Final Terms

MiFID II Product Governance / Eligible Counterparties and Professional Investors Only Target Market – Solely for the purposes of each 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 only, each as defined in Directive 2014/65/EU (as amended, "MiFID II"); and (ii) all channels for distribution of the Notes to eligible counterparties and professional clients are appropriate. Any person subsequently offering, selling or recommending the Notes (a "Distributor") should take into consideration the manufacturers' 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 manufacturers' target market assessment) and determining appropriate distribution channels.

UK MIFIR Product Governance / Eligible Counterparties and Professional Investors Only Target Market – Solely for the purposes of each 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 only 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 UK domestic law by virtue of the European Union (Withdrawal) Act 2018 (UK MiFIR); and (ii) all channels for distribution of the Notes to eligible counterparties and professional clients are appropriate. Any person subsequently offering, selling or recommending the Notes (a "**Distributor**") should take into consideration the manufacturers' target market assessment; however, a Distributor subject to the FCA Handbook Product Intervention and Product Governance Sourcebook (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 manufacturers' target market assessment) and determining appropriate distribution channels.

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 MiFID II; or (ii) a customer within the meaning of Directive (EU) 2016/97 (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. 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 RETAIL INVESTORS IN THE UNITED KINGDOM - 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 UK domestic law by virtue of the European Union (Withdrawal) Act 2018 ("EUWA"); or (ii) a customer within the meaning of the provisions of the Financial Services and Markets Act 2000, as amended (the "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 UK 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 UK domestic law by virtue of the EUWA. Consequently, no key information document required by Regulation (EU) No 1286/2014 as it forms part of UK 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.

EUR 300,000,000 0.25 per cent. Covered Bonds due February 2030

(the "Notes")

Series: 7, Tranche 1

issued pursuant to the

Debt Issuance Programme

dated 28 April 2021

of

Bausparkasse Wüstenrot Aktiengesellschaft

Issue Price: 99.173 per cent. Issue Date: 1 February 2022

Important Notice

These Final Terms have been prepared for the purpose of Article 8 of the Regulation (EU) 2017/1129, as amended (Prospectus Regulation) and must be read in conjunction with the base prospectus dated 28 April 2021 (the "**Prospectus**") and the supplements dated 7 June 2021 and 19 January 2022 pertaining to the Debt Issuance Programme of Bausparkasse Wüstenrot Aktiengesellschaft (the "**Issuer**"). The Prospectus and any supplements thereto are available for viewing in electronic form on the Issuer's website ("www.wuestenrot.at"). Full information on the Issuer and the Notes is only available on the basis of the combination of the Prospectus, any supplements thereto and these Final Terms.

PART I. - TERMS AND CONDITIONS OF THE NOTES

This Part I. of the Final Terms shall be read in conjunction with the set of Terms and Conditions of the Notes that applies to Notes with a fixed interest rate (the "Terms and Conditions") and that is set forth in this Prospectus as Option I. Capitalised terms not otherwise defined in these Final Terms shall have the meanings specified in the Terms and Conditions of the Notes when used in these Final Terms.

All references in this Part I. of the Final Terms to sections and paragraphs are to sections and paragraphs of the Terms and Conditions of the Notes.

The blanks in the provisions of the Terms and Conditions of the Notes, which are applicable to the Notes shall be deemed to be completed by the information contained in these Final Terms as if such information were inserted in the blanks of such provisions. All provisions in the Terms and Conditions of the Notes corresponding to items in these Final Terms which are either not selected or completed or which are deleted shall be deemed to be deleted from the Terms and Conditions of the Notes applicable to the Notes.

CURRENCY, DENOMINATION, FORM, CERTAIN DEFINITIONS (§ 1)

Currency and Denomination

Specified Currency Euro ("EUR")

Aggregate Principal Amount EUR 300,000,000

Aggregate Principal Amount in words Euro three hundred million

Specified Denomination EUR 100,000

Clearing System

- OeKB CSD GmbH, Strauchgasse 1-3, 1010 Vienna, Austria ("OeKB"), also for Clearstream Banking, S.A., Luxembourg, 42 Avenue J.F. Kennedy, 1855 Luxembourg, Grand Duchy of Luxembourg ("CBL") and Euroclear Bank SA/NV, 1 Boulevard du Roi Albert II, 1210 Brussels, Belgium ("Euroclear") as account holders in OeKB
- □ other Clearing System

STATUS (§ 2)

Covered Bonds - mortgage Pfandbriefe
 Preferred Senior Eligible Notes
 Non-Preferred Senior Eligible Notes
 Subordinated Notes

INTEREST (§ 3)

Notes with a fixed interest rate (Option I)

Interest Commencement Date

Rate of Interest

□ Short or long first or last Interest Period

Regular interest payments

annually

Interest Payment Date(s)

1 February 2022

0.25 per cent. per annum

annually

1 February in each year

1 February 2023

	Last	Interest Payment Date	1 February 2030			
	Day	Count Fraction				
		Actual/Actual (ICMA)				
		Determination Date(s)	one in each year (1 February)			
		Actual/365 (Fixed)				
		Actual/360				
		30/360, 360/360 or Bond Basis				
		30E/360 or Eurobond Basis				
	Note	Notes with a floating interest rate (Option II)				
	Note	Notes with a fix to floating interest rate (Option III)				
PAY	MENTS	6 (§ 4)				
Busi	ness Da	ay Convention				
	Mod	Modified Following Business Day Convention				
•	Following Business Day Convention					
	Prec	Preceding Business Day Convention				
Payr	ment Bu	siness Day				
	Business Days as defined in § 1 (6)					
	Rele	Relevant Financial Centres				
	TAR	TARGET				
Adju	stment (of Interest Periods				
	Adjusted					
•	Una	Unadjusted				
RED	EMPTI	ON (§ 5)				
Red	emptio	n on the Maturity Date				
Maturity Date			1 February 2030			
Early Redemption at the Option of the Issuer			No			
Early Redemption for Regulatory Reasons			No			
Early Redemption for Reasons of Taxation			Yes			
Minimum Notice Period			30 calendar days			
Max	imum N	otice Period	90 calendar days			
FISC	CAL AG	ENT AND PAYING AGENT (§ 6)				
	Fisc	Fiscal Agent and Paying Agent				
	•	Erste Group Bank AG				
		Other				
		Additional or other Fiscal and/or Paying Agent(s) and specified office(s)				

Ш	Calculation Agent				
		Erste Group Bank AG			
		Other			
MEETING OF HOLDERS, MODIFICATIONS AND WAIVER (§ 12)					
	Applicable				
	Not applicable				
Appointment of a Joint Representative of the Holders					
	by majority resolution of the Holders				
	in the Terms and Conditions				
LANGUAGE (§ 13)					
	German				
	Englis	h			
	German and English (German language binding)				
	German and English (English language binding)				

PART II. – ADDITIONAL INFORMATION

ESSENTIAL INFORMATION

Interests of Natural and Legal Persons Involved in the Issue or the Offering

- As far as the Issuer is aware, no person involved in the offer of the Notes has an interest material to the offer, except that certain Joint Lead Managers and their affiliates may be customers of, and borrowers from the Issuer and its affiliates. In addition, certain Joint Lead Managers and their affiliates have engaged, and may in the future engage, in investment banking and/or commercial banking transactions with, and may perform services for the Issuer and its affiliates in the ordinary course of business.
- Other Interests, including conflicts of interest

Estimated net amount of the proceeds

EUR 296,856,000

INFORMATION CONCERNING THE NOTES TO BE OFFERED OR ADMITTED TO TRADING

Security Codes

ISIN AT0000A2VCS0

Common Code 243924294 German Security Code (WKN) A3K1S5

□ Any Other Security Code

Issue Yield 0.355 per cent. per annum in

case there is no early

redemption

Representation of debt security holders including an identification of the Not applicable organisation representing the investors and provisions applying to such representation. Indication of where the public may have access to the contracts relating to these forms of representation

Resolutions, authorisations and approvals by virtue of which the Notes will The issue of the Notes was be created and/or issued

authorised pursuant to the decision of the Issuer's management board dated 30 November 2021 and the decision of the Issuer's supervisory board dated

17 December 2021.

The person asking for admission to trading Erste Group Bank AG

> Am Belvedere 1 1100 Vienna Austria LEI code:

PQOH26KWDF7CG10L6792

PLACING AND UNDERWRITING

Method of Distribution

- Non-Syndicated
- Syndicated

Details with regard to the Joint Lead Managers (including the type of commitment)

Joint Lead Managers

DZ BANK AG Deutsche Zentral-Genossenschaftsbank.

Frankfurt am Main Platz der Republik 60325 Frankfurt am Main Germany

Erste Group Bank AG Am Belvedere 1 1100 Vienna Austria

Raiffeisen Bank International AG Am Stadtpark 9 1030 Vienna Austria

UniCredit Bank AG Arabellastraße 12 81925 Munich Germany

Not applicable

- Firm Commitment
- □ Without Firm Commitment

☐ Stabilising Manager

INCLUSION, ADMISSION TO TRADING AND DEALING ARRANGEMENTS

Inclusion

Vienna - Vienna MTF Yes

Expected Date of Admission 1 February 2022

Estimate of the total expenses related to the admission to trading EUR 1,580

ADDITIONAL INFORMATION

Credit Rating

It is expected that the Notes will be rated as follows:

S&P: AAA

"S&P" means S&P Global Ratings Europe Limited with its registered office at Fourth Floor, Waterways House, Grand Canal Quay, Dublin 2, Ireland. S&P has been established in the European Union and has been registered (pursuant to the current list of registered and certified credit rating agencies, published on the website of the European Securities and Markets Authority (www.esma.europa.eu)) pursuant to Regulation (EC) No. 1060/2009, as amended, with the Central Bank and Financial Services Authority of Ireland.

An obligation rated 'AAA' has the highest rating assigned by S&P Global Ratings. The obligor's capacity to meet its financial commitment on the obligation is extremely strong.

Selling Restrictions

Additional Selling Restrictions

Not applicable

Eurosystem Eligibility of the Notes Intended

The Global Note is intended to be held in a manner which will allow Yes; note that the designation Eurosystem eligibility.

"Yes" simply means that the

"Yes" simply means that the Notes are intended upon issue to be deposited with OeKB CSD GmbH (also for Euroclear Bank S.A./N.V. and

Clearstream Banking, S.A. as accountholders in OeKB CSD GmbH) and does not necessarily mean that the Notes will be recognised as eligible collateral Eurosystem monetary policy intra day credit operations by the Eurosystem either upon issue or at any or all times during their life. Such recognition will depend upon the ECB being satisfied that Eurosystem eligibility criteria have been met.

Third Party Information

Duly authorised

Signed on behalf of the Issuer

The credit rating set out above has been sourced from S&P. The Issuer confirms that such information has been accurately reproduced and that, as far as it is aware and is able to ascertain from information published by S&P, no facts have been omitted which would render the reproduced information inaccurate or misleading.

Duly authorised

By: By: