FINAL TERMS

18 December 2023

Intesa Sanpaolo S.P.A.

Legal entity identifier (LEI): 2W8N8UU78PMDQKZENC08

STANDARD LONG BARRIER PLUS CERTIFICATES on MERCEDES-BENZ GROUP AG Share due 21.12.2027

under the Warrants and Certificates Programme IMI Corporate & Investment Banking

PART A – CONTRACTUAL TERMS

Terms used herein shall be deemed to be defined as such for the purposes of the Terms and Conditions set forth in the Base Prospectus dated 30 May 2023 and the supplement to the Base Prospectus dated 3 August 2023. This document constitutes the Final Terms of the Securities described herein and must be read in conjunction with the Base Prospectus, as supplemented. Full information on the Issuer and the offer of the Securities is only available on the basis of the combination of these Final Terms and the Base Prospectus, as supplemented. The Base Prospectus and the supplement to the Base Prospectus are available for viewing during normal business hours at the registered office of the Issuer and the specified offices of the Principal Security Agent. The Base Prospectus and the supplement to the Base Prospectus have been published on the websites of the Luxembourg Stock Exchange (www.luxse.com) and the Issuer (www.intesasanpaolo.prodottiequotazioni.com). An issue specific summary of the Securities is annexed to these Final Terms. In the case of the Securities admitted to trading on the regulated market of the Luxembourg Stock Exchange, the Final Terms will be published on the website of the Luxembourg Stock Exchange and of the Issuer.

References herein to numbered Conditions are to the terms and conditions of the relevant series of Securities and words and expressions defined in such terms and conditions shall bear the same meaning in these Final Terms insofar as they relate to such series of Securities, save as where otherwise expressly provided.

These Final Terms relate to the series of Securities as set out in "Specific Provisions for each Series" below. References herein to "Securities" shall be deemed to be references to the relevant Certificates that are the subject of these Final Terms and references to "Securities" and "Security" shall be construed accordingly.

1. Specific provisions for each Series:

	Series Number	No. of Secu	urities issued	Issue Price per Security		
	613	Up to 40		EUR 100,000		
2.	Tranche Number:	Not appli	icable			
3.	Minimum Exercise Amount: 1 (one) Certificate					
4.	Minimum Trading Amount: 1 (one) Certificate					
5.	Consolidation:	Not appli	Not applicable			
6.	Type of Securities and Underlying(s):	()	The Securities are Ce Share Securities.	rtificates. The Certificates are		
		· · · · · · · · · · · · · · · · · · ·	Mercedes-Benz Grou DE0007100000; Blo	the Securities relate is the up AG share (ISIN Code: omberg Code: MBG GY:lying" or the "Share").		

7. Reference Underlying: Not applicable 8. Typology: Standard Long Certificates 9. (i) Exercise Date: The Exercise Date of the Securities is 21 December 2027. (ii) Renouncement Notice Cut-off Equal to the last Valuation Date. Time: 10. Settlement Date: The Settlement Date for the Securities is 21 December 2027. If, on a Valuation Date a Market Disruption Event occurs, the Settlement Date will be postponed accordingly. Such Settlement Date shall not, in any case, be postponed beyond the tenth Business Day following the last Valuation Date. 11. Delivery Date: The Delivery Date for the Securities is the Issue Date. 12. Issue Date: The Issue Date is 21 December 2023. 13. Issue Currency: The Issue Currency is Euro ("EUR"). 14. Discount Price Not applicable 15. Purchase Price: Not applicable 16. Business Day: Modified Following Unadjusted Business Day Convention 17. Exchange Business Day: Modified Following Unadjusted Business Day Convention 18. Not applicable Settlement Business Day: 19. Settlement: Settlement will be by way of cash payment (Cash Settled Securities). 20. Exchange Rate: Not applicable 21. Settlement Currency: The Settlement Currency for the payment of the Cash Settlement Amount and any other remuneration amount payable under the Securities is EUR. 22. Name and address of Calculation The Calculation Agent is Intesa Sanpaolo S.p.A., with Agent: registered office at Piazza San Carlo, 156, 10121 Turin, Italy. 23. Exchange(s): The relevant Exchange is Xetra. 24. Reference Source: The relevant Reference Source is the relevant Exchange. 25. Related Exchange(s): The relevant Related Exchange is EUREX. 26. Futures Contract N-th Near-by Not applicable Feature: 27. Open End Feature: Not applicable 28. Put Option: Not applicable

Call Option: 29. Not applicable 30. Maximum Level: Not applicable 31. Minimum Level: Not applicable 32. **Settlement Amount:** On the Settlement Date each Certificate will entitle its holder to receive a Cash Settlement Amount in the Settlement Currency calculated by the Calculation Agent in accordance with the following formula and rounding the resultant figure to nearest EUR cent, 0.005 EUR being rounded upwards: A. If the Final Reference Value is higher than, or equal to, the Barrier Level (i.e. the Barrier Event has not occurred): (Initial Percentage x Initial Reference Value x Multiplier) x Minimum Exercise Amount B. If the Final Reference Value is lower than the Barrier Level (i.e. the Barrier Event has occurred): (Final Reference Value x Multiplier) x Minimum Exercise Amount 33. Multiplier: The Multiplier to be applied is equal to the Issue Price divided by the Initial Reference Value. 34. Not applicable Relevant Asset(s): 35. Entitlement: Not applicable 36. AMF: Not applicable 37. VMF: Not applicable Not applicable 38. Index Leverage Factor: 39. Constant Leverage Factor: Not applicable Strike Price: 40. Not applicable 41. Conversion Rate: Not applicable 42. Underlying Reference Currency: The Underlying Reference Currency is EUR. 43. Quanto Option: Not applicable 44. Determination Date(s): 21 December 2023, 22 December 2023 and 27 December 2023 Valuation Date(s): 15 December 2027, 16 December 2027 and 17 December 2027 45. 46. Intraday Value: Not applicable Reference Value: 47. For the purposes of the determination of the Barrier Event, the Reference Value will be the Final Reference Value.

The Initial Reference Value will be calculated on 27 December

48.

Initial Reference Value:

2023 and is equal to the arithmetic mean of the closing prices of the Underlying resulting from the listing made by the Reference Source, determined by the Calculation Agent on the Determination Dates, and calculated pursuant to the following formula:

$$IRV = \frac{1}{x} \times \sum_{t=1}^{x} Underlying_t$$

Where:

"IRV" is the Initial Reference Value,

"x" is the number of Determination Dates (x = 3), and

"*Underlying*_t" is the closing price of the Underlying on the Determination Date "t" (t = 1,2,3).

Initial Reference Value Determination Period(s):

Not applicable

49. Final Reference Value:

The Final Reference Value will be calculated on 17 December 2027 and is equal to the arithmetic mean of the closing prices of the Underlying resulting from the listing made by the Reference Source, determined by the Calculation Agent on the Valuation Dates, and calculated pursuant to the following formula:

$$FRV = \frac{1}{x} \times \sum_{j=1}^{x} Underlying_{j}$$

Where:

"FRV" is the Final Reference Value,

"x" is the number of Valuation Dates (x = 3), and

"*Underlying*_j" is the closing price of the Underlying on the Valuation Date "j" (j = 1,2,3).

Final Reference Value Determination Period(s):

Not applicable

50. Best Of Feature:

Not applicable

51. Worst Of Feature:

Not applicable

52. Rainbow Feature:

Not applicable

53. Reverse Split:

Not applicable

PROVISIONS RELATING TO CERTIFICATES

Applicable

54. Performance Cap:

Not applicable

Performance Floor:

Not applicable

Performance Participation Factor: Not applicable

55. Initial Percentage: 100.56%

56. Participation Factor: Not applicable

57. Down Participation Factor: Not applicable

58. Up Participation Factor: Not applicable

59. Initial Leverage: Not applicable

60. Barrier Event: Applicable.

The Barrier Event will occur when the Calculation Agent determines that, on the Barrier Event Determination Period, the

Final Reference Value is lower than the Barrier Level.

Barrier Event Determination

Period(s):

17 December 2027

Barrier Level: The Barrier Level is equal to 55% of the Initial Reference Value

Lower Barrier Level: Not applicable

Upper Barrier Level: Not applicable

Barrier Selection Period: Not applicable

Strike Observation Period: Not applicable

Air Bag Factor: Not applicable

Protection Level: Not applicable

Protection Percentage: Not applicable

Spread Protection: Not applicable

Protection Amount: Not applicable

Dropdown Protection Level: Not applicable

Dropdown Protection Amount: Not applicable

Dynamic Protection Level: Not applicable

Step Up Amount: Not applicable

Sigma Amount: Not applicable

Predetermined Loss Percentage: Not applicable

Short Protection: Not applicable

Butterfly Level: Not applicable

61.	Barrier Gap Event:	Not applicable		
62.	Cap Level(s):	Not applicable		
63.	Floor Percentage:	Not applicable		
64.	Consolidation Floor Event:	Not applicable		
65.	Cap Barrier Amount:	Not applicable		
66.	Cap Down Amount:	Not applicable		
67.	Strike Percentage:	Not applicable		
68.	Calendar Cap Percentage:	Not applicable		
69.	Calendar Floor Percentage:	Not applicable		
70.	Gearing Factor:	Not applicable		
71.	One Star Event:	Not applicable		
72.	Switch Event:	Not applicable		
73.	Multiple Strike Event _i :	Not applicable		
74.	Spread:	Not applicable		
75.	Gearing Event:	Not applicable		
76.	Buffer Event:	Not applicable		
77.	Global Performance:	Not applicable		
78.	Failure to Deliver due to Illiquidity:	Not applicable		
79.	Digital Percentage:	Not applicable		
80.	Settlement Level:	Not applicable		
81.	Combined Amount:	Not applicable		
82.	Darwin Feature:	Not applicable		
PROVISIONS RELATING TO REMUNERATION AMOUNTS AND EARLY REDEMPTION AMOUNTS				
Applica	able			
83.	Knock-out Feature:	Not applicable		
84.	Knock-in Feature:	Not applicable		
85.	Digital Amount(s):	Not applicable		

Not applicable

86.

Restrike Feature:

87. Plus Amount(s):

Applicable. The Securityholders are entitled to receive the unconditional payment of the Plus Amounts, equal to EUR 560.00, on each Plus Payment Date.

Plus Payment Date(s):

- 22 January 2024 (the "First Plus Payment Date")
- 21 February 2024 (the "Second Plus Payment Date")
- 21 March 2024 (the "Third Plus Payment Date")
- 22 April 2024 (the "Fourth Plus Payment Date")
- 21 May 2024 (the "Fifth Plus Payment Date")
- 21 June 2024 (the "Sixth Plus Payment Date")
- 22 July 2024 (the "Seventh Plus Payment Date")
- 21 August 2024 (the "Eighth Plus Payment Date")
- 23 September 2024 (the "Ninth Plus Payment Date")
- 21 October 2024 (the "Tenth Plus Payment Date")
- 21 November 2024 (the "Eleventh Plus Payment Date")
- 23 December 2024 (the "Twelfth Plus Payment Date")
- 21 January 2025 (the "Thirteenth Plus Payment Date")
- 21 February 2025 (the "Fourteenth Plus Payment Date")
- 21 March 2025 (the "Fifteenth Plus Payment Date")
- 22 April 2025 (the "Sixteenth Plus Payment Date")
- 21 May 2025 (the "Seventeenth Plus Payment Date")
- 23 June 2025 (the "Eighteenth Plus Payment Date")
- 21 July 2025 (the "Nineteenth Plus Payment Date")
- 21 August 2025 (the "Twentieth Plus Payment Date")
- 22 September 2025 (the "Twenty-First Plus Payment Date")
- 21 October 2025 (the "Twenty-Second Plus Payment Date")
- 21 November 2025 (the "Twenty-Third Plus Payment Date")
- 22 December 2025 (the "Twenty-Fourth Plus Payment

Date")

- 21 January 2026 (the "Twenty-Fifth Plus Payment Date")
- 23 February 2026 (the "Twenty-Sixth Plus Payment Date")
- 23 March 2026 (the "Twenty-Seventh Plus Payment Date")
- 21 April 2026 (the "Twenty-Eighth Plus Payment Date")
- 21 May 2026 (the "Twenty-Ninth Plus Payment Date")
- 22 June 2026 (the "Thirtieth Plus Payment Date")
- 21 July 2026 (the "**Thirty-First Plus Payment Date**")
- 21 August 2026 (the "Thirty-Second Plus Payment Date")
- 21 September 2026 (the "Thirty-Third Plus Payment Date")
- 21 October 2026 (the "Thirty-Fourth Plus Payment Date")
- 23 November 2026 (the "Thirty-Fifth Plus Payment Date")
- 21 December 2026 (the "Thirty-Sixth Plus Payment Date")
- 21 January 2027 (the "**Thirty-Seventh Plus Payment Date**")
- 22 February 2027 (the "**Thirty-Eighth Plus Payment Date**")
- 22 March 2027 (the "Thirty-Ninth Plus Payment Date")
- 21 April 2027 (the "Fortieth Plus Payment Date")
- 21 May 2027 (the "Forty-First Plus Payment Date")
- 21 June 2027 (the "Forty-Second Plus Payment Date")
- 21 July 2027 (the "Forty-Third Plus Payment Date")
- $23 \ August \ 2027 \ (the \ "\textbf{Forty-Fourth Plus Payment Date}")$
- 21 September 2027 (the "Forty-Fifth Plus Payment Date")
- 21 October 2027 (the "Forty-Sixth Plus Payment Date")
- 22 November 2027 (the "Forty-Seventh Plus Payment Date")
- 88. Accumulated Amount(s): Not applicable
- 89. Early Redemption Amount(s): Not applicable

90.	Early Partial Capital Payment Amount:	Not applicable
91.	Cumulated Bonus Amount:	Not applicable
92.	Coupon Event:	Not applicable
93.	Internal Return Amount:	Not applicable
94.	Participation Remuneration Amount:	Not applicable
95.	Participation Rebate Feature:	Not applicable
96.	Floating Amount:	Not applicable
97.	Premium Gap Amount:	Not applicable

PROVISIONS RELATING TO WARRANTS

Not applicable.

98.	Type of Warrants:	Not applicable
99.	Notional Amount:	Not applicable
100.	Day Count Fraction:	Not applicable
101.	Exercise Price:	Not applicable
102.	Premium:	Not applicable
103.	Barrier Event:	Not applicable
	Barrier Event Determination Period(s):	Not applicable
	Lower Barrier Level:	Not applicable
	Upper Barrier Level:	Not applicable
	Corridor Early Amount:	Not applicable
	Corridor Early Payment Date:	Not applicable
104.	Strike Percentage:	Not applicable
105.	Exercise Period:	Not applicable
106.	Maximum Exercise Number:	Not applicable
107.	Settlement Determination Period:	Not applicable
108.	Settlement Determination Date:	Not applicable

GENERAL

109.	Form of	f Securities:	Bearer Securities.				
			Temporary Global Security exchangeable for a Permanent Global Security which is exchangeable for Definitive Securities only in the limited circumstances specified in the Permanent Global Security.				
110.	Prohibit Investor	tion of Sales to Retail rs:	Not applicable				
DISTR	RIBUTIO)N					
111.	Syndication:		The Securities will be distributed on a non-syndicated basis.				
	(i)	If syndicated, names and addresses of Managers and underwriting commitments:	Not applicable				
	(ii)	Date of Subscription Agreement:	Not applicable				
	(iii)	Stabilising Manager (if any):	Not applicable				
		n-syndicated, name and of Manager (if not the	Intesa Sanpaolo Private Banking S.p.A. , with registered office at Via Melchiorre Gioia, 22 – 20124 Milan, Italy (the " Manager ").				
	Total commission and other costs:		The Offer Price embeds placement commissions payable to the Manager, equal to 1.00 per cent. of the Issue Price in respect of the aggregate Securities placed.				
ADDITI	IONAL I	NFORMATION					
Examp	le(s) of c	omplex derivatives securities:	Not applicable				
Signed	on behal	f of the Issuer:					
Ву:		uthorised					

PART B - OTHER INFORMATION

1. LISTING AND ADMISSION TO TRADING

(i) Listing: None

(ii) Admission to trading: Application will be made for the Securities to be admitted to

trading on the Italian multilateral trading facility EuroTLX, organised and managed by Borsa Italiana S.p.A., which is not a regulated market for the purposes of Directive 2014/65/EU as amended, with effect from the Issue Date or a date around

the Issue Date.

After the Issue Date, application may be made to list the Securities on other stock exchanges or regulated markets or to admit to trading on other trading venues as the Issuer may

decide.

2. NOTIFICATION

The CSSF has provided the *Commissione Nazionale per le Società e la Borsa* (CONSOB) with a certificate of approval attesting that the Base Prospectus has been drawn up in accordance with the Prospectus Regulation.

3. INTERESTS OF NATURAL AND LEGAL PERSONS INVOLVED IN THE ISSUE

Intesa Sanpaolo S.p.A., the issuer of the Securities, is part of the Intesa Sanpaolo group, to which the Manager belongs, therefore participation relationships of the Manager with the Issuer result in a conflict of interest.

The Issuer may enter into hedging arrangements with market counterparties in connection with the issue of the Securities in order to hedge its exposure.

The Issuer will act as Calculation Agent under the Securities. See the risk factor "*Potential Conflicts of Interest*" of the Base Prospectus.

In addition, the Issuer may act as liquidity provider (as defined under the rules of the relevant market, as amended from time to time) in respect of the Securities.

Save as discussed above and save for any commission payable to the Manager referred to in item 111 of Part A above, so far as the Issuer is aware, no person involved in the issue of the Securities has an interest material to the Offer.

4. REASONS FOR THE OFFER, ESTIMATED NET PROCEEDS AND TOTAL EXPENSES

(i) Reasons for the offer: See "Use of Proceeds" wording in Base Prospectus.

(ii) Estimated net proceeds: The net proceeds (resulting from subtracting the commissions

referred to in item 111 of Part A, from the aggregate Issue Price paid by the Securityholders) of the issue of the Securities will

be up to EUR 3,960,000.

(iii) Estimated total expenses: Not applicable.

5. TERMS AND CONDITIONS OF THE OFFER

Applicable

Offer Price: Issue Price.

Investors should take into consideration that the Offer Price embeds placement commissions payable to the Manager as described in Paragraph 111 of Part A above.

Investors should also take into consideration that when the Securities are sold on the secondary market after the Offer Period, the above mentioned commissions are not taken into consideration in determining the price at which such Securities may be sold on the secondary market.

Conditions to which the offer is subject:

Offer of the Securities is conditional on their issue and on the release by Borsa Italiana S.p.A., or by other trading venues, before the Issue Date, of the relevant authorisation to the admission to trading of the Securities.

The Offer Period, including any possible amendments, during which the offer will be open and description of the application process:

An exempt offer (the "Offer") pursuant to Article 1(4) of the Regulation (EU) 2017/1129 (the "Prospectus Regulation") of the Securities may be made by the Manager in the Republic of Italy.

The Offer of the Securities may be made by the Manager on 19 December 2023 (the "**Offer Period**").

The Issuer reserves the right, in its sole discretion, to close the Offer Period early, also in circumstances where purchases of Securities are not yet equal to the maximum amount offered of 40 Securities. Notice of the early closure of the Offer Period will be given by the Issuer to the Manager.

The Issuer reserves the right, in its sole discretion, to revoke or withdraw the Offer and the issue of the Securities at any time prior to the Issue Date. Notice of revocation/withdrawal of the Offer will be given by the Issuer to the Manager. Upon revocation/withdrawal of the Offer, all subscription applications will become void and of no effect.

The Issuer reserves the right to postpone the closure of the Offer Period, in order to extend the Offer Period. Notice of the postponement of the closure of the Offer Period will be given by the Issuer to the Manager.

During the Offer Period, prospective investors may subscribe the Securities during normal Italian banking hours at the offices (*filiali*) of the Manager by filling in, duly executing (also by appropriate attorneys) and delivering a specific acceptance form (the "**Acceptance Form**") (*Scheda di Adesione*).

The Acceptance Form is available at each Manager's office.

Subscription of the Securities may not be made by means of financial advisors authorised to make off-premises offers (consulenti finanziari abilitati all'offerta fuori sede).

Subscription of the Securities may not be made by means of distance communication techniques.

There is no limit to the subscription application which may be filled in and delivered by the same prospective investor to the Manager.

The subscription requests can be revoked by the potential investors through a specific request made at the office of the Manager within 19 December 2023 also in case of early closure, or within the last day of the Offer Period as postponed in the event of an extension of the Offer.

Once the revocation terms are expired, the subscription of the Securities is irrevocable.

Details of the minimum and/or maximum amount of the application:

The Securities may be subscribed in a minimum lot of no. 1 Security and an integral number of Securities higher than such amount and being an integral multiple of 1.

There is no maximum amount of application within the maximum number of Securities offered of 40 Securities.

The Issuer reserves the right to increase, during the Offer Period, the maximum amount of Securities offered. Notice of the increase will be given by the Issuer to the Manager.

Description of possibility to reduce subscriptions and manner for refunding amounts paid in excess by applicants: Not applicable

Details of the method and time limits for paying up and delivering the Securities:

The total consideration for the Securities subscribed must be made by the investor on the Issue Date to

the Manager's office which has received the relevant Acceptance Form.

The Securities will be delivered on the Issue Date, subsequent to the payment of the Offer Price, to potential Securityholders in the deposit accounts held, directly or indirectly, by the Manager at Euroclear and/or Clearstream.

Manner in and date on which results of the offer are to be made public:

Not applicable

Procedure for exercise of any right of preemption, negotiability of subscription rights and treatment of subscription rights not exercised: Not applicable

Whether tranche(s) have been reserved for certain countries:

The Securities will be offered to the public only in Italy.

Qualified investors, as defined in Article 2 (e) of the Prospectus Regulation, are allowed to subscribe any Securities.

Process for notifying to applicants of the amount allotted and an indication whether dealing may begin before notification is made: The Manager shall notify applicants with amounts allotted.

Subscription applications will be satisfied until reaching the maximum number of Securities offered of 40 Securities and thereafter the Manager will immediately suspend receipt of further subscription applications and the Offer Period will be closed early by the Issuer.

Before the Issue Date, in the event that, notwithstanding the above, the aggregate amount of Securities requested to be subscribed exceed the maximum number of Securities offered of 40 Securities, the Issuer will allot the Securities in accordance with allotment criteria so to assure transparency and equal treatment amongst all potential subscribers thereof.

Amount of any expenses and taxes charged to the subscriber or purchaser:

No expenses and duties will be charged by the Issuer to the subscribers of the Securities.

Investors should take into consideration that the Offer Price embeds placement commissions payable to the Manager as described in Paragraph 111 of Part A.

Consent to use of Base Prospectus:

Not applicable

6. **DISTRIBUTION**

(i) Name(s) and address(es), to the extent known to the Issuer, of the Managers/ Distributors in the various countries where the offer takes place:

See paragraph 111 of Part A.

(ii) Name and address of the co-ordinator(s) of the global offer and of single parts of the offer:

Not applicable

(iii) Name and address of any paying agents and depository agents in each country (in addition to the Principal Security Agent):

Not applicable

(iv) Entities agreeing to underwrite the issue on a firm commitment basis, and entities agreeing to place the issue without a firm commitment or under "best efforts" arrangements: The Issuer and the Manager have agreed under a placement agreement (the "Placement Agreement") that the Manager will place the Securities without a firm commitment.

(v) Date of signing of the placement agreement

The Placement Agreement will be dated on or about 18 December 2023.

7. POST-ISSUANCE INFORMATION

The Issuer does not intend to provide post-issuance information except if required by any applicable laws and regulations.

8. OPERATIONAL INFORMATION

(i) ISIN Code: XS2728520490

(ii) Common Code: 272852049

(iii) Any clearing system(s) other than Euroclear Bank S.A./N.V. and Clearstream Banking, S.A., relevant address(es), and relevant identification number(s):

Not applicable

(iv) Names and addresses of initial Security Agents:

Société Générale Luxembourg 28-32 Place de la Gare, Luxembourg L-1616 Luxembourg

PART C - ISSUE SPECIFIC SUMMARY OF THE SECURITIES

Section 1 – Introduction containing warnings

Securities: STANDARD LONG BARRIER PLUS CERTIFICATES on MERCEDES-BENZ GROUP AG Share due 21.12.2027 (ISIN Code XS2728520490)

Issuer: Intesa Sanpaolo S.p.A. (Intesa Sanpaolo, the Bank or the Issuer)

Address: Piazza San Carlo 156, 10121 Turin, Italy

Phone number: +39 011 555 1

Website: www.intesasanpaolo.prodottiequotazioni.com Legal Entity Identifier (LEI): 2W8N8UU78PMDQKZENC08

Competent authority: Commission de Surveillance du Secteur Financier (CSSF), 283, route d'Arlon L-1150 Luxembourg. Phone

number: (+352) 26 25 1 - 1.

Date of approval of the Base Prospectus: Warrants and Certificates Programme IMI Corporate & Investment Banking approved by the CSSF on 30 May 2023.

This Summary should be read as an introduction to the Base Prospectus.

Any decision to invest in the Securities should be based on consideration of the Base Prospectus as a whole by the investor.

Investors could lose all or part of the invested capital.

Where a claim relating to the information contained in the Base Prospectus is brought before a court, the plaintiff investor might, under the national legislation of the Member States, have to bear the costs of translating the Base Prospectus (including any supplements as well as the Final Terms) before the legal proceedings are initiated.

Civil liability attaches only to those persons who have tabled the Summary including any translation thereof, but only if the Summary is misleading, inaccurate or inconsistent when read together with the other parts of the Base Prospectus, or it does not provide, when read together with the other parts of the Base Prospectus, all necessary key information in order to aid investors when considering whether to invest in the Securities.

You are about to purchase a product that is not simple and may be difficult to understand.

Section 2 – Key information on the Issuer

Who is the issuer of the securities?

The Issuer is Intesa Sanpaolo S.p.A., registered with the Companies' Registry of Turin under registration number 00799960158 and with the National Register of Banks under no. 5361 and is the parent company of "Gruppo Intesa Sanpaolo". Intesa Sanpaolo S.p.A. operates subject to the Banking Law.

Domicile and legal form, its LEI, the law under which it operates and its country of incorporation

Intesa Sanpaolo's Legal Entity Identification number (LEI) is 2W8N8UU78PMDQKZENC08.

The Issuer is an Italian bank established as a company limited by shares (società per azioni).

The registered and administrative office of the Issuer is Piazza San Carlo 156, 10121 Turin, Italy.

The Issuer is incorporated and carries out its business under Italian law. The Issuer, both as a bank and as is the parent company of "Gruppo Intesa Sanpaolo", is subject to the Bank of Italy's and European Central Bank's prudential supervision.

Principal activities

The Issuer is a banking institution engaged in investment banking activities. The Issuer offers a wide range of capital markets, investment banking and special lending services to a diversified client base including banks, companies, institutional investors, entities and public bodies. The Issuer is the parent company of the "Gruppo Intesa Sanpaolo" which operates through six divisions: the Banca dei Territori division, the Corporate and Investment Banking division, the International Subsidiary Banks division, the Private Banking division, the Asset Management division and the Insurance Division.

Major shareholders, including whether it is directly or indirectly owned or controlled and by whom

As of 21 June 2023, the shareholder structure of the Issuer was composed as follows (holders of shares exceeding 3%): Compagnia di San Paolo (ordinary shares: 1,188,947,304; owned: 6.503%); Fondazione Cariplo (ordinary shares: 961,333,900; owned: 5.258%).

Identity of its key managing directors

The managing director of the Issuer is Carlo Messina (Chief Executive Officer).

Identity of its auditors

EY S.p.A., with registered office at Via Lombardia, 31 - 00187 Rome, was appointed by the Issuer as its independent auditor to audit its financial statements for the period 2021-2029.

What is the key financial information regarding the Issuer?

		Consolidated Inco	me state	ement		
	As for the	e year ended		As for the half year ended		
EUR millions, except where indicated	31.12.22 Audited	31.12.21 Audited		30.06.23 ¹ Unaudited		30.06.22 Unaudited
Interest margin	9,685	7,993		not available		not available
Net fee and commission income	8,577	9,364		not available		not available
Profits (Losses) on trading	(149)	503		not available		not available
Net losses/recoveries for credit risks	(2,624)	(2,843)	(2,843) not av		vailable	not available
Net income from banking and insurance activities	18,483	17,774	not available		vailable	not available
Parent Company's net income (loss)	4,354	4,185	4,222		222	2,346
		Consolidated Ba	ılance S	heet		
	As for the ye	ar ended	As fo	As for the half year /year ended		Value as outcome from the Supervisory Review and Evaluation Process ('SREP' requirement for 2023)
EUR millions, except where	31.12.22	31.12.21	30	$0.06.23^{1}$	31.12.22	
indicated	Audited	Audited	Ui	naudited	Unaudited	
Total assets	975,683	1,069,003	9	55,205	974,5872	not applicable
Senior debt (securities issued) ³	63,605	73,959	not	available	not available	not applicable
Subordinated debt (securities issued)	12,474	12,599	not	available	not available	not applicable
Financial assets measured at amortised cost - Loans to customers	495,194	504,929	not	available	not available	not applicable
Financial liabilities measured at amortised cost - Due to customers	454,025	458,239	not	available	not available	not applicable
Share capital	10,369	10,084		10,369	10,369	not applicable
Non performing loans	5,496	7,077		5,298	5,496	not applicable
Common Equity Tier 1 capital (CET1) ratio (%)	13.8%4	14.5%4		13.7%	13.5%5	8.95% ⁶
Total Capital Ratio	19.1%4	19.1%4		19.3%	19.0%5	not available

What are the key risks that are specific to the Issuer?

Risk exposure to debt securities issued by sovereign States

The market tensions regarding government bonds and their volatility, as well as Italy's rating downgrading or the forecast that such downgrading may occur, might have negative effects on the assets, the economic and/or financial situation, the operational results and the perspectives of the Bank. Intesa Sanpaolo Group results are and will be exposed to sovereign debtors, in particular to Italy and certain major European Countries.

Risks related to legal proceedings

The risk arising from legal proceedings consists of the possibility of the Bank being obliged to pay any sum in case of unfavourable outcome.

Risks related to the economic/financial crisis and the impact of current uncertainties of the macro-economic context

The future development in the macro-economic context may be considered as a risk as it may produce negative effects and trends in the economic and financial situation of the Bank and/or the Group. Any negative variations of the factors that affect the macro-economic framework, in particular during periods of economic-financial crisis, could lead the Bank and/or the Group to suffer losses, increases of financing costs, and reductions of the value of the assets held, with a potential negative impact on the liquidity of the Bank and/or the Group and its financial soundness.

Credit risk

The economic and financial activity and soundness of the Bank depend on its borrower's creditworthiness. The Bank is exposed to the traditional risks related to credit activity. Therefore, the clients' breach of the agreements entered into and of their underlying obligations, or any lack of information or incorrect information provided by them as to their respective financial and credit position, could have negative effects on the economic and/or financial situation of the Bank.

Market risk

The market risk is the risk of losses in the value of financial instruments, including the securities of sovereign States held by the Bank, due to the movements of market variables (by way of example and without limitation, interest rates, prices of securities, exchange rates), which could determine a deterioration of the financial soundness of the Bank and/or the Group. Such deterioration could be produced either by negative effects on the income statement deriving from positions held for trading purposes, or from negative changes in the FVOCI (Fair Value through Other Comprehensive Income) reserve, generated by positions classified as financial activities evaluated at fair value, with an impact on the overall profitability.

Liquidity risk of Intesa Sanpaolo

Although the Bank constantly monitors its own liquidity risk, any negative development of the market situation and the general economic context and/or creditworthiness of the Bank, may have negative effects on the activities and the economic and/or financial situation of the Bank and the Group. The liquidity risk is the risk that the Bank is not able to satisfy its payment obligations at maturity, both due to the inability to raise funds on the market (funding liquidity risk) and of the difficulty to disinvest its own assets (market liquidity risk).

Operational risk

The Bank is exposed to several categories of operational risk which are intrinsic to its business, among which those mentioned herein, by way of example and without limitation: frauds by external persons, frauds or losses arising from the unfaithfulness of the employees and/or breach of control procedures, operational errors, defects or malfunctions of computer or telecommunication systems, computer virus attacks, default of suppliers with respect to their contractual obligations, terrorist attacks and natural disasters. The occurrence of one or more of said risks may have significant negative effects on the business, the operational results and the economic and financial situation of the Bank.

Risk related to the development of the banking sector regulation and the changes in the regulation on the solution of banking crises

The Bank is subject to a complex and strict regulation, as well as to the supervisory activity performed by the relevant institutions (in particular, the European Central Bank, the Bank of Italy and CONSOB). Both the aforementioned regulation and supervisory activity are subject, respectively, to continuous updates and practice developments. Furthermore, as a listed Bank, the Bank is required to

¹ The financial information relating to 30 June 2023 (as well as the corresponding comparative previous period data as at 30 June 2022 and 31 December 2022) has been extracted from the press release issued by Intesa Sanpaolo S.p.A. on 28 July 2023 and entitled "Intesa Sanpaolo: Consolidated Results as at 30 June 2023" (the "28 July 2023 Press Release"). The financial information indicated as "not available" has not been inserted in the 28 July 2023 Press Release.

² Restated following the application of IFRS 17 and IFRS 9 for the insurance companies of the Group.

³ Securities issued not accounted for as subordinated debt.

 $^{^4}$ Transitional

⁵ Fully loaded (the IFRS 9 transition period ended on 31 December 2022 and the amounts shown in the column as at 30 June 2023 are therefore comparable with the previous IFRS 9 fully loaded period).

⁶ Applying the regulatory measure introduced by the ECB and effective from 12 March 2020. The SREP requirement comprises Capital Conservation Buffer, O-SII Buffer and Countercyclical Capital Buffer. Countercyclical Capital Buffer is calculated taking into account the exposure as at 30 June 2023 in the various countries where the Group has a presence, as well as the respective requirements set by the competent national authorities and relating to 2025, where available, or the most recent update of the reference period (requirement was set at zero per cent in Italy for the first nine months of 2023).

comply with further provisions issued by CONSOB. The Bank, besides the supranational and national rules and the primary or regulatory rules of the financial and banking sector, is also subject to specific rules on anti-money laundering, usury and consumer protection. Although the Bank undertakes to comply with the set of rules and regulations, any changes of the rules and/or changes of the interpretation and/or implementation of the same by the competent authorities could give rise to new burdens and obligations for the Bank, with possible negative impacts on the operational results and the economic and financial situation of the Bank.

Section 3 – Key information on the Securities

Type, class and ISIN

The Securities are Certificates. The Securities are issued in bearer form ("Bearer Securities").

The Certificates are cash settled.

The ISIN of the Certificates is XS2728520490.

Currency, denomination, and term of the securities

The issue price of the Certificates is equal to EUR 100,000 (the "Issue Price").

The Securities are issued in EUR (the "Issue Currency").

The Settlement Currency is EUR.

Each Certificate shall be automatically exercised on the Exercise Date. The Exercise Date and Settlement Date is 21 December 2027.

Rights attached to the securities

The Certificates and any non-contractual obligations arising out of or in connection with the Certificates will be governed by, and shall be construed in accordance with, English Law.

The Certificates entitle its holder to receive from the Issuer the following amounts.

REMUNERATION AMOUNT

The Certificates provide for the following remuneration amount.

PLUS AMOUNTS The Certificates provide for the unconditional payment of the Plus Amounts that are not linked to the performance of the Underlying.

Each Plus Amount is equal to EUR 560.00, and will be paid on: 22 January 2024, 21 February 2024, 21 March 2024, 22 April 2024, 21 May 2024, 21 June 2024, 22 July 2024, 21 August 2024, 23 September 2024, 21 October 2024, 21 November 2024, 23 December 2024, 21 January 2025, 21 February 2025, 21 March 2025, 22 April 2025, 21 May 2025, 23 June 2025, 21 July 2025, 21 August 2025, 22 September 2025, 21 October 2025, 21 November 2025, 22 December 2025, 21 January 2026, 23 February 2026, 23 March 2026, 21 April 2026, 21 May 2026, 22 June 2026, 21 July 2026, 21 August 2026, 21 September 2026, 21 October 2026, 23 November 2026, 21 December 2026, 21 January 2027, 22 February 2027, 22 March 2027, 21 April 2027, 21 May 2027, 21 June 2027, 21 July 2027,

23 August 2027, 21 September 2027, 21 October 2027 and 22 November 2027 (the "Plus Payment Dates").

CASH SETTLEMENT AMOUNT

The Securityholder will receive on the Settlement Date, for each Minimum Exercise Amount, the payment of the Cash Settlement Amount (if positive) determined as follows.

STANDARD LONG CERTIFICATES

CALCULATION METHOD IN THE CASE OF POSITIVE AND NEGATIVE PERFORMANCE OF THE UNDERLYING (BARRIER EVENT NOT OCCURRED)

The investor will receive an amount linked to a percentage of the Initial Reference Value, equal to 100.56% (the "Initial Percentage").

CALCULATION METHOD IN THE CASE OF NEGATIVE PERFORMANCE OF THE UNDERLYING – ($\underline{\textbf{BARRIER}}$ EVENT OCCURRED)

The Barrier Event will occur if on the last Valuation Date, the Final Reference Value is lower than the Barrier Level equal to 55% of the Initial Reference Value.

If a Barrier Event has occurred, the Cash Settlement Amount will be linked to the performance of the Underlying (i.e. the investment in the Certificate is a direct investment in the Underlying) and therefore will be exposed to the partial or total loss of the capital invested.

For the purposes of the above the following applies:

For the purposes of the determination of the Barrier Event the Reference Value will be the Final Reference Value.

The Initial Reference Value will be calculated on 27 December 2023 and is equal to the arithmetic mean of the closing prices of the Underlying, determined by the Calculation Agent on 21 December 2023, 22 December 2023 and 27 December 2023 (the "**Determination Dates**").

The Final Reference Value will be calculated on 17 December 2027 and is equal to the arithmetic mean of the closing prices of the Underlying, determined by the Calculation Agent on 15 December 2027, 16 December 2027 and 17 December 2027 (the "Valuation Dates").

The Underlying is Mercedes-Benz Group AG share (ISIN Code: DE0007100000; Bloomberg Code: MBG GY <Equity>) (the

"Underlying" or the "Share").

In respect of the Underlying, certain historical information (including past performance thereof) may be found on major information providers, such as Bloomberg and Reuters. Information about the Underlying may be found on the website of the relevant issuer www.group.mercedes-benz.com.

Seniority of the securities

The Certificates constitute direct, unsubordinated, unconditional and unsecured obligations of the Issuer and, unless provided otherwise by law, rank *pari passu* among themselves and (save for certain obligations required to be preferred by law) rank equally with all other unsecured obligations (other than subordinated obligations, if any) of the Issuer from time to time outstanding.

Restrictions on the free transferability

The Securities will be freely transferable, subject to the offering and selling restrictions in the United States, the European Economic Area under the Prospectus Regulation and the laws of any jurisdiction in which the relevant Securities are offered or sold.

Where will the securities be traded?

Application will be made for the Securities to be admitted to trading on the Italian multilateral trading facility EuroTLX, organised and managed by Borsa Italiana S.p.A., which is not a regulated market for the purposes of Directive 2014/65/EU as amended, with effect from the Issue Date or a date around the Issue Date.

After the Issue Date, application may be made to list the Securities on other stock exchanges or regulated markets or to admit to trading on other trading venues as the Issuer may decide.

What are the key risks that are specific to the securities?

The Certificates may not be a suitable investment for all investors

Certificates are complex financial instruments. A potential investor should not invest in Certificates which are complex financial instruments unless it has the expertise (either alone or with the help of a financial adviser) to evaluate how the Certificates will perform under changing conditions, the resulting effects on the value of the Certificates and the impact this investment will have on the potential investor's overall investment portfolio.

General risks and risks relating to the Underlying

The Securities involve a high degree of risk, which may include, among others, interest rate, foreign exchange, time value and political risks. Purchasers should be prepared to sustain a partial or total loss of the purchase price of their Securities. Fluctuations in the value of the relevant Underlying will affect the value of the Securities. Purchasers of Securities risk losing their entire investment or part of it if the value of the relevant underlying basis of reference does not move in the anticipated direction.

Certain considerations associated with Share Securities

In the case of Securities relating to a share or to a GDR/ADR (or basket of shares or basket of GDRs/ADRs), no issuer of such shares will have participated in the preparation of the relevant Final Terms or in establishing the terms of the Securities and neither the Issuer nor any Manager will make any investigation or enquiry in connection with such offering with respect to any information concerning any such issuer of shares contained in such Final Terms or in the documents from which such information was extracted. Consequently, there can be no assurance that all events occurring prior to the relevant issue date that would affect the trading price of the shares will have been publicly disclosed. Subsequent disclosure of any such events or the disclosure of or failure to disclose material future events concerning such an issuer of shares could affect the trading price of the shares and therefore the trading price of the Securities. Securityholders will not have voting rights or rights to receive dividends or distributions or any other rights with respect to the relevant shares to which such Securities relate.

Loss risk in relation to the investment

The investor shall consider that, in relation to its investment, there is a risk of loss of the capital invested depending on the performance of the underlying asset. In particular, in the event a Barrier Event has occurred, a loss will occur in respect of the capital invested. If the Final Reference Value of the underlying asset is equal to zero, the investor will suffer a total loss of the capital. Moreover, if prior to the exercise the investor decides to terminate the investment in the Certificates, the investor might be subject to the loss of the value of the Certificate and, therefore, might be subject to the total or partial loss of the investment.

Risk related to the Barrier Event

If a Barrier Event occurs, the Cash Settlement Amount will be determined in accordance with a calculation method other than the calculation method applicable if the Barrier Event does not occur and such circumstance may have a negative influence on the price. This may entail the risk of partial or total loss of the investment.

Impact of implicit fees on the Issue Price/Offer Price

Investors should note that implicit fees (e.g. placement commissions/distribution commissions, structuring fees) may be a component of the Issue Price/Offer Price of the Securities, but such fees will not be taken into account for the purposes of determining the price of the relevant Securities in the secondary market. Investors should also take into consideration that if Securities are sold on the secondary market immediately following the offer period relating to such Securities, the implicit fees included in the Issue Price/Offer Price on initial subscription for such Securities will be deducted from the price at which such Securities may be sold in the secondary market.

Possible illiquidity of the Securities in the secondary market

It is not possible to predict the price at which Securities will trade in the secondary market or whether such market will be liquid or illiquid. The Issuer, or any of its Affiliates may, but is not obliged to, at any time purchase Securities at any price in the open market or by tender or private treaty. Any Securities so purchased may be held or resold or surrendered for cancellation. The Issuer or any of

its Affiliates may, but is not obliged to, be a market-maker for an issue of Securities. Even if the Issuer or such other entity is a market-maker for an issue of Securities, the secondary market for such Securities may be limited. To the extent that an issue of Securities becomes illiquid, an investor may have to wait until the Exercise Date to realise value.

Section 4 – Key information on the offer of securities to the public

Under which conditions and timetable can I invest in this security?

General terms, conditions and expected timetable of the offer

Maximum number of Securities offered: 40

Offer Price: EUR 100,000.

Offer Period: 19 December 2023 (the "Offer Period").

Conditions to which the offer is subject: The offer of the Securities is conditional on their issue and on the release by Borsa Italiana S.p.A., or by other trading venues, before the Issue Date, of the relevant authorisation to the admission to trading of the Securities.

Terms of the Offer: This issue of Securities is being offered in the Republic of Italy in an exempt offer pursuant to Article 1(4) of the Prospectus Regulation. The placement activities will be carried out by the Manager.

The Issuer reserves the right, in its sole discretion, to close the Offer Period early, also in circumstances where purchases of Securities are not yet equal to the maximum amount offered of 40 Securities. Notice of the early closure of the Offer Period will be given by the Issuer to the Manager. The early closure of the Offer will become effective from the date specified in such notice. The Issuer reserves the right to postpone the closure of the Offer Period, in order to extend the Offer Period. Notice of the postponement of the closure of the Offer Period will be given by the Issuer to the Manager. The Issuer reserves the right to increase, during the Offer Period, the maximum amount of Securities offered. Notice of the increase will be given by the Issuer to the Manager. The Issuer reserves the right, in its sole discretion, to revoke or withdraw the Offer and the issue of the Securities at any time prior to the Issue Date. Notice of revocation/withdrawal of the Offer will be given by the Issuer to the Manager. Upon revocation/withdrawal of the Offer, all subscription applications will become void and of no effect.

Minimum and maximum subscription amount: The Securities may be subscribed in a minimum lot of no. 1 Security and an integral number of Securities higher than such amount and being an integral multiple of 1. There is no maximum amount of application within the maximum number of Securities offered of 40 Securities.

Expenses charged to the investor by the issuer or the offeror

The Offer Price embeds placement commissions payable to the Manager, equal to 1.00 per cent. of the Issue Price. in respect of the aggregate Securities placed.

Who is the offeror?

Intesa Sanpaolo Private Banking S.p.A., with registered office at Via Melchiorre Gioia, 22 – 20124 Milan, Italy (the "Manager").

Reasons for the offer and estimated net amount of the proceeds

The Issuer intends to use the net proceeds from each issue of Certificates for general corporate purposes, including making a profit. A substantial portion of the proceeds may be used to hedge market risks with respect to the Certificates.

The net proceeds (resulting from subtracting the commissions referred to above from the aggregate Issue Price paid by the Securityholders) of the issue of the Securities will be up to EUR 3,960,000.

Indication of whether the offer is subject to an underwriting agreement on a firm commitment basis

The Issuer and the Manager have agreed under a placement agreement (the "**Placement Agreement**") the Manager will place the Securities without a firm commitment. The Placement Agreement will be dated on or about 18 December 2023.

Indication of the most material conflicts of interest pertaining to the offer or the admission to trading

Intesa Sanpaolo S.p.A., the issuer of the Securities, is part of the Intesa Sanpaolo group, to which the Manager belongs, therefore participation relationships of the Manager with the Issuer result in a conflict of interest.

The Issuer may enter into hedging arrangements with market counterparties in connection with the issue of the Securities in order to hedge its exposure.

The Issuer will act as Calculation Agent under the Securities.

In addition, the Issuer may act as liquidity provider (as defined under the rules of the relevant market, as amended from time to time) in respect of the Securities.

Save as discussed above and save for any commission payable to the Manager referred to above, so far as the Issuer is aware, no person involved in the issue of the Securities has an interest material to the Offer.