ПРОСПЕКТ ЦЕННЫХ БУМАГ ИНОСТРАННОГО ЭМИТЕНТА

БрокерКредитСервис Стракчэрд Продактс ПиЭлСи

(полное фирменное наименование эмитента (эмитента представляемых ценных бумаг))

Облигации с доходностью, привязанной к цене акций (стандартные облигации с возможностью автоматического досрочного погашения и накопительным купоном) со сроком погашения в ноябре 2025 года, ISIN – XS2252527424

(вид, категория (тип), форма ценных бумаг, ISIN и их иные идентификационные признаки)

Номинальная стоимость 1 250 долларов, количество 4 000 штук, срок погашения 05 ноября 2025 года

(номинальная стоимость (если имеется) и количество ценных бумаг, для облигаций также указывается срок погашения)

Информация, содержащаяся в настоящем проспекте ценных бумаг, подлежит раскрытию в соответствии с законодательством Российской Федерации о ценных бумагах

Настоящим подтверждается достоверность и полнота всей информации, содержащейся в проспекте ценных бумаг.

БрокерКредитСервис Стракчэрд Продакте ПиЭлСи (полное фирменное наименование эмитента (эмитента представляемых ценных бумаг), подписывающего проспект ценных бумаг иностранного эмитента) Директор Евгениос Баязидис (наименование должности (подпись) (И.О. Фамилия) руководителя или иного лица, подписывающего проспект ценных бумаг от имени эмитента (эмитента представляемых ценных бумаг), название и реквизиты документа, на основании которого иному лицу предоставлено право подписывать проспект ценных бумаг от имени эмитента (эмитента представляемых ценных бумаг)) Дата «11» ноября 2020 года

Настоящий проспект ценных бумаг иностранного эмитента (далее — Проспект) составлен в соответствии с Правилами и требованиями к содержанию и составу сведений проспекта ценных бумаг иностранного эмитента, утвержденными Приказом Председателя Правления ПАО Московская Биржа от 10.04.2018 № 675-од.

Ниже приведена ссылка на документ, содержащий информацию об эмитенте и программе облигаций (далее – Базовый проспект):

- Базовый проспект программы по выпуску облигаций от 20 декабря 2019г.: https://www.e-disclosure.ru/portal/FileLoad.ashx?Fileid=1605184
- Изменения в базовый проспект программы по выпуску облигаций от 10 июня 2020г.: https://www.e-disclosure.ru/portal/FileLoad.ashx?Fileid=1641290
- Изменения в базовый проспект программы по выпуску облигаций от 13 октября 2020г.: https://www.e-disclosure.ru/portal/FileLoad.ashx?Fileid=1665978

FINAL TERMS

Final Terms dated 5 November 2020

BROKERCREDITSERVICE STRUCTURED PRODUCTS PLC

(incorporated in The Republic of Cyprus) (as Issuer)

Issue of Series 2020-30 USD 5,000,000 Share Linked Notes (Autocall Standard Notes with Snowball Digital Coupon) due November 2025

(the "Notes")

under the EUR 20,000,000,000 Euro Medium Term Note Programme

(the "Programme")

Any person making or intending to make an offer of the Notes may only do so in circumstances in which no obligation arises for the Issuer or the Dealer to publish a prospectus pursuant to Article 3 of Regulation (EU) 2017/1129 (the "**Prospectus Regulation**") or to supplement a prospectus pursuant to Article 23 of the Prospectus Regulation, in each case, in relation to such offer.

Neither the Issuer nor the Dealer has authorised, nor do they otherwise, the making of any offer of Notes in any other circumstances.

MiFID II product governance / Retail investors, professional investors and ECPs target market — Solely for the purposes of the manufacturer's product approval process, the target market as sessment in respect of the Notes has led to the conclusion that: (i) the target market for the Notes is eligible counterparties, professional clients and retail clients each as defined in Directive 2014/65/EU (as amended, "MiFID II"); (ii) all channels for distribution to eligible counterparties and professional clients are appropriate; and (iii) the following channels for distribution of the Notes to retail clients are appropriate – investment advice, portfolio management, non-advised sales and pure execution services – subject to the distributor's suitability and appropriateness obligations under MiFID II, as applicable. 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 MiFID II 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, subject to the distributor's suitability and appropriateness obligations under MiFID II, as applicable.

PART A - CONTRACTUAL TERMS

Terms used but not otherwise defined 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", "Annex 1 – Terms and Conditions for Payouts" and "Annex 3 – Additional Terms and Conditions for Share Linked Notes" in the Base Prospectus dated 20 December 2019 and the Supplements to the Base Prospectus dated 10 June 2020 and 13 October 2020, respectively, which together constitute a base prospectus (the "Base Prospectus") for the purposes of Regulation (EU) 2017/1129 (the "Prospectus Regulation"). This document constitutes the Final Terms of the Notes described herein for the purposes of the Prospectus Regulation, and must be read in conjunction with the Base Prospectus.

Full information on the Issuer 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, the Supplement to 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 from Citibank, N.A., London Branch (in its capacity as Fiscal Agent).

The Base Prospectus and these Final Terms will also be available on the Euronext Dublin website (www.ise.ie). 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 Notes is annexed to these Final Terms.

1.	Issue	er:	BrokerCreditService Structured Products plc
2.	(i)	Series Number:	2020-30
	(ii)	Tranche Number:	1
	(iii)	Fiscal Agency Agreement:	Applicable
3.	Spec	ified Currency:	United States Dollars ("USD")
4.	Aggr	regate Nominal Amount:	
	(i)	Series:	USD 5,000,000
	(ii)	Tranche:	USD 5,000,000
5.	Issue	Price of Tranche:	100 per cent. of the Aggregate Nominal Amount
6.	Mini	mum Trading Size:	Not Applicable
7.	(i)	Specified Denominations:	USD 1,250
	(ii)	Calculation Amount:	USD 1,250
8.	(i)	Issue Date and Interest Commencement Date:	5 November 2020
9.	Matu	rity Date:	5 November 2025 or if such day is not a Business Day the immediately succeeding Business Day unless it would thereby fall into the next calendar month, in which event it will be brought forward to the immediately preceding Business Day (the "Scheduled Maturity Date")
10.	Form	of Notes:	Registered

11.	Inter	est Basis:	Share Linked Interest (further particulars described below)
12.	Coup	oon Switch:	Not Applicable
13.	Rede	emption/Payment Basis:	Share Linked Redemption Payout Switch: Not Applicable
14.	Chan	ge of Interest Bas is or Redemption/Payment Basis:	Not Applicable
15.	Put/0	Call Options:	Not Applicable
16.	Settle	ement Currency:	USD
17.	Knoo	ck-in Event:	Not Applicable
18.	Knoo	ck-out Event:	Not Applicable
19.	Meth	nod of distribution:	Non-syndicated
20.	Hybr	id Securities:	Not Applicable
21.	Pega	sus Notes:	Not Applicable
PROVISIO	NS RI	ELATING TO INTEREST (IF ANY) PAYABLE	
22.	Intere	est:	Applicable
	(i)	Specified Period:	Not Applicable
	(ii)	Interest Period(s):	From (and including) an Interest Period End Date (or the Issue Date in the case of the first Interest Period) to (but excluding) the next following Interest Period End Date (or the Scheduled Maturity Date in the case of the last Interest Period).
	(iii)	Interest Period End Date(s):	Each 5 May and 5 November in each calendar year from (and including) 5 May 2021 up to (and including) the Scheduled Maturity Date (or, if any such day is not a Scheduled Trading Day, the next following Scheduled Trading Day)
	(iv)	Business Day Convention for Interest Period End Date(s):	Not Applicable
	(v)	Interest Payment Date(s):	The third Business Day following each Interest Period End Date, provided that the Interest Payment Date in respect of the last Interest Period shall be the date falling three (3) Business Days following the Scheduled Maturity Date
	(vi)	Business Day Convention for Interest Payment Date(s):	Following

Party responsible for calculating the Rate(s) of BrokerCreditService (Cyprus) Interest and Interest Amount(s) (if not the Limited Calculation Agent): (viii) Margin(s): Not Applicable (ix) Minimum Interest Rate: Not Applicable (x) Maximum Interest Rate: Not Applicable (xi) Day Count Fraction: Actual/Actual(ISDA) (xii) Determination Dates: Not Applicable (xiii) Accrual to Redemption: Not Applicable (xiv) Rate of Interest: Coupon Rate (xv) Coupon Rate: Snowball Digital Coupon applicable (xvi) Rate(i): 16.5 percent, perannum Snowball Digital Coupon applicable: (i) Snowball Digital Coupon Condition: Equalto or greater than (ii) SPS Coupon Valuation Date: Each Interest Period End Date and the Scheduled Maturity Date (to the extent it is not an Interest Period End Date) (iii) SPS Coupon Valuation Period: Not Applicable (iv) SPS Date Weighting: Not Applicable Snowball Barrier Value: (v) Worst Value Snowball Level: 70 percent. VALUATION METHODOLOGIES FOR COUPON PAYMENTS Payout Conditions: Applicable Worst Value is applicable (i) SPS Valuation Date: Each SPS Coupon Valuation Date (ii) Underlying Reference: Share Linked (iii) Underlying Reference Closing Price Value: Closing Price (iv) Closing Price: As per Annex 3 (Additional Terms and Conditions for Share Linked Notes) (v) Scheduled Trading Day: All Shares Basis. (vi) Shares: See paragraph 30(i) below. (vii) Strike Date: 5 November 2020

23.

	(xi)	Underling Reference Strike Price:	Strike	e Price Closing Value
	(xii)	FX Conversion:	Not A	Applicable
	(xiii)	Underlying Reference FX Level:	Not A	Applicable
	(xiv)	Underlying Reference FX Strike Level:	Not A	Applicable
	(xv)	Strike Period:	Not A	Applicable
	(xvi)	Barrier Percentage Strike Price:	Not A	Applicable
24.	Fixed	Rate Provisions:	Not A	Applicable
25.	Floati	ng Rate Provisions:	Not A	Applicable
26.	Screen	n Rate Determination:	Not A	Applicable
27.	ISDA	Determination:	Not A	Applicable
28.	Zero C	Coupon Provisions:	Not A	Applicable
29.	Index	Linked Interest Provisions:	Not A	Applicable
30.	Share	Linked Interest Provisions:	Appl	icable
	(i)	Share(s)/Share Company/Basket of	Bask	et of Shares comprising of
		Shares/GDR/ADR:	(i)	the common stock of Chevron Corporation (Bloomberg Code: CVX:US; ISIN: US1667641005) (the "Chevron Shares");
			(ii)	the common stock of Exxon Mobil Corp. (Bloomberg Code: XOM:US; ISIN: US30231G1022) (the "Exxon Shares");
			(iii)	the common stock of EOG Resources Inc. (Bloomberg Code: EOG:US; ISIN: US26875P1012) (the "EOG Shares");
			(iv)	the common stock of ConocoPhillips (Bloomberg Code COP:US; ISIN: US20825C1045) (the "Conoco Shares"); and
			(v)	the ordinary A shares of Royal Dutch Shell PLC (Bloomberg Code RDSA:NA; ISIN: GB00B03MLX29) (the "Shell Shares").

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Applicable

In respect of:

Relative Performance Basket:

Share Currency:

(ii)

(iii)

		(ii)	Shell Shares – Euro.
(iv)	ISIN of Share(s):	See par	agraph 30(i) above.
(v)	Screen Page/Exchange Code:	See par	agraph 30(i) above.
(vi)	Averaging:	Averag Notes.	ing does not apply to the
(vii)	Strike Date:	5 Nove	mber 2020
(viii)	Interest Valuation Time:	Schedu	led Closing Time
(ix)	Interest Valuation Date(s):	Each S	PS Coupon Valuation Date
(x)	Observation Date(s):	Not Ap	plicable
(xi)	Observation Period:	Not Ap	plicable
(xii)	Exchange Business Day:	All Sha	res Basis
(xiii)	Scheduled Trading Day:	All Sha	res Basis
(xiv)	Exchange(s):	In respe	ect of:
			each of the Chevron Shares; Exxon Shares; EOG Shares; and Conoco Shares, the New York Stock Exchange; and
		35 35	the Shell Shares, the Euronext Amsterdam.
(xv)	Related Exchange(s):	All Excl	hanges
(xvi)	Weighting:	Not Ap	plicable
(xvii)	Valuation Time:	Schedu	led Closing Time
(xviii)	Share Correction Period:	As per t	the Conditions
(xix)	Optional Additional Disruption Events:		llowing Optional Additional ion Events apply to the Notes:
		Increas	ed Cost of Hedging
		Insolve	ncy Filing
(xx)	Trade Date:	5 Nove	mber 2020
(xxi)	Market Disruption:		ed Maximum Days of ion will be equal to eight in ofeach Share
(xxii)	Tender Offer:	Applica	able
(xxiii)	Listing Change:	Applica	able
(xxiv)	Listing Suspension:	Applica	able

Chevron Shares; Exxon Shares; EOG Shares; and Conoco Shares - USD; and

(i)

	(xxv)	Illiquidity:	Not Applicable
	(xxvi) Extraor	Delayed Redemption on the Occurrence of an dinary Event:	Not Applicable
31.	Commo	odity Linked Interest Provisions:	Not Applicable
32.	Fund L	inked Interest Provisions:	Not Applicable
33.	ETI Lir	aked Interest Provisions:	Not Applicable
34.	Foreign	n Exchange (FX) Rate Linked Interest Provisions:	Not Applicable
35.	Underl	ying Interest Rate Linked Interest Provisions:	Not Applicable
36.	Credit I	Linked Notes:	Not Applicable
37.	Additio	onal Business Centre(s):	Any day on which commercial banks are open for business in New York (United States of America), London (the United Kingdom) and Limassol (Republic of Cyprus)
PROVISIO	NS REL	ATING TO REDEMPTION	
38.	Final R	edemption Amount:	Final Payout
39.	Final Pa	ayout:	Applicable
	Autoca	Il Standard Notes	
	(i)	FR Barrier Value:	Worst Value
	(ii)	Final Redemption Condition Level:	100 percent.
	(iii)	FR Exit Rate:	0 percent.
	(iv)	SPS Knock-in Valuation:	Applicable: less than
			Knock-in Level: 70 per cent.
	(v)	Knock-in Determination Day:	The last SPS Coupon Valuation Date
	(vi)	Knock-in Determination Period:	Not Applicable
	(vii)	Knock-in Value:	Worst Value
	(viii)	Coupon Airbag Percentage:	0 percent.
	(ix)	Final Redemption Value:	Worst Value divided by 70%
	(x)	SPS Valuation Date:	Knock-in Determination Day
	(xi)	SPS FR Barrier Valuation Date(s):	Knock-in Determination Day
VALUATIO	N MET	HOD FOR REDEMPTION PAYMENT:	
40.	Payout	Conditions:	Applicable

Worst Value is applicable

	(i)	SPS Valuation Date:	Each of the SPS FR Barrier Valuation Date, the Knock-in Determination Day and each of the Automatic Early Redemption Valuation Dates
	(iii)	Underlying Reference:	Share Linked
	(v)	Underlying Reference Closing Price Value:	Closing Price
	(vi)	Closing Price:	As per Annex 3 (Additional Terms and Conditions for Share Linked Notes)
	(vii)	Scheduled Trading Day:	See paragraph 30(xiii) above.
	(viii)	Shares:	See paragraph 30(i) above.
	(ix)	Strike Date:	5 November 2020
	(x)	Underling Reference Strike Price:	Strike Price Closing Value
	(xi)	FX Conversion:	Not Applicable
	(xii)	Underlying Reference FX Level:	Not Applicable
	(xiii)	Underlying Reference FX Strike Level:	Not Applicable
	(xiv)	Strike Period:	Not Applicable
	(xv)	Barrier Percentage Strike Price:	Not Applicable
41.	Autom	atic Early Redemption:	Applicable
	(i)	Automatic Early Redemption Event:	Automatic Early Redemption Event 1: "greater than or equal to"
	(ii)	Automatic Early Redemption Valuation Time:	Scheduled Closing Time
	(iii)	Automatic Early Redemption Payout:	SPS Automatic Early Redemption Payout 1:
			AER Redemption Percentage: 100 percent.
			AER Exit Rate: AER Rate
	(iv)	Automatic Early Redemption Date(s):	In respect of an Automatic Early Redemption Valuation Date, the Interest Payment Date immediately following such Automatic Early Redemption Valuation Date
	(v)	Automatic Early Redemption Price:	100 percent.
	(vi)	Automatic Early Redemption Percentage:	Not Applicable
	(vii)	Automatic Early Redemption Percentage Up:	Not Applicable
	(viii)	Automatic Early Redemption Percentage Down:	Not Applicable

(x)	AER Exit Rate:	Not Applicable
(xi)	AER Screen Page:	Not Applicable
(xii)	AER Specified Time:	Not Applicable
(xiii)	AER Reference Rate Determination Date:	Not Applicable
(xiv)	AER Margin:	Not Applicable
(xv)	Automatic Early Redemption Valuation Date(s):	Each Interest Period End Date (except for the Interest Period End Date scheduled to fall on 5 November 2025 respectively).
(xvi)	Observation Price Source:	Not Applicable
(xvii)	Underlying Reference Level:	Not Applicable
(xviii)	SPS AER Valuation:	Applicable SPS AER Value 1: Worst Value
(xix)	AER Event 1 Underlyings:	See paragraph 30(i) above
(xx)	AER Event 2 Underlyings:	Not Applicable
(xxi)	AER Event 1 Basket:	Not Applicable
(xxii)	AER Event 2 Bas ket:	Not Applicable
(xxiii)	AER Day Count Fraction:	Not Applicable
(xxiv)	Cut-off Date:	Not Applicable
(xxv)	Early Redemption Leverage Factor:	Not Applicable
(xxvi)	QR Price in respect of the Basket Price:	Not Applicable
(xxvii)	QR Price in respect of the Final Price:	Not Applicable
(xxviii)	QR Price in respect of the Initial Price:	Not Applicable
Call Opt	ion:	Not Applicable
Put Opti	on:	Not Applicable
Aggrega	ation:	Not Applicable
Index Li	nked Redemption Amount:	Not Applicable
Share Li	nked Redemption Amount:	Applicable
	Share(s)/Share Company/Basket of Shares/GDR/ADR:	See paragraph 30(i) above.
(ii)	Relative Performance Basket:	Applicable
(iii)	Share Currency:	See paragraph 30(iii) above.

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(iv)	ISIN of Share(s):	See paragraph 30(i) above.
(v)	Screen Page/Exchange Code:	See paragraph 30(i) above.
(vi)	Averaging:	Averaging does not apply to the Notes.
(vii)	Strike Date:	5 November 2020
(viii)	Redemption Valuation Date:	Each SPS Valuation Date
(ix)	Observation Date(s):	Not Applicable
(x)	Observation Period:	Not Applicable
(xi)	Exchange Business Day:	All Shares Basis
(xii)	Scheduled Trading Day:	All Shares Basis
(xiii)	Exchange(s):	See paragraph 30(xiv) above.
(xiv)	Related Exchange(s):	All Exchanges
(xv)	Weighting:	Not Applicable
(xvi)	Valuation Time:	Scheduled Closing Time
(xvii)	Share Correction Period:	As per Conditions
(xviii)	Optional Additional Disruption Events:	The following Optional Additional Disruption Events apply to the Notes:
		Increased Cost of Hedging
		Insolvency Filing
(xix)	Trade Date:	5 November 2020
(xx)	Market Disruption:	Specified Maximum Days of Disruption will be equal to eight in respect of each Share
(xxi)	Tender Offer:	Applicable
(xxii)	Delayed Redemption on the Occurrence of an Extraordinary Event:	Not Applicable
(xxiii)	Listing Change:	Applicable
(xxiv)	Listing Suspension:	Applicable
(xxv)	Illiquidity:	Not Applicable
Commo	dity Linked Redemption Amount:	Not Applicable
Fund L	inked Redemption Amount:	Not Applicable
Credit I	Linked Notes:	Not Applicable
ETI Lir	ked Redemption Amount:	Not Applicable

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51. Foreign Exchange (FX) Rate Linked Redemption Amount: Not Applicable

52. Underlying Interest Rate Linked Not Applicable

53. Early Redemption Amount:

An amount equal to the sum of the Principal Amount then

outstanding and any interest accrued on such Principal Amount up to (and excluding) the date of redemption (and, for the avoidance of doubt, the redemption amount in respect of each Security (of the Specified Denomination), shall be such Security's prorata share of

such amount)

54. Provisions applicable to Physical Delivery: Not Applicable

55. 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

GENERAL PROVISIONS APPLICABLE TO THE NOTES

56. Form of Notes: Registered Notes:

Global Registered Note exchangeable for Individual Note Certificates in the limited circumstances described

in the Global Registered Note

New Global Note:

Additional Financial Centre(s) or other special provisions relating to payment dates:

London and Limassol

Talons for future Coupons to be attached to Definitive Notes (and dates on which such

Talons mature):

No

57. Details relating to Partly Paid Notes: amount of each payment comprising the Issue Price and date on which each payment is to be made and, if different from those specified in the Temporary Global Note, consequences of failure to pay, including any right of the Issuer to forfeit the Notes and interest due on [•] late payment:

Not Applicable

58. Details relating to Notes redeemable in instalments: amount of each instalment, date on which each payment is to be made:

Not Applicable

59. Calculation Agent:

BrokerCreditService (Cyprus) Limited

60. Date board approval for issuance of Notes obtained:

3 November 2020

61. Relevant Benchmark[s]:

Not Applicable

Signed on behalf of the Issuer:

By: Received Evgenies Bagiazidis
Duly authorised Director

PART B - OTHER INFORMATION

1. LISTING AND ADMISSION TO TRADING

(i) Listing and admission to trading:

Application has been made to the Euronext Dublin for the Notes to be admitted to the Official List and to trading on the Regulated Market of Euronext Dublin with effect from on or about the Issue Date

(ii) Estimate of total expenses related to admission to trading:

EUR 1,000

INTEREST OF NATURAL AND LEGAL PERSONS INVOLVED IN THE ISSUE/OFFER

So far as the Issuer is aware, no person involved in the offer of the Notes has an interest material to the offer. The Dealer and its affiliates have engaged, and may in the future engage, in investment banking and/or commercial banking transactions with, and may perform other services for, the Issuer and its affiliates in the ordinary course of business.

REASONS FOR THE OFFER, ESTIMATED NET PROCEEDS AND TOTAL EXPENSES

(i) Reasons for the offer: See "Use of Proceeds" wording in the Base

Prospectus

Estimated net proceeds: (ii)

USD 5,000,000

(iii) Estimated total expenses: Nil save for the expenses in paragraph 1(ii) above.

PERFORMANCE OF THE SHARES AND OTHER INFORMATION CONCERNING THE UNDERLYING REFERENCES

Information of past and future performance and volatility of the Shares can be found on the Screen Page specified above for the relevant Share.

OPERATIONAL INFORMATION

ISIN:

XS2252527424

Common Code:

225252742

Delivery:

Delivery against payment

Names and addresses of additional Paying

Agent(s)(if any):

Not Applicable

Intended to be held in a manner which would

allow Eurosystemeligibility:

considerations:

Additional U.S. federal income tax Not Applicable

DISTRIBUTION

Method of distribution: (i)

Non-syndicated

If syndicated:

Not Applicable

(iii) If non-syndicated, name and BrokerCreditService (Cyprus) Limited address of Dealer:

(iv) Indication of the overall amount Not Applicable of the underwriting commission and of the commission:

(v) US Selling Restrictions:

Reg. S Compliance Category 2; TEFRA: Not

applicable

(vi) Public Offer: Not Applicable

7. TERMS AND CONDITIONS OF THE OFFER

Not Applicable Offer Price:

Not Applicable Conditions to which the offer is subject:

Description of the application process: Not Applicable

Description of possibility to reduce Not Applicable subscriptions and manner for refunding excess amount paid by applicants:

Details of the minimum and/or maximum Not Applicable amount of application:

Details of the method and time limits for Not Applicable paying up and delivering the Notes:

Manner in and date on which results of the Not Applicable offer are to be made public:

Procedure for exercise of any right of preemption, negotiability of subscription rights and treatment of subscription rights not exercised:

Not Applicable

Whether tranche(s) have been reserved for Not Applicable certain countries:

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

Not Applicable

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

Not Applicable

Name(s) and address(es), to the extent Not Applicable known to the Issuer, of the placers in the various countries where the offer takes place.

8. PROHIBITION OF SALES TO EEA RETAIL INVESTORS

Prohibition of Sales to EEA Retail Investors

Not Applicable

Issue of Series 2020-30 USD 5,000,000 Share Linked Notes (Autocall Standard Notes with Snowball Digital Coupon) due November 2025 Summary

INTRODUCTION AND WARNINGS

Name and international securities identifier number (ISIN) of the Notes:

Series 2020-30 USD 5,000,000 Share Linked Notes (Autocall Standard Notes with Snowball Digital Coupon) due November 2025 (the "**Notes**") under the EUR 20,000,000,000 Euro Medium Term Note Programme (the "**Programme**").

ISIN Code: XS2252527424 Issue Date: 5 November 2020

The identity and contact details of the issuer, including its legal entity identifier (LEI):

BrokerCreditService Structured Products plc (the "**Issuer**") is a public limited company incorporated in the Republic of Cyprus. Its registered office is at Agia Zoni Street, 12, AGIA ZONI CENTER, Flat/Office 103, 3027 Limassol, Cyprus and its telephone number is +357 257 74044. The Issuer's LEI is 213800W4XQFCUX7HFM81.

The identity and contact details of the offeror, including its LEI

BrokerCreditService (Cyprus) Limited (as Dealer). Its registered office is at Spyrou Kyrianou & 1 Oktovriou, 1 VASHITOTIS KALANDE OFFICES, 2nd floor, Mesa Geitonia, 4004 Limassol, Cyprus. The Dealer's LEI is 5493008C22FNI0QEEF10. The Dealer's contact details are telephone number +357 258 22 734 and email address mtn@bcscyprus.com.

Identity and contact details of the competent authority approving the Base Prospectus:

The Base Prospectus has been approved by the Central Bank of Ireland (the "**Central Bank**") as competent authority, with its head office at Central Bank of Ireland, PO Box 559, New Wapping Street, Dublin 2 and telephone number: +353 1 2244000, in accordance with Regulation (EU) 2017/1129.

Date of approval of the Base Prospectus:

The Base Prospectus was approved on 20 December 2019 and the Supplements to the Base Prospectus were approved on 10 June 2020 and 13 October 2020, which together constitute a base prospectus (the "Base Prospectus").

Warning:

This summary has been prepared in accordance with Article 7 of Regulation (EU) 2017/1129 and should be read as an introduction to the Base Prospectus. Any decision to invest in the Notes should be based on consideration of the Base Prospectus as a whole by the investor. Any investor could lose all or part of their invested capital and, where any investor's liability is not limited to the amount of the investment, it could lose more than the invested capital. Where a claim relating to the information contained in the Base Prospectus is brought before a court, the plaintiff investor might, under the national legislation of the member states of the European Economic Area, have to bear the costs of translating the Base Prospectus before the legal proceedings are initiated. Civil liability attaches only to those persons who have tabled the summary, including any translation thereof, but only if the summary is misleading, inaccurate or inconsistent when read together with the other parts of the Base Prospectus or if it does not provide, when read together with the other parts of the Base Prospectus, key information in order to aid investors when considering whether to invest in the Notes.

KEY INFORMATION ON THE ISSUER

Who is the issuer of the Notes?

Domicile, legal form, LEI, jurisdiction of incorporation and country of operation:

The Issuer was incorporated in the Republic of Cyprus as a limited liability company under the Cyprus Companies Law, Cap. 113. The Issuer was converted to a public limited company under section 31 of the Cyprus Companies Law on 14 May 2015. The Issuer's registered office is at Agia Zoni Street, 12, AGIA ZONI CENTER, Flat/Office 103, 3027 Limassol, Cyprus. Its LEI is 213800W4XQFCUX7HFM81.

Principal activities:

The Issuer is a special purpose vehicle which acts as an investment and financing company for the Group (being FG BCS Ltd. together with its consolidated subsidiaries, the "Group") and issues Notes under the Programme.

The Issuer conducts trading operations in the international securities markets, which include entering into transactions with market counterparties and related parties that are members of the Group. These transactions include, but are not limited to, repo transactions, loans and transactions in securities in the international capital markets including exchanges and OTC markets. The Issuer also conducts investment activities in different types of bonds of both Russian and international issuers.

Major Shareholders:

The Issuer is a subsidiary of FG BCS LTD, which holds 99.96% of the issued shares of the Issuer. FG BCS Ltd is incorporated and domiciled in Cyprus. The ultimate shareholder owning and controlling the Issuer is Oleg Mikhasenko, who is the sole ultimate beneficial owner of the Group.

Key managing directors:

Dimitra Karkalli and Evgenios Bagiazidis.

Statutory auditors:

Yiallourides & Partners Ltd, chartered accountants of 16 Spyrou Kyprianou Str., Divine Clock Tower 1st Floor, Office 101, 3070 Limassol, Cyprus

What is the key financial information regarding the Issuer?

The summary information in the tables below is extracted from the audited and consolidated financial statements of the Issuer as at and for the year ended 31 December 2018 and the audited and consolidated financial statements of the Issuer as at and for the year ended 31 December 2019.

In respect of the audited consolidated annual financial statements for the years ended 31 December 2018 and 31 December 2019, the Issuer has adopted all of the new and revised International Financial Reporting Standards ("**IFRS**") that are relevant to it and are effective for accounting periods beginning on 1 January 2017, including IFRS 9 "Financial Instruments".

Comparative Annual Financial Data (2019 and 2018) - In RUB				
	31/12/2019	31/12/2018		
	Table 1			
	Income statement			
Net profit or loss	3,052,016,112	5,077,480,753		
	Table 2			
	Balance Sheet			
Total Liabilities	179,406,365,249	242,011,482,393		
Cash at bank and in hand	155,661,730	106,562,187		
	Table 3			
	Cash flow statement			
Net cash generated from operative activities	5,203,083,462	5,323,955,066		
Net cash used in financing activities	(6,501,396,943)	(7,054,876,773)		
Net cash generated from investing activities	1,347,386,019	1,675,616,687		

What are the key risks that are specific to the Issuer?

Credit risk

As part of its trading operations, the Issuer enters into loans, OTC derivatives, securities lending transactions and other financial transactions with a number of counterparties. Credit risk is the risk of loss that the Issuer may incur as a result of borrowers or other counterparties of the Issuer defaulting on their payment obligations in respect of such transactions, including the risks attaching to the Issuer's customers having financial difficulties and risks relating to large exposures, which could impact the Issuer's ability to meet its obligations under the Notes.

Market risk

The Issuer faces market risks as an inherent part of its business. The Issuer's market risk relates to the risk of loss that the Issuer may incur because of adverse developments in market values resulting from fluctuations in interest rates, credit spreads, foreign currency exchange rates and equity and commodity prices. The performance of financial markets may cause changes in the value of the Issuer's investment and trading books which may adversely affect the Issuer's financial position, including reducing its revenue which, in turn, could prevent the Issuer from fulfilling its payment obligations under the Notes.

Liquidity risk

The Issuer is subject to liquidity risk, being the risk that a lack of funding prevents the Issuer from being able to finance its activities (i.e. to ensure the growth of its assets or perform its obligations as they fall due). The Issuer is subject to the following types of liquidity risk:

i. physical liquidity risk, being the risk of default by the Issuer on its liabilities to counterparties in any currency

because of a shortage of cash or non-cash funds; and

ii. structural liquidity risk (i.e. concentration risk), being the risk of a significant deterioration of the Issuer's physical or regulatory liquidity due to an imbalance in the Issuer's asset and liability structure, which arises from a mismatch between the maturity of the Issuer's assets and liabilities. Although an unmatched position potentially enhances profitability, it can also increase the risk of losses for the Issuer.

If the Issuer is unable to finance its activities due to a lack of liquidity, this could lead creditors to form a negative view of Issuer's liquidity. This could result in higher borrowing costs and decreased access to various funding sources for the Issuer, which, in turn, could have an adverse effect on the Issuer's business, results of operations, financial position or prospects.

Insolvency risks under Cypriot law

The insolvency proceedings to which the Issuer could be subject to in Cyprus are (i) receivership, (ii) administration and (iii) winding up (a) by the court, (b) voluntarily by its shareholders or creditors or (c) subject to the supervision of the court. As the Notes are unsecured obligations, in the event of the insolvency of the Issuer, Noteholders would be unsecured creditors of the Issuer (and each Noteholder would rank *pari passu* with each other) and, depending on the size of the insolvency proceeds recovered following such insolvency, each Noteholder may receive less than it would have expected to receive under the Notes (and this may be less than its initial investment).

Risk factor relating to the ultimate shareholder of the Issuer

The ultimate shareholder owning and controlling the Issuer is Oleg Mikhasenko, who is the sole ultimate beneficial owner of the Group. The Issuer does not have any specific measures in place to ensure that this position of control is not abused. If such position of control is abused, this could have a material adverse effect on the Issuer's financial condition, results of operations and future prospects which may, in turn, result in the Issuer being unable to fulfil its obligation to Noteholders under the Notes.

Risks factors relating to the Russian Federation

Economic, political and legal uncertainty in Russia could have a material adverse effect on the Issuer. A significant proportion (roughly 20 per cent.) of the Issuer's revenue is derived from Russian investors and, as such, a large number of the Issuer's counterparties are based in Russia. Instability in Russia (as further described in more detail in the risk factors below) could seriously impact Russian counterparties' ability to invest which could lead to a reduction in the Issuer's revenue. Any such reduction in revenue could potentially affect the Issuer's ability to make payments to Noteholders under the Notes in part or in full.

KEY INFORMATION ON THE NOTES

What are the main features of the Notes?

Type, class and ISIN:

The Notes are share linked notes issued as Series number 2020-30, Tranche number 1. The Notes are issued in registered form and have the following ISIN Code: XS2252527424.

The Notes are linked to a basket of the following underlying Shares (each a "Share" and together the "Shares"):

- (i) the common stock of Chevron Corporation (Bloomberg Code: CVX:US; ISIN: US1667641005);
- (ii) the common stock of Exxon Mobil Corp. (Bloomberg Code: XOM:US; ISIN: US30231G1022);
- (iii) the common stock of EOG Resources Inc. (Bloomberg Code: EOG: US; ISIN: US26875P1012);
- (iv) the common stock of ConocoPhillips (Bloomberg Code COP:US; ISIN: US20825C1045); and
- (v) the ordinary A shares of Royal Dutch Shell PLC (Bloomberg Code RDSA:NA; ISIN: GB00B03MLX29).

The Notes will be cash settled notes.

Currency, denomination, par value, number of securities issued and duration:

The Notes are denominated in United States Dollars ("USD"). The Notes have a maturity date of 5 November 2025 (or if such day is not a business day, the immediately succeeding business day unless it would thereby fall into the next calendar month, in which event it will be brought forward to the immediately preceding business day) (the "Maturity Date"). As at the issue date of the Notes, there will be 4,000 Notes of the Series in issue. The Notes have a denomination of USD 1,250 per Note and an aggregate nominal amount of USD 5,000,000.

Rights attached the Securities:

Status of the Notes

The Notes constitute unsubordinated and unsecured obligations of the Issuer. The Notes constitute direct, general and unconditional obligations of the Issuer which rank at least *pari passu* with all other present and future unsecured obligations of the Issuer, save for such obligations as may be preferred by provisions of law that are both mandatory and of general application.

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 obligations in respect of the Notes and the insolvency or winding up of the Issuer.

Meetings

The terms of the Notes will contain provisions for calling meetings of holders of such Notes 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.

Taxation

All payments in respect of Notes will be made free and clear of withholding taxes of the Republic of Cyprus, as the case may be, unless the withholding is required by any law and/or regulation.

Governing law

The Notes, the Fiscal Agency Agreement (as amended or supplemented from time to time) and the Deed of Covenant (as amended or supplemented from time to time) and any non-contractual obligations arising out of or in connection with the Fiscal Agency Agreement and the Deed of Covenant are governed by, and shall be construed in accordance with English law.

Share Linked Notes

Payments (whether in respect of principal or interest and whether at maturity or otherwise) in respect of the Notes will be calculated by reference to the underlying Shares. Share Linked Notes may be subject to early redemption or adjustment if certain corporate events occur, if certain events occur with respect to the Issuer's or any of its affiliates' hedging arrangements or if insolvency filings are made with respect to a Share.

Interest

The Notes pay interest determined by reference to the Shares. Interest, if any, will be payable on the relevant Interest Payment Date.

The Notes bear or pay interest on the basis of a "Snowball Digital Coupon Condition" but with a memory effect. Any interest not paid in respect of a period may be paid at a later date if certain conditions are met.

In summary, if the Reference Value of the Worst Performing Share in respect of an interest valuation date is greater than or equal to 70%, Noteholders will receive an interest payment on the immediately following interest payment date equal to (A) the Specified Denomination *multiplied by* (B) 16.50% *multiplied by* (C) the quotient of (i) the number of calendar days in the relevant Interest Period *divided* by (ii) 365 (or 366 in a leap year), subject to any minor discrepancies due to rounding. Noteholders will also receive on such interest payment date the sum of all unpaid interest amounts in respect of any previous interest payments. However, if the Reference Value of the Worst Performing Share in respect of such interest valuation date is less than 70%, no interest amount is payable on such interest payment date.

Where:

"Closing Value" means the value of a Share at the close of trading on the relevant exchange in respect of a given trading day.

"Initial Value" means the Closing Value in respect of a Share in respect of the Strike Date.

"Interest Period" means each period (and including) an Interest Period End Date (or the Issue Date in the case of the first Interest Period) to (but excluding) the next following Interest Period End Date (or the Maturity Date in the case of the last Interest Period).

"Interest Period End Date" means each 5 May and 5 November in each calendar year from (and including) 5 May 2021 up to (and including) the Maturity Date, or, if such date is not an exchange business day, the immediately following exchange business day.

"Interest Payment Date" means third business day following each Interest Period End Date provided that the Interest Payment Date in respect of the last Interest Period shall be the date falling three (3) business days following the Maturity Date.

"Reference Value" means the Closing Value in respect of a Share in respect of a relevant valuation date *divided by* the Initial Value in respect of such Share, expressed as a percentage.

"Strike Date" means 5 November 2020.

"Specified Denomination" means USD 1,250.

"Worst Performing Share" means the Share with the lowest Reference Value in respect of a relevant valuation date.

Early Redemption

The Notes may be redeemed early for tax reasons at the early redemption amount calculated in accordance with the terms and conditions of the Notes. In addition, the Notes may be redeemed early following an automatic early redemption (see "Automatic Early Redemption" below).

The Notes may be cancelled or redeemed early if the performance of the Issuer's obligations under the Notes has become illegal or by reason of force majeure or act of state it becomes impossible or impracticable for the Issuer to perform its obligations under the Notes.

The Notes may also be cancelled or redeemed early following the occurrence of certain disruption, adjustment, extraordinary or other events in relation to the underlying Shares.

Automatic Early Redemption

If the Reference Value in respect of the Worst Performing Share in respect of an Automatic Early Redemption Valuation Date is greater than or equal to 100%, the Notes will be automatically redeemed at par on the Interest Payment Date immediately following such Automatic Early Redemption Valuation Date.

"Automatic Early Redemption Valuation Date" means each Interest Period End Date (except for the Interest Period End Date scheduled to fall on 5 November 2025).

Final Redemption - Notes

Each Note will be redeemed by the Issuer on the Maturity Date (unless previously redeemed or purchased and cancelled) at the Final Redemption Amount for Autocall Standard Notes.

In summary, if the Reference Value of the Worst Performing Share in respect of the last Interest Valuation Date is greater than or equal to 70%, the Notes will be redeemed at par. If the Reference Value in respect of the Worst Performing Share in respect of the last Interest Valuation Date is less than 70% (representing a decline of more than 30% from the Closing Value of such Worst Performing Share as of the Strike Date), Noteholders will receive a final redemption amount in USD equal to (A) USD 1,250 *multiplied by* (B) the lower of (I) 100% and (II) the Reference Value in respect of the Worst Performing Share in respect of the last Interest Valuation Date, *divided by* 70%.

Restrictions on free transferability of the securities:

The Notes will be freely transferable, subject to the offering and selling restrictions in the Russian Federation, the Republic of Cyprus and under the Prospectus Regulation and the laws of any jurisdiction in which the relevant Notes are offered or sold.

Where will the securities be traded?

The Notes have been admitted to the official list (the "Official List") of Euronext Dublin and to trading on its regulated market (the "Regulated Market of Euronext Dublin").

What are the key risks that are specific to the Notes?

There are certain factors which are material for the purposes of assessing the market risks associated with the Notes, including that (i) the Notes are unsecured obligations, (ii) the trading market for the Notes may be volatile and may be adversely impacted by many events, (iii) an active secondary market may never be established or may be illiquid and that this may adversely affect the value at which an investor may sell its Notes (investors may suffer a partial or total loss of the amount of their investment), (iv) the trading price of the Notes is affected by a number of factors including, but not limited to, the price of the underlying Shares and volatility and such factors mean that the trading price of the Notes may be below the Final Redemption Amount, (v) exposure to the underlying Shares in many cases will be achieved by the Issuer entering into hedging arrangements and 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 Notes, (vi) the occurrence of an additional disruption event or optional additional disruption event may lead to an adjustment to the Notes, or 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 Notes and (vii) the Notes may be redeemed in the case of illegality or impracticability and such cancellation or redemption may result in an investor not realising a return on an investment in the Notes.

In addition, there are specific risks arising from the fact that the Notes are linked to the underlying Shares and investment in the Notes will entail significant risks not associated with an investment in a conventional debt security. Risk factors in relation to Share linked Notes include: (i) exposure to the Shares, similar market risks to a direct equity investment, potential adjustment events or extraordinary events affecting the Shares and market disruption or failure to open of an exchange which may have an adverse effect on the value and liquidity of the Shares and (ii) that the Issuer will not provide post-issuance information in relation to the Shares. Investors must note that due to the performance of the Worst Performing Share, Noteholders may lose the entire value of their investment in the Notes.

KEY INFORMATION ON THE OFFER OF THE NOTES TO THE PUBLIC AND THE ADMISSION TO TRADING ON A REGULATED MARKET

Under which conditions and timetable can I invest in this security?

The Notes are offered by way of private placement. This is not a public offer and the Issuer does not consent to the use of this Final Terms in connection with any public offer of the Notes.

The Issuer has appointed BrokerCreditService (Cyprus) Limited (the "Dealer") as the Dealer for the Programme. The arrangements under which Notes may from time to time be agreed to be sold by the Issuer to, and purchased by, the Dealer is set out in the Dealer Agreement between the Issuer and the Dealer. No expenses will be chargeable by the Issuer to an investor

in connection with the issue of the Notes. Any expenses chargeable by the Dealer to an investor shall be changed in accordance with any relevant contractual arrangements between the Dealer and that investor.

Who is the offeror and/or the person asking for admission to trading?

BrokerCreditService (Cyprus) Limited (as the Dealer for the Programme). BrokerCreditService (Cyprus) Limited was incorporated in Cyprus on 7 December 2004, Registration Number HE 154856. Its registered office is at Spyrou Kyprianou & 1 Oktovriou, 1 VASHIOTIS KALANDE OFFICES, 2nd floor, Mesa Geitonia, 4004 Limassol, Cyprus.

Why is the prospectus being produced?

The use and estimated net amount of the proceeds:

The net proceeds from the issue of the Notes will be used for the general financing purposes of the Issuer.

Conflicts of interest:

Various entities within the Group (including the Issuer) and Affiliates may undertake different roles in connection with the Notes and may also engage in trading activities (including hedging activities) relating to the underlying Shares and other instruments or derivative products based on or relating to the underlying Shares which may give rise to potential conflicts of interest.

The Calculation Agent is an affiliate of the Issuer. The Calculation Agent has no obligation to act in the best interests of the Noteholders and therefore a conflict of interest may arise between the Calculation Agent and Noteholders.