO DEBT SECURITIES WITH A DENOMINATION PER UNIT OF AT LEAST EUR 100,000

### **Material Interest**

	erest of na ie/offer	tural and legal persons involved in the	As set out in the Base Prospectus
Rea	asons for	the Offer and Use of Proceeds	As set out in the Base Prospectus
Cla	ssical Glo	bal Note or New Global Note:	
x	Classic	al Global Note	
		Intended to be held in a manner which would allow ECB eligibility	
	New G	lobal Note	
Sec	curities Id	lentification Numbers	
	Common	Code:	236759709
	ISIN Coo	le:	DE000HV2AYL8
	German	Securities Code (WKN):	HV2AYL
Yie	ld		
Yield on issue price:		e price:	Not applicable. The yield of the Notes cannot be calculated as of the issue date.
Me	thod of D	Distribution	
	🗴 Non-	Syndicated	
	□ Synd	icated	
Ma	nagemen	t Details	
Dealer/Management Group:		gement Group:	UniCredit Bank AG
Co	mmission	s	
Listing Commission:		nission:	Not applicable
Estimate of the total expenses related to admission to trading:		he total expenses related to admission	Not applicable
Stabilising Manager(s):		/lanager(s):	Not applicable
Lis	ting(s) an	d admission to trading	No
	Munich S	Stock Exchange	
	🗆 Regu	lated Market	
	□ Othe	r Market Segment	

□ Luxembourg Stock Exchange

- □ Regulated Market
- EuroMTF
- □ Other:
- □ Rating

Not applicable

Each of Moody's, S&P and Fitch is established in the European Union and is registered or has applied for registration pursuant to Regulation (EC) No 1060/2009 of the European Parliament and of the Council of 16 September 2009 on credit rating agencies, as amended (the "**CRA Regulation**").

The European Securities and Markets Authority ("**ESMA**") publishes on its website (www.esma.europa.eu) a list of credit rating agencies registered in accordance with the CRA Regulation. The list is updated within five working days following the adoption of a decision under Article 16, 17 or 20 CRA Regulation. The European Commission shall publish that updated list in the Official Journal of the European Union within 30 days following such update.

Amounts payable under the Notes will be calculated by reference to EURIBOR<sup>®</sup>, which is currently provided by European Money Markets Institute (EMMI). As at the date of these Final Terms, EMMI does appear on the register of administrators and benchmarks established and maintained by the European Securities and Markets Authority ("ESMA") pursuant to Article 36 of the Regulation (EU) 2016/1011 (the "Benchmark Regulation").

#### Appendix 1

## The following wording specifies the wording provided for in § 8(6) of Option II of the Terms and Conditions and applies to the Notes:

By the acquisition of the Notes, each Noteholder acknowledges and agrees to be bound by the exercise of any statutory write-down, transfer and/or conversion power existing from time to time under any laws, regulations, rules or requirements, whether relating to the resolution or independent of any resolution action, of credit institutions, investment firms in effect and applicable to the Issuer, including (but not limited to) any such laws, regulations, rules or requirements that are implemented, adopted or enacted within the context of any European Union directive or regulation of the European Parliament and of the Council establishing a framework for the recovery and resolution of credit institutions and investment firms and/or within the context of a member state resolution regime or otherwise, pursuant to which liabilities of a credit institution or investment firm can be reduced, cancelled and/or converted into shares or obligations of the obligor or any other person.