

SUMMARY

This shall constitute a summary of the Final Terms (the "**Summary**") pursuant to article 56 para. 2 of the Swiss Federal Ordinance on Financial Services ("**FinSO**") and an introduction to the Final Terms. Any investment decision regarding the Product must not only be based on the information provided in this Summary. The Issuer may only be held liable for the content of this Summary if it is misleading, inaccurate or inconsistent when read together with the other parts of the Final Terms and the Issuance and Offering Programme.

The Product documented in the respective Final Terms may be considered a structured product in Switzerland pursuant to article 70 of the Swiss Federal Act on Financial Services ("**FinSA**") and is neither subject to authorisation nor supervision by the Swiss Financial Market Supervisory Authority ("**FINMA**"). Investors bear the credit risk of the Issuer. Investors should read the section "Risk Factors" of the Issuance and Offering Programme and, if applicable, the section "Additional Risk Factors" of the Final Terms.

Investing in this Product may put Investor's capital at risk. Investors may lose some or all of their investment.

The Product may only be offered, sold or advertised, directly or indirectly, in Switzerland in accordance with the requirements of the FinSA, as further set out in the Issuance and Offering Programme and the Final Terms. Terms used in this Summary shall have the same meaning as set forth in the Issuance and Offering Programme and the Final Terms.

Information on the Product

Product name	20.48% p.a. Multi Barrier Reverse Convertible on AMD, Nvidia, Tesla	SSPA Product Type	1230 (as defined in the SSPA Swiss Derivative Map)
ISIN	CH1369258160	Swiss Security	136925816
		Number	
SIX Symbol	ACGSSQ	Issuer	Swissquote Bank Europe SA, Luxembourg
Issuer Rating	n/a	Supervisory	Commission de Surveillance du Secteur Financier
		Authority of the	(CSSF), Luxembourg
		Issuer	
Issue Size	USD 10'000'000 (can be increased at any time)	Settlement Currenc	yUSD
Denomination	USD 1'000	Issue Date	17/03/2025
Redemption Date	17/03/2026	Initial Fixing Date	10/03/2025 (or the day when the Subscription
			Period ends)
Final Fixing Date	10/03/2026	Underlying	AMD, Nvidia, Tesla
Depository	SIX SIS Ltd	Settlement Type(s)	Cash Settlement or Delivery of Underlying

Information on the Offering and Admission to Trading

Issue Price	100.00% of the Denomination
Subscription Period	03/03/2025 - 10/03/2025
Listing / Exchange	SIX Swiss Exchange AG; traded on SIX Swiss Exchange - Structured Products
First Exchange Trading Date	17/03/2025 (anticipated)
Clearing	SIX SIS Ltd, Euroclear, Clearstream
Selling Restrictions	As specified in the respective Issuance and Offering Programme and respective Final Terms.



Swissquote Bank Europe SA (the **"Issuer**")

INDICATIVE FINAL TERMS

dated 3 March 2025

20.48% p.a. Multi Barrier Reverse Convertible on AMD, Nvidia, Tesla under the Issuance and Offering Programme dated 25 September 2024 (the "Programme" or the "Base Prospectus")

(the "Products")

ISIN CH1369258160 Swiss Security Number 136925816 SIX Symbol ACGSSQ These indicative Final Terms (the "**Final Terms**") are supplemental to and should be read in conjunction with the Base Prospectus dated 25 September 2024, which expires on 24 September 2025, or, in case such Base Prospectus is replaced by another Base Prospectus by the Issue Date, in conjunction with the latest valid version of the Base Prospectus that has been published by the Issue Date (such most recently published Base Prospectus, as amended from time to time, the "**Base Prospectus**").

The information in these indicative Final Terms is not complete and is subject to completion and amendments which may be made until the Initial Fixing Date (as defined below). These indicative Final Terms constitute indicative final terms within the meaning of article 45 para. 3 of the Swiss Federal Act on Financial Services ("**FinSA**") and will not be registered with SIX Exchange Regulation in its capacity as Swiss Prospectus Office in accordance with FinSA. These indicative Final Terms may be used for the purpose of a public offering directly or indirectly, in Switzerland to retail clients (Privatkundinnen und -kunden) within the meaning of FinSA ("**Retail Clients**") in accordance with FinSA during the Subscription Period. The Products are not FinSA Exempt Products.

There is no obligation of the Issuer and/or the Lead Manager or any third party to list the Product or apply for admission to trading at issuance or during the term of the Product. In case of a Product that is listed or admitted to trading, there is no obligation to maintain a listing/admission to trading during the term of the Product.

The Products documented in these indicative Final Terms may be considered structured products in Switzerland pursuant to article 70 FinSA and are neither subject to authorisation nor supervision by the Swiss Financial Market Supervisory Authority ("FINMA"). None of the Products constitute a participation in a collective investment scheme within the meaning of the Swiss Federal Act on Collective Investment Schemes ("CISA") and investors do not benefit from the specific investor protection provided under CISA. Investors bear the credit risk of the Issuer and the Guarantor, if any. Investors should read the section "Risk Factors" of the Base Prospectus and, if applicable, the section "Additional Information and Risk Factors" of these indicative Final Terms. Investing in this product may put Investor's capital at risk. Investor may lose some or all of its investment.

Terms used herein shall have the same meaning as set forth in the Base Prospectus. Full information on the Issuer, the Guarantor, if any, and the offer and structure of the Products can only be assessed on the basis of the combination of these indicative Final Terms and the Base Prospectus.

In case of inconsistencies between the provisions of the Base Prospectus and the indicative Final Terms, or provisions introduced by the indicative Final Terms, the indicative Final Terms shall prevail.

On or prior to the date of expiration of the Base Prospectus, a new base prospectus (the "**New Base Prospectus**") will be published on the Notification Website. Following the expiry of the Base Prospectus the offering of the Products will continue under the New Base Prospectus. The terms and conditions from the Base Prospectus will be incorporated by reference into the New Base Prospectus and will continue to apply to the Products.

A. Product details and operational information

Product name	20.48% p.a. Multi Barrier Reverse Convertible on AMD, Nvidia, Tesla
ISIN	CH1369258160
Swiss Security Number	136925816
SIX Symbol	ACGSSQ
SSPA Product Type	1230 (as defined in the SSPA Swiss Derivative Map)
Capital Protection	Not applicable
lssuer	Swissquote Bank Europe SA, Luxembourg
	(Rating: n/a, Supervisory Authority: Commission de Surveillance du Secteur
	Financier (CSSF), Luxembourg)
Lead Manager	Leonteg Securities AG, Zurich, Switzerland
Calculation Agent	Leonteg Securities AG, Zurich, Switzerland
Paying Agent	Leonteq Securities AG, Zurich, Switzerland
Guarantee	Not applicable
B. Product and contractual terms	
General	
Issue Price	100.00% of the Denomination
Issue Size	USD 10'000'000 (can be increased at any time)
Denomination	USD 1'000
Settlement Currency	USD
Product Type	Fixed-end Product
Dates	
Subscription Start Date	03/03/2025
Subscription End Date	10/03/2025 14:00 CET (please note that the Subscription Period might be
	closed earlier)
Subscription Period	The period starting on the Subscription Start Date and ending on the
	Subscription End Date.
Initial Fixing Date	10/03/2025 (or the day when the Subscription Period ends)
Issue Date	17/03/2025
First Exchange Trading Date	17/03/2025 (anticipated)
Last Trading Day/Time	10/03/2026 / Exchange market close
Final Fixing Date	10/03/2026 (subject to Market Disruption Event provisions)
Redemption Date	17/03/2026 (subject to Settlement Disruption Event provisions)
Underheime	

Underlying

Underlying(s)

The Underlying is or is composed of the following components: Share

				•		
Underlying	Related	Bloomberg	Initial Fixing Level	Barrier Level	Strike Level	Conversion
	Exchange	Ticker	(100%)*	(49.00%)*	(100.00%)*	Ratio*
ADVANCED MICRO	NASDAQ	AMD UQ	USD TBA	USD TBA	USD TBA	TBA*
DEVICES						
US0079031078						
NVIDIA CORP	NASDAQ	NVDA UQ	USD TBA	USD TBA	USD TBA	TBA*
US67066G1040						
TESLA INC	NASDAQ	TSLA UQ	USD TBA	USD TBA	USD TBA	TBA*
US88160R1014						

* will be determined on the Initial Fixing Date (levels are expressed in percentage of the Initial Fixing Level)

Underlying Valuation Dates Adjustments for Disrupted Dates	Individual Adjustment
Maximum Days of Disruption	8
Coupon	
Coupon Rate	20.48% p.a.
Coupon Amount(s) and Coupon Payment Date(s)	In case no Early Redemption has occurred, the following applies: The Coupon Amount(s) per Product will be paid in the Settlement Currency on the respective Coupon Payment Date(s). Following Business Day Convention applies.

	USD 51.20 paid on 17/06/2025			
	USD 51.20 paid on 17/09/2025			
	USD 51.20 paid on 17/12/2025			
	USD 51.20 paid on 17/03/2026			
Day Count Fraction	30/360, Unadjusted, Accruing during each coupon period (including			
	start a	nd excluding end date)		
Early Redemption				
Early Redemption Observation and Early		Early Redemption Observation	Early Redemption Date	
Redemption Dates		Date		
	1	10/06/2025	17/06/2025	
	2	10/09/2025	17/09/2025	
	3	10/12/2025	17/12/2025	
Early Redemption	On each Early Redemption Observation Date, the Issuer has the right,			
	but not the obligation to call all Products for Early Redemption on the			
	respec	tive Early Redemption Date.		
		e respective Early Redemption [
		ettlement in the Settlement Curre		
		e Coupon Amount for the respe		
	furthe	r payments will be made thereaf	ter.	
Redemption				
Settlement Type(s)	Cash S	ettlement or Delivery of Underly	ving	
Redemption Scenario	Provid	ed that no Early Redemption c	occurred, the Investor is entitled to	
	receiv	e from the Issuer on the Redemp	otion Date:	
	1) If a E	Barrier Event has NOT occurred	, the Investor will receive a Cash	
		ement in the Settlement Currenc		
		mination		
	2) If a B	arrier Event has occurred, the In	vestor will receive a round number	
	(i.e. C	conversion Ratio) of the Underlyi	ng with the Worst Performance per	
			version Ratio entitlements (Fraction	
			, based on the Final Fixing Level.	
	Fracti	ons of Underlyings will not be cu	umulated.	
Initial Fixing Level	Officia	I close of the respective Linderh	ving on the Initial Fixing Date on the	
		d Exchange, as determined by th		
Final Fixing Level		-	ying on the Final Fixing Date on the	
		d Exchange, as determined by th		
Worst Performance			s calculated by dividing its Final Fixing	
			ng Level. The Worst Performance	
			culated values, as determined by the	
		ation Agent.		
Barrier Event		-	ur if at least one of the Underlyings'	
	Final F	ixing Levels is at or below the re	spective Barrier Level, as reasonably	
	deterr	nined by the Calculation Agent.		
C. Other information and terms				
Distribution Fees			Distribution Fee will be fixed on the	
			er or lower than the level indicated	
	herein			
Listing / Exchange		-	wiss Exchange - Structured Products	
Secondary Market	-		able from 09:15 - 17:15 CET on	
			Symbol]=LEOZ or [ISIN]=LEOZ and	
Questing Turpe		berg [ISIN] Corp or on LEOZ.	dirtu accrued interact is included in	
Quoting Type			dirty; accrued interest is included in	
Quotation Type	the pr		nercentage	
Quotation Type	Secon	dary market prices are quoted in	percentage.	

Minimum Investment Minimum Trading Lot Clearing Depository Public Offering Form Governing Law / Jurisdiction Notification Website Selling Restrictions Significant Changes USD 1'000 USD 1'000 SIX SIS Ltd, Euroclear, Clearstream SIX SIS Ltd Switzerland **Uncertificated Securities** Swiss / Gland www.swissquote.com CH, UK, EEA, US, SG, HK (see Base Prospectus for more information) Except as disclosed in these Final Terms and the Base Prospectus, there has been no significant change in the financial or trading position of the Issuer and no material adverse change in the prospects of the Issuer and, if applicable the Guarantor since the last annual or, as the case may be, semi-annual report. The Issuer accepts responsibility for the information contained in these Final Terms. The Issuer declares that the information contained in these Final Terms is, to the best of its knowledge, in accordance with the facts and contains no omission of material information.