FINAL TERMS

In the case of Notes listed on the official list of the Luxembourg Stock Exchange, the Final Terms will be displayed on the website of the Luxembourg Stock Exchange (www.bourse.lu).

7 May 2021

MiFID II PRODUCT GOVERNANCE / PROFESSIONAL INVESTORS AND ELIGIBLE COUNTERPARTIES TARGET MARKET – Solely for the purposes of the manufacturer's product approval process, the target market assessment in respect of the Notes has led to the conclusion that: (i) the target market for the Notes is eligible counterparties and professional clients, each as defined in Directive 2014/65/EU (as amended, "MiFID II"); and (ii) all channels for distribution of the Notes are appropriate. 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.

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

PROHIBITION OF SALES TO UK RETAIL INVESTORS – The Notes are not intended to be offered, sold or otherwise made available to and should not be offered, sold or otherwise made available to any retail investor in the United Kingdom. For the purposes of this provision the expression retail investor means a person who is one (or more) of the following (i) a retail client, as defined in point (8) of Article 2(1) of Regulation (EU) No 2017/565 as it forms part of 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 ("FSMA") and any rules or regulations made under the FSMA to implement Directive (EU) 2016/97, where that customer would not qualify as a professional client, as defined in point (8) of Article 2(1) of Regulation (EU) No 600/2014 as it forms part of domestic law by virtue of the EUWA; or (iii) not a qualified investor as defined in Article 2 of the Prospectus Regulation as it forms part of domestic law by virtue of the EUWA; and the expression an offer includes the communication in any form and by any means of sufficient information on the terms of the offer and the Notes to be offered so as to enable an investor to decide to purchase or subscribe for the Notes.

1

Raiffeisen Bank S.A.

RON 400,575,000 3.086 per cent Fixed Rate Ordinary Senior Eligible Green Notes due 2026 (the "**Notes**")

Series: 1, Tranche 1

ISIN XS2339508587

issued pursuant to the
EUR 850,000,000 Euro Medium Term Note Programme
for the issue of Notes dated 27 April 2021 of
Raiffeisen Bank S.A.

Legal Entity Identifier: 549300RFKNCOX56F8591

The validity of the respective base prospectus will expire as of 27 April 2022.

The succeeding base prospectus will be published in electronic form on the website of the Issuer or its successor, www.raiffeisen.ro under "despre-noi/guvernanta-corporativa/detinatori-de-obligatiuni/program-emtn/".

Issue Price: 100 per cent of the principal amount

Issue Date: 14 May 2021

These Final Terms have been prepared for the purpose of Article 8(5) in connection with Article 25(4) of the Regulation (EU) 2017/1129 of the European Parliament and of the Council of 14 June 2017, as amended (the "Prospectus Regulation") and must be read in conjunction with the base prospectus dated 27 April 2021 (the "Prospectus") (including the documents incorporated into the Prospectus by reference), pertaining to the "Euro 850,000,000 Euro Medium Term Note Programme of Raiffeisen Bank S.A." (the "**Programme**"). Full information about Raiffeisen Bank S.A. and the offer of the Notes is only available on the basis of the combination of these Final Terms and the Prospectus. The Prospectus (and any supplement thereto) is available for viewing in electronic form on the website of the Luxembourg Stock Exchange (www.bourse.lu), on the website of the Issuer (www.raiffeisen.ro under "despre-noi/guvernanta-corporativa/detinatori-de-obligatiuni/program-emtn/") and copies may be obtained from Raiffeisen Bank S.A., 246C Calea Floreasca, Sky Tower Building, floors 2nd – 7th, 10th and 15th, Bucharest 1st District, Romania. Investors shall be aware that a supplement to the Prospectus may be published. Such a supplement will be published in electronic form on the Issuer's website (www.raiffeisen.ro under "despre-noi/guvernanta-corporativa/detinatori-de-obligatiuni/programemtn/").

PART I.: CONDITIONS

This Part I. of the Final Terms is to be read in conjunction with the set of Terms and Conditions that apply to Ordinary Senior Eligible Notes (the "**Terms and Conditions**") set forth in the Prospectus as Option III. Capitalised terms not otherwise defined herein shall have the meanings specified in the set of Terms and Conditions.

All references in this part of the Final Terms to numbered Articles and subparagraphs are to Articles and subparagraphs of the Terms and Conditions.

All provisions in the Terms and Conditions corresponding to items in the Final Terms which are either not selected or completed or which are deleted shall be deemed to be deleted from the Terms and Conditions applicable to the Notes (the "**Conditions**").

| DEF | FINITIONS | · (§ 1) | |
|-----|---|--|---|
| | Clearing S | System | |
| | | Clearstream Banking, S.A., Luxembourg (" CBL ") 42 Avenue JF Kennedy, L-1855 Luxembourg | |
| | | Euroclear Bank SA/NV, as Operator of the Euroclear System (" Euroclear ") 1 Boulevard du Roi Albert II, B-1210 Brussels | |
| | | Depozitarul Central SA, (" DC ") as Bucharest Stock Exchange Clearing System, 34-36 Carol I Boulevard 020922, Floors 3, 8 and 9, Bucharest 2, Romania | |
| | Business I | Day | Clearing System, Luxembourg and Bucharest |
| CUI | RRENCY, I | DENOMINATION, ISSUE DATE(S), FORM, CU | STODY (§ 2) |
| | Series | | 1 |
| | Tranche | | 1 |
| | Currency - Denomination - Issue Date(s) | | |
| | Specified Currency | | Romanian Leu ("RON") |
| | Aggregate Principal Amount | | RON 400,575,000 |
| | Specified l | Denomination | RON 525,000 |
| | Issue Date | | 14 May 2021 |
| | Form | | |
| | Global No | te pursuant to German law | |
| | | TEFRA C Permanent Global Note | |
| | | TEFRA D Temporary Global Note exchangeable for Permanent Global Note | |
| | | Neither TEFRA D nor TEFRA C | |
| | | New Global Note (NGN) | |
| | | Classical Global Note (CGN) | |
| | Custody – Clearing System | | |
| | | Global Note is a NGN | |
| | | Global Note is a CGN | |
| | | Euroclear and CBL and Global Note is a NGN | |
| | § 3 Status | | |

| | Ordinary Senior Notes | | |
|-------------|-----------------------|--|--|
| | Subordina | ted Notes | |
| | Eligible N | otes | |
| | | Ordinary Senior Eligible Notes | |
| | | Non-Preferred Senior Eligible Notes | |
| | Definition | of Eligible Liabilities Instruments | Article 72b CRR and Articles 2 (1) item 56 and 298 of the Romanian Recovery and Resolution Act |
| INT | EREST (§ | 4) | |
| \boxtimes | Fixed Rat | e Notes | |
| | | Rate of Interest; Interest Period[s] | |
| | | Interest Commencement Date | 14 May 2021 |
| | | Coupon Date | 14 May in each year |
| | | Frequency of interest payments | annually |
| | | Rate of Interest | 3.086 per cent per annum |
| | Coupon D | Oate[s], Interest Payment Date[s] | |
| | | First Coupon Date | 14 May 2022 |
| | | Last Coupon Date | 14 May 2026 |
| | | Adjustment of Interest Periods | No |
| | | [First][last] Interest Period | Not applicable |
| | Floating Rate Notes | | |
| | Fixed to [| Fixed to] Floating Rate Notes | |
| | Zero Cou | pon Notes | |
| Con | tinuation o | f general term and conditions for interest | |
| Acci | rual of Inte | rest and Default Interest | |
| | Prin | cipal amount | |
| | Red | emption amount | |
| Day | Count Frac | tion | Actual/Actual (ICMA Rule 251) |
| PAY | MENTS (§ | § 5) | |
| | Recipient | of payments | Paying Agent |
| | Against su | rrender of Global Note | Not applicable |
| | Discharge | by payment to the Paying Agent | Yes |

| | Payment Business Day | | | |
|-------------|-------------------------|----------------------------------|---|---|
| | | Business Day (as defined in § 1) | | |
| | | Othe | r Payment Business Day | |
| | | | Clearing System | |
| | | ПТ | ARGET | |
| | | ПС | Other (specify all relevant financial centres) | |
| | Business 1 | Day C | onvention | |
| | | Follo | owing Business Day Convention | |
| | | Mod | ified Following Business Day Convention | |
| | | Prece | eding Business Day Convention | |
| | | FRN | Convention (specify period(s)) | |
| REI | DEMPTION | N (§ 6) | | |
| | Redemption at Maturity | | Maturity | |
| | | Matu | nrity Date | 14 May 2026 subject to adjustments according to the Business Day Convention |
| | | Rede | emption Month and Redemption Year | |
| | Final Redemption Amount | | on Amount | |
| | | Rede | emption on the Maturity Date at principal unt | |
| | | | emption on the Maturity Date at an amount than the principal amount | |
| | Early Red | lempti | ion | |
| | Early Red | lempti | ion for Reasons of Taxation | Not applicable |
| | Early Red | lempti | ion for Regulatory Reasons | Not applicable |
| \boxtimes | Early Red | lempti | ion at the Option of the Issuer | Yes |
| | | Call | Redemption Date | 14 May 2025 |
| | | Call | Redemption Amount | Principal amount |
| | | Mini | mum Notice Period | 30 |
| | | | Days | |
| | | | Business Days | |
| | | | (as defined in § 1 (Definitions)) | |
| | | Maxi | imum Notice Period | 60 |

| | | | Days | |
|-------------|--|----------------|---|---|
| | | | Business Days | |
| | | | (as defined in § 1 (Definitions)) | |
| | | | No early Redemption | |
| | Early Red | lempti | on at the Option of a Holder | No |
| Rou | nding of Re | dempti | on Amounts | 2 decimals |
| AGI | ENTS (§ 7) | | | |
| | Fiscal Age | ent | | The Bank of New York Mellon, London Branch |
| | Paying Ag | gent | | The Bank of New York Mellon, London Branch |
| | Additional | l Payin | g Agent(s)/specified office(s) | |
| \boxtimes | Calculation Agent | | | Fiscal Agent shall act as Calculation Agent |
| | Other Age | ents | | |
| PRE | ESENTATI | ON PI | ERIOD (§ 9) | |
| | Presentation | on peri | od in respect of principal | is reduced to ten years with respect to payments of principal |
| | Presentation period in respect of interest | | | is limited to four years in respect of interest |
| EVE | ENTS OF DE | FAUL | Τ (§ 10) | |
| | Intentiona | lly left | blank | |
| | Not applic | able | | |
| | Applicable | e | | |
| | | Rede | mption | at the Termination Amount, [together with accrued interest (if any) to the date of repayment] |
| | | Fisca | l Agent | |
| SUE | STITUTIO |)N (§ 1 | 11) | |
| \boxtimes | Intentiona | lly left | blank | |
| | Not applic | able | | |
| | Applicable | e | | |
| | Issuer gua | rantee | | |
| | Substitute | Debto | r to have the same rating as the Issuer | |

| | Fiscal Age | ent | |
|-------------|-------------|--|---|
| AM | ENDMENT | OF THE CONDITIONS; HOLDERS' REPRESI | ENTATIVE (§ 12) |
| | Applicable | | |
| | Not applic | able | |
| | Intentional | lly left blank | |
| | Appointm | ent of Holders' Representative | |
| | | By resolution passed by Holders | |
| | | In the Conditions designated: | |
| FUF | RTHER ISS | SUANCES (§13) | |
| | Applicable | | |
| | Not applic | able | |
| \boxtimes | Fiscal Age | ent | |
| NO | FICES (§ 1 | 4) | |
| | Place and | medium of publication | |
| | | Clearing System | |
| | | Medium | |
| | | Deemed publication (pursuant to sub-paragraph (1)) | |
| | | Number of days | |
| | | Place and medium of publication as requested by the rules of listing authority /stock exchange (specify listing authority /stock exchange) | Luxembourg Stock Exchange, Bucharest Stock Exchange |
| | | No listing | |
| | | Website of the Issuer | Website of the Issuer www.raiffeisen.ro under "desprenoi/guvernanta-corporativa/detinatoride-obligatiuni/program-emtn/" |
| | | Newspaper | |
| | | Deemed publication (pursuant to sub- paragraph [(1)] [(2)] [(3)] (website/newspaper)) | |
| | | Number of days | 3 |
| | | Other (specify) | |

| | | Deemed publication (pursuant to sub- paragraph [1] [2] [3] [4] (more than one publication)) | | | |
|-----|-------------------------|---|------------|--|--|
| | | Number of days | 3 | | |
| FIN | FINAL PROVISIONS (§ 15) | | | | |
| | Applicabl | e Law | | | |
| | \boxtimes | Custody with an ICSD | | | |
| | | As to form and content | German law | | |
| | | As to form and content, subject to § 3 (Romanian law) | German law | | |

PART II.: OTHER INFORMATION

| Inte | Interests of natural and legal persons involved in the issue | | | | |
|------|---|--|--|--|--|
| | Other interests (not included in the Prospectus under "GENERAL INFORMATION / Interests of natural and legal persons involved in the issue") | | | | |
| Use | of proceeds | | | | |
| | Use of Proceeds | Net proceeds will be used to finance or refinance, in part or in full, new or existing eligible loans providing distinct environmental benefits (the Eligible Green Loans), in line with the Issuer's Green Bond Framework | | | |
| | Estimated net proceeds | RON 399,375,000 | | | |
| | Estimated total expenses of the issue | RON 1,200,000 | | | |
| Sell | ing Restrictions | | | | |
| | TEFRA C | | | | |
| | TEFRA D | | | | |
| | Neither TEFRA C nor TEFRA D | | | | |
| ECE | B-eligible Security | No | | | |
| Sec | urities Identification Numbers | | | | |
| | ISIN | XS2339508587 | | | |
| | Common Code | 233950858 | | | |
| | German Securities Code | A3KQ6A | | | |
| | Any other securities number | | | | |
| | Yield | | | | |
| | Yield | Calculated on the basis of the Issue Price of 100.00 per cent and calculated on an annual basis, the yield will be 3.086 per cent p.a. in RON | | | |
| | Method of distribution | | | | |
| | Non-syndicated | | | | |
| | Syndicated | | | | |

| | Stabilising Dealer/Manager | |
|---|---|--|
| | Stabilising Dealer/Manager | None |
| | Intended Admission(s) to Trading and Listing(s) / Dealing Agreements | |
| | Admission(s) to Trading and Listing(s) | Yes Application will be made |
| | Luxembourg Stock Exchange: Admission: Regulated Market / Listing: Official List | |
| | Bucharest Stock Exchange: Admission / Listing: Regulated Market | |
| | Other (insert details) | |
| | Expected date of admission | For the Luxembourg Stock Exchange: on or around the Issue Date |
| | | For the Bucharest Stock Exchange: on or around 27 May 2021 |
| | Estimate of the total expenses related to admission to trading | RON 55,000 |
| | Rating | |
| | Moody's generic programme rating for Senior Unsecured Medium-Term Notes issued under the Programme is (P) Baa1. | |
| 1 | | |
| | The Notes have been rated by Moody's: Baa1 negative outlook. | |
| | The Notes have been rated by Moody's: Baa1 negative outlook. Moody's appends long-term obligation ratings at the following levels: Aaa, Aa, A, Baa, Ba, B, Caa, Ca and C. To each generic rating category from Aa to Caa Moody's assigns the numerical modifiers "1", "2" and "3". The modifier "1" indicates that the bank is in the higher end of its letter-rating category, the modifier "2" indicates a mid-range ranking and the modifier "3" indicates that the issuer is in the lower end of its letter-rating category. | |
| | Moody's appends long-term obligation ratings at the following levels: Aaa, Aa, A, Baa, Ba, B, Caa, Ca and C. To each generic rating category from Aa to Caa Moody's assigns the numerical modifiers "1", "2" and "3". The modifier "1" indicates that the bank is in the higher end of its letter-rating category, the modifier "2" indicates a mid-range ranking and the modifier "3" | |
| | Moody's appends long-term obligation ratings at the following levels: Aaa, Aa, A, Baa, Ba, B, Caa, Ca and C. To each generic rating category from Aa to Caa Moody's assigns the numerical modifiers "1", "2" and "3". The modifier "1" indicates that the bank is in the higher end of its letter-rating category, the modifier "2" indicates a mid-range ranking and the modifier "3" indicates that the issuer is in the lower end of its letter-rating category. The generic programme rating and the credit rating for the Notes have been issued by <i>Moody's Deutschland GmbH</i> which is established in the European Union, is registered under Regulation (EC) No. 1060/2009 of the European Parliament and of the Council of 16 September 2009 on credit rating agencies, as amended and is included in the list of credit rating agencies registered in accordance with this Regulation published by the European Securities and Markets Authority on its website (www.esma.europa.eu/page/List- | |
| | Moody's appends long-term obligation ratings at the following levels: Aaa, Aa, A, Baa, Ba, B, Caa, Ca and C. To each generic rating category from Aa to Caa Moody's assigns the numerical modifiers "1", "2" and "3". The modifier "1" indicates that the bank is in the higher end of its letter-rating category, the modifier "2" indicates a mid-range ranking and the modifier "3" indicates that the issuer is in the lower end of its letter-rating category. The generic programme rating and the credit rating for the Notes have been issued by <i>Moody's Deutschland GmbH</i> which is established in the European Union, is registered under Regulation (EC) No. 1060/2009 of the European Parliament and of the Council of 16 September 2009 on credit rating agencies, as amended and is included in the list of credit rating agencies registered in accordance with this Regulation published by the European Securities and Markets Authority on its website (www.esma.europa.eu/page/Listregistered-and-certified-CRAs). | applicable |

Third Party Information

With respect to any information included herein and specified to be sourced from a third party (i) the Issuer confirms that any such information has been accurately reproduced and as far as the Issuer is aware and is able to ascertain from information available to it from such third party, no facts have been omitted the omission of which would render the reproduced information inaccurate or misleading and (ii) the Issuer has not independently verified any such information and accepts no responsibility for the accuracy thereof.

| Raiffeisen Bank S.A. | | | | | | |
|-----------------------------|--|--|--|--|--|--|
| | | | | | | |
| Name & title of signatories | | | | | | |