Negotiable commercial paper

(Negotiable European Commercial Paper - NEU CP-)¹

Not guaranteed programme

Information Memorandum (IM)	
HELABA (LANDESBANK HESSEN-THÜRINGEN	
GIROZENTRALE), NEU CP	
HELABA (LANDESBANK HESSEN-THÜRINGEN	
GIROZENTRALE)	
NEU CP	
EUR 6,000,000,000	
None	
Rated by Moody's Investors Service Ltd and	
by Fitch Ratings	
SOCIETE GENERALE	
SOCIETE GENERALE	
BNP PARIBAS	
CREDIT AGRICOLE CORPORATE & INVESTMENT BANK	
ING BANK NV	
LANDESBANK HESSEN-THÜRINGEN GIROZENTRALE	
SOCIETE GENERALE	
10 May 2019	
None	

Drawn up pursuant to articles L 213-1A to L 213-4-1 of the French monetary and financial code

A copy of the information memorandum is sent to:

BANQUE DE FRANCE Direction générale de la stabilité financière et des opérations (DGSO) Direction de la mise en œuvre de la politique monétaire (DMPM) 21-1134 Service des Titres de Créances Négociables (STCN) 39, rue Croix des Petits Champs 75049 PARIS CEDEX 01

Warning: as this Information Memorandum is issued in a customary language in the financial sphere other than French, the Issuer invites the investor, when appropriate, to resort to a French translation of this documentation.

The Banque de France invites investors to read the general terms and conditions for the use of information related to negotiable debt securities:

https://www.banque-france.fr/en/monetary-policy/monitoring-and-development-market-financing/commercial-paper-andmedium-term-note-market-neu-cp-neu-mtn

 $^{^{\}it I}$ Trade name of the notes defined in article D.213-1 of the French monetary and financial code

MIFID II product governance / Professional investors and Eligible Counterparties only target market – Solely for the purposes of the Issuer's product approval process in respect of a particular NEU CP issue, the target market assessment in respect of any of the NEU CP to be issued off this Programme has led to the conclusion that: (i) the target market for the NEU CP is eligible counterparties and professional clients only, each as defined in MiFID II; and (ii) all channels for distribution of the NEU CP to eligible counterparties and professional clients are appropriate. Any person subsequently offering, selling or recommending the NEU CP (a "distributor") should take into consideration the Issuer's target market assessment; however, a distributor subject to MiFID II is responsible for undertaking its own target market assessment in respect of the NEU CP (by either adopting or refining the Issuer's target market assessment) and determining appropriate distribution channels.

	1. DESCRIPTION OF THE ISSUANCE PROGRAMME		
	Articles D. 213-9, 1° and D 213-11 of the French monetary and financial code and Article 6 of		
		and subsequent amendments	
1.1	Name of the programme	HELABA (LANDESBANK HESSEN-THÜRINGEN GIROZENTRALE), NEU CP.	
1.2	Type of programme	NEU CP.	
1.3	Name of the Issuer	HELABA (LANDESBANK HESSEN-THÜRINGEN GIROZENTRALE).	
1.4	Type of issuer	Monetary financial institution.	
1.5	Purpose of the programme	In order to meet the general funding needs of HELABA (LANDESBANK HESSEN-THÜRINGEN GIROZENTRALE) (the " Issuer " or the " Bank ") and its subsidiaries, the Issuer will issue NEU CP from time to time, in accordance with Articles L. 213-1 A to L. 213-4-1 and D. 213-1 to D. 213-14 of the French monetary and financial code and all applicable regulations.	
1.6	Programme size (maximum outstanding amount) in Euro	The maximum outstanding amount of NEU CP issued under the Programme shall be Euro 6,000,000,000 or its equivalent value in any other authorized currencies by applicable laws and regulations in force in France at the time of the issue.	
1.7	Form of the notes	Notes of the Programme are issued in bearer form and recorded in the books of authorized intermediaries (book entry system) in accordance with French laws and regulations".	
1.8	Yield basis	Remuneration is unrestricted.	
		However, if the Issuer issues NEU CP with remuneration linked to an index or an index clause, the Issuer shall only issue NEU CP with remuneration linked to usual money market indexes, such as but not restricted to: EURIBOR, LIBOR or EONIA.	
	Such remuneration formulas shall not result in a below par or redemption.		
		The Issuer may not issue NEU CP with potentially variable principal payments.	
		In the case of an issue of NEU CP embedding an option of extension or repurchase, as mentioned in paragraph 1.10 below, the conditions of remuneration of such NEU CP will be set at when the said NEU CP will be initially issued and shall not be further modified, including when such an embedded option of extension or repurchase will be exercised.	
1.9	Currencies of issue	Euro or any other currency authorized by applicable laws and regulations in force in France at the time of the issue.	
1.10	Maturity	The term (maturity date) of the NEU CP shall be determined in accordance with laws and regulations applicable in France, which imply that, at the date hereof, such term shall not be longer than one year (365 days or 366 days in a leap year), from the issue date.	
		The NEU CP may be redeemed before maturity in accordance with the laws and regulations applicable in France. The early repayment option, if	

		any, shall be explicitly specified in the confirmation form of any relevant issuance of NEU CP.
		The Issuer reserves the right to repurchase the NEU CP subject to, and in compliance with, applicable French laws and regulations.
		The NEU CP issued under the Programme may carry one or more embedded option(s) of extension of the term (held by either the Issuer or the holder, or linked to one or several events not related to either the Issuer or the holder).
		The NEU CP issued under the Programme may also carry one or more embedded option(s) of repurchase before the term (held by either the Issuer or the holder, or linked to one or several events not related to either the Issuer or the holder).
		An option of extension or repurchase of NEU CP, if any, shall be explicitly specified in the confirmation form of any related issuance of NEU CP.
		In any case, the overall maturity of any NEU CP embedded with one or several of such clauses, shall always – all options of extension or repurchase included – conform to laws and regulations in force in France at the time of the issue.
1.11	Minimum issuance amount	200,000 euros (or equivalent amount in the relevant foreign currency).
1.12	Minimum denominatio n of the notes	By virtue of regulation (Article D 213-11 of the French monetary and financial code), the legal minimum face value of the NEU CP within the framework of this Programme is 200,000 euros or the equivalent in the currencies selected at the time of issuance.
1.13	Status of the notes	The NEU CP shall constitute direct, unsecured and unsubordinated obligations of the Issuer, ranking at least <i>pari passu</i> with all other current and future direct, unsecured, unguaranteed and unsubordinated indebtedness of the Issuer.
1.14	Governing law that	Any NEU CP issued under the Programme will be governed by French law.
	applies to the programme	All potential disputes related to the issuance of the NEU CP shall be governed and construed according to French Law.
1.15	Listing of the notes/Admis	All, or part only, of the NEU CP issued under this Programme may be admitted to trading on Euronext Paris.
	sion to trading on a regulated market	Whether an issue of NEU CP is admitted to trading on Euronext Paris, it can be verified on the website of Euronext Paris at the following address: <u>https://euronext.com/bondmatch/issuers</u> .
1.16	Settlement	The NEU CP will be issued through Euroclear France.
1.17	system Rating(s) of	Rated by Moody's Investors Service Ltd and Fitch Ratings.
	the programme	The investors can see the relevant rating of the Programme on the website of the rating agencies at the following links:
		Moody's Investors Service Ltd

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		<u>https://www.moodys.com/credit-ratings/Landesbank-Hessen-</u> <u>Thueringen-GZ-credit-rating-370500</u>	
		Fitch Ratings	
		https://www.fitchratings.com/site/search?request=Landesbank%2	
		0Hessen-Thueringen%20Girozentrale&content=entity	
		Ratings can be reviewed at any time by the rating agencies. Investors are invited to refer to the websites of the agencies concerned for the current rating.	
1.18	Guarantor	None	
1.19	Issuing and Paying	The Issuer has appointed SOCIETE GENERALE as its Issuing and Paying Agent in relation to the Programme.	
	Agent(s) (IPA) - exhaustive list -	The Issuer may decide to replace the initial Issuing and Paying Agent or appoint another Issuing and Paying Agent and will, following such appointment update the Information Memorandum in accordance with French laws and regulations.	
1.20	Arranger	SOCIETE GENERALE	
1.21	Placement	Placement through dealers.	
	method	The NEU CP will be placed by the following Dealers:	
		BNP PARIBAS,	
		CREDIT AGRICOLE CIB,	
		 ING BANK NV, LANDESBANK HESSEN-THÜRINGEN GIROZENTRALE and 	
		SOCIETE GENERALE.	
		The Issuer may subsequently elect to replace any dealer, carry-out itself the placement or appoint other dealers; an updated list of such dealers shall be disclosed to investors upon request to the Issuer.	
1.22	Selling	General selling	
	restrictions	No action has been taken or will be taken by the Issuer, each Dealer, any initial subscriber and any further holder of the NEU CP issued under the Programme that would or is intended to permit a public offering of the NEU CP or the possession or distribution of the Information Memorandum or any other document relating to the NEU CP in any country or jurisdiction where action for that purpose is required.	
		The Issuer, each Dealer, any initial subscriber and any further holder of the NEU CP has undertaken, to the extent possible, to the best of its knowledge, to comply with all applicable laws and regulations in force in any country or jurisdiction in which it purchases, offers or sells the NEU CP or possesses or distributes the Information Memorandum or any other document relating to the NEU CP and to obtain any consent, approval or permission required by it for the purchase, offer or sale of NEU CP under the laws and regulations in force in any jurisdiction to which it is subject or in which it will make such purchases, offers or sales and neither the Issuer, nor any Dealer nor any initial subscriber nor any further holder shall have responsibility therefore.	
		None of the Issuer, any Dealer, any initial subscriber or any further holder of the NEU CP will either offer, sell or deliver, directly or indirectly, any NEU CP or distribute the Information Memorandum or any other	

document relating to the NEU CP in or from any country or jurisdiction except under circumstances that will result in the compliance with any applicable laws and regulations and which will not impose any obligations on the Issuer.
<u>France</u>
The Issuer, each Dealer, any initial subscriber has represented and agreed, and any further holder of the NEU CP will be deemed to have represented and agreed on the date on which he purchases the NEU CP, to comply with applicable laws and regulations in force regarding the offer, the placement or the re-sale of the NEU CP or the distribution of the documents with respect thereto, in France.
United Kingdom
The Issuer, each Dealer, any initial subscriber has represented and agreed and any further holder of the NEU CP will be required to represent and agree, that:
 (a) (i) it is a person whose ordinary activities involve it in acquiring, holding, managing or disposing of investments (as principal or agent) for the purposes of its business, and
(ii) it has not offered or sold and will not offer or sell any NEU CP other than to persons whose ordinary activities involve them in acquiring, holding, managing or disposing of investments (as principal or agent) for the purposes of their businesses or who it is reasonable to expect will acquire, hold, manage or dispose of investments (as principal or agent) for the purposes of their businesses where the issue of the any NEU CP would otherwise constitute a contravention of section 19 of the Financial Services and Markets Act 2000 (FSMA) by the Issuer;
(b) it has only communicated or caused to be communicated and will only communicate or cause to be communicated any invitation or inducement to engage in investment activity (within the meaning of section 21 of the FSMA) received by it in connection with the issue or sale of any NEU CP in circumstances in which section 21(1) of the FSMA does not apply to the Issuer; and
(c) it has complied and will comply with all applicable provisions of the FSMA with respect to anything done by it in relation to such NEU CP in, from or otherwise involving the United Kingdom.
United States of America
The NEU CP have not been and will not be registered under the Securities Act of 1933, as amended (the " Securities Act "), or any other laws or regulations of any state of the United States of America, and may not be offered or sold within the United States of America, or to, or for the account or benefit of, U.S. persons (as defined in accordance with Regulation S under the Securities Act) except in certain transactions exempt from the registration requirements of the Securities Act.
The Issuer, each Dealer, and any initial subscriber have represented and agreed, and any further holder of the NEU CP will be required to represent and agree, that they have not offered, sold or delivered, and will not offer, sell or deliver, whether directly or indirectly, any NEU CP within the United States of America or to, or for the account or benefit of, any

		U.S. person
		(i) as part of their distribution at any time, and
		(ii) otherwise until the day immediately following 40 days after the later of (y) the day on which such NEU CP are offered and (z) the issue date of such NEU CP (the "Distribution Compliance Period"). In addition, until the conclusion of the Distribution Compliance Period, an offer or sale of NEU CP within the United States of America by the Issuer, any Dealer, any initial subscriber or any further holder of the NEU CP, whether or not participating in the offering, may violate the registration requirements of the Securities Act.
		The Issuer, each Dealer and any initial subscriber have also agreed, and any further holder of the NEU CP will be required to agree that they will send to each distributor, initial subscriber or person to which they sell the NEU CP during the Distribution Compliance Period a notice setting out the selling and offering restrictions of the NEU CP in the United States of America or to, or for the account or benefit of, US persons.
		The NEU CP will be offered and sold only outside the United States of America to persons other than US persons (as defined in accordance with Regulation S under the Securities Act).
1.23	Taxation	The Issuer is not bound to indemnify any holder of the NEU CP in case of taxes which are payable under French law or any other foreign law in respect of the principal of, or the interest on, the NEU CP, except for any stamp or registration taxes payable by the Issuer under French law.
1.24	Involvement	Banque de France.
	of national authorities	
1.25		Landesbank Hessen-Thüringen Girozentrale
1.25	authorities	Neue Mainzer Strasse 52-58
1.25	authorities	-
1.25	authorities	Neue Mainzer Strasse 52-58
1.25	authorities	Neue Mainzer Strasse 52-58 D-60311 Frankfurt am Main Email: <u>VL312000Doku@helaba.de</u> Tél : +49 69 91 32 – 2194
1.25	authorities	Neue Mainzer Strasse 52-58 D-60311 Frankfurt am Main Email: <u>VL312000Doku@helaba.de</u>
1.25	authorities Contact(s) Additional information on the	Neue Mainzer Strasse 52-58 D-60311 Frankfurt am Main Email: <u>VL312000Doku@helaba.de</u> Tél : +49 69 91 32 – 2194
	authorities Contact(s) Additional information	Neue Mainzer Strasse 52-58 D-60311 Frankfurt am Main Email: <u>VL312000Doku@helaba.de</u> Tél : +49 69 91 32 – 2194 Fax : +49 69 91 32 – 31 77 The Issuer shall update in due time the Information Memorandum in accordance with the legal laws and regulations applicable for rated

1.27	Language of the information memorandu m which prevails	English.

	2. DESCRIPTION	OF THE ISSUER
		financial code and Article 7, 3° of the Order of
	016 and subsequent amendments	LANDESBANK HESSEN-THÜRINGEN
2.1	Legal name	GIROZENTRALE.
2.2	Legal form/status, governing law of the issuer and competent courts	The Issuer, which is a credit institution, was founded in the Federal Republic of Germany as a public law institution. It is incorporated under German public law and is subject to the jurisdictions of the courts of the Federal Republic of Germany. Helaba is a legal entity under public law. Within the scope of the "Single Supervisory Mechanism" (SSM: uniform mechanism for banking supervision in the Eurozone, which other EU countries may join as members on a voluntary basis), Helaba has since November 4, 2014 been subject to direct regulation and supervision by the European Central Bank (ECB). The basis for the assumption of direct supervision by the ECB over Helaba is the classification of Helaba as a "significant" institution. In its supervisory function, the ECB is supported by the Federal Financial Supervisory Authority (<i>Bundesanstalt für Finanzdienstleistungsaufsicht</i>), an independent authority with supervisory powers, as well as by Deutsche Bundesbank.
		In addition, Helaba is subject to state supervision by the Federal States of Hesse and Thuringia (Sections 2(1) and 12(1) of the State Treaty).
2.3	Date of incorporation	The Hessische Landesbank Girozentrale was formed in 1953 by the merger of Hessische Landesbank Darmstadt (founded in 1940), of Nassauische Landesbank Wiesbaden (founded in 1840) and the Landeskreditkasse zu Kassel (founded in 1832). On 1 July 1992 the Treaty on the Formation of a Joint Savings Bank Organisation between the Federal States of Hesse and Thuringia came into force. Since then Helaba has operated under the name "Landesbank Hessen-Thüringen Girozentrale". The Issuer's legal name is "Landesbank Hessen- Thüringen Girozentrale", the name used for commercial purposes is "Helaba". Helaba was founded in Germany and is incorporated as an entity under German public law (rechtsfähige Anstalt des öffentlichen Rechts).
2.4	Registered office or equivalent (legal address) and main administrative office	Neue Mainzer Strasse 52-58 D-60311 Frankfurt am Main
		Germany Tel: + 49 69 / 91 32 - 01

		Fax: +49 69 29 15 17
		Bonifaciusstrasse 16 D-99084 Erfurt Germany Tel: + 49 3 61 / 2 17 - 71 00 Fax: +49 361 217 - 71 01
2.5	Registration number, place of registration	Helaba is registered with the commercial registers of Frankfurt am Main (HRA 29821) and Jena (HRA 102181). The Legal Entity Identifier (LEI) of Helaba is DIZES5CF05K3I5R58746.
2.6	Issuer's mission summary	Helaba is a regional bank.
		The Bank shall in particular perform the functions of a central institution for the savings banks in the Federal States of Hesse, Thuringia and North Rhine-Westphalia and the functions of a municipal bank and a state bank in the Federal States of Hesse and Thuringia. The Bank may also assume the functions of a central institution for savings banks in other federal states. In its capacity as a central institution for savings banks, the Bank shall in particular manage the liquid funds of the savings banks in the federal states specified in sub-section 1 by means of an appropriate investment policy and shall extend appropriate liquidity facilities to the savings banks. It shall also be responsible, in cooperation with the savings banks, for business operations
		arising from its activities in the aforementioned capacity. In its capacity as a municipal bank and state bank, the Bank shall conduct the banking
		operations of local authorities and local authority associations, of the Federal States of Hesse and Thuringia, of other corporations, institutions and foundations under public law and of enterprises associated with them and shall assist them in the realisation of their functions by means of its business operations.
		The Bank may perform trustee and public development functions for the Federal States of Hesse and Thuringia and other public authorities. In respect of public development schemes, particularly in the fields of housing and urban development, industry and commerce, agriculture and environmental protection, these functions shall be performed by divisions established within the Bank in Hesse and Thuringia in accordance with section 8 sub-section 4 of the Treaty on the Formation of a Joint Savings Banks Association Hesse-Thuringia.

The Bank shall operate a Building and Loan Association (*Bausparkasse*), in particular in the Federal States of Hesse and Thuringia, in accordance with the provisions of the German Act on Building and Loan Associations (*Gesetz über Bausparkassen*). It shall be a legally dependent institution and shall be known as "Landesbausparkasse Hessen-Thüringen". Separate annual accounts and a management report are to be prepared for the Building and Loan Association.

The Bank may conduct banking operations of all kinds and also perform other services and carry out other transactions customary in the banking industry insofar as such banking operations and other services and transactions are directly or indirectly conducive to achieving the Bank's purposes. Subject to this, the Bank may acquire equity holdings, create its own independent institutions and acquire and dispose of developed and undeveloped real property and equivalent titles.

The Bank shall be entitled to issue *Pfandbriefe* in accordance with the provisions of the German *Pfandbrief* Act (*Pfandbriefgesetz*) and other bonds.

Within the scope of its functions the Bank may become a member of associations and other organisations.

The Bank's business operations shall be conducted on the basis of good commercial practice taking into account general economic considerations and serving the needs of the savings banks and municipal authorities. In view of the public nature of the Bank's mission, generating profit shall not be the main object of its business operations.

Deposit Protection and Investor Compensation Scheme

Helaba is a member of the Deposit Protection and Investor Compensation Scheme of the Sparkassen-Finanzgruppe (the "Scheme"). The aim of the Scheme is to ensure that the member institutions themselves are protected, in particular their liquidity and solvency. All savings banks, Landesbanks and home loan and savings associations (Landesbausparkassen) are members of this Scheme. In accordance with its memorandum and articles of association, the Scheme consists of a joint liability scheme of interconnected assets which are raised by the savings banks, the Landesbanks and Central Giro Institutions and Landesbausparkassen. In

	the event of a crisis, liquidity and solvency of an institution can be protected by relevant support measures. Institutions affected by the crisis can thus be enabled to continue performing their obligations without restrictions.
	The deposit protection and investor compensation system of the Sparkassen- Finanzgruppe complies with the requirements of the German Deposit Guarantee Act (<i>Einlagensicherungsgesetz</i>) which took effect on 3 July 2015. Over and above the institutional protection, the deposit protection and investor compensation system of the Sparkassen- Finanzgruppe provides a scheme for protecting deposits eligible for compensation in an amount of EUR 100,000 per customer. The Federal Financial Supervisory Authority (<i>Bundesanstalt für Finanzdienstleistungsaufsicht</i> - BaFin) has recognized the institutional protection system of the Sparkassen-Finanzgruppe as a deposit guarantee scheme as defined in the Deposit Guarantee Act.
	In addition, there is the Reserve Fund of the Savings Banks and Giro Association Hesse- Thuringia, of which Helaba has become a member. Supplementing these Reserve Funds, Rheinischer Sparkassen- und Giroverband - (RSGV) and Westfälisch-Lippischer Sparkassen- und Giroverband (SVWL) each have established an additional reserve fund in favour of Helaba within the scope of their share taken in the ordinary capital of Helaba (4.75% each) in 2012.
2.7 Brief description of current activities	For comparative information on the results of the two last financial periods in the main business areas of Helaba: please refer to pages 73 and 77 to 79 of the Annual Report 2018.
	Business Overview
	Helaba is authorized to perform any kind of banking operations and to render any kind of financial services, with the exception of operating a Multilateral Trading Facility.
	The Bank's registered offices are situated in Frankfurt am Main and Erfurt and it also has branches in Düsseldorf, Kassel, London, New York, Paris and Stockholm. These are joined by representative and sales offices, subsidiaries and affiliates. Helaba serves customers in Germany and other countries as a commercial bank. It works with companies, institutional customers, the public sector and municipal corporations.
	Helaba and the S-Group Sparkassen in Hesse and Thuringia together constitute the

Sparkassen-Finanzgruppe Hessen-Thüringen, which follows a business model based on economic unity and a joint S-Group rating. Comprehensive co-operation and business agreements have been entered into with the Sparkassen and their associations in North Rhine-Westphalia. In addition, there are sales cooperation agreements with the Sparkassen in Brandenburg. The agreements with the Sparkassen in North Rhine-Westphalia and Brandenburg complement the S-Group Concept Sparkassen-Finanzgruppe Hessenof the Thüringen, which continues in its current form.

Helaba administers public-sector development programmes through Wirtschafts- und Infrastrukturbank Hessen (WIBank) in its capacity as the central development institution of the State of Hesse. As legally dependent entity within Helaba, WIBank enjoys a direct statutory guarantee from the State of Hesse as permitted under EU law. WIBank's business activities are guided by the development objectives of the State of Hesse. Helaba also has stakes in a number of other development institutions in Hesse and Thuringia.

Financing relatively large commercial projects is the Bank's particular speciality in the real estate segment: office buildings, retail outlets and residential portfolios make up the bulk of its business in this area, although it also provides finance for retail parks and logistics centres. Outside Germany, Helaba provides finance for real estate in established cities/regional centres and for commercial customers. Employees are active locally in the branch offices in London, New York, Paris, and Stockholm.

The Corporates & Markets seament encompasses the Corporate Finance, Sparkasse Lending Business and S-Group Service, Banks and International Business, Cash Management, Sales Public Authorities and Capital Markets divisions. The Corporate Finance division provides finance, structured and arranged to specific customer requirements, through its constituent product groups Corporate Loans, Project Finance, Transport Finance, Foreign Trade Finance, Acquisition Finance, Asset Backed Finance, Investment and Leasing Finance and Tax Engineering. The Bank's activities in the Sparkasse Lending Business and S-Group Service division concentrate on supporting Sparkassen and their customers with financing arrangements based on credit standing and cash flow. The Banks and International Business division is home to Helaba's trade finance business with S-Group customers and handles documentary business for both S-Group

customers and target customers of the Bank. Through its Cash Management division, Helaba is active in the field of payment transactions. The division Sales Public Authorities, which reports directly to the Board of Managing Directors, provides counselling and products for municipal authorities and their corporations.

The range of services offered by the Capital Markets division covers the four capital-marketrelated core functions of risk management, warehousing (including market-making), primary market and money market activities. The Capital Markets division's sales units provide support for Helaba's target customers and product customers. Activities focus on providing carefully tailored advice on risk and strategy to help customers make effective use of capital market products.

In the Retail and Asset Management segment, Frankfurter Sparkasse offers a full range of financial services products for private customers, the self-employed, small businesses, corporate customers and public authorities in the Rhine-Main area. As a wholly-owned and fully consolidated subsidiary of Helaba organized under public law, Frankfurter Sparkasse is an important retail bank in the Frankfurt region. Via 1822direkt, Frankfurter Sparkasse also has a presence in the nationwide direct banking market.

Frankfurter Bankgesellschaft (Schweiz) AG and its wholly owned subsidiary Frankfurter Bankgesellschaft (Deutschland) AG provide Helaba's products and services for Sparkassen in the Private Banking, Wealth Management and Asset Management segment.

Through the legally dependent Landesbausparkasse Hessen-Thüringen (LBS), Helaba operates the home loans and savings business in both Hesse and Thuringia.

Helaba Invest is a capital management company active in institutional asset management, administering and managing both securities and real estate. Its product range includes special funds for institutional investors and retail funds as a management and/or advisory portfolio, comprehensive fund management (including reporting and risk management), advice on strategy and support for indirect investments.

The GWH Group holds residential real estate portfolios in Hesse with close to 50,000 residential units under management. It is active in residential real estate project development as well as the management and optimisation of residential property portfolios.

The Portfolio and Real Estate Management division has responsibility for optimising the Bank's own portfolio of real estate and managing its real estate affiliates.

The **WIBank segment** mainly comprises the Wirtschafts- und Infrastrukturbank Hessen (WIBank) business line.

Trend Information

Competitive Conditions

On the one hand, the German banking sector is benefiting from the positive economic trend in 2018. This is reflected in particular in the low level of loss allowances for loans and advances required to be recognised. Conversely, though, banks' operating business continues to be impacted by the current level of interest rates. On top of this, institutional investors (insurance companies, pension funds) are making inroads into the market in response to their own investment pressures and are becoming competitors of the banks. Cut-throat competition continues to put pressure on margins.

More and more areas of economic activity are becoming digitalised, driven by continuous advances in information technology. Online and mobile channels are presenting financial service providers with new ways of offering products and of accessing and exchanging data with customers.

Key changes in the regulatory framework were as follows:

Supervision by the ECB (Single Supervisory Mechanism, SSM)

The Helaba Group (within the meaning of the German Banking Act (Kreditwesengesetz -(KWG) and the Capital Requirements Regulation (CRR)) together with its affiliated subsidiaries Frankfurter Sparkasse and Frankfurter Bankgesellschaft (Deutschland) AG, is among the banks classified as "significant" and therefore subject to direct supervision by the European Central Bank (ECB). The ECB sent the Helaba Group a letter dated 14 February 2019 notifying it of the findings of the Supervisory Review and Evaluation Process (SREP). The ECB has specified that the minimum Common Equity Tier 1 (CET1) capital ratio to be maintained by the Helaba Group in 2019 is 9.85 %. This requirement comprises the Pillar 1 minimum capital requirement, the Pillar 2 capital requirement and the capital buffers.

Stress test

European banks underwent in 2018 a stress test required by the European Banking Authority (EBA) in conjunction with the ECB; these tests are conducted as part of a 2-year cycle. The objective was to evaluate the stability of global and domestic systemically important institutions under stressed economic conditions. The number of banks included decreased marginally from 51 in 2016 to 48. In 2018 as well, Helaba was one of the participating banks, and once again showed that it is a stable institution with resilient capital resources. One of the outcomes of the stress test in the third stress year was that the Common Equity Tier 1 (CET1, phased in) capital ratio fell from the figure of 15.40 % reported at the end of 2017 to 9.96 %. Helaba therefore complies with all the minimum regulatory requirements.

Single Resolution Mechanism (SRM)

Helaba is classified as a "significant" bank and thus falls within the responsibility of the Single Resolution Board. As in previous years, a data collection exercise was conducted in the first half of 2018 for the purposes of resolution planning and determining minimum requirements for own funds and eligible liabilities (MREL). As a result of the 2018 data collection exercise, Helaba will probably be notified in 2019 of a binding MREL.

Analytical credit datasets (AnaCredit)

A decision was made back in 2016 to introduce the collection of granular credit and credit risk data. The requirements were set out in Regulation (EU) 2016/867 of the European Central Bank. As part of their responsibilities, national central banks are required to assist with the collection of granular credit and credit risk data at the level of the individual borrower. Since September 2018, the monthly notification has taken the full reporting requirements into account.

EBA guidelines on internal governance

After publication by the EBA of the guidelines on internal governance and on the assessment of the suitability of members of the management body and key function holders, Helaba analysed the requirements, identified the need for action, and initiated implementation measures in these fields. Many of the requirements in the EBA guidelines were already in the Bank's in-house set of rules and regulations or have since been added to it. For example, the bank's regulations now include a stipulation that the number of members of the Board of Managing Directors is to be reduced in the new term of office from July 2019.

		EU action plan on sustainable financing
		At the beginning of March 2018, the European Commission published its action plan on financing sustainable growth, issuing a corresponding package of measures at the end of May 2018 aimed at implementing significant actions. Thus, in July 2018, the EU Commission set up a Technical Expert Group on Sustainable Finance to provide support for the following four areas: an EU taxonomy to determine whether an economic activity is environmentally sustainable, an EU Green Bond Standard, benchmarks for low-carbon investment strategies, and guidance to improve corporate disclosure of climate-related information. Through its membership in various banking associations and involvement in key sustainability initiatives, Helaba is integrated in the consultation processes and closely follows developments in these areas.
2.8	Capital	As mentioned on pages 75, 76 and 193 of the Annual Report 2018 of the Helaba Group (Appendix II), as at 31 December 2018 the Issuer has a subscribed and fully paid capital of Euro 2,509 million.
		The subscribed capital of Euro 2,509 million comprises the share capital of Euro 589 million paid in by the owners in accordance with the Charter and the capital contributions of Euro 1,920 million paid by the Federal State of Hesse.
2.8.1	Amount of capital subscribed and fully paid	The capital is fully subscribed and paid-up.
2.8.2	Amount of capital subscribed and not fully paid	Not applicable.
2.9	List of main shareholders	 As mentioned on page 193 of the Annual Report 2018 of the Helaba Group (Appendix II), as at 31 December 2018 the share capital of the Issuer was split as follows: Sparkassen- und Giroverband Hessen-Thüringen: 68.85% State of Hesse: 8.10%
		 Rheinischer Sparkassen- und Giroverband: 4.75% Sparkassenverband Westfalen-Lippe: 4.75% Fides BetaGmbH: 4.75% Fides AlphaGmbH: 4.75% State of Thuringia: 4.05%
2.10	Regulated markets on which the shares or debt securities of the issuer are listed	Not applicable.
2.11	Composition of governing bodies and supervisory bodies	The management of the Bank is constituted of a Board of Managing Directors and a Supervisory Board.

The members of the Board of Managing Directors are appointed by the Board of Owners who consists of sixteen members (§8(1) of the Charter of Helaba) and approved by the Supervisory Board.
As at 31 December 2018, the members of the Board of Managing Directors were:
Herbert Hans Grüntker (Chairman) Thomas Groß Dr. Detlef Hosemann Hans-Dieter Kemler Klaus-Jörg Mulfinger (until 31 December 2018)
Christian Schmid (since 20 December 2018) Dr. Norbert Schraad
Appointed by the shareholder meeting held on 10 December 2018 to be successor of Klaus Jörg Mulfinger: Frank Nickel (subject to approval of supervisory authorities).
The Supervisory Board supervises the conduct of business of the Board of Managing Directors and consists of thirty-five members (§11(1) of the Charter of Helaba).
As at 31 December 2018, the members of the Supervisory Board were:
<i>Chairman</i> Gerhard Grandke
<i>Deputies</i> Dr. Werner Henning Dr. Thomas Schäfer Alexander Wüerst Dr. Karl-Peter Schackmann-Fallis Thorsten Derlitzki
Members of the Supervisory Board:
Andreas Bausewein Dr. Annette Beller Christian Blechschmidt Stefan Hastrich Günter Högner Dr. Christoph Krämer Manfred Michel (until 31 December 2018) Frank Nickel Clemens Reif
Thorsten Schäfer-Gümbel Dr. Hartmut Schubert Helmut Schmidt Uwe Schmidt Wolfgang Schuster Dr. Eric Tjarks
Dr. Heiko Wingenfeld

	Arnd Zinnhardt
	Amu ziminalut
	Members of the Supervisory Board elected by the employees:
	Frank Beck Thorsten Derlitzki - Deputy Chairman Dr. Robert Becker (since 1 May 2018) Gabriele Fuchs (until 30 April 2018) Anke Glombik-Batschkus Thorsten Kiwitz Christiane Kutil-Bleibaum Annette Langner Susanne Noll Jürgen Pilgenröther Birgit Sahliger-Rasper Susanne Schmiedebach Thomas Sittner
	The positions of three members of the Supervisory Board are at present vacant.
Accounting method for consolidated accounts (or failing that, for the annual accounts)	As mentioned on page 82 of the Annual Report 2018 of the Helaba Group (Appendix II), the consolidated financial statements of the Helaba Group for the year ended 31 December 2018 have been prepared pursuant to Section 315a (1) of the German Commercial Code (<i>Handelsgesetzbuch</i> , HGB) and Regulation (EC) No. 1606/2002 of the European Parliament and of the Council of 19 July 2002 (IAS Regulation) in accordance with the International Financial Reporting Standards (IFRSs), as published by the International Accounting Standards Board (IASB) and adopted by the European Union (EU).
Accounting year	Starting on 01/01, ending on 31/12.
Date of the last general annual meeting of shareholders (or equivalent thereof) which has ruled on the last financial year accounts	29/03/2019.
Fiscal year	As mentioned on page 303 of the Annual Report 2018 of the Helaba Group (Appendix II), the fiscal year starts on 01/01 and ends on 31/12.
Auditors of the issuer, who have audited the issuer's annual accounts	
2.A.15.1 Auditors	For Annual Report 2018: Ernst & Young GmbH Wirtschaftsprüfungsgesellschaft, Stuttgart, Office Eschborn/Frankfurt am Main, Mergenthalerallee 3-5, 65760 Eschborn, Germany
	consolidatedaccounts(or failingfailingthat,fortheaccounts)AccountingAccountingDateofthelastgeneralannualmeetingofshareholders(orequivalentthereof)whichhasruledonthelastfinancialyearAuditorsofAuditors oftheissuer'sannualaccounts

		For Annual Report 2017:
		PricewaterhouseCoopers GmbH
		Wirtschaftsprüfungsgesellschaft
		Friedrich-Ebert-Anlage 35 - 37,
		60327 Frankfurt am Main, Germany,
	2.A.15.2 Auditors report on the accuracy of the accounting and financial information	 The Auditor's opinions appear on: Page 303 of the Annual Report 2018 Page 235 of the Annual Report 2017 of the Helaba Group (Appendix II).
2.16	Other equivalent programmes of the issuer	The Issuer has a EUR 10 billion – Commercial Paper, Certificate of Deposit Programme and a USD 5 billion – Commercial Paper Programme.
2.17	Rating of the issuer	Rated by Moody's Investors Service, Standard & Poor's and Fitch Ratings.
2.18	Additional information on the issuer	Optional ¹ .

Optional : information that the issuer may not provide because it is not required by French regulation

- ANA	CERTIFICATION OF INFORM	
Article D	. 213-9, 4 of the French monetary and fir	nancial code and subsequent amendments
3.1	Person(s) responsible for the information memorandum concerning the programme of NEU CP	Name: Bernd Gesser
		Name: Andreas Möller Title: Middle Office Clerk
3.2	Declaration of the person(s) responsible for the information memorandum concerning the programme of NEU CP	the financial documentation is true and accurate
3.3	Date, place of signature, signature	Executed in Frankfurt, 10 May 2019

BERND GESSER

ANDREAS MOLLER

4. INFORMATION CONCERNING THE ISSUER'S REQUEST OF THE STEP LABEL		
4.1	Label Step	An application for a STEP label for this Programme will be made to the STEP Secretariat. Information as to whether the STEP label has been granted for this Programme may be made available on the STEP market website (https://www.stepmarket.org).
		This website is not sponsored by the Issuer and the Issuer is not responsible for its content or availability.
		Unless otherwise specified in this Information Memorandum, the expressions "STEP", "STEP Market Convention", "STEP label", "STEP Secretariat", and "STEP market website" shall have the meaning assigned to them in the Market Convention on Short-Term European Paper dated 19 May 2015 and adopted by the Euribor ACI and European Money Markets Institute (as amended from time to time).

	APPEN	DICES
Appendice	Rating(s) of the programme	Fitch Ratings
•		Rating assigned by Fitch to this Programme can be checked at the following internet address:
		https://www.fitchratings.com/site/search?request =Landesbank%20Hessen- Thueringen%20Girozentrale&content=entity
		Moody's Investors Service
		Rating assigned by Moody's Investors Service to this Programme can be checked at the following internet address:
		https://www.moodys.com/credit- ratings/Landesbank-Hessen-Thueringen-GZ- credit-rating-370500
		Moody's Investors Service identifier for Helaba: <u>370500</u>
		Moody's Investors Service identifier for this French NEU CP Programme is: 822563696
Appendice	Documents available to the	Annual Report 2018 of the Helaba Group
	shareholders annual general meeting or the equivalent body. ²	See attachment: Helaba – Annual Report
	body	https://www.helaba.com/media/docs/int/infor mations-for/investors/publications/annual- reports/annual-reports-2018/annual- accounts-2018-under-ifrs.pdf
		Annual Report 2017 of the Helaba Group
		See attachment: Helaba – Annual Report
		https://www.helaba.com/media/docs/int/infor mations-for/investors/publications/annual- reports/annual-reports-2017/annual- accounts-2017-under-ifrs.pdf
		Also available on <u>https://www.helaba.de/</u>
Appendice III	Amendment, if appropriate, under electronic and paper form (signed)	None

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² Further to articles D.213-9 of the French monetary and financial code and L.232-23 of the French commercial code, financial information mentioned in Article D213-9 of the French monetary and financial code should be made available to any person upon request.