

Deutsche Bank Capital Funding Trust VI

(a statutory trust formed under the Delaware Statutory Trust Act with its principle place of business in New York/New York/U.S.A.)

Half-Year Financial Report January – June 2013

pursuant to Section 37w of the German Securities Trading Act (Wertpapierhandelsgesetz)

Management Report

Deutsche Bank Capital Funding Trust VI (the "Trust") was set up to issue Trust Preferred Securities, to issue a Trust Common Security to Deutsche Bank AG (the "Bank") and to use all proceeds derived from such issuances to purchase Class B Preferred Securities issued by Deutsche Bank Capital Funding LLC VI (the "Company"). Under the Class B Preferred Securities, the Trust is entitled to receive Capital Payments on the liquidation preference amount of € 1,000 per Class B Preferred Security which are payable annually in arrears on a noncumulative basis on January 28 of each year (subject to adjustments if this is not a business day, each a "Payment Date"). Capital Payments payable on each Payment Date will generally accrue from and including the immediately preceding Payment Date up to but excluding the relevant Payment Date at a rate per annum (the "Stated Rate") as described in detail in the listing prospectus dated January 25, 2005 (the "Prospectus").

Capital Payments on the Class B Preferred Securities are generally paid out of the Company's Operating Profits or from payments received by the Company under the Support Undertaking. If the Company does not declare (and is not deemed to have declared) a Capital Payment on the Class B Preferred Securities in respect of any Payment Period, the Trust as holder of the Class B Preferred Securities will have no right to receive a Capital Payment on the Class B Preferred Securities in respect of such Payment Period, and the Company will have no obligation to pay a Capital Payment on the Class B Preferred Securities in respect of such Payment Period, whether or not Capital Payments are declared (or deemed to have been declared) and paid on the Class B Preferred Securities in respect of any future Payment Period. Capital Payments on the Class B Preferred Securities will only be authorized to be declared and paid on any Payment Date to the extent that:

- the Company has an amount of Operating Profits for the Payment Period ending on the day immediately preceding such Payment Date at least equal to the amount of such Capital Payments, and
- the Bank has an amount of Distributable Profits for the next preceding fiscal year of the Bank for which audited financial statements are available at least equal to the aggregate amount of such Capital Payments on the Class B Preferred Securities and capital payments or dividends on Parity Securities, if any, pro rata on the basis of Distributable Profits for such preceding fiscal year.

The terms "Operating Profit", "Distributable Profits" and "Parity Securities" are described in detail in the Prospectus.

During the first six months of the fiscal year 2013, the Company and the Bank had sufficient Operating Profit and Distributable profits, respectively to make Capital Payments at the Stated Rate and the Trust received Capital Payments from the Company at such rate and when due under the LLC Agreement. As a consequence, under the Trust Agreement the Trust made Capital Payments on the Trust Preferred Securities at such rate at the scheduled date. The Trust made no payments or other distributions on the Trust Common Security.

Under the Services Agreement, the Bank is obligated, among other things, to provide legal, accounting, tax and other general support services to the Trust, to maintain compliance with all applicable U. S. and German local, state and federal laws, and to provide administrative, recordkeeping and secretarial services for the Trust. The fees and expenses of the Trust and all other obligations of the Trust will be paid by the Bank. During the first six months of the fiscal year 2013, the Trust received all such services and the Bank paid such fees, expenses and obligations as provided in the Services Agreement.

Outlook

The sources of Capital Payments by the Trust are payments by the Company on the Class B Preferred Securities. The Company has invested substantially all the proceeds from the issuance of its securities in the Initial Obligation issued by the Bank. Under the Initial Obligations interest is paid at the same rate and at the same dates as Capital Payments are scheduled under the Class B Preferred Securities. The Company is also a party to the Services Agreement with the Bank and receives similar services and payment of fees, expenses and obligations as the Trust. The Trust expects that the Company and the Bank will continue to meet their respective obligations under the Class B Preferred Securities, the Initial Obligation, the Services Agreement and the other agreements made in connection with the Trust Preferred Securities.

Consolidated Financial Statements

UNAUDITED

June 30, 2013

Consolidated Statement of Financial Condition

June 30, 2013

Assets

Cash Subordinated note receivable from Deutsche Bank AG (net of embedded derivative instrument at fair value of € 289,342,815) Accrued interest receivable	€	3,000 610,657,185 18,739,480
Total assets	€	629,399,665
	=	027,377,003
Liabilities and Equity		
Accrued interest payable	€	18,739,480
Total liabilities		18,739,480
 Preferred securities subject to redemption (net of embedded derivative instrument at fair value of € 289,342,815) Stockholder's equity: Common stock, £1,000 stoted value per share. Authorized, issued, and 		610,657,185
Common stock, €1,000 stated value per share. Authorized, issued, and outstanding 1 share	_	1,000
Total stockholder's equity	-	1,000
Noncontrolling interest	-	2,000
Total equity	-	3,000
Total liabilities, preferred securities subject to redemption and equity	€	629,399,665
	_	

Consolidated Statement of Operations

Six Months ended June 30, 2013

Interest income	€	22,024,973
Interest expense		22,024,973
Net income	€	

Consolidated Statement of Changes in Equity

Six Months ended June 30, 2013

		Common stock	Noncontrolling interest	Total
Balance at December 31, 2012	€	1,000	2,000	3,000
Net income				
Balance at June 30, 2013	€	1,000	2,000	3,000

Consolidated Statement of Cash Flows

Six Months ended June 30, 2013

Cash flows from operating activities:		
Net income	€	-
Adjustments to reconcile net income to net cash used in operating activities:		
Decrease in accrued interest receivable		22,390,027
Decrease in accrued interest payable		(22,390,027)
Accretion - subordinated note receivable		(882,203)
Accretion - preferred shares		882,203
Net cash used in operating activities	-	
Net change in cash and cash equivalents		—
Cash and cash equivalents, beginning of year	_	3,000
Cash and cash equivalents, end of year	€_	3,000
Supplemental disclosure of cash flow information: Cash paid during the year for:		
Interest	€	43,532,797
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Notes to Consolidated Financial Statements

UNAUDITED

June 30, 2013

(1) Organization

Deutsche Bank Capital Funding Trust VI (the Trust) is a statutory business trust created on December 16, 2004 under the laws of the State of Delaware. The Trust was incorporated for the sole purpose of issuing \notin 900,000,000 of Trust Preferred Securities to investors and \notin 1,000 Trust Common Security to Deutsche Bank AG (DBAG). The proceeds from the issuance of the Trust Preferred Securities were used to purchase all the Class B Preferred Securities from Deutsche Bank Capital Funding LLC VI (the Company), a majority-owned consolidated subsidiary. The Trust does not engage in any business other than receiving and holding Class B Preferred Securities, issuing the related Trust Preferred Securities, collecting interest paid with respect to the Class B Preferred Securities, paying interest to the holders of the Trust Preferred Securities, and performing other obligations required under the Trust's Agreement dated December 16, 2004 (the Agreement). The consolidated financial statements and all transactions entered into by the Trust and the Company are denominated in Euros, the Trust's functional currency.

(2) Summary of Significant Accounting Policies

The accompanying consolidated financial statements have been prepared from the separate records maintained by the Trust, and may not necessarily be indicative of the consolidated statement of financial condition and consolidated statement of operations that would have existed if the Trust had been operated as an unaffiliated entity.

The Trust's consolidated financial statements are prepared in accordance with U.S. generally accepted accounting principles, which require management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the consolidated financial statements and the reported amounts of revenues and expenses during the reporting period. Estimates may vary from actual results.

The consolidated financial statements of the Trust include the Company. The Trust consolidates entities in which it has a majority voting interest when the entity is controlled through substantive voting equity interests and the equity investors bear the residual economic risks of the entity. The Trust consolidates those entities that do not meet these criteria when the Trust has significant variable interest(s) that provide it with (1) the power to direct the activities of the entity that most significantly impact its economic performance, and (2) the obligation to absorb losses of the entity or the right to receive benefits from the entity that could potentially be significant to the entity. All material intercompany transactions and accounts have been eliminated.

Pursuant to ASC 480, *Distinguishing Liabilities from Equity*, preferred stocks whose redemption is outside the control of the issuer are required to be presented separately from permanent equity. The Trust will be required to redeem the Trust Preferred Securities if DBAG elects to require redemption of the subordinated note receivable held by the Trust. Accordingly, the Trust Preferred Securities are therefore classified as outside of permanent equity and are presented as preferred securities subject to redemption in the consolidated statement of financial condition.

(Continued)

Notes to Consolidated Financial Statements

UNAUDITED

June 30, 2013

Interest income represents the payments received or receivable from the subordinated note receivable from DBAG and interest expense represents payments paid or payable from the issuance of preferred securities subject to redemption.

The Trust is a grantor trust and, as such, is a simple trust. Simple trusts must pass through all items of income and deductions to the grantor. Therefore, the Trust has no taxable income and no requirement to record a tax expense.

The Trust reports equity interests in the Company held by third parties, including related parties, as noncontrolling interests.

Fair Value Measurement and Disclosures

The fair value hierarchy under ASC 820 (*Fair Value Measurement and Disclosures*) prioritizes the inputs to valuation techniques used to measure fair value. The hierarchy gives the highest priority to unadjusted quoted prices in active markets for identical assets or liabilities (Level 1 measurements) and the lowest priority to unobservable inputs (Level 3 measurements). The three levels of the fair value hierarchy are described below:

Basis of Fair Value Measurement

- Level 1 Unadjusted quoted prices in active markets that are accessible at the measurement date for identical, unrestricted assets or liabilities
- Level 2 Quoted prices in markets that are not considered to be active or financial instruments for which all significant inputs are observable, either directly or indirectly
- Level 3 Prices or valuations that require inputs that are both significant to the fair value measurement and unobservable

A financial instrument's level within the fair value hierarchy is based on the lowest level of any input that is significant to the fair value measurement.

(3) **Preferred Securities Subject to Redemption**

On January 28, 2005, the Trust issued €900 million of Trust Preferred Securities which have no stated maturity. Holders of the Trust Preferred Securities will receive interest payments, on a noncumulative basis, annually in arrears on January 28 of each year commencing January 28, 2006, at a fixed rate equal to 6% for the first five payment periods and a floating rate thereafter which shall in no event be less than 3.5% and more than 10%.

Notes to Consolidated Financial Statements

UNAUDITED

June 30, 2013

(4) Variable Interest Entities

ASC 810, *Consolidation*, requires a company to consolidate entities as the primary beneficiary, when the equity investors lack essential characteristics of a controlling financial interest, if the company has (1) the power to direct the activities of the entity that most significantly impact its economic performance, and (2) the obligation to absorb losses of the entity or the right to receive benefits from the entity that could be significant to the entity. The Trust has identified its investment in the preferred securities issued by the Company to be variable interests and considers itself as the primary beneficiary, resulting in the consolidation of the Company.

(5) Related Party Transactions

Related party transactions consist of the subordinated note receivable dated January 28, 2005, which is with DBAG. The note is in the amount of \notin 900,000,000. The note is due on January 28, 2035. The note bears interest based on a fixed rate equal to 6% for the first five payment periods and a floating rate thereafter which shall in no event be less than 3.5% and more than 10%. All interest earned on the note is passed through to the holders of the Trust Preferred Securities in the form of interest payments.

The subordinated note receivable shall not be redeemable by DBAG prior to the maturity date except upon the occurrence of a Tax Event, a Regulatory Event or Investment Company Event (as defined in the Agreement). If DBAG redeems the subordinated note receivable, the Trust must redeem the Trust Preferred Securities under the redemption terms as stated in the Agreement. Any redemption of the Trust Preferred Securities, in whole or in part, will be at an amount equal to $\notin 1,000$ per Trust Preferred Security and an amount equal to $\notin 1,000$ per Trust Common Security, plus any additional amounts, if any, plus any accrued and unpaid Capital Payments (as defined in the agreement) for the then current Payment Period (as defined in the Agreement) ending on the date of redemption (the Redemption Price). In the case of redemption upon the occurrence of a Trust Special Redemption Event (as defined in the Agreement), the Class B Preferred Securities would be distributed, after satisfaction of the claims of the creditors, if any, on a pro rata basis to the Holders of the Trust Preferred Securities and the Holder of the Trust Common Security in liquidation of such Holders' interest in the Trust.

In the event of any voluntary or involuntary liquidation, dissolution, winding up or termination of the Trust, the holders of the Trust Preferred Securities at the time outstanding shall, subject to certain limitations, be entitled to receive (a) the Class B Preferred Securities in an aggregate stated liquidation preference amount (as defined in the Agreement) on such Trust Securities and (b) pro rata based on the respective liquidation preference amounts of the Trust Securities, any other assets of the Trust.

A Tax Event means (A) the receipt by DBAG of an opinion of a nationally recognized law firm or other tax adviser in the United States or Germany, as appropriate, experienced in such matters, to the effect, that, as a result of (i) any amendment to, or clarification of, or change (including any announced prospective change) in, the laws or treaties (or any regulations promulgated thereunder) of the United States or Germany or any political subdivision or taxing authority thereof or therein affecting taxation, (ii) any judicial decision, official administrative pronouncement, published or private ruling, regulatory procedure, notice or announcement (including any notice or announcement of intent to adopt such procedures or regulations) by any legislative body, court, governmental authority or regulatory body (an "Administrative

(Continued)

Notes to Consolidated Financial Statements

UNAUDITED

June 30, 2013

Action") or (iii) any amendment to, clarification of, or change in the official position or the interpretation of such Administrative Action or any interpretation or pronouncement that provides for a position with respect to such Administrative Action that differs from the theretofore generally accepted position, in each case, by any legislative body, court, governmental authority or regulatory body, irrespective of the manner in which such amendment, clarification or change is made known, which amendment, clarification or change is effective, or which pronouncement or decision is announced, on or after the date of issuance of the Company Securities and Trust Securities, there is more than an insubstantial risk that (a) the Trust or Company is or will be subject to more than a de minimus amount of taxes, duties or other governmental charges, or (b) the Trust, the Company or obligor on the Obligations would be obligated to pay Additional Amounts or (B) a final determination has been made by the German tax authorities to the effect that DBAG, as obligor on the Obligations, may not, in the determination of its taxable income for the purposes of determining German corporate income tax in any year, deduct in full interest payments on the Obligations (except to the extent such interest payments are determined to be connected with income of a branch that is not subject to taxation in Germany). However, none of the foregoing will constitute a Tax Event if it may be avoided by DBAG, the Trust or the Company taking reasonable measures under the circumstances.

A Regulatory Event means that DBAG is notified by a relevant regulatory authority that, as a result of the occurrence of any amendment to, or change (including any change that has been adopted but has not yet become effective) in, the relevant regulatory and accounting provisions applicable in Germany or under the international bank capital standards promulgated by the Committee on Banking Supervision at the Bank for International Settlements, DBAG is not, or will not be, allowed to treat the Class B Preferred Securities as core capital or Tier 1 regulatory capital for capital adequacy purposes on a consolidated basis.

An Investment Company Event means that DBAG will have requested and received an opinion of a nationally recognized U.S. law firm experienced in such matters to the effect that there is more than insubstantial risk that the Company or the Trust is or will be considered an "investment company" within the meaning of the Investment Company Act of 1940, as amended, as a result of any judicial decision, pronouncement or interpretation (irrespective of the manner made known), the adoption or amendment of any law, rule or regulation, or any notice or announcement (including any notice or announcement of intent to adopt such law, rule or regulation) by any U.S. legislative body, court, governmental agency, or regulatory authority, in each case after the date of the Agreement.

DBAG, an affiliated entity, pays all administrative expenses incurred by the Trust and the Company. In addition, DBAG and the Company have entered into a support undertaking for the benefit of the Trust and the holders of the Trust Preferred Securities.

The Common and Class A Preferred Securities of the Company are held by DBAG and are reported as non-controlling interests.

(6) Embedded Derivative Instrument

The Trust's subordinated note receivable and preferred securities contain certain features which the Trust has determined qualify as embedded derivative instruments under ASC 815, *Derivatives and Hedging*. Where the economic characteristics and risks of embedded derivatives are not closely related to those of

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Notes to Consolidated Financial Statements

UNAUDITED

June 30, 2013

the host contract, and the hybrid contract itself is not carried at fair value through profit or loss, the embedded derivative instrument is bifurcated and reported at fair value with gains and losses being recognized in net gains (losses) on financial assets/liabilities at fair value through profit or loss. The host contract is accounted for at amortized cost. The carrying amount of the embedded derivative is reported in the consolidated balance sheet line item with the related host contract.

As the subordinated note receivable and the preferred securities have the same embedded feature, changes in the fair value of these embedded derivative instruments have an offsetting effect in the Trust's consolidated statement of operations and are presented net. The carrying values of the subordinated note receivable and the preferred securities under ASC 815 are shown below. Both the subordinated note receivable and the preferred securities are redeemable at par.

		June 30, 2013		
		Subordinated note receivable	Preferred securities	
Par value	€	900,000,000	900,000,000	
Fair value of embedded derivative instruments	-	(289,342,815)	(289,342,815)	
Total carrying value	€	610,657,185	610,657,185	

The host contracts are accounted for at amortized cost with interest being accrued using the effective interest method. Additionally, the cash received and paid for interest is determined based on stated contractual interest rates. As a result, the interest income and expense of \notin 22,024,973 per the accompanying consolidated statement of operations differs from the actual interest received and paid by the Trust of \notin 43,532,797.

(7) Fair Value of Financial Instruments

ASC 820, *Fair Value Measurement and Disclosures*, requires the disclosure of fair value information about financial instruments for which it is practicable to estimate that value, whether or not the instrument is recognized at fair value in the consolidated statement of financial condition. Quoted market prices, when available, are used as the measure of fair value. In cases where quoted market prices are not available, fair values are based on present value estimates of anticipated cash flows.

These derived fair values are significantly affected by assumptions used, principally the timing of future cash flows and discount rates. Because comparisons to independent market quotes are not possible and assumptions are inherently subjective in nature, the estimated fair values cannot be readily observed in an active market, and, in many cases, these estimated fair values may not necessarily be realized in an immediate sale or settlement of the instruments.

Notes to Consolidated Financial Statements

UNAUDITED

June 30, 2013

The following are the estimated fair values of the Trust's financial instruments recognized on the consolidated statement of financial condition based on present value estimates of anticipated cash flows and independent market quotes:

		June 30, 2013		
	_	Carrying amount		Fair value
Subordinated note receivable	€	900,000,000	€	762,075,000
Embedded derivative - Subodinated note receivable		289,342,815		289,342,815
Preferred securities subject to redemption		900,000,000		762,075,000
Embedded derivative - Preferred securities subject				
to redemption		289,342,815		289,342,815

The Trust's embedded derivative instruments are classified within Level 3 of the fair value hierarchy as determination of fair value of these instruments is based upon unobservable inputs and is inherently more difficult. The unrealized gains incurred on the two embedded derivative instruments above was ϵ 74,947,412, respectively, for the six months ended June 30, 2013. There were no realized gains or losses, transfers in or out of Level 3, purchases, sales, issuances, or settlements for the six months ended June 30, 2013.

Responsibility Statement by the Regular Trustees

To the best of our knowledge, and in accordance with the applicable reporting principles, the financial statements of Trust give a true and fair view of the assets, liabilities, financial position and profit or loss of Trust, and the management report of Trust includes a fair review of the development and performance of the business and the position of Trust, together with a description of the principal opportunities and risks associated with the expected development of Trust.

New York/New York, August 16, 2013

The Regular Trustees

John Cipriani

Joseph Rice Richard W. Ferguson