

Pillar 3 Disclosures – Composition of Capital As at 30 June 2013

DBS Group Holdings Ltd Incorporated in the Republic of Singapore Company Registration Number: 199901152M

Composition of Capital

The following disclosures are made pursuant to Monetary Authority of Singapore ("MAS") Notice to Banks No 637 "Notice on Risk Based Capital Adequacy Requirements for Banks incorporated in Singapore" ("Notice 637").

1 Financial Statements and Regulatory Scope of Consolidation

The Group's regulatory scope of consolidation is identical to its accounting scope of consolidation.

Financial Statements and Regulatory Scope of Consolidation (continued)

	Consolidated Balance Sheet	Cross Reference to Section 2
In S\$ millions		
ASSETS		
Cash and balances with central banks	18,235	
Singapore Government securities and treasury bills	10,940	
Due from banks	33,079	
Financial assets at fair value through profit or loss	12,462	
Positive fair values for financial derivatives	15,962	
Loans and advances to customers	233,420	
of which: Impairment allowances admitted as eligible T2 capital	(1,287)	а
Financial investments	38,378	
Securities pledged and transferred	4,620	
Investments in associates	1,284	
of which: Private Equity/Venture Capital investments in excess of 20% holdings	2	b
of which: Goodwill on acquisition *	15	С
Goodwill on consolidation	4,802	С
Properties and other fixed assets	913	
Investment properties	504	
Deferred tax assets	189	d
Re-grossing of deferred tax assets and deferred tax liabilities as required under MAS Notice 637	18	d
Other assets	11,812	
TOTAL ASSETS	386,600	
LIABILITIES		
Due to banks	26,434	
Due to non-bank customers	259,804	
Financial liabilities at fair value through profit or loss	8,910	
Negative fair values for financial derivatives	16,802	
Bills payable	261	
Current tax liabilities	983	
Deferred tax liabilities	45	
Re-grossing of deferred tax assets and deferred tax liabilities as required under MAS Notice 637	18	
Other liabilities	11,073	
Other debt securities in issue	20,048	

Financial Statements and Regulatory Scope of Consolidation (continued)

	Consolidated Balance Sheet	Cross Reference to Section 2
Subordinated term debts	5,532	
of which: Instruments issued and eligible for recognition as T2 Capital under transitional arrangements	4,955	е
TOTAL LIABILITIES	349,892	
NET ASSETS	36,708	
EQUITY		
Share capital	9,729	
of which: Amount eligible for CET1	9,566	f
of which: Instruments issued and eligible for recognition as AT1 Capital under transitional arrangements	146	g
Treasury shares	(87)	h
Other reserves	6,681	i
of which: Cash flow hedge reserve	(22)	j
Revenue reserves	16,119	k
of which: Unrealised fair value gains/losses on financial liabilities and derivative liabilities arising from changes in own credit risk	23	1
Shareholders' funds	32,442	
Non-controlling interests	4,266	
of which: Instruments issued and eligible for recognition as AT1 Capital under transitional arrangements	3,600	m
of which: Minority interest eligible for CET1 Capital under transitional arrangements	266	n
TOTAL EQUITY	36,708	

Key:

CET1: Common Equity Tier 1 AT1: Additional Tier 1 T2: Tier 2

^{*} Not adjusted for subsequent share of losses or impairment losses

2 Capital Adequacy and Reconciliation of Regulatory Capital to the Balance Sheet

Explanatory Notes

The following disclosure is made according to the template prescribed in MAS Notice 637 Annex 11E. The column "Amount" shows the amounts used in the computation of the capital adequacy ratios. The column "Amount subject to Pre-Basel III Treatment" shows the amount of each regulatory adjustment that is subject to the treatment specified in the previous capital rules (i.e., according to the cancelled MAS Notice 637 dated 14 December 2007) for the duration of the Basel III transition period up to end-2017. Each of these amounts is taken into the computation of the capital adequacy ratios during the transition period up to end-2017 under rows 41C and 56C, as the case may be. For example, during the year 2013, the regulatory adjustment (i.e., capital deduction) for goodwill continues to be taken against Additional Tier 1 in the first instance (c.f., row 41C), whereas from 1 January 2018, this regulatory adjustment is to be taken against Common Equity Tier 1 in the first instance (c.f. row 8).

The alphabetic cross-references in the column "Cross Reference to Section 1" relate to those in reconciliation of the balance sheet on pages 2 to 3.

MAS Notice 637 specifies which tier of capital against which each regulatory adjustment is to be taken. When regulatory adjustments are required against Additional Tier 1 or Tier 2 capital, there are circumstances when the amount of eligible Additional Tier 1 or Tier 2 capital respectively falls short of the amount of the regulatory adjustment (e.g., when the amount in row 36 falls short of the amount in row 43). Under such circumstances, the shortfall is taken against the preceding tier of capital (i.e., rows 27 and 42).

MAS Notice 637 specifies the computation of the amount of provisions that may be recognised in Tier 2 capital. General allowances in respect of assets under the standardised approach for credit risk are eligible (row 76), subject to a cap of 1.25% of risk-weighted assets under the standardised approach for credit risk (row 77). General and specific allowances in respect of assets under the internal ratings-based approach exceeding expected loss of these assets are eligible (row 78), subject to a cap of 0.6% of risk-weighted assets under the internal ratings-based approach for credit risk (row 79).

			subject to Pre-Basel III Treatment	Reference to Section 1
In S\$ mi	llions			
	Common Equity Tier 1 capital: instruments and reserves			
1	Paid-up ordinary shares and share premium (if applicable)	9,566		f
2	Retained earnings	16,119		k
3#	Accumulated other comprehensive income and other disclosed reserves	6,594		h+i
4	Directly issued capital subject to phase out from CET1 (only applicable to non-joint stock companies)	•		
5	Minority interest that meets criteria for inclusion	266	(78)	n
6	Common Equity Tier 1 capital before regulatory adjustments	32,545		
	Common Equity Tier 1 capital: regulatory adjustments	- 1		
7	Valuation adjustment pursuant to Part VIII of MAS Notice 637	-		
8	Goodwill, net of associated deferred tax liability	-	4,817	С
9#	Intangible assets, net of associated deferred tax liability	-	-	
10#	Deferred tax assets that rely on future profitability	-	207	d
11	Cash flow hedge reserve	-	(22)	j
12	Shortfall of TEP relative to EL under IRBA	-	-	
13	Increase in equity capital resulting from securitisation transactions	-	-	
14	Unrealised fair value gains/losses on financial liabilities and derivative liabilities arising from changes in own credit risk	-	23	I
15	Defined benefit pension fund assets, net of associated deferred tax liability	.		
16	Investments in own shares	-		
17	Reciprocal cross-holdings in ordinary shares of financial institutions	-		

Amount[^]

Cross

Amount[^]

		Amount^	Amount^ subject to Pre-Basel III Treatment	Cross Reference to Section 1
18	Capital investments in ordinary shares of unconsolidated financial institutions in which Reporting Bank does not hold a major stake	-		
19#	Investments in ordinary shares of unconsolidated major stake companies approved under s32 of Banking Act (including insurance subsidiaries) (amount above 10% threshold)	-	-	
20#	Mortgage servicing rights (amount above 10% threshold)	-		
21#	Deferred tax assets arising from temporary differences (amount above 10% threshold, net of related tax liability)	-		
22	Amount exceeding the 15% threshold	-		
23#	of which: investments in ordinary shares of unconsolidated major stake companies approved under s32 of Banking Act (including insurance subsidiaries)	-		
24#	of which: mortgage servicing rights	-		
25#	of which: deferred tax assets arising from temporary differences	-		
26	National specific regulatory adjustments	-		
26A	PE/VC investments in the form of ordinary shares, in excess of 20% of such capital investments	-	2	b
26B	PE/VC investments held beyond the relevant holding periods set out in MAS Notice 630	-	-	
26C	Capital deficits in subsidiaries and associates that are regulated financial institutions	-	-	
26D	Any other items which the Authority may specify	-		
27	Regulatory adjustments applied in calculation of CET1 Capital due to insufficient AT1 Capital to satisfy required deductions	1,280		
28	Total regulatory adjustments to CET1 Capital	1,280		
29	Common Equity Tier 1 capital (CET1)	31,265		
	Additional Tier 1 capital: instruments			
30	AT1 capital instruments and share premium (if applicable)	-		
31	of which: classified as equity under the Accounting Standards	-		
32	of which: classified as liabilities under the Accounting Standards	-		
33	Transitional: Ineligible capital instruments (pursuant to paragraphs 6.5.3 and 6.5.4)	146		g
34	AT1 capital instruments issued by fully-consolidated subsidiaries that meet criteria for inclusion	3,600		m
35	of which: instruments issued by subsidiaries subject to phase out	3,600		
36	Additional Tier 1 capital before regulatory adjustments	3,746		
	Additional Tier 1 capital: regulatory adjustments			
37	Investments in own AT1 capital instruments	-		
38	Reciprocal cross-holdings in AT1 capital instruments of financial institutions	-		
39	Capital investments in AT1 capital instruments of unconsolidated financial institutions in which Reporting Bank does not hold a major stake	-		
40#	Investments in AT1 capital instruments of unconsolidated major stake companies approved under s32 of Banking Act (including insurance subsidiaries)	-	-	
41	National specific regulatory adjustments	5,026		
41A	PE/VC investments in the form of AT1 capital instruments, in excess of 20% of such capital investments	-	-	
41B	Any other items which the Authority may specify	-		
41C	Regulatory adjustments applied to AT1 Capital in respect of amounts subject to pre-Basel III treatment	5,026		

		Amount^	Amount^ subject to Pre-Basel III Treatment	Cross Reference to Section 1
	of which: Goodwill, net of associated deferred tax liability	4,817		
	of which: Intangible assets, net of associated deferred tax liability	-		
	of which: Deferred tax assets that rely on future profitability	207		
	of which: Cash flow hedge reserve	(22)		
	of which: Increase in equity capital resulting from securitisation transactions	-		
	of which: Unrealised fair value gains/losses on financial liabilities and derivative liabilities arising from changes in own credit risk	23		
	of which: Shortfall of TEP relative to EL under IRBA	-		
	of which: PE/VC investments in the form of ordinary shares, in excess of 20% of such capital investments	1		
	of which: PE/VC investments held beyond the relevant holding periods set out in MAS Notice 630	-		
	of which: Capital deficits in subsidiaries and associates that are regulated financial institutions	-		
	of which: Investments in ordinary shares of unconsolidated major stake companies approved under s32 of Banking Act (incl insurance subsidiaries)	-		
	of which: PENC investments in the form of Tier 2 capital instruments, in excess of 20% of such capital investments	-		
	of which: Investments in Tier 2 capital instruments of unconsolidated major stake companies approved under s32 of Banking Act (incl insurance subsidiaries)	-		
42	Regulatory adjustments applied in calculation of AT1 Capital due to insufficient Tier 2 Capital to satisfy required deductions	-		
43	Total regulatory adjustments to Additional Tier 1 capital	5,026		
44	Additional Tier 1 capital (AT1)	-		
45	Tier 1 capital (T1 = CET1 + AT1)	31,265		
	Tier 2 capital: instruments and provisions			
46	Tier 2 capital instruments and share premium (if applicable)	-		
47	Transitional: Ineligible capital instruments (pursuant to paragraphs 6.5.3 and 6.5.4)	-		
48	Tier 2 capital instruments issued by fully-consolidated subsidiaries that meet criteria for inclusion	4,955		е
49	of which: instruments issued by subsidiaries subject to phase out	4,955		
50	Provisions	1,287		а
51	Tier 2 capital before regulatory adjustments	6,242		
	Tier 2 capital: regulatory adjustments			
52	Investments in own Tier 2 instruments	-		
53	Reciprocal cross-holdings in Tier 2 capital instruments of financial institutions	-		
54	Capital investments in Tier 2 capital instruments of unconsolidated financial institutions in which Reporting Bank does not hold a major stake	-		
55#	Investments in Tier 2 capital instruments of unconsolidated major stake companies approved under s32 of Banking Act (including insurance subsidiaries)	-	-	
56	National specific regulatory adjustments	1		
56A	PE/VC investments in the form of Tier 2 capital instruments, in excess of 20% of such capital investments	-	-	
56B	Any other items which the Authority may specify	-		
56C	Regulatory adjustments applied to Tier 2 Capital in respect of amounts subject to pre-Basel III treatment	1		

		Amount^	Amount^ subject to Pre-Basel III Treatment	Cross Reference to Section 1
	of which: Shortfall of TEP relative to EL under IRBA	-		
	of which: PE/VC investments in the form of ordinary shares, in excess of 20% of such capital investments	1		
	of which: PE/VC investments held beyond the relevant holding periods set out in MAS Notice 630	-		
	of which: Capital deficits in subsidiaries and associates that are regulated financial institutions	-		
	of which: Investments in ordinary shares of unconsolidated major stake companies approved under s32 of Banking Act (incl insurance subsidiaries)	-		
	of which: PE/VC investments in the form of AT1 capital instruments, in excess of 20% of such capital investments	-		
	of which: Investments in AT1 capital instruments of unconsolidated major stake companies approved under s32 of Banking Act (incl insurance subsidiaries)	-		
57	Total regulatory adjustments to Tier 2 capital	1		
58	Tier 2 capital (T2)	6,241		
59	Total capital (TC = T1 + T2)	37,506		
60	Total risk weighted assets	242,757		
	Capital ratios (as a percentage of risk weighted assets)			
61	Common Equity Tier 1 CAR	12.9%		
62	Tier 1 CAR	12.9%		
63	Total CAR	15.5%		
64	Bank-specific buffer requirement	4.5%		
65	of which: capital conservation buffer requirement	-		
66	of which: bank specific countercyclical buffer requirement	-		
67	of which: G-SIB buffer requirement (if applicable)	-		
68	Common Equity Tier 1 available to meet buffers	5.5%		
	National minima			
69	Minimum CET1 CAR	4.5%		
70	Minimum Tier 1 CAR	6.0%		
71	Minimum Total CAR	10.0%		
	Amounts below the thresholds for deduction (before risk weighting)			
72	Investments in ordinary shares, AT1 capital and Tier 2 capital of unconsolidated financial institutions in which the bank does not hold a major stake	2,569		
73	Investments in ordinary shares of unconsolidated major stake companies approved under s32 of Banking Act (including insurance subsidiaries)	1,006		
74	Mortgage servicing rights (net of related tax liability)	-		
75	Deferred tax assets arising from temporary differences (net of related tax liability)	-		
	Applicable caps on the inclusion of provisions in Tier 2			
76	Provisions eligible for inclusion in Tier 2 in respect of exposures subject to standardised approach (prior to application of cap)	534		
77	Cap on inclusion of provisions in Tier 2 under standardised approach	430		
78	Provisions eligible for inclusion in Tier 2 in respect of exposures subject to internal ratings-based approach (prior to application of cap)	1,283		
79	Cap for inclusion of provisions in Tier 2 under internal ratings-based approach	857		
	Capital instruments subject to phase-out arrangements (only applicable between 1 Jan 2013 and 1 Jan 2022)			

		Amount^	Amount^ subject to Pre-Basel III Treatment	Cross Reference to Section 1
80	Current cap on CET1 instruments subject to phase out arrangements	-		
81	Amount excluded from CET1 due to cap (excess over cap after redemptions and maturities)	-		
82	Current cap on AT1 instruments subject to phase out arrangements	3,746		
83	Amount excluded from AT1 due to cap (excess over cap after redemptions and maturities)	417		
84	Current cap on T2 instruments subject to phase out arrangements	4,955		
85	Amount excluded from T2 due to cap (excess over cap after redemptions and maturities)	577		

[^] For regulatory adjustments, deductions from capital are reported as positive numbers and additions to capital are reported as negative numbers.

Items marked with a hash [#] are elements where a more conservative definition has been applied to MAS Notice 637 relative to those set out under the Basel III capital standards.

Deferred tax assets relating to temporary differences in excess of specified thresholds c.f. row 21 and 25 are to be deducted under Basel III capital standards (paragraph 69). Under MAS Notice 637, they are deducted in total. If Basel III capital standards were to be applied, eligible capital would have been \$0.2 billion higher and risk-weighted assets \$0.5 billion higher.

3 Main Features of Capital Instruments

(To be read in conjunction with MAS Notice 637 Table 11D-2 and relevant transaction documents available at http://www.dbs.com/investor/preferenceshares/default_old.aspx)

DBS Group Holdings Ltd Ordinary Shares

1	Issuer	DBS Group Holdings Ltd
2	Unique identifier (e.g. CUSIP, ISIN or Bloomberg identifier for private placement)	SGX Name: DBS GROUP HOLDINGS LTD ISIN: SG1L01001701
3	Governing law(s) of the instrument	The Ordinary Shares are governed by the laws of Singapore
	Regulatory treatment	
4	Transitional Basel III rules	Common Equity Tier 1
5	Post-transitional Basel III rules	Common Equity Tier 1
6	Eligible at solo/group/group&solo	Group
7	Instrument type (types to be specified by each jurisdiction)	Ordinary Shares
8	Amount recognised in regulatory capital (Currency in mil, as of most recent reporting date)	S\$9,566 million as at 30 June 2013
9	Par value of instrument	NA
10	Accounting classification	Shareholders' equity
11	Original date of issuance	9 March 1999
12	Perpetual or dated	Perpetual
13	Original maturity date	No maturity
14	Issuer call subject to prior supervisory approval	No
15	Optional call date, contingent call dates and redemption amount	NA
16	Subsequent call dates, if applicable	NA
	Coupons / dividends	
17	Fixed or floating dividend/coupon	Discretionary dividend amount
18	Coupon rate and any related index	The Ordinary Shares receive distributable profits that have been declared as dividend.
19	Existence of a dividend stopper	No
20	Fully discretionary, partially discretionary or mandatory	Fully discretionary
21	Existence of step up or other incentive to redeem	No
22	Noncumulative or cumulative	Noncumulative
23	Convertible or non-convertible	Nonconvertible
24	If convertible, conversion trigger(s)	NA

25	If convertible, fully or partially	NA
26	If convertible, conversion rate	NA
27	If convertible, mandatory or optional conversion	NA
28	If convertible, specify instrument type convertible into	NA
29	If convertible, specify issuer of instrument it converts into	NA
30	Write-down feature	No
31	If write-down, write-down trigger(s)	NA
32	If write-down, full or partial	NA
33	If write-down, permanent or temporary	NA
34	If temporary write-down, description of write-up mechanism	NA
35	Position in subordination hierarchy in liquidation (specify instrument type immediately senior to instrument)	The Ordinary Shares shall on the return of capital in a winding-up, entitle the holders thereof rights of participation in any surplus profits or assets of the company after all senior obligations (including preference shares issued by DBS Group Holdings Ltd) have been satisfied.
36	Non-compliant transitioned features	No
37	If yes, specify non-compliant features	NA

DBSH Non-voting Redeemable Convertible Preference Shares (CPS)

1	Issuer	DBS Group Holdings Ltd
2	Unique identifier (e.g. CUSIP, ISIN or Bloomberg identifier for private placement)	ISIN: SG1L01001701
3	Governing law(s) of the instrument	The Non-voting Redeemable CPS are governed by the laws of Singapore.
	Regulatory treatment	
4	Transitional Basel III rules	Additional Tier 1
5	Post-transitional Basel III rules	Ineligible
6	Eligible at solo/group/group&solo	Group
7	Instrument type (types to be specified by each jurisdiction)	Convertible Preference Shares
8	Amount recognised in regulatory capital (Currency in mil, as of most recent reporting date)	S\$146 million as at 30 June 2013
9	Par value of instrument	S\$163 million
10	Accounting classification	Shareholders' equity
11	Original date of issuance	6 June 2000
12	Perpetual or dated	Perpetual
13	Original maturity date	NA
14	Issuer call subject to prior supervisory approval	Yes
15	Optional call date, contingent call dates and redemption amount	DBS Group Holdings Ltd may at any time and from time to time give notice to any or all of the holders of the Non-voting Redeemable CPS of the redemption of any or all of their redeemable shares, and at such Redemption Amount as specified in the redemption notice. The redemption notice is irrevocable.
		Holders of the Non-voting Redeemable CPS on whom the Company has served a redemption notice have five business days after the date of the redemption notice to agree to the redemption of their Non-voting Redeemable CPS and notify the Company, failing which the redemption notice shall lapse. Such agreement, upon notice to the Company, is irrevocable.
		Redemption shall be effected at the Redemption Amount, together with a sum equal to any arrears of any dividend on the Non-voting Redeemable CPS calculated down to (and including) the date of redemption.
		Redemption Amount means the amount payable on the redemption of a Non-voting Redeemable CPS to the holder of that Non-voting Redeemable CPS, which amount:
		 shall not be lower than 95% of the average closing prices of the ordinary shares on the Singapore Exchange Securities Trading Limited for five consecutive trading

shall not be higher than 105% of the average closing prices of the ordinary shares on the Singapore Exchang Securities Trading Limited for five consecutive trading days prior to the date of the redemption notice. Where such holders have notified DBS Group Holdings Ltd their agreement to the redemption, the redemption shall be effected on the date specified in the redemption notice (whi date shall not be earlier than ten business days after the da of the redemption notice). NA Subsequent call dates, if applicable Coupons / dividends Toupons / dividends Coupon rate and any related index Coupon rate and any related index The Non-voting Redeemable CPS have the right to receive out of the profits available for dividend a preferential gross dividend at the rate equal to that payable for the ordinary shares, subject to the maximum of \$\$0.30 per CPS per annum. Pully discretionary, partially discretionary or mandatory Existence of a dividend stopper Yes Fully discretionary or mandatory Existence of step up or other incentive to redeem Noncumulative Convertible Noncumulative or cumulative Noncumulative Convertible While there is no regulatory trigger, the Non-voting Redeemable CPS shall be converted into ordinary shares of the Issuer at the option of the holder at any time, or if they a sold or transferred to a non-Government entity. A non-Government entity is an entity is near entity is near entity in clindling a corporation) whis is not wholly owned by the Government of the Republic of Singapore. If convertible, conversion rate Each Non-voting Redeemable CPS shall be converted into ordinary shares of the Issue provided always that in the event of any restructure or alteration of the ordinary shares, the conversion right attact			
prices of the ordinary shares on the Singapore Exchang Securities Trading Limited for five consecutive trading days prior to the date of the redemption notice. Where such holders have notified DBS Group Holdings Ltd their agreement to the redemption, the redemption shall be effected on the date specified in the redemption shall be effected on the date specified in the redemption shall be effected on the date specified in the redemption notice (whi date shall not be earlier than ten business days after the date of the redemption notice). NA Toupons / dividends Ties Fixed or floating dividend/coupon Discretionary dividend amount The Non-voting Redeemable CPS have the right to receive out of the profits available for dividend a preferential gross dividend at the rate equal to that payable for the ordinary shares, subject to the maximum of \$\$5.30 per CPS per annum. Pully discretionary, partially discretionary or mandatory Existence of step up or other incentive to redeem Pully discretionary or mandatory Existence of step up or other incentive to redeem Noncumulative or cumulative Convertible Anoncumulative or cumulative Convertible If convertible, conversion trigger(s) While there is no regulatory trigger, the Non-voting Redeemable CPS shall be converted into ordinary shares or the Issuer at the option of the holder at any time, or if they a sold or transferred to a non-Government entity. A non-Government entity is an entity (Including a corporation) whis is not wholly owned by the Government of the Republic of Singapore. If convertible, conversion rate If convertible, conversion rate Fully Fully If convertible, mandatory or optional conversion of the profits and ordinary shares of the Issue provided always that in the event of any restructure or alteration of the ordinary shares, the conversion right attact to a Non-vortible representation of the ordinary shares, the conversion right attact to a Non-vortible specify instrument type convertible in the supprovided always that in the event of any			days prior to the date of the redemption notice; and
their agreement to the redemption, the redemption shall be effected on the date specified in the redemption notice (whi date shall not be earlier than ten business days after the da of the redemption notice). Roupons / dividends Coupons / dividends Tile Fixed or floating dividend/coupon Discretionary dividend amount The Non-voting Redeemable CPS have the right to receive out of the profits available for dividend a preferential gross dividend at the rate equal to that payable for the ordinary shares, subject to the maximum of \$\$0.30 per CPS per annum. Fully discretionary, partially discretionary or mandatory Existence of a dividend stopper Existence of step up or other incentive to redeem No Convertible or non-convertible Convertible CPS shall be converted into ordinary shares or the Issuer at the option of the holder at any time, or if they a sold or transferred to a non-Government entity. A non-Government entity. A non-Government entity is an entity (including a corporation) whis is not wholly owned by the Government of the Republic of Singapore. If convertible, conversion rate Each Non-voting Redeemable CPS shall be convertible by holder thereof into one fully paid ordinary share of the Issue provided always that in the event of any restructure or alteration of the ordinary share of the Issue provided always that in the event of any restructure or alteration of the ordinary shares (the Issue provided always that in the event of any restructure or alteration of the ordinary shares, the conversion right attact to a Non-voting Redeemable CPS shall be correspondingly adjusted. If convertible, specify instrument type convertible into If convertible, specify issuer of instrument it converts into			prices of the ordinary shares on the Singapore Exchange Securities Trading Limited for five consecutive trading
Coupons / dividends			effected on the date specified in the redemption notice (which date shall not be earlier than ten business days after the date
Fixed or floating dividend/coupon Rixed or floating dividend/coupon Discretionary dividend amount	16		NA
The Non-voting Redeemable CPS have the right to receive out of the profits available for dividend a preferential gross dividend at the rate equal to that payable for the ordinary shares, subject to the maximum of \$\$0.30 per CPS per annum. Existence of a dividend stopper Yes Fully discretionary, partially discretionary or mandatory Fully discretionary Fully discretionary Fully discretionary Fully discretionary Fully discretionary No Convertible or non-convertible Convertible If convertible, conversion trigger(s) Fully discretionary Noncumulative Convertible While there is no regulatory trigger, the Non-voting Redeemable CPS shall be converted into ordinary shares of the Issuer at the option of the holder at any time, or if they also dor transferred to a non-Government entity. A non-Government entity is an entity (including a corporation) whis is not wholly owned by the Government of the Republic of Singapore. If convertible, fully or partially Fully Fach Non-voting Redeemable CPS shall be convertible by holder thereof into one fully paid ordinary share of the Issue provided always that in the event of any restructure or alteration of the ordinary shares, the conversion right attact to a Non-voting Redeemable CPS shall be correspondingly adjusted. If convertible, mandatory or optional conversion If convertible, specify instrument type convertible into DBS Group Holdings Ltd		Coupons / dividends	
index out of the profits available for dividend a preferential gross dividend at the rate equal to that payable for the ordinary shares, subject to the maximum of \$\$0.30 per CPS per annum. Existence of a dividend stopper Yes Fully discretionary, partially discretionary or mandatory Fully discretionary Fully discretionary Fully discretionary Fully discretionary Fully discretionary Fully discretionary No Convertible or non-convertible Convertible If convertible, conversion trigger(s) Fully discretionary No No Convertible Convertible While there is no regulatory trigger, the Non-voting Redeemable CPS shall be converted into ordinary shares of the Issuer at the option of the holder at any time, or if they a sold or transferred to a non-Government entity, A non-Government entity, is an entity (including a corporation) whis is not wholly owned by the Government of the Republic of Singapore. If convertible, fully or partially Fully Fach Non-voting Redeemable CPS shall be convertible by holder thereof into one fully paid ordinary share of the Issue provided always that in the event of any restructure or alteration of the ordinary shares, the conversion right attact to a Non-voting Redeemable CPS shall be correspondingly adjusted. If convertible, mandatory or optional conversion If convertible, specify instrument type convertible into DBS Group Holdings Ltd	17	Fixed or floating dividend/coupon	Discretionary dividend amount
Fully discretionary, partially discretionary Existence of step up or other incentive to redeem No Convertible or non-convertible If convertible, conversion trigger(s) If convertible, fully or partially If convertible, conversion rate If convertible, conversion to singapore. If convertible, conversion to wholly owned by the Government of the Republic of Singapore. If convertible, conversion rate If convertible, conversion alteration of the non-convertible of Singapore. If convertible, fully or partially If convertible, conversion rate If convertible, mandatory or optional conversion If convertible, specify instrument type convertible, specify issuer of instrument it converts into DBS Group Holdings Ltd	18	•	dividend at the rate equal to that payable for the ordinary shares, subject to the maximum of S\$0.30 per CPS per
discretionary or mandatory Existence of step up or other incentive to redeem No Noncumulative Noncumulative Convertible If convertible, conversion trigger(s) If convertible, conversion trigger(s) If convertible, fully or partially If convertible, conversion rate If convertible, conversion triggered to a non-Government entity. A non-Government entity is an entity (including a corporation) which is not wholly owned by the Government of the Republic of Singapore. If convertible, conversion rate If convertible, conversion rate If convertible, conversion rate If convertible, mandatory or optional conversion If convertible, specify instrument type convertible, specify issuer of instrument it converts into DBS Group Holdings Ltd	19	Existence of a dividend stopper	Yes
incentive to redeem 22 Noncumulative or cumulative 23 Convertible or non-convertible 24 If convertible, conversion trigger(s) 25 While there is no regulatory trigger, the Non-voting Redeemable CPS shall be converted into ordinary shares of the Issuer at the option of the holder at any time, or if they also sold or transferred to a non-Government entity. A non-Government entity is an entity (including a corporation) whis is not wholly owned by the Government of the Republic of Singapore. 25 If convertible, fully or partially 26 If convertible, conversion rate Each Non-voting Redeemable CPS shall be convertible by holder thereof into one fully paid ordinary share of the Issue provided always that in the event of any restructure or alteration of the ordinary shares, the conversion right attact to a Non-voting Redeemable CPS shall be correspondingly adjusted. 27 If convertible, mandatory or optional conversion 28 If convertible, specify instrument type convertible into 29 If convertible, specify issuer of instrument it converts into DBS Group Holdings Ltd	20		Fully discretionary
23 Convertible or non-convertible 24 If convertible, conversion trigger(s) 25 If convertible, fully or partially 26 If convertible, conversion rate 27 If convertible, mandatory or optional conversion 28 If convertible, specify issuer of instrument type convertible, specify issuer of instrument it convertible into	21	·	No
If convertible, conversion trigger(s) While there is no regulatory trigger, the Non-voting Redeemable CPS shall be converted into ordinary shares of the Issuer at the option of the holder at any time, or if they a sold or transferred to a non-Government entity. A non-Government entity is an entity (including a corporation) which is not wholly owned by the Government of the Republic of Singapore. If convertible, fully or partially If convertible, conversion rate Each Non-voting Redeemable CPS shall be convertible by holder thereof into one fully paid ordinary share of the Issue provided always that in the event of any restructure or alteration of the ordinary shares, the conversion right attact to a Non-voting Redeemable CPS shall be correspondingly adjusted. If convertible, mandatory or optional conversion NA If convertible, specify instrument type convertible into DBS Group Holdings Ltd	22	Noncumulative or cumulative	Noncumulative
trigger(s) Redeemable CPS shall be converted into ordinary shares of the Issuer at the option of the holder at any time, or if they a sold or transferred to a non-Government entity. A non-Government entity is an entity (including a corporation) which is not wholly owned by the Government of the Republic of Singapore. 25 If convertible, fully or partially Fully Each Non-voting Redeemable CPS shall be convertible by holder thereof into one fully paid ordinary share of the Issue provided always that in the event of any restructure or alteration of the ordinary shares, the conversion right attact to a Non-voting Redeemable CPS shall be correspondingly adjusted. Physical Redeemable CPS shall be correspondingly adjusted. NA If convertible, mandatory or optional conversion NA Common Equity Tier 1 Type convertible, specify instrument type convertible, specify issuer of instrument it converts into DBS Group Holdings Ltd	23	Convertible or non-convertible	Convertible
26 If convertible, conversion rate Each Non-voting Redeemable CPS shall be convertible by holder thereof into one fully paid ordinary share of the Issue provided always that in the event of any restructure or alteration of the ordinary shares, the conversion right attach to a Non-voting Redeemable CPS shall be correspondingly adjusted. 27 If convertible, mandatory or optional conversion NA 28 If convertible, specify instrument type convertible into DBS Group Holdings Ltd DBS Group Holdings Ltd	24		Redeemable CPS shall be converted into ordinary shares of the Issuer at the option of the holder at any time, or if they are sold or transferred to a non-Government entity. A non- Government entity is an entity (including a corporation) which is not wholly owned by the Government of the Republic of
holder thereof into one fully paid ordinary share of the Issue provided always that in the event of any restructure or alteration of the ordinary shares, the conversion right attach to a Non-voting Redeemable CPS shall be correspondingly adjusted. 27	25	If convertible, fully or partially	Fully
optional conversion 28	26	If convertible, conversion rate	alteration of the ordinary shares, the conversion right attached to a Non-voting Redeemable CPS shall be correspondingly
type convertible into 29 If convertible, specify issuer of instrument it converts into DBS Group Holdings Ltd	27	•	NA
instrument it converts into	28		Common Equity Tier 1
30 Write-down feature No	29		DBS Group Holdings Ltd
	30	Write-down feature	No

31	If write-down, write-down trigger(s)	NA
32	If write-down, full or partial	NA
33	If write-down, permanent or temporary	NA
34	If temporary write-down, description of write-up mechanism	NA
35	Position in subordination hierarchy in liquidation (specify instrument type immediately senior to instrument)	The Non-voting Redeemable CPS shall on the return of capital in a winding-up or reduction of capital, entitle the holders thereof to full repayment of the capital paid or credited as paid up on such Non-voting Redeemable CPS, in priority to any payment to the holders of the ordinary shares but to no further or other rights of participation in any surplus profits or assets of the company.
36	Non-compliant transitioned features	Yes
37	If yes, specify non-compliant features	The amended MAS Notice 637 issued on 14 September 2012 and last revised on 28 December 2012 stipulates that to qualify as AT1 Capital the capital instrument shall contain provisions, which ensure its loss absorbency at the point of non-viability, that meet the requirements set out in Annex 6B of MAS Notice 637.
		The Non-voting Redeemable CPS do not meet this requirement as they do not have a provision that requires them, at the option of the Authority, to either be written off or converted into CET1 Capital upon the occurrence of a trigger event.

S\$1,500,000,000 5.75% Non-Cumulative, Non-Convertible, Non-Voting Guaranteed Preference Shares Callable with Step-Up in 2018

1	Issuer	DBS Capital Funding II Corporation, an exempted company with limited liability incorporated under the laws of the Cayman Islands and a wholly-owned subsidiary of DBS Bank Ltd.
2	Unique identifier (e.g. CUSIP, ISIN or Bloomberg identifier for private placement)	SGX Name: DBSCAFUNDIICORPS\$1.5B5.75%NCPS ISIN Code: SG7R06940349
3	Governing law(s) of the instrument	The Trust Deed (including the Subordinated Guarantee) and the Subordinated Note are governed by the laws of Singapore.
		The Preference Shares are governed by the laws of the Cayman Islands since DBS Capital Funding II Corporation is incorporated there.
	Regulatory treatment	
4	Transitional Basel III rules	Additional Tier 1
5	Post-transitional Basel III rules	Ineligible
6	Eligible at solo/group/group&solo	Solo and Group
7	Instrument type (types to be specified by each jurisdiction)	Preference Shares
8	Amount recognised in regulatory capital (Currency in mil, as of most recent reporting date)	S\$1,350 million as at 30 June 2013
9	Par value of instrument	S\$1,500 million
10	Accounting classification	Non-controlling interest in consolidated subsidiary
11	Original date of issuance	27 May 2008
12	Perpetual or dated	Perpetual
13	Original maturity date	No maturity
14	Issuer call subject to prior supervisory approval	Yes
15	Optional call date, contingent call dates and redemption amount	The Issuer may redeem the SPV Preference Shares on any Dividend Date on or after the Step-Up Date (15 June 2018), in whole but not in part, for cash at the Redemption Price.
		DBS Bank may also direct the Issuer to redeem the SPV Preference Shares, in whole but not in part, on (i) any day while a Tax Event continues and (ii) any day while a Change of Qualification Event continues, for cash at the Redemption Price. On any day while a Tax Event or Change of Qualification Event continues following the occurrence of a Substitution Event, the SPV Preference Shares are also subject to substitution by way of redemption for Substitute Preference Shares (which shall be deemed to be immediately issued and credited as fully-paid, on the basis of one Substitute Preference Share for one SPV Preference Share redeemed).

Redemption Price means, with respect to any SPV Preference Share, an amount equal to:

- the Liquidation Preference of that SPV Preference Share; plus
- subject to the limitations and qualifications described in the Issuer Articles and unless a Dividend Limitation Notice is in effect, an amount equal to any accrued but unpaid Dividends (whether or not declared) in respect of that SPV Preference Share for the period commencing from (and including) the first day of the Dividend Period in which the relevant redemption falls and ending on (but excluding) the relevant redemption date.

Liquidation Preference means S\$250,000 for each SPV Preference Share.

Change of Qualification Event means as a result of:

- any change or proposed change to the relevant requirements issued by the MAS in relation to the qualification of the SPV Preference Shares as Tier 1 capital securities of DBS Bank or to the recognition of the Preference Shares as capital for calculating the Tier 1 and total capital adequacy ratios of DBS Bank, in each case on a consolidated or unconsolidated basis:
- any change in the application of official or generally published interpretation of such relevant requirements issued by the MAS or any relevant authority (including a ruling or notice issued by the MAS or any relevant authority); or
- any interpretation or pronouncement by the MAS or any relevant authority that provides for a position with respect to such relevant requirements issued by the MAS that differs from the previously generally accepted position in relation to similar transactions or which differs from any specific written statements made by any authority regarding the qualification of the SPV Preference Shares as Tier I capital securities of DBS Bank or to the recognition of the SPV Preference Shares as capital for calculating the Tier I and total capital adequacy ratios of DBS Bank, in each case on a consolidated or unconsolidated basis,

which change or amendment,

- (1) (subject to (2) below) becomes, or would become, effective on or after the Issue Date; or
- (2) in the case of a change or proposed change to the relevant requirements issued by the MAS, if such change is issued or is expected to be issued by the MAS, on or after the Issue Date,

the SPV Preference Shares would not qualify as Tier I capital securities of DBS Bank.

Tax Event means that:

 as a result of (1) any change in, or amendment to, any law or regulation in Singapore or the Cayman Islands or any

political subdivision or any authority thereof or therein having power to tax or (2) any change in the general application or official interpretation of any law or regulation by any relevant body in Singapore or the Cayman Islands:

- the Issuer would be subject to more than a de minimis amount of tax in Singapore or the Cayman Islands;
- payments to Holders with respect to the SPV Preference Shares would be subject to deduction or withholding for or on account of tax or would give rise to any obligation of DBS Bank or the Issuer to account for any tax in Singapore or the Cayman Islands; or
- payments by DBS Bank in respect of the Subordinated Note would be subject to deduction or withholding for or on account of tax in Singapore or the Cayman Islands,

and in each case such obligation cannot be avoided by DBS Bank or the Issuer, as the case may be, taking reasonable measures available to it; or

 there is more than an insubstantial risk that DBS Bank would no longer obtain relief for the purposes of Singapore corporation tax for any payment of interest in respect of the Subordinated Note.

Substitution Event means:

- (1) the consolidated total capital adequacy ratio or Tier 1 capital adequacy ratio of DBS Bank and its subsidiaries or DBS Bank's unconsolidated total capital adequacy ratio or Tier 1 capital adequacy ratio, in each case calculated in accordance with the MAS' published consolidated or unconsolidated capital adequacy requirements from time to time applicable to DBS Bank, falls below the then applicable minimum ratio applicable to DBS Bank and/ or DBS Bank Group;
- (2) the Board of Directors of DBS Bank has notified the MAS and the Issuer that it has determined, in view of DBS Bank's deteriorating financial condition, that any of the events described in (1) above is expected to occur in the near term:
- (3) the MAS has assumed control of or otherwise exercised its powers under Section 49(2)(c) of the Banking Act, Chapter 19 of Singapore (or any successor statute) with respect to DBS Bank;
- (4) the MAS has exercised its powers under Section 49(2) of the Singapore Banking Act to effect an exchange of the SPV Preference Shares for Substitute Preference Shares:
- (5) proceedings have commenced for the winding up of DBS Bank whether in Singapore or elsewhere
- (6) a Cessation of Control Event has occurred; or
- (7) DBS Bank has given notice in accordance with the Issuer Articles following the occurrence of a Tax Event or a Change of Qualification Event that it elects to effect an exchange of the SPV Preference Shares for the Substitute Preference Shares (as the case may be).

		Cessation of Control Event means the Issuer ceasing to be wholly-owned and managed by, and under the sole control of, DBS Bank. The Issuer will be considered to be wholly-owned and managed by, and under the sole control of, DBS Bank when:
		 DBS Bank owns and controls the voting power attached to all the ordinary shares of the Issuer;
		 all the executive officers of the Issuer are either employees of DBS Bank or appointees of DBS Bank. Where an appointee is a non-employee, the appointee shall be appointed pursuant to a management contract which requires the appointee to act in accordance with any instruction of DBS Bank;
		 the majority of the Board of Directors of the Issuer are employees of DBS Bank or are appointees of DBS Bank. In the case where the appointees are non-employees, these persons are appointed pursuant to a management contract which requires them to act in accordance with any instruction of DBS Bank; and
		 no person other than DBS Bank has the capacity to determine the outcome of decisions on the financial and operating policies of the Issuer.
16	Subsequent call dates, if applicable	Optional call dates – on any Dividend Date after the Step-Up Date
	Coupons / dividends	
17	Fixed or floating dividend/coupon	Fixed to floating
18	Coupon rate and any related index	 5.75% per annum of their Liquidation Preference for each Dividend Period ending on or prior to the Step-Up Date; and
		 for each Dividend Period thereafter, a floating rate equal to the three-month SGD Swap Offer Rate for such Dividend Period plus 3.415% per annum
19	Existence of a dividend stopper	Yes
20	Fully discretionary, partially discretionary or mandatory	Fully discretionary
21	Existence of step up or other incentive to redeem	Yes
22	Noncumulative or cumulative	Noncumulative
23	Convertible or non-convertible	Nonconvertible
24	If convertible, conversion trigger(s)	NA
25	If convertible, fully or partially	NA
26	If convertible, conversion rate	NA
27	If convertible, mandatory or optional conversion	NA
28	If convertible, specify instrument type convertible into	NA
29	If convertible, specify issuer of instrument it converts into	NA

30	Write-down feature	No
31	If write-down, write-down trigger(s)	NA
32	If write-down, full or partial	NA
33	If write-down, permanent or temporary	NA
34	If temporary write-down, description of write-up mechanism	NA

Position in subordination hierarchy in liquidation (specify instrument type immediately senior to instrument)

In the event of the commencement of any dissolution or winding-up of the Issuer (other than pursuant to a Permitted Reorganisation) before any redemption of the SPV Preference Shares or any substitution of the SPV Preference Shares with Substitute Preference Shares, Holders will, subject to applicable laws, be entitled to receive from the Issuer an amount up to the Liquidation Distribution in respect of each Preference Share held solely out of the assets of the Issuer available for distribution under applicable laws. Such entitlement will rank after payment or settlement of the claims of:

- · all other creditors of the Issuer; and
- persons with claims against the Issuer which are not Parity Obligations nor subordinated to the SPV Preference Shares.

Parity Obligations means:

- in relation to DBS Bank, any preference shares or other similar obligations of DBS Bank that constitute Tier I capital of DBS Bank on an unconsolidated basis or have characteristics similar to securities that could qualify as Tier I capital of DBS Bank on an unconsolidated basis and are not expressly stated to rank in all material respects senior or junior to:
 - the Subordinated Guarantee; or
 - any other guarantee given or support agreement entered into by DBS Bank in respect of any preference shares, or other preferred securities (not constituting debt obligations) having in all material respects the same ranking as preference shares, issued by any subsidiary of DBS Bank (other than the Issuer) that constitute Tier I capital of DBS Bank on an unconsolidated basis or have characteristics similar to securities that could qualify as Tier I capital of DBS Bank on an unconsolidated basis and are not expressly stated to rank in all material respects senior or junior to the Subordinated Guarantee; and
- in relation to the Issuer, any preference shares or other similar obligations issued by the Issuer that constitute Tier I capital of DBS Bank on an unconsolidated basis or have characteristics similar to securities that could qualify as Tier I capital of DBS Bank on an unconsolidated basis and are not expressly stated to rank in all material respects senior or junior to the SPV Preference Shares.

36	Non-compliant transitioned features	Yes
37	If yes, specify non-compliant features	The amended MAS Notice 637 issued on 14 September 2012 and last revised on 28 December 2012 stipulates that to qualify as AT1 Capital, the capital instrument shall meet certain requirements, including:
		 there are no step-ups or other provisions that mandate or create an incentive for the Reporting Ban to redeem the capital instrument; and
		ii. the terms and conditions of the capital instrument contain provisions which ensure its loss absorbency a the point of non-viability that meet the requirements set out in Annex 6B of MAS Notice 637.
		The Preference Shares do not meet these requirement as:
		 i. the Preference Shares provide for a step-up in the dividend rate. As described in paragraph 18, the initial interest rate to 15 June 2018 is 5.75%. The credit spread at pricing was 2.415%. Thereafter, if the Preference Shares are not redeemed, the dividend rate will become 3-month SGD Swap Offer Rate plus 3.415%; and
		ii. they do not have a provision that requires them, at the option of the Authority, to either be written off or converted into CET1 Capital upon the occurrence of a trigger event.

$\$\$1,\!700,\!000,\!000$ 4.7% Non-Cumulative, Non-Convertible, Non-Voting Preference Shares Callable in 2020

1	Issuer	DBS Bank Ltd, a company incorporated with limited liability in Singapore
2	Unique identifier (e.g. CUSIP, ISIN or Bloomberg identifier for private placement)	SGX Name: DBS BANK S\$1.7B 4.7%NCPS ISIN Code: SG7Y03962859
3	Governing law(s) of the instrument	The laws of Singapore
	Regulatory treatment	
4	Transitional Basel III rules	Additional Tier 1
5	Post-transitional Basel III rules	Ineligible
6	Eligible at solo/group/group&solo	Solo and Group
7	Instrument type (types to be specified by each jurisdiction)	Preference Shares
8	Amount recognised in regulatory capital (Currency in mil, as of most recent reporting date)	S\$1,530 million as at 30 June 2013
9	Par value of instrument	S\$1,700 million
10	Accounting classification	Non-controlling interest in consolidated subsidiary
11	Original date of issuance	22 October 2010
12	Perpetual or dated	Perpetual
13	Original maturity date	No maturity
14	Issuer call subject to prior supervisory approval	Yes
15	Optional call date, contingent call dates and redemption amount	The Preference Shares may be redeemed, at the option of DBS Bank, at the Redemption Price: a) on or after the First Call Date 22 October 2020; b) in the case of a Change of Qualification Event; and c) in the case of a Tax Event, subject to regulatory approval.
		As of 1 January 2013, due to the Preference Shares not meeting, in full, the requirements set out in MAS Notice 637 (as described below in paragraph 37) a Change of Qualification Event has occurred and is continuing.
		Redemption Price means, with respect to any Preference Share, an amount equal to:
		• the Liquidation Preference of that Preference Share; plus
		 subject to the limitations and qualifications described in the Issuer Articles and unless a Dividend Limitation Notice is in effect, an amount equal to any accrued but unpaid Dividends (whether or not declared) in respect of that Preference Share for the period commencing from (and including) the first day of the Dividend Period in which the relevant redemption falls and ending on (but excluding) the relevant redemption date.

Liquidation Preference means S\$250,000 for each Preference Share.

Change of Qualification Event means as a result of:

- any change or proposed change to the relevant requirements issued by the MAS in relation to the qualification of the Preference Shares as Tier I capital securities of DBS Bank or to the recognition of the Preference Shares as capital for calculating the Tier I and total capital adequacy ratios of DBS Bank, in each case on a consolidated or unconsolidated basis:
- any change in the application of official or generally published interpretation of such relevant requirements issued by the MAS or any relevant authority (including a ruling or notice issued by the MAS or any relevant authority);or
- any interpretation or pronouncement by the MAS or any relevant authority that provides for a position with respect to such relevant requirements issued by the MAS that differs from the previously generally accepted position in relation to similar transactions or which differs from any specific written statements made by any authority regarding the qualification of the Preference Shares as Tier I capital securities of DBS Bank or to the recognition of the Preference Shares as capital for calculating the Tier I and total capital adequacy ratios of DBS Bank, in each case on a consolidated or unconsolidated basis,

which change or amendment,

- (1) (subject to (2) below) becomes, or would become, effective on or after the Issue Date; or
- (2) in the case of a change or proposed change to the relevant requirements issued by the MAS, if such change is issued or is expected to be issued by the MAS, on or after the Issue Date,

the Preference Shares, in whole or in part, would not qualify as Tier I capital securities of DBS Bank (excluding, for the avoidance of doubt, non-qualification solely by virtue of DBS Bank already having, or coming to have, on issue securities with an aggregate principal amount up to or in excess of the limit of Tier I capital securities permitted pursuant to the relevant legislation and statutory guidelines in force as at the Issue Date).

Tax Event means that as a result of (1) any change in, or amendment to, any law or regulation of Singapore or any political subdivision or any authority thereof or therein having power to tax or (2) any change in the general application or official interpretation of any law or regulation by any relevant body in Singapore, in each case after the Issue Date, payments to Holders with respect to the Preference Shares would be subject to deduction or withholding for or on account of tax or would give rise to any obligation of the Issuer to account for any tax in Singapore, and such obligation cannot be avoided by the Issuer taking reasonable measures available to it.

16	Subsequent call dates, if applicable	Optional call dates – any date after the First Call Date
	Coupons / dividends	
17	Fixed or floating dividend/coupon	Fixed
18	Coupon rate and any related index	Dividends accrue on the Preference Shares at 4.70% per annum of their Liquidation Preference.
19	Existence of a dividend stopper	Yes
20	Fully discretionary, partially discretionary or mandatory	Fully discretionary
21	Existence of step up or other incentive to redeem	No
22	Noncumulative or cumulative	Noncumulative
23	Convertible or non-convertible	Nonconvertible
24	If convertible, conversion trigger(s)	NA
25	If convertible, fully or partially	NA
26	If convertible, conversion rate	NA
27	If convertible, mandatory or optional conversion	NA
28	If convertible, specify instrument type convertible into	NA
29	If convertible, specify issuer of instrument it converts into	NA
30	Write-down feature	No
31	If write-down, write-down trigger(s)	NA
32	If write-down, full or partial	NA
33	If write-down, permanent or temporary	NA
34	If temporary write-down, description of write-up mechanism	NA
35	Position in subordination hierarchy in liquidation (specify instrument type immediately senior to instrument)	In the event of the commencement of any dissolution or winding-up of the Issuer (other than pursuant to a Permitted Reorganisation) before any redemption of the Preference Shares, the Preference Shares shall rank:
		 junior to depositors and all other creditors (including the holders of subordinated debt) of the Issuer;
		pari passu with all Parity Obligations of the Issuer; and
		 senior to the holders of the Issuer's ordinary shares and any other securities or obligations of the Issuer that are subordinated to the Preference Shares.
		Parity Obligations means any preference shares or other similar obligations of the Issuer that constitute Tier 1 capital of the Issuer on an unconsolidated basis or have characteristics similar to securities that could qualify as Tier 1 capital of the

		leguer on an unconcelled to displaced are not expressely
		Issuer on an unconsolidated basis and are not expressly stated to rank in all material respects senior or junior to:
		(i) the Preference Shares; or
		(ii) any other guarantee given or support agreement entered into by the Issuer in respect of any preference shares, or other preferred securities (not constituting debt obligations) having in all material respects the same ranking as preference shares, issued by any subsidiary that constitute Tier 1 capital of the Issuer on an unconsolidated basis or have characteristics similar to securities that could qualify as Tier 1 capital of the Issuer on an unconsolidated basis and are not expressly stated to rank in all material respects senior or junior to the Preference Shares.
36	Non-compliant transitioned features	Yes
37	If yes, specify non-compliant features	The amended MAS Notice 637 issued on 14 September 2012 and last revised on 28 December 2012 stipulates that to qualify as AT1 Capital, the capital instrument shall contain provisions which ensure its loss absorbency at the point of non-viability that meet the requirements set out in Annex 6B of MAS Notice 637.
		The Preference Shares do not meet this requirement as they do not have a provision that requires them, at the option of the Authority, to either be written off or converted into CET1 Capital upon the occurrence of a trigger event.

$\$\$800,\!000,\!000$ 4.7% Non-Cumulative, Non-Convertible, Non-Voting Preference Shares Callable in 2020

1	Issuer	DBS Bank Ltd, a company incorporated with limited liability in Singapore
2	Unique identifier (e.g. CUSIP, ISIN or Bloomberg identifier for private placement)	SGX Name: DBS S\$800M 4.7% NCPS ISIN Code: SG2C54964409
3	Governing law(s) of the instrument	The laws of Singapore
	Regulatory treatment	
4	Transitional Basel III rules	Additional Tier 1
5	Post-transitional Basel III rules	Ineligible
6	Eligible at solo/group/group&solo	Solo and Group
7	Instrument type (types to be specified by each jurisdiction)	Preference Shares
8	Amount recognised in regulatory capital (Currency in mil, as of most recent reporting date)	S\$720 million as at 30 June 2013
9	Par value of instrument	S\$800 million
10	Accounting classification	Non-controlling interest in consolidated subsidiary
11	Original date of issuance	22 November 2010
12	Perpetual or dated	Perpetual
13	Original maturity date	No maturity
14	Issuer call subject to prior supervisory approval	Yes
15	Optional call date, contingent call dates and redemption amount	The Preference Shares may be redeemed, at the option of DBS Bank, at the Redemption Price: a) on or after the First Call Date of 22 November 2020; b) in the case of a Change of Qualification Event; and c) in the case of a Tax Event, subject to regulatory approval.
		As of 1 January 2013, due to the Preference Shares not meeting, in full, the requirements set out in MAS Notice 637 (as described below in paragraph 37) a Change of Qualification Event has occurred and is continuing.
		Redemption Price means, with respect to any Preference Share, an amount equal to:
		the Liquidation Preference of that Preference Share; plus
		 subject to the limitations and qualifications described in the Issuer Articles and unless a Dividend Limitation Notice is in effect, an amount equal to any accrued but unpaid Dividends (whether or not declared) in respect of that Preference Share for the period commencing from (and including) the first day of the Dividend Period in which the relevant redemption falls and ending on (but excluding) the relevant redemption date.

Liquidation Preference means S\$100 for each Preference Share.

Change of Qualification Event means as a result of:

- any change or proposed change to the relevant requirements issued by the MAS in relation to the qualification of the Preference Shares as Tier 1 capital securities of DBS Bank or to the recognition of the Preference Shares as capital for calculating the Tier 1 and total capital adequacy ratios of DBS Bank, in each case on a consolidated or unconsolidated basis;
- any change in the application of official or generally published interpretation of such relevant requirements issued by the MAS or any relevant authority (including a ruling or notice issued by the MAS or any relevant authority); or
- any interpretation or pronouncement by the MAS or any relevant authority that provides for a position with respect to such relevant requirements issued by the MAS that differs from the previously generally accepted position in relation to similar transactions or which differs from any specific written statements made by any authority regarding the qualification of the Preference Shares as Tier 1 capital securities of DBS Bank or to the recognition of the Preference Shares as capital for calculating the Tier 1 and total capital adequacy ratios of DBS Bank, in each case on a consolidated or unconsolidated basis,

which change or amendment,

- (1) (subject to (2) below) becomes, or would become, effective on or after the Issue Date; or
- (2) in the case of a change or proposed change to the relevant requirements issued by the MAS, if such change is issued or is expected to be issued by the MAS, on or after the Issue Date,

the Preference Shares, in whole or in part, would not qualify as Tier 1 capital securities of DBS Bank (excluding, for the avoidance of doubt, non-qualification solely by virtue of DBS Bank already having, or coming to have, on issue securities with an aggregate principal amount up to or in excess of the limit of Tier 1 capital securities permitted pursuant to the relevant legislation and statutory guidelines in force as at the Issue Date).

Tax Event means that as a result of (1) any change in, or amendment to, any law or regulation of Singapore or any political subdivision or any authority thereof or therein having power to tax or (2) any change in the general application or official interpretation of any law or regulation by any relevant body in Singapore, in each case after the Issue Date, payments to Holders with respect to the Preference Shares would be subject to deduction or withholding for or on account of tax or would give rise to any obligation of the Issuer to account for any tax in Singapore, and such obligation cannot be avoided by the Issuer, as the case may be, taking reasonable measures available to it.

16	Subsequent call dates, if applicable	Optional call dates – any date after the First Call Date
	Coupons / dividends	
17	Fixed or floating dividend/coupon	Fixed
18	Coupon rate and any related index	Dividends accrue on the Preference Shares at 4.70% per annum of their Liquidation Preference.
19	Existence of a dividend stopper	Yes
20	Fully discretionary, partially discretionary or mandatory	Fully discretionary
21	Existence of step up or other incentive to redeem	No
22	Noncumulative or cumulative	Noncumulative
23	Convertible or non-convertible	Nonconvertible
24	If convertible, conversion trigger(s)	NA
25	If convertible, fully or partially	NA
26	If convertible, conversion rate	NA
27	If convertible, mandatory or optional conversion	NA
28	If convertible, specify instrument type convertible into	NA
29	If convertible, specify issuer of instrument it converts into	NA
30	Write-down feature	No
31	If write-down, write-down trigger(s)	NA
32	If write-down, full or partial	NA
33	If write-down, permanent or temporary	NA
34	If temporary write-down, description of write-up mechanism	NA
35	Position in subordination hierarchy in liquidation (specify instrument type immediately senior to instrument)	In the event of the commencement of any dissolution or winding-up of the Issuer (other than pursuant to a Permitted Reorganisation) before any redemption of the Preference Shares, of the Preference Shares shall rank:
		 junior to depositors and all other creditors of the Issuer (including holders of subordinated debt);
		 pari passu with all Parity Obligations of the Issuer; and
		 senior to the holders of the Issuer's ordinary shares and any other securities or obligations of the Issuer that are subordinated to the Preference Shares.
		Parity Obligations means any preference shares or other similar obligations of DBS Bank that constitute Tier I capital of DBS Bank on an unconsolidated basis or have characteristics similar to securities that could qualify as Tier I capital of DBS

Bank on an unconsolidated basis and are not expressly stated to rank in all material respects senior or junior to: the Preference Shares; or any other guarantee given or support agreement entered into by DBS Bank in respect of any preference shares, or other preferred securities (not constituting debt obligations) having in all material respects the same ranking as preference shares, issued by any subsidiary of DBS Bank that constitute Tier I capital of DBS Bank on an unconsolidated basis or have characteristics similar to securities that could qualify as Tier I capital of DBS Bank on an unconsolidated basis and are not expressly stated to rank in all material respects senior or junior to the Preference Shares. 36 Non-compliant transitioned features Yes 37 The amended MAS Notice 637 issued on 14 September 2012 If yes, specify non-compliant and last revised on 28 December 2012 stipulates that to features qualify as AT1 Capital, the capital instrument shall contain provisions which ensure its loss absorbency at the point of non-viability that meet the requirements set out in Annex 6B of MAS Notice 637. The Preference Shares do not meet this requirement as they do not have a provision that requires them, at the option of the Authority, to either be written off or converted into CET1

Capital upon the occurrence of a trigger event.

US\$750,000,000 5.00% Subordinated Notes due 2019 Callable with Step-up in 2014

1	Issuer	DBS Bank Ltd, a company incorporated with limited liability in
		Singapore
2	Unique identifier (e.g. CUSIP, ISIN or Bloomberg identifier for private placement)	Regulation S
		SGX Name: DBS BK US\$750M 5%N191115R ISIN: USY2023JAR15
		15.11.1 55 125255/11(15
		Rule 144A
		SGX Name: DBS BK US\$750M 5%N191115A
		ISIN: US233048AA58
3	Governing law(s) of the instrument	The Indenture and the Subordinated Notes are governed by the laws of the State of New York. Provisions of the Subordinated Notes relating to waiver of set-off and payment void, default and enforcement, subordination and the Solvency Condition, are governed by the laws of Singapore.
	Regulatory treatment	
4	Transitional Basel III rules	Tier 2
5	Post-transitional Basel III rules	Ineligible
6	Eligible at solo/group/group&solo	Solo and Group
7	Instrument type (types to be specified by each jurisdiction)	Subordinated Notes
8	Amount recognised in regulatory capital (Currency in mil, as of most recent reporting date)	S\$856 million as at 30 June 2013
9	Par value of instrument	US\$750 million
10	Accounting classification	Liability – amortised cost
11	Original date of issuance	1 October 2004
12	Perpetual or dated	Dated
13	Original maturity date	15 November 2019
14	Issuer call subject to prior supervisory approval	Yes
15	Optional call date, contingent call dates and redemption amount	The Subordinated Notes may be redeemed, in whole but not in part, at the option of DBS Bank, on 15 November 2014 at the Redemption Price.
		The Subordinated Notes may also be redeemed, in whole but not in part, for Taxation Reasons on any Interest Payment Date, at the Redemption Price.
		Redemption Price means the principal amount of the Notes together with interest (including Arrears of Interest and Additional Interest thereon, if any) accrued to the date fixed for redemption.
		Optional Tax Redemption If:
		(a) immediately prior to the giving of such notice (A) DBS
		· · · · · · · · · · · · · · · · · · ·

		Bank is or will become obliged to pay Additional Amounts as described in "- Withholding Taxes" or (B) payments of interest (including Arrears of Interest and Additional Interest thereon) on the Subordinated Notes would be treated as "distributions" or dividends within the meaning of the Income Tax Act, Chapter 134 of Singapore or any other act in respect of or relating to Singapore taxation or would otherwise be considered as payments of a type that are non-deductable for Singapore income tax purposes; (b) such obligations described in (a) above arises as a result of any change in, or amendment to, the laws or
		regulations of Singapore or any political subdivision or any authority thereof or therein having power to tax, or any change in the general application or official interpretation of such laws or regulations, which change or amendment is proposed and becomes effective on or after October 1, 2004; and
		(c) such obligation described in (a) above cannot be avoided by DBS Bank taking reasonable measures available to it (which may include the substitution as the branch account in respect of the Subordinated Notes or another branch of DBS Bank, or the head office of DBS Bank, or the establishment of a new branch to be branch of account in respect of the Subordinated Notes).
16	Subsequent call dates, if applicable	NA
	Coupons / dividends	
17	Fixed or floating dividend/coupon	Fixed to Floating
18	Coupon rate and any related index	 5.00% per annum from and including 1 October 2004 to but excluding 15 November 2014, payable semi-annually in arrear; and
		 from and including the First Call Date to but excluding the Maturity Date, a floating rate per annum equal to the 6- month LIBOR plus 1.61%.
19	Existence of a dividend stopper	No
20	Fully discretionary, partially discretionary or mandatory	Mandatory
21	Existence of step up or other incentive to redeem	Yes
22	Noncumulative or cumulative	Cumulative
23	Convertible or non-convertible	Nonconvertible
24	If convertible, conversion trigger(s)	NA
25	If convertible, fully or partially	NA
26	If convertible, conversion rate	NA
27	If convertible, mandatory or optional conversion	NA
28	If convertible, specify instrument type convertible into	NA

29	If convertible, specify issuer of instrument it converts into	NA
30	Write-down feature	No
31	If write-down, write-down trigger(s)	NA
32	If write-down, full or partial	NA
33	If write-down, permanent or temporary	NA
34	If temporary write-down, description of write-up mechanism	NA
35	Position in subordination hierarchy in liquidation (specify instrument type immediately senior to instrument)	The Subordinated Notes rank <i>pari passu</i> with all subordinated debt issued by the Issuer that, up to December 31, 2012, qualified as Upper Tier II Capital under MAS Notice 637 and are immediately subordinated to all subordinated debt issued by the Issuer that, up to December 31, 2012, qualified as Lower Tier II Capital under MAS Notice 637. The Subordinated Notes shall be subordinated to all subordinated debt issued by the Issuer on and from January 1, 2013 that qualifies as Tier 2 Capital Securities.
36	Non-compliant transitioned features	Yes
37	If yes, specify non-compliant features	The amended MAS Notice 637 issued on 14 September 2012 and last revised on 28 December 2012 stipulates that to qualify as Tier 2 Capital, the capital instrument shall meet certain requirements, including:
		 i. there are no step-ups or other provisions that mandate or create an incentive for the Reporting Bank to redeem the capital instrument; and
		ii. the terms and conditions of the capital instrument contain provisions which ensure its loss absorbency at the point of non-viability that meet the requirements set out in Annex 6B of MAS Notice 637.
		The Subordinated Notes do not meet these requirement as:
		i. the Subordinated Notes provide for a step-up in coupon. As described in paragraph 18, the initial interest rate to 15 November 2014 is 5%. The LIBOR equivalent at pricing was 6-month LIBOR plus 0.61%. Thereafter, if the notes are not redeemed, the interest rate will become 6-month LIBOR plus 1.61%; and
		ii. they do not have a provision that requires them, at the option of the Authority, to either be written off or converted into CET1 Capital upon the occurrence of a trigger event.

US\$900,000,000 Floating Rate Subordinated Notes due 2021 Callable with Step-up in 2016

1	Issuer	DBS Bank Ltd, a company incorporated with limited liability in Singapore
2	Unique identifier (e.g. CUSIP, ISIN or Bloomberg identifier for private placement)	Regulation S SGX Name: DBS BANK US\$900MF210715R ISIN: USY2023JAV27
		Rule 144A SGX Name: DBS BANK US\$900MF210715A ISIN: US233048AC15
3	Governing law(s) of the instrument	The Indenture and the Subordinated Notes are governed by the laws of the State of New York. Provisions of the Subordinated Notes relating to waiver of set-off and payment void, default and enforcement, subordination and the Solvency Condition, are governed by the laws of Singapore.
	Regulatory treatment	
4	Transitional Basel III rules	Tier 2
5	Post-transitional Basel III rules	Ineligible
6	Eligible at solo/group/group&solo	Solo and Group
7	Instrument type (types to be specified by each jurisdiction)	Subordinated Notes
8	Amount recognised in regulatory capital (Currency in mil, as of most recent reporting date)	S\$990 million as at 30 June 2013
9	Par value of instrument	US\$900 million
10	Accounting classification	Liability – amortised cost
11	Original date of issuance	16 June 2006
12	Perpetual or dated	Dated
13	Original maturity date	15 July 2021
14	Issuer call subject to prior supervisory approval	Yes
15	Optional call date, contingent call dates and redemption amount	Optional Redemption The Subordinated Notes may be redeemed, in whole but not in part, at the option of DBS Bank on the Interest Payment Date falling on or nearest to 15 July 2016 at the Redemption Price.
		The Subordinated Notes may also be redeemed, in whole but not in part, for Taxation Reasons on any Interest Payment Date, at the Redemption Price.
		Redemption Price means principal amount of the Subordinated Notes, together with interest (including Arrears of Interest and Additional Interest thereon, if any) accrued to the date fixed for redemption.

-		Optional Tax Redemption
		lf:
		(a) immediately prior to the giving of such notice (A) DBS Bank is or will become obliged to pay Additional Amounts as described in "- Withholding Taxes" on the Subordinated Notes or (B) payments of interest (including Arrears of Interest and Additional Interest thereon) on the Subordinated Notes would be treated as "distributions" or dividends within the meaning of the Income Tax Act, Chapter 134 of Singapore or any other act in respect of or relating to Singapore taxation or would otherwise be considered as payments of a type that are non-deductable for Singapore income tax purposes;
		(b) such obligation described in (a) above arises as a result of any change in, or amendment to, the laws or regulations of Singapore or any political subdivision or any authority thereof or therein having power to tax, or any change in the general application or official interpretation of such laws or regulations, which change or amendment is proposed and becomes effective on or after June 16, 2006; and
		(c) such obligation described in (a) above cannot be avoided by DBS Bank taking reasonable measures available to it (which include the substitution as the branch of account in respect of the Subordinated Notes of another branch of DBS Bank, or the head office of DBS Bank, or the establishment of a new branch to be the branch of account of the Subordinated Notes).
16	Subsequent call dates, if applicable	NA
	Coupons / dividends	
17	Fixed or floating dividend/coupon	Floating
18	Coupon rate and any related index	 3-month LIBOR plus 0.61% from and including 16 June 2006 to but excluding 15 July 2016, payable quarterly in arrears; and
		 If the notes are not redeemed, purchased or cancelled, the interest rate from the Interest Payment Date falling on or nearest to 15 July 2016 will be reset at a floating rate equal to 3-month LIBOR plus 1.61%.
19	Existence of a dividend stopper	No
20	Fully discretionary, partially discretionary or mandatory	Mandatory
21	Existence of step up or other incentive to redeem	Yes
22	Noncumulative or cumulative	Cumulative
23	Convertible or non-convertible	Nonconvertible
24	If convertible, conversion trigger(s)	NA
25	If convertible, fully or partially	NA
26	If convertible, conversion rate	NA

27	If convertible, mandatory or optional conversion	NA
28	If convertible, specify instrument type convertible into	NA
29	If convertible, specify issuer of instrument it converts into	NA
30	Write-down feature	No
31	If write-down, write-down trigger(s)	NA
32	If write-down, full or partial	NA
33	If write-down, permanent or temporary	NA
34	If temporary write-down, description of write-up mechanism	NA
35	Position in subordination hierarchy in liquidation (specify instrument type immediately senior to instrument)	The Subordinated Notes rank <i>pari passu</i> with all subordinated debt issued by the Issuer that, up to December 31, 2012, qualified as Upper Tier II Capital under MAS Notice 637 and are immediately subordinated to all subordinated debt issued by the Issuer that, up to December 31, 2012, qualified as Lower Tier II Capital under MAS Notice 637. The Subordinated Notes shall be subordinated to all subordinated debt issued by the Issuer on and from January 1, 2013 that qualifies as Tier 2 Capital Securities.
36	Non-compliant transitioned features	Yes
37	If yes, specify non-compliant features	The amended MAS Notice 637 issued on 14 September 2012 and last revised on 28 December 2012 stipulates that to qualify as Tier 2 Capital, the capital instrument shall meet certain requirements, including: i. there are no step-ups or other provisions that mandate or create an incentive for the Reporting Bank to redeem the capital instrument; and ii. the terms and conditions of the capital instrument contain provisions which ensure its loss absorbency at the point of non-viability that meet the requirements set out in Annex 6B of MAS Notice 637.
		 i. the Subordinated Notes do not meet these requirement as: i. the Subordinated Notes provide for a step-up in coupon. As described in paragraph 18, the initial interest rate to 15 July 2016 is 3-month LIBOR plus 0.61% per annum. Thereafter, if the notes are not redeemed, the interest rate will become 3-month LIBOR plus 1.61%; and ii. they do not have a provision that requires them, at the option of the Authority, to either be written off or converted into CET1 Capital upon the occurrence of a trigger event.

S\$500,000,000 4.47% Subordinated Notes due 2021 Callable with Step-up in 2016

1	Issuer	DBS Bank Ltd, a company incorporated with limited liability in Singapore
2	Unique identifier (e.g. CUSIP, ISIN or Bloomberg identifier for private placement)	SGX Name: DBS BK S\$500M N4.47%210715 ISIN: SG7I40931099
3	Governing law(s) of the instrument	The Notes and the Trust Deed are governed by, and construed in accordance with, the laws of Singapore.
	Regulatory treatment	
4	Transitional Basel III rules	Tier 2
5	Post-transitional Basel III rules	Ineligible
6	Eligible at solo/group/group&solo	Solo and Group
7	Instrument type (types to be specified by each jurisdiction)	Subordinated Notes
8	Amount recognised in regulatory capital (Currency in mil, as of most recent reporting date)	S\$450 million as at 30 June 2013
9	Par value of instrument	S\$500 million
10	Accounting classification	Liability – amortised cost
11	Original date of issuance	11 July 2006
12	Perpetual or dated	Dated
13	Original maturity date	Interest Payment Date falling on or nearest to 15 July 2021
14	Issuer call subject to prior supervisory approval	Yes
15	Optional call date, contingent call dates and redemption amount	Optional Redemption The Subordinated Notes may be redeemed, in whole but not in part, at the option of DBS Bank on the Interest Payment Date falling on or nearest to 15 July 2016 (Interest Step-up date). The Subordinated Notes may also be redeemed, in whole but not in part, for Taxation Reasons on any Interest Payment Date in the event of certain changes in the taxation laws of Singapore effective on or after 11 July 2006. Redemption Price means the principal amount of the Subordinated Notes together with interest (including Arrears of Interest and Additional Interest thereon, if any) accrued to the date fixed for redemption.
		Optional Tax Redemption If: (a) immediately prior to the giving of the notice of redemption (i) DBS Bank is or would be so required to pay Additional Amounts or (ii) payments of interest (including Arrears of Interest and Additional Interest thereon) on the Subordinated Notes would be treated as "distributions" or dividends within the meaning of the Income Tax Act,

		Chapter 134 of Singapore or any other act in respect of or relating to Singapore taxation or would otherwise be considered as payments of a type that are non-deductable to DBS Bank for Singapore income tax purposes; (b) such obligation described in (a) above arises as a result of any change in, or amendment to, the laws or regulations of Singapore or any authority thereof or therein having power to tax, or any change in the general application or official interpretation of such laws or regulations, which change or amendment is proposed and becomes effective on or after 11 July 2006; and (c) such obligation described in (a) above cannot be avoided by the use of any reasonable measures available to DBS Bank (which may include the substitution as the branch of account in respect of the Subordinated Notes of another branch of DBS Bank, or the head office of DBS Bank, or the establishment of a new branch to be the branch of
		account in respect of the Subordinated Notes).
16	Subsequent call dates, if applicable	NA
	Coupons / dividends	
17	Fixed or floating dividend/coupon	Fixed to Floating
18	Coupon rate and any related index	4.47% per annum from and including 11 July 2006 to but excluding 15 July 2016, payable semi-annually in arrear; and
		 If the Subordinated Notes are not redeemed or purchased and cancelled, the interest rate from the Interest Payment Date falling on or nearest to 15 July 2016 will be reset at a floating rate per annum equal to the 6-month SGD Swap Offer Rate plus 1.58%.
19	Existence of a dividend stopper	No
20	Fully discretionary, partially discretionary or mandatory	Mandatory
21	Existence of step up or other incentive to redeem	Yes
22	Noncumulative or cumulative	Cumulative
23	Convertible or non-convertible	Nonconvertible
24	If convertible, conversion trigger(s)	NA
25	If convertible, fully or partially	NA
26	If convertible, conversion rate	NA
27	If convertible, mandatory or optional conversion	NA
28	If convertible, specify instrument type convertible into	NA
29	If convertible, specify issuer of instrument it converts into	NA
30	Write-down feature	No

31	If write-down, write-down trigger(s)	NA
32	If write-down, full or partial	NA
33	If write-down, permanent or temporary	NA
34	If temporary write-down, description of write-up mechanism	NA
35	Position in subordination hierarchy in liquidation (specify instrument type immediately senior to instrument)	The Subordinated Notes rank <i>pari passu</i> with all subordinated debt issued by the Issuer that, up to December 31, 2012, qualified as Upper Tier II Capital under MAS Notice 637 and are immediately subordinated to all subordinated debt issued by the Issuer that, up to December 31, 2012, qualified as Lower Tier II Capital under MAS Notice 637. The Subordinated Notes shall be subordinated to all subordinated debt issued by the Issuer on and from January 1, 2013 that qualifies as Tier 2 Capital Securities.
36	Non-compliant transitioned features	Yes
37	If yes, specify non-compliant features	The amended MAS Notice 637 issued on 14 September 2012 and last revised on 28 December 2012 stipulates that to qualify as Tier 2 Capital, the capital instrument shall meet certain requirements, including:
		 there are no step-ups or other provisions that mandate or create an incentive for the Reporting Bank to redeem the capital instrument; and
		 the terms and conditions of the capital instrument contain provisions which ensure its loss absorbency at the point of non-viability that meet the requirements set out in Annex 6B of MAS Notice 637.
		The Subordinated Notes do not meet these requirement as:
		i. the Subordinated Notes provide for a step-up in coupon. As described in paragraph 18, the initial interest rate to 15 July 2016 is 4.47% per annum. The credit spread at pricing was 0.58%. Thereafter, if the notes are not redeemed, the interest rate will become 6-month SGD Swap Offer Rate plus 1.58%; and
		ii. they do not have a provision that requires them, at the option of the Authority, to either be written off or converted into CET1 Capital upon the occurrence of a trigger event.

\$1,000,000,000 3.30% Subordinated Notes due 2022 Callable in 2017 issued pursuant to the US\$15,000,000,000 Global Medium Term Note Programme

1	Issuer	DBS Bank Ltd, a company incorporated with limited liability in Singapore
2	Unique identifier (e.g. CUSIP, ISIN or Bloomberg identifier for private placement)	SGX Name: DBS BK S\$1B N3.3%220221 ISIN Code: SG6T16978999
3	Governing law(s) of the instrument	The laws of Singapore
	Regulatory treatment	
4	Transitional Basel III rules	Tier 2
5	Post-transitional Basel III rules	Ineligible
6	Eligible at solo/group/group&solo	Solo and Group
7	Instrument type (types to be specified by each jurisdiction)	Subordinated Notes
8	Amount recognised in regulatory capital (Currency in mil, as of most recent reporting date)	S\$912 million as at 30 June 2013
9	Par value of instrument	S\$1,000 million
10	Accounting classification	Liability – amortised cost
11	Original date of issuance	21 February 2012
12	Perpetual or dated	Dated
13	Original maturity date	21 February 2022
14	Issuer call subject to prior supervisory approval	Yes
15	Optional call date, contingent call dates and redemption amount	The Subordinated Notes may be redeemed, at the option of DBS Bank, on the First Call Date (21 February 2017) and each Interest Payment Date after the First Call Date.
		The Subordinated Notes may be redeemed, in whole but not in part, for Taxation Reasons or for a Change of Qualification Event has occurred at their principal amount together with interest accrued but unpaid (if any) to but excluding the date fixed for redemption and any Additional Amounts then due or which will become due on or before the date fixed for redemption.
		As of 1 January 2013, due to the Subordinated Notes not meeting, in full, the requirements set out in MAS Notice 637 (as described below in paragraph 37) a Change of Qualification Event has occurred and is continuing.
		Change of Qualification Event means as a result of: a change or proposed change to the relevant requirements issued by MAS in relation to the qualification of the Subordinated Notes as Tier 2 Capital Securities of the Issuer or to the recognition of the Subordinated Notes as eligible capital for calculating the total capital adequacy ratio of the Issuer (either on a consolidated or unconsolidated basis),

which change or amendment,

- (i) (subject to (ii)) becomes, or would become, effective on or after the Issue Date, or
- in the case of a change or proposed change to the relevant requirements issued by MAS, if such change is issued or is expected to be issued by MAS on or after the Issue Date,

the Subordinated Notes, in whole or in part, would not qualify as Tier 2 Capital Securities of the (excluding, for the avoidance of doubt, non-qualification solely by virtue of the Issuer already having, or coming to have, an issue of securities with an aggregate principal amount up to or in excess of the relevant limits for Tier 2 Capital Securities or Eligible Capital specified under the relevant legislation and statutory guidelines in force as at the Issue Date).

Taxation reasons means:

- the Issuer has or will become obliged to pay Additional Amounts or
- payments of interest on the Subordinated Notes will or would be treated as "distributions" or dividends within the meaning of the Income Tax Act, Chapter 134 of Singapore or any other act in respect of or relating to Singapore taxation or would otherwise be considered as payments of a type that are non-deductible for Singapore income tax purposes,

in each case as a result of (1) any change in, or amendment to, the laws or regulations of Singapore or any political subdivision or any authority thereof or therein having power to tax (or any taxing authority of any taxing jurisdiction in which the Issuer is a tax resident) or (2) any change in the official application or interpretation of such laws or regulations which change or amendment is announced and becomes effective on or after the date on which agreement is reached to issue the Subordinated Notes, and the foregoing cannot be avoided by the Issuer taking reasonable measures available to it.

16	Subsequent call dates, if
	applicable

Optional call dates – any Interest Payment Date after the First Call Date.

Coupons / dividends

index

17 Fixed or floating dividend/coupon18 Coupon rate and any related

Fixed

- 3.30% per annum from and including 21 February 2012 to but excluding the First Call Date, payable semi-annually in arrear; and
- from and including the First Call Date to but excluding the Maturity Date, a fixed rate per annum equal to the aggregate of the then-prevailing 5-year SGD Swap Offer Rate plus 2.147% per annum payable semi-annually in arrear

19	Existence of a dividend stopper	

No

20 Fully discretionary, partially discretionary or mandatory

Mandatory

21 Existence of step up or other incentive to redeem

No

22	Noncumulative or cumulative	Cumulative
23	Convertible or non-convertible	Nonconvertible
24	If convertible, conversion trigger(s)	NA
25	If convertible, fully or partially	NA
26	If convertible, conversion rate	NA
27	If convertible, mandatory or optional conversion	NA
28	If convertible, specify instrument type convertible into	NA
29	If convertible, specify issuer of instrument it converts into	NA
30	Write-down feature	No
31	If write-down, write-down trigger(s)	NA
32	If write-down, full or partial	NA
33	If write-down, permanent or temporary	NA
34	If temporary write-down, description of write-up mechanism	NA
35	Position in subordination hierarchy in liquidation (specify instrument type immediately senior to instrument)	The Subordinated Notes rank <i>pari passu</i> with all subordinated debt issued by the Issuer that, up to December 31, 2012, qualified as Lower Tier II Capital under MAS Notice 637 and are immediately subordinated to all Senior Creditors of the Issuer. The Subordinated Notes shall rank <i>pari passu</i> with all subordinated debt issued by the Issuer on and from January 1, 2013 that qualifies as Tier 2 Capital Securities.
36	Non-compliant transitioned features	Yes
37	If yes, specify non-compliant features	The amended MAS Notice 637 issued on 14 September 2012 and last revised on 28 December 2012 stipulates that to qualify as Tier 2 Capital, the capital instrument shall contain provisions which ensure its loss absorbency at the point of non-viability that meet the requirements set out in Annex 6B of MAS Notice 637.
		The Subordinated Notes do not meet this requirement as they do not have a provision that requires them, at the option of the Authority, to either be written off or converted into CET1 Capital upon the occurrence of a trigger event.

US\$750,000,000 3.625% Subordinated Notes due 2022 Callable in 2017 issued pursuant to the US\$15,000,000,000 Global Medium Term Note Programme

1	Issuer	DBS Bank Ltd, a company incorporated with limited liability in Singapore
2	Unique identifier (e.g. CUSIP, ISIN or Bloomberg identifier for private placement)	Regulation S SGX Name: DBS BK US\$750M3.625% N220921R ISIN: US24023DAC83
		Rule 144A
		SGX Name: DBS BK US\$750M3.625% N220921A
		ISIN: US24023CAC01
3	Governing law(s) of the instrument	English law, save that the provisions relating to the Subordinated Notes in relation to subordination, set-off and payment void and default and enforcement shall be governed by, and construed in accordance with, the laws of Singapore.
	Regulatory treatment	
4	Transitional Basel III rules	Tier 2
5	Post-transitional Basel III rules	Ineligible
6	Eligible at solo/group/group&solo	Solo and Group
7	Instrument type (types to be specified by each jurisdiction)	Subordinated Notes
8	Amount recognised in regulatory capital (Currency in mil, as of most recent reporting date)	S\$845 million as at 30 June 2013
9	Par value of instrument	US\$750 million
10	Accounting classification	Liability – amortised cost
11	Original date of issuance	21 March 2012
12	Perpetual or dated	Dated
13	Original maturity date	21 September 2022
14	Issuer call subject to prior supervisory approval	Yes
15	Optional call date, contingent call dates and redemption amount	The Subordinated Notes may be redeemed, at the option of DBS Bank, on the First Call Date (21 September 2017) and each Interest Payment Date after the First Call Date.
		The Subordinated Notes may be redeemed, in whole but not in part, for Taxation Reasons or if a Change of Qualification Event has occurred at their principal amount together with interest accrued but unpaid (if any) to but excluding the date fixed for redemption and any Additional Amounts then due or which will become due on or before the date fixed for redemption.
		Change of Qualification Event means as a result of:
		a change to the relevant requirements issued by MAS in relation to the qualification of the Subordinated Notes as Tier 2 Capital Securities of the Issuer or to the recognition of the

Subordinated Notes as eligible capital for calculating the total capital adequacy ratio of the Issuer (either on a consolidated or unconsolidated basis) ("Eligible Capital"),

which change or amendment,

- (i) (subject to (ii)) becomes, or would become, effective on or after the Issue Date, or
- (ii) in the case of a change to the relevant requirements issued by MAS, if such change is issued by MAS on or after the Issue Date,

the Subordinated Notes, in whole but not in part, would not qualify as Tier 2 Capital Securities of the Issuer or as Eligible Capital of the Issuer (excluding, for the avoidance of doubt, non-qualification solely by virtue of the Issuer already having, or coming to have, an issue of securities with an aggregate principal amount up to or in excess of the relevant limits for Tier 2 Capital Securities or Eligible Capital specified under the relevant legislation and statutory guidelines in force as at the Issue Date).

Taxation reasons means:

- the Issuer has or will become obliged to pay Additional Amounts or
- payments of interest on the Subordinated Notes will or would be treated as "distributions" or dividends within the meaning of the Income Tax Act, Chapter 134 of Singapore or any other act in respect of or relating to Singapore taxation or would otherwise be considered as payments of a type that are non-deductible for Singapore income tax purposes,

in each case as a result of (1) any change in, or amendment to, the laws or regulations of Singapore or any political subdivision or any authority thereof or therein having power to tax (or any taxing authority of any taxing jurisdiction in which the Issuer is a tax resident) or (2) any change in the official application or interpretation of such laws or regulations which change or amendment is announced and becomes effective on or after the date on which agreement is reached to issue the Subordinated Notes, and the foregoing cannot be avoided by the Issuer taking reasonable measures available to it.

		by the issuer taking reasonable measures available to it.
16	Subsequent call dates, if applicable	Optional call dates – any Interest Payment Date after the First Call Date.
	Coupons / dividends	
17	Fixed or floating dividend/coupon	Fixed
18	Coupon rate and any related index	 3.625% per annum from and including 21 March 2012 to but excluding the First Call Date, payable semi-annually in arrear; and
		 from and including the First Call Date to but excluding the Maturity Date, a fixed rate per annum equal to the aggregate of the then-prevailing 5-year USD Swap Rate and 2.229% per annum payable semi-annually in arrear
19	Existence of a dividend stopper	No
20	Fully discretionary, partially discretionary or mandatory	Mandatory

21	Existence of step up or other incentive to redeem	No
22	Noncumulative or cumulative	Cumulative
23	Convertible or non-convertible	Nonconvertible
24	If convertible, conversion trigger(s)	NA
25	If convertible, fully or partially	NA
26	If convertible, conversion rate	NA
27	If convertible, mandatory or optional conversion	NA
28	If convertible, specify instrument type convertible into	NA
29	If convertible, specify issuer of instrument it converts into	NA
30	Write-down feature	No
31	If write-down, write-down trigger(s)	NA
32	If write-down, full or partial	NA
33	If write-down, permanent or temporary	NA
34	If temporary write-down, description of write-up mechanism	NA
35	Position in subordination hierarchy in liquidation (specify instrument type immediately senior to instrument)	The Subordinated Notes rank <i>pari passu</i> with all subordinated debt issued by the Issuer that, up to December 31, 2012, qualified as Lower Tier II Capital under MAS Notice 637 and are immediately subordinated to all Senior Creditors of the Issuer. The Subordinated Notes shall rank <i>pari passu</i> with all subordinated debt issued by the Issuer on and from January 1, 2013 that qualifies as Tier 2 Capital Securities.
36	Non-compliant transitioned features	Yes
37	If yes, specify non-compliant features	The amended MAS Notice 637 issued on 14 September 2012 and last revised on 28 December 2012 stipulates that to qualify as Tier 2 Capital, the capital instrument shall contain provisions which ensure its loss absorbency at the point of non-viability that meet the requirements set out in Annex 6B of MAS Notice 637.
		The Subordinated Notes do not meet this requirement as they do not have a provision that requires them, at the option of the Authority, to either be written off or converted into CET1 Capital upon the occurrence of a trigger event.

\$1,000,000,000 3.10% Subordinated Notes due 2023 Callable in 2018 issued pursuant to the US\$15,000,000,000 Global Medium Term Note Programme

1	Issuer	DBS Bank Ltd, a company incorporated with limited liability in Singapore
2	Unique identifier (e.g. CUSIP, ISIN or Bloomberg identifier for private placement)	SGX Name: DBS BK S\$1B N3.1%230214 ISIN Code: SG6W11984344
3	Governing law(s) of the instrument	The laws of Singapore
	Regulatory treatment	
4	Transitional Basel III rules	Tier 2
5	Post-transitional Basel III rules	Ineligible
6	Eligible at solo/group/group&solo	Solo and Group
7	Instrument type (types to be specified by each jurisdiction)	Subordinated Notes
8	Amount recognised in regulatory capital (Currency in mil, as of most recent reporting date)	S\$902 million as at 30 June 2013
9	Par value of instrument	S\$1,000 million
10	Accounting classification	Liability – amortised cost
11	Original date of issuance	14 August 2012
12	Perpetual or dated	Dated
13	Original maturity date	14 February 2023
14	Issuer call subject to prior supervisory approval	Yes
15	Optional call date, contingent call dates and redemption amount	The Subordinated Notes may be redeemed, at the option of DBS Bank, on the First Call Date (14 February 2018) and each Interest Payment Date after the First Call Date.
		The Subordinated Notes may be redeemed, in whole but not in part, for Taxation Reasons or if a Change of Qualification Event has occurred at their principal amount together with interest accrued but unpaid (if any) to but excluding the date fixed for redemption and any Additional Amounts then due or which will become due on or before the date fixed for redemption.
		As of 1 January 2013, due to the Subordinated Notes not meeting, in full, the requirements set out in MAS Notice 637 (as described below in paragraph 37) a Change of Qualification Event has occurred and is continuing.
		Change of Qualification Event means as a result of: a change or proposed change to the relevant requirements issued by MAS in relation to the qualification of the Subordinated Notes as Tier 2 Capital Securities of the Issuer or to the recognition of the Subordinated Notes as eligible capital for calculating the total capital adequacy ratio of the Issuer (either on a consolidated or unconsolidated basis)

("Eligible Capital"),

which change or amendment,

- (i) (subject to (ii)) becomes, or would become, effective on or after the Issue Date, or
- (ii) in the case of a change or proposed change to the relevant requirements issued by MAS, if such change is issued or is expected to be issued by MAS on or after the Issue Date.

the Subordinated Notes, in whole or in part, would not qualify as Tier 2 Capital Securities or as Eligible Capital of the Issuer (excluding, for the avoidance of doubt, non-qualification solely by virtue of the Issuer already having, or coming to have, an issue of securities with an aggregate principal amount up to or in excess of the relevant limits for Tier 2 Capital Securities or Eligible Capital specified under the relevant legislation and statutory guidelines in force as at the Issue Date).

Taxation reasons means:

- the Issuer has or will become obliged to pay Additional Amounts or
- payments of interest on the Subordinated Notes will or would be treated as "distributions" or dividends within the meaning of the Income Tax Act, Chapter 134 of Singapore or any other act in respect of or relating to Singapore taxation or would otherwise be considered as payments of a type that are non-deductible for Singapore income tax purposes,

in each case as a result of (1) any change in, or amendment to, the laws or regulations of Singapore or any political subdivision or any authority thereof or therein having power to tax (or any taxing authority of any taxing jurisdiction in which the Issuer is a tax resident) or (2) any change in the official application or interpretation of such laws or regulations which change or amendment is announced and becomes effective on or after the date on which agreement is reached to issue the Subordinated Notes, and the foregoing cannot be avoided by the Issuer taking reasonable measures available to it

		by the Issuer taking reasonable measures available to it.
16	Subsequent call dates, if applicable	Optional call dates - any Interest Payment Date after the First Call Date
	Coupons / dividends	
17	Fixed or floating dividend/coupon	Fixed
18	Coupon rate and any related index	3.10% per annum from and including 14 August 2012 to but excluding the First Call Date, payable semi-annually in arrear; and
		 from and including the First Call Date to but excluding the Maturity Date, a fixed rate per annum equal to the aggregate of the then-prevailing 5-year SGD Swap Offer Rate plus 2.085% per annum payable semi-annually in arrear
19	Existence of a dividend stopper	No
20	Fully discretionary, partially discretionary or mandatory	Mandatory

21	Existence of step up or other incentive to redeem	No
22	Noncumulative or cumulative	Cumulative
23	Convertible or non-convertible	Nonconvertible
24	If convertible, conversion trigger(s)	NA
25	If convertible, fully or partially	NA
26	If convertible, conversion rate	NA
27	If convertible, mandatory or optional conversion	NA
28	If convertible, specify instrument type convertible into	NA
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30	Write-down feature	No
31	If write-down, write-down trigger(s)	NA
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33	If write-down, permanent or temporary	NA
34	If temporary write-down, description of write-up mechanism	NA
35	Position in subordination hierarchy in liquidation (specify instrument type immediately senior to instrument)	The Subordinated Notes rank <i>pari passu</i> with all subordinated debt issued by the Issuer that, up to December 31, 2012, qualified as Lower Tier II Capital under MAS Notice 637 and are immediately subordinated to all Senior Creditors of the Issuer. The Subordinated Notes shall rank <i>pari passu</i> with all subordinated debt issued by the Issuer on and from January 1, 2013 that qualifies as Tier 2 Capital Securities.
36	Non-compliant transitioned features	Yes
37	If yes, specify non-compliant features	The amended MAS Notice 637 issued on 14 September 2012 and last revised on 28 December 2012 stipulates that to qualify as Tier 2 Capital, the capital instrument shall contain provisions which ensure its loss absorbency at the point of non-viability that meet the requirements set out in Annex 6B of MAS Notice 637.
		The Subordinated Notes do not meet this requirement as they do not have a provision that requires them, at the option of the Authority, to either be written off or converted into CET1 Capital upon the occurrence of a trigger event.