



## A la Comisión Nacional del Mercado de Valores

Madrid, 24 de octubre de 2017

### Colocación acelerada de acciones de Liberbank, S.A.

Muy Señores nuestros:

De conformidad con lo previsto en el artículo 228 del texto refundido de la Ley del Mercado de Valores, aprobado mediante Real Decreto Legislativo 4/2015, de 23 de octubre, por medio de la presente ponemos en su conocimiento que actuando Deutsche Bank AG, London Branch como sole global coordinator y joint bookrunner y Citigroup Global Markets Limited como co-global coordinator y joint bookrunner está realizando por cuenta de Fundación Bancaria Caja de Ahorros de Asturias, Fundación Bancaria Caja de Ahorros y Monte de Piedad de Extremadura y Fundación Bancaria Caja de Ahorros de Santander y Cantabria (conjuntamente las “**Fundaciones**”) una colocación privada entre inversores cualificados nacionales e internacionales (la “Colocación”) de un paquete de acciones de Liberbank, S.A. (las “Acciones”) a transmitir por un importe aproximado total de 125 millones de Euros. A modo ilustrativo, dicho importe, al precio de cierre de hoy representa 170 millones de acciones y un 18% del capital de Liberbank, S.A. El número de acciones finales dependerá del precio de la colocación, el cual será fijado como resultado del procedimiento de colocación acelerada al que se hace referencia a continuación.

### Características y Objetivo de la Colocación

La Colocación se llevará a cabo mediante un procedimiento conocido como “colocación acelerada” o *accelerated bookbuilt offer* y está previsto que tenga una duración no superior a un día.

Durante este periodo, los bancos colocadores desarrollarán actividades de difusión y promoción de la Colocación con el fin de obtener indicaciones de interés o propuestas de adquisición de las Acciones por parte de potenciales inversores.

El objetivo de la Colocación es la obtención de fondos para permitir a las Fundaciones acudir al aumento de capital que se llevará a cabo próximamente de una manera económicamente neutra.

### Resultado de la Colocación

Una vez finalizado el proceso de la Colocación, Deutsche Bank AG, London Branch y Citigroup Global Markets Limited harán público el resultado de la misma mediante la remisión del oportuno hecho relevante.

Atentamente,

Deutsche Bank AG, London Branch

Chairman of the Supervisory Board: Paul Achleitner.  
Management Board: John Cryan (Chairman), Marcus Schenck, Christian Sewing, Kimberly Hammonds, Stuart Lewis, Sylvie Matherat, Nicolas Moreau, Garth Ritchie, Karl von Rohr, Werner Steinmüller.

Deutsche Bank AG is authorised under German Banking Law (competent authority: European Central Bank and the BaFin, Germany's Federal Financial Supervisory Authority) and, in the United Kingdom, by the Prudential Regulation Authority. It is subject to supervision by the European Central Bank and by the BaFin, and is subject to limited regulation in the United Kingdom by the Financial Conduct Authority and the Prudential Regulation Authority.

Deutsche Bank AG is a joint stock corporation with limited liability incorporated in the Federal Republic of Germany, Local Court of Frankfurt am Main, HRB No. 30 000; Branch Registration in England and Wales BR000005 and Registered Address: Winchester House, 1 Great Winchester Street, London EC2N 2DB. Deutsche Bank AG, London Branch is a member of the London Stock Exchange. (Details about the extent of our authorisation and regulation in the United Kingdom are available on request or from [www.db.com/en/content/eu\\_disclosures.htm](http://www.db.com/en/content/eu_disclosures.htm))

## **INFORMACIÓN IMPORTANTE**

The information contained herein is not for publication or distribution to persons in the United States of America, Canada, Japan or any other jurisdiction where the distribution of such information is restricted by law, and does not constitute an offer to sell, or solicitation of an offer to buy, securities in the United States or in any other jurisdiction in which it is unlawful to make such an offer or solicitation.

The securities referred to herein have not been and will not be registered under the U.S. Securities Act of 1933, as amended. The securities may not be offered or sold in the United States absent registration or an exemption from registration under the U.S. Securities Act of 1933, as amended, or in any other jurisdiction other than in compliance with the laws of that jurisdiction. There is no intention to register any portion of the offering in the United States or to conduct a public offering of securities in the United States. No money, securities or other consideration is being solicited, and, if sent in response to the information contained herein, will not be accepted.

This press release and the offering of securities described herein are only addressed to and directed at persons in member states of the European Economic Area who are “qualified investors” within the meaning of the Prospectus Directive (Directive 2003/71/EC, as amended) (“Qualified Investors”). In addition, in the United Kingdom, this press release is only being distributed and is only directed only at (i) investment professionals falling within the meaning of Article 19(5) of the Financial Services and Markets Act 2000 (Financial Promotion) Order 2001 (the “Order”) and (ii) high net worth entities and other persons falling within Article 49(2)(a) to (d) of the Order or (iii) other persons to whom it may otherwise lawfully be communicated (all such persons together being referred to as “relevant persons”). Any investment activity to which this press release relates will only be available to and will only be engaged with, (i) in the United Kingdom, relevant persons, and (ii) in any member state of the European Economic Area other than the United Kingdom, Qualified Investors. Any person who is not a relevant person or a Qualified Investor should not act or rely on this document or any of its contents. The Offering will not be made to the public in any jurisdiction other than the Kingdom of Spain.

This press release does not constitute a prospectus for the purposes of Directive 2003/71/EC and does not contain or constitute or form part of, and should not be construed as, any offer or invitation, or any solicitation of an offer, for securities and should not be relied on in connection with any contract or commitment whatsoever. The proposed Offering and the distribution of this press release and other information in connection with the proposed Offering in certain jurisdictions may be restricted by law and persons into whose possession any document or other information referred to herein comes should inform themselves about and observe any such restrictions. Any failure to comply with these restrictions may constitute a violation of the securities laws of any such jurisdiction.

This document does not constitute an offer or invitation to purchase or subscribe shares, in accordance with the provisions of the Spanish Securities Market Law (Law 24/1988, of July 28, as amended and restated from time to time), Royal Decree-Law 5/2005, of March 11, and/or Royal Decree 1310/2005, of November 4, and its implementing regulations.