

Supplement No. 4

pursuant to Section 16 para. 1 of the German Securities Prospectus Act (*Wertpapierprospektgesetz*)

dated 25 January 2019

to the

Registration Document

dated 30 May 2018

of

Citigroup Global Markets Europe AG

Frankfurt am Main

(the "Issuer")

The Supplement and the Registration Document are available free of charge at the offices of Citigroup Global Markets Europe AG, Frankfurter Welle, Reuterweg 16, 60323 Frankfurt am Main and furthermore are available on the website of the issuer at www.citifirst.com under the rider Products>Legal Documents.

Pursuant to Section 16 para. 3 of the German Securities Prospectus Act, investors who have already agreed to purchase or subscribe for securities before this Supplement has been published shall have the right, exercisable within a time period of two working days (or such longer period as may be required by a relevant jurisdiction) after the publication of this Supplement, to withdraw their acceptances, provided that the new factor, mistake or inaccuracy arose before the final closing of the offer to the public and the delivery of the securities.

Addressee of a withdrawal is Citigroup Global Markets Europe AG, Attn. Legal Department, Frankfurter Welle, Reuterweg 16, 60323 Frankfurt am Main. The withdrawal does not have to contain reasons and has to be in text form. The timely dispatch of the withdrawal is sufficient to comply with the deadline.

This supplement is drawn up in connection with the publication of the Issuer's semi annual financial information as of 27 October 2018 which was published on 25 January 2019 (the "**Semi-Annual-Report**").

The information contained in the Registration Document shall be supplemented as described in the following:

1. In section "14. Financial information concerning the Issuer's assets and liabilities, financial position and profits and losses" on page 25 of the Registration Document the subsection "14.3 Significant change in the financial condition or trading position of the Issuer" shall be deleted and replaced by the following subsections:

"14.3 Interim Financial Information

The issuer is disclosing unaudited interim financial information on the first six months of the fiscal year 2018, i.e. for the first six months since the last audited annual report as of 27 April 2018 (for the Short Fiscal Year as of 1 January 2018 through 27 April 2018). The Interim Balance Sheet as of 27 October 2018, the Income Statement for the period from 28 April 2018 through 27 October 2018 as well as the Notes – condensed – as of 27 October 2018 have been prepared under the responsibility of the issuer according to German Accounting Standards. The unaudited interim financial statements of the issuer as of 27 October 2018 are included in this Registration Document in section "19. Historical Financial Information" on pages C-1 through C-16.

14.4 Significant change in the financial condition or trading position of the Issuer

There has been no material change in the Issuer's financial condition or trading position since the date of the last interim financial statements (27 October 2018)."

2. The information in section "18. Documents on display" on page 26 of the Registration Document shall be deleted and replaced by the following information:

"During the valid term of this Registration Document, copies of the following documents are available for inspection:

- (a) the Issuer's articles of association;
- (b) the audited annual financial statements of the Issuer for the short fiscal year from 1 January 2018 through 27 April 2018, for the fiscal year from 1 January 2017 through 31 December 2017, for the short

fiscal year from 1 December 2016 through 31 December 2016 and the fiscal year from 1 December 2015 through 30 November 2016; and

(c) the unaudited interim financial statements of the Issuer as of 27 October 2018.

A hard copy of the documents (a) to (c) may be inspected during normal office hours at the Issuer's place of business located at the following address: Legal Department, Reuterweg 16, 60323 Frankfurt am Main."

3. *The information in section "19. Historical Financial Information" on page 27 of the Registration Document shall be deleted and replaced by the following information:*

"INTERIM FINANCIAL INFORMATION FOR THE FIRST SIX MONTHS OF THE FISCAL YEAR 2018
FROM 28 APRIL 2018 THROUGH 27 OCTOBER 2018

Interim Balance Sheet as of 27 October 2018	Page C-1
Income Statement for the period from 28 April 2018 through 27 October 2018	Page C-5
Notes – condensed – as of 27 October 2018	Page C-7

FINANCIAL INFORMATION FOR FISCAL YEAR FROM 1 JANUARY 2018 THROUGH 27 APRIL 2018

Balance Sheet for the Short Fiscal Year as of 27 April 2018	Page D-1
Income Statement for the Short Fiscal Year as of 1 January 2018 through 27 April 2018	Page D-5
Cash Flow Statement in accordance with DRS no. 2-10	Page D-7
Notes to the Financial Statements for the Short Fiscal Year from 1 January 2018 through 27 April 2018	Page D-9

FINANCIAL INFORMATION FOR FISCAL YEAR FROM 1 JANUARY 2017 THROUGH 31 DECEMBER
2017

Balance Sheet for the Fiscal Year as of 31 December 2017	Page E-1
Income Statement for the Fiscal Year as of 1 January 2017 through 31 December 2017	Page E-5
Cash Flow Statement in accordance with DRS no. 2-10	Page E-7
Notes to the Financial Statements for the Fiscal Year 2017	Page E-9

FINANCIAL INFORMATION FOR FISCAL YEAR FROM 1 DECEMBER 2016 THROUGH 31 DECEMBER
2016

Balance Sheet for the Short Fiscal Year as of 31 December 2016	Page F-1
--	----------

Income Statement for the Short Fiscal Year as of 1 December 2016 through 31 December 2016	Page F-5
Cash Flow Statement in accordance with DRS no. 2-10	Page F-7
Notes to the Financial Statements for the Short Fiscal Year 1 December 2016 through 31 December 2016	Page F-9

FINANCIAL INFORMATION FOR FISCAL YEAR FROM 1 DECEMBER 2015 THROUGH 30 NOVEMBER
2016

Balance Sheet as of 30 November 2016	Page G-1
Income Statement for the Period of 1 December 2015 through 30 November 2016	Page G-5
Cash Flow Statement in accordance with DRS no. 2-10	Page G-7
Notes to the Financial Statements for Fiscal Year 2016	Page G-9"

4. The following pages (pages C-1 through C-16) are inserted after section "19. Historical Financial Information" on page 27 of the Registration Document.

Interim Balance Sheet as of October 27, 2018
 Citigroup Global Markets Europe AG, Frankfurt am Main

A s s e t s	EUR	EUR	EUR	04/27/2018 TEUR
1. Cash reserve				
a) Cash on hand		---		-
b) Credit balances held at central banks		---		-
of which: at the German <i>Bundesbank</i> (German Central Bank)				
EUR _____ (04/27/2018 TEUR _____)				
c) Credit balances held at post giro offices		---	---	-
2. Receivables from banks				
a) Due upon demand		400,157,455.63		735,898
b) Other receivables		---	400,157,455.63	-
3. Receivables from clients			1,088,187,178.72	90,536
of which: secured through <i>in rem</i> security				
interests (<i>Grundpfandrechte</i>) EUR _____ (04/27/2018 TEUR _____)				-
municipal loans EUR _____ (04/27/2018 TEUR _____)				-
4. Debt securities and other fixed-income securities				
a) Money market paper				
aa) issued by government entities	---			-
ab) issued by other entities	---	---		-
b) Bonds and debt securities				
ba) issued by government entities	---			-
of which: qualifying as collateral for the German				
Bundesbank EUR _____ (04/27/2018 TEUR _____)				-
bb) issued by other entities	---	---		-
of which: qualifying as collateral for the German				
Bundesbank EUR _____ (04/27/2018 TEUR _____)				-
c) Own debt securities			---	-
face value EUR _____ (04/27/2018 TEUR _____)			---	-

5. Stocks and other variable-yield securities		-.-	-
5a Trading portfolio		5,846,659,545.97	5,928,517
6. Equity investments		1,135,714.07	1,136
of which: held in banks	EUR _____ -.- (04/27/2018 TEUR _____)		
held in financial service institutions	EUR _____ -.- (04/27/2018 TEUR _____ -)		
7. Intangible assets			
a) Internally generated industrial property rights and similar rights and assets		-.-	-
b) Paid-for concessions, industrial property rights and similar rights and assets as well as licenses to such rights and assets		-.-	188
c) Goodwill		-.-	-
d) Prepayments		-.-	-
8. Tangible assets		2,291,851.28	2,208
9. Other assets		38,138,089.19	39,644
10. Prepaid and deferred items		861,831.21	2,733
11. Excess of plan assets over post-employment benefit liability		-.-	7,533
Total assets		7,377,431,666.07	6,808,393

		Liabilities and equity capital			
		EUR	EUR	EUR	04/27/2018 TEUR
1. Liabilities owed to banks					
a) Payable on demand			262,399,468.21		110,936
b) Having an agreed term or notice period			0.00	262,399,468.21	-
2. Liabilities owed to clients					
a) Savings deposits					
aa) with an agreed notice period of three months		-.-			-
ab) with agreed notice period of more than three months		-.-	-.-		-
b) Other liabilities					
ba) payable on demand		99,754,459.31			54,451
bb) having an agreed term or notice period		370,540,482.24	470,294,941.55	470,294,941.55	-
3. Securitized liabilities					
a) Issued debt securities			-.-		-
b) Other securitized liabilities			-.-		-
of which:					
Money market paper	EUR	-.-	(04/27/2018 TEUR	-)	
Own acceptances and promisory notes outstanding	EUR	-.-	(04/27/2018 TEUR	-)	
c) Miscellaneous securitized liabilities			-.-	-.-	-
3a Trading portfolio				5,971,622,183.51	5,907,733
4. Other liabilities				16,315,910.64	71,919

5. Deferred income			-:--	-
6. Accrued liabilities				
a) Pensions and similar obligations		11,494,114.00		8,366
b) Tax reserves		-:--		-
c) Other accrued liabilities		37,325,830.85	48,819,944.85	36,173
7. Funds for general bank risks as defined in § 340e (4) HGB			28,333,610.23	28,334
8. Equity capital				
a) Subscribed capital				
aa) registered share capital	210,569,889.00			210,570
ab) silent partner capital	-:--	210,569,889.00		-
b) Capital reserve	318,967,162.22	318,967,162.22		318,967
c) Earnings reserves				
ca) legal reserve	33,027,197.15			33,027
cb) reserves for treasury shares	-:--			-
cc) reserves required by articles of association	-:--			-
cd) other earnings reserves	27,916,536.71	60,943,733.86		27,917
d) Unappropriated earnings/loss (balance sheet profit/loss)		-10,835,178.00	579,645,607.08	590,481
Total liabilities and equity capital			7,377,431,666.07	6,808,393

	EUR	EUR	04/27/2018 TEUR
1. Contingent liabilities			
a) Contingent liabilities arising from transferred and cleared bills of exchange	-:--		-
b) Liabilities arising from guarantees and warranty contracts	-:--		955
c) Liabilities arising from security furnished on behalf of third parties	-:--	-:--	-
2. Other obligations			
a) Redemption obligations under repurchase agreements	-:--		-
b) Placement and underwriting obligations	-:--		-
c) Irrevocable lines of credit	-:--	-:--	6,291

Income Statement
for the period from April 28, 2018 through October 27, 2018
Citigroup Global Markets Europe AG, Frankfurt am Main

	EUR	EUR	EUR	1/1/2018-4/27/2018 TEUR
1. Interest income from				
a) Loans and money market transactions	2,990,009.55			190
2. Negative interest income from				
a) Loans and money market transactions	<u>2,243,374.04</u>	<u>746,635.51</u>		57
3. Interest expenses	4,450,213.59			0
4. Positive interest from loans and money market transactions	<u>39,829.58</u>	<u>-4,410,384.01</u>	<u>-3,663,748.50</u>	37
5. Current income from				
a) Shares and other variable-yield securities		<u>-</u>		-
b) Equity investments		<u>-</u>		-
c) Interests in affiliated enterprises		<u>-</u>	<u>-</u>	-
6. Commission income		<u>62,233,358.87</u>		34,777
7. Commission expenses		<u>7,277,292.27</u>	<u>54,956,066.60</u>	1,460
8. Net income from financial trading operations			<u>20,796,191.87</u>	24,949
included therein are deposits into special accounts per § 340g HGB EUR -,- (1/01/2018-4/27/2018 EUR-,-)				
9. Other operating expenses			<u>5,747,207.11</u>	35,425
10. General administrative expenses				
a) Personnel expenses				
aa) wages and salaries	<u>28,738,419.18</u>			18,232
ab) social security contributions, pension and welfare expenses	<u>4,852,949.95</u>	<u>33,591,369.13</u>		3,633
of which: for pensions	EUR <u>3,309,392.94</u>	(1/01/2018-4/27/2018 TEUR 2,274)		
b) other administrative expenses		<u>42,688,357.42</u>	<u>76,279,726.55</u>	31,369
11. Depreciation, amortisation and write-downs of tangible and intangible assets			<u>458,397.78</u>	274
12. Other operating expenses			<u>11,932,770.75</u>	13,719
13. Write-downs of, provisions for, receivables and certain securities and additions to loan reserves			<u>-</u>	-

14. Income from reversal of write-downs of receivables and certain securities, and income from reversal of loan reserves		-,-	0.00	0
15. Write-downs on equity investments, interests in affiliated enterprises and long-term securities			-,-	-
16. Results from ordinary operations	<i>/.</i>		10,835,178.00	26,634
17. Extraordinary income			-,-	13,758
18. Extraordinary expenses			-,-	-
19. Extraordinary result			-,-	13,758
20. Taxes on income and earnings		-,-		272
21. Other taxes, to the extent not included in item 12		-,-	-,-	-
22. Income from loss transfers			-,-	-
23. Profits transferred pursuant to a profit pooling, profit transfer or partial profit transfer agreement			-,-	40,120
24. Annual net income	<i>/.</i>		10,835,178.00	-,-
25. Profit carried forward/loss carried forward from prior year			-,-	-
26. Transfers from capital reserves			-,-	-
27. Transfers from earnings reserves			-,-	-
a) from legal reserve		-,-		-
b) from reserve for treasury shares		-,-		-
c) from reserves required by the Bank's articles of association		-,-		-
d) from earnings reserves		-,-	-,-	-
28. Transfers from capital participation rights (<i>Genussrechtskapital</i>)			-,-	-
29. Transfers to earnings reserves			-,-	-
a) to legal reserve		-,-		-
b) to reserve for treasury shares		-,-		-
c) to reserves required by the Bank's articles of association		-,-		-
d) to other earnings reserves		-,-	-,-	-
30. Replenishment of capital with profit participation rights			-,-	-
31. Unappropriated earnings (balance sheet profit)			-10,835,178.00	-

**Citigroup Global Markets Europe AG,
Frankfurt am Main**

Notes – condensed - as of October 27, 2018

1. General Notice about Key Legal and Business Changes

Since June 10, 2010, Citigroup Global Markets Europe AG (“CGME”; formerly Citigroup Global Markets Deutschland AG (or “CGMD”)), with its registered offices in Frankfurt am Main, has been entered in the Commercial Register of the District Court of Frankfurt am Main under registration number HRB 88301. The registered name of the Company was changed pursuant to a resolution adopted by the shareholders at a special meeting on May 30, 2018.

Pursuant to a resolution adopted by the shareholders at a special meeting on January 31, 2018, the Company initially changed its fiscal year to a period that begins on April 28 of the current year and ends on April 27 of the next year. Thus, a short fiscal year was created for the period from January 1, 2018 through April 27, 2018.

At a special shareholders’ meeting on May 30, 2018, the decision was made to define the fiscal year as the calendar year. Another short fiscal year was established for the period from April 28, 2018 through December 31, 2018.

In accordance with a transfer contract dated April 13, 2018, the previous sole shareholder of CGME (formerly CGMD), Citigroup Global Markets Finance Corporation & Co. beschränkt haftende KG, Frankfurt am Main (CKG), sold its shares to Citigroup Global Markets Ltd., London/Great Britain, (CGML).

2. Bases of Accounting

As of October 27, 2018, Citigroup Global Markets Europe AG, Frankfurt am Main, has had an obligation under § 115 of the German Securities Trading Act (WpHG) to prepare and publish a half-year financial report.

There is no obligation to prepare the consolidated half-year financial report pursuant to § 115 (3) WpHG in combination with § 290 (5) of the German Commercial Code (HGB) because the only relevant subsidiaries are those that under § 296 HGB do not need to be included in the consolidated financial statements.

The half-year financial report per October 27, 2018 was prepared in accordance with the provisions of the German Stock Corporation Act (AktG) and the HGB and with the provisions under the Accounting Regulation for Banks and Financial Services Institutions (RechKredV). It includes a balance sheet and an income statement based on the Form 1 or Form 3 under § 2 (1) RechKredV as well as some selected information that is set forth in the condensed notes.

In accordance with § 115 (3) WpHG and the German Accounting Standard no. 16 (DRS 16), a decision was made not to supplement the financial statements as of October 27, 2018 with a condensed cashflow statement or a condensed statement of equity capital for the reporting period and the corresponding period of the preceding fiscal year.

The numerical information from the comparative periods relates to April 27, 2018 for the balance sheet items and to the period of January 1 through April 27, 2018 (short fiscal year) for the income statement items. In light of the fact that the “German DCC Business” and “Banking Business” were sold during the short fiscal year and that the period covers only about four months, the items on the balance sheet and in income statement as shown in the half-year financial report as October 27, 2018 can be compared only to a very limited extent with the corresponding comparative items for the preceding short fiscal period.

With regard to the events and facts of the current interim reporting periods that are important for understanding the material changes in the items on the balance sheet and income statement relative to the comparative figures shown, reference is made not only the information provided in the Condensed Notes but also to the explanations in the sections “Results of operation”, “Financial condition” and “Net assets” in the Interim Management Report.

3. Accounting and Valuation Methods

Unless discussed otherwise below or a supplemental explanation is considered necessary for a better understanding, the same accounting and valuation methods that were used in connection with preparing the financial statements for the short fiscal year as of April 27, 2018 were applied here for the purposes of preparing the condensed interim financial statements as of October 27, 2018.

The valuation (recognition) of **financial instruments in the trading portfolio** were done at fair value less a risk discount in accordance with sentence one of § 340e (3) HGB. The financial instruments are initially recognized at their cost of acquisition. In accordance with an official statement (RS BFA 2) of the Institute of Public Auditors in Germany (IDW), the follow-up valuation at fair value is based on the value at which competent parties, who are independent of one another but wish to contract, could exchange an asset or pay a liability and is performed in accordance with the hierarchical order of valuation criteria set forth in § 255 (4) HGB. The value of financial instruments, which are traded on an active market, was determined using generally accepted valuation methods (above all, on the basis of option pricing models). In general, these methods are based on estimates of future cash flow, while taking into account any risk factors that may apply.

The risk discounts applied as of October 27, 2018 consist of the following:

Trading book	10/27/2018 (EUR)	4/27/2018 (TEUR)
Currency risk	265	401
Equity and index risk	2,761	2,785
Miscellaneous price risks	839	1,070
Miscellaneous	391	688
Total	4,256	4,944

Provisions for pension and similar obligations were valued on the basis of the projected unit credit method. Key principles underlying the valuation are the accrual-based allocation of pension benefits during the service relationship (employment tenure), for which pension commitments have been made, and the actuarial assumptions that are used to calculate the present cash value of such future benefits. The value of the obligation as of the balance sheet date is the actuarial present cash value of all those benefits which, based on the pension formula under the plan, are attributable to the period of service completed up to that point in time.

In order to calculate the present cash value, a discount rate of 3.29% (per April 27, 2018: 3.53%) based on a 15-year term was used. Pursuant to § 253 (2) sentence 1 HGB, the average market rate of the previous ten fiscal years was used in this fiscal year. With respect to the resulting difference, we refer to our comments on page 6 regarding the total sum of the amounts barred from payout distribution. Future salary and wage increases were estimated at 2.25% (no change), and at the same time, a 1.7% adjustment of the current annuities was assumed. The biometric data was taken from the Heubeck 2005G mortality tables.

The contractual security arrangement related to the company pension obligations is being managed through a contractual trust arrangement (CTA).

Factoring in the existing pension plan set-offs (netting the assets and liabilities) carried out at fair value pursuant to § 246 (2) sentence 2 HGB, the provisions for pensions and similar obligations consist of the following:

	10/27/2018		4/27/2018	
	TEUR	TEUR	TEUR	TEUR
I. General pension obligations				
Settlement amount	180,363		171,000	
less				
Plan assets Rose*)	./. 179,468	895	./. 178,533	./.7,533
II. Pension obligations PAS**)				
Settlement amount	10,779		11,139	
less				
Plan assets	./. 10,779	-	./. 11,139	-
III. Pensions obligations Deferred Compensation***)				
Settlement amount	9,152		9,192	
less				
Plan assets	./. 9,152	-	./. 9,192	-
IV. Pension obligations PRS****)				
Settlement amount	59,467		57,505	
less				
Plan assets	./. 48,868	10,599	./. 49,139	8,366
Excess of plan assets over post-employment benefit liabilities		-		./. 7,533
Provisions for pensions and similar obligations		11,494		8,366

*) Acquisition costs TEUR 104,782

**) Acquisition costs TEUR 4,032

***) Acquisition costs TEUR 8,012

****) Acquisition costs TEUR 41,714

The following contributions to the earnings were included in the half-year financial result:

	4/28/2018-10/27/2018 (TEUR)		1/1/2018-4/27/2018 (TEUR)	
I. General pension obligations				
- Expense (./)/income based on the interest accrued on the pension obligations	./. 8,903		./. 5,601	
- Change in the fair value of the plan assets	935		./. 1,195	
- Expense for the standard allocation	./. 3,266	./. 11,234	./. 2,209	./. 9,005
II. Pension obligations under PAS				
- Expense (./)/income based on the interest accrued on the pension obligations	360		359	
- Change in the fair value of the plan assets	./. 360	-	./. 359	-
III. Pension obligations Deferred compensation				
- Expense (./)/income based on the interest accrued on the pension obligations	40		14	
- Change in the fair value of the plan assets	./. 40	-	./. 14	-
IV. Pension obligations PRS				
- Change in the fair value of the plan assets	./. 271		./. 188	
- Expense (./)/income based on the interest accrued on the pension obligations	./. 1,918		./. 1,250	
- Expense for the standard allocation	./. 44	./. 2,233	./. 36	./. 1,474
Total		./. 13,467		./. 10,479

The total sum of the amounts, which are barred from payout distribution, consists of the following:

Amount barred from payout distribution pursuant to	10/27/2018 (TEUR)	4/27/2018 (TEUR)
§ 268 (8) 8 HGB (fair value from plan assets)	89,726	89,461
§ 253 (6) sentence 1 HGB (difference from the valuation of the pension obligations with an average market interest rate over the past 10 fiscal years or the past 7 fiscal years)	27,452	30,601
Total	117,178	120,062

As of the balance sheet date, the freely available provisions (reserves) exceed the total sum of the amounts that are barred from payout distribution.

4. Miscellaneous information

The **receivables from clients** in the amount of EUR 1,088.0 million have a residual term-to-maturity of up to three months (EUR 90.4 million on Apr 27, 2018). The increase in the fiscal year is attributable to receivables generated from EUR security repurchase transactions (reverse repos) in the amount of EUR 846.2 million and from USD security repurchase transactions in the amount of EUR 78.6 million.

The “**trading portfolio**” shown on the asset side of the balance sheet consists of:

	Portfolio assets		Trading portfolio liabilities	
	10/27/2018 (EUR million)	4/27/2018 (EUR million)	10/27/2018 (TEUR million)	4/27/2018 (EUR million)
Derivative financial instruments	4,571	4,496	4,694	4,606
Promissory notes and other fixed-income securities	894	872	-	-
Shares and variable yield securities	382	561	-	-
Liabilities from issued promissory notes	-	-	1,229	1,283
Miscellaneous	-	-	49	19
Total	5,847	5,929	5,972	5,908

Supplementary Report

No events of significant importance occurred after the end of the reporting period.

Number of staff members

	10/27/2018	4/27/2018
Average number of employees	211	262

The CGME **Executive Board** remains unchanged and consists of the following members:

Stefan Wintels, Frankfurt am Main, Bank Director, Chairman,
Dr. Silvia Carpitella, Frankfurt am Main, Bank Director,
Thomas Falk, Hochheim am Main, Bank Director,
Stefan Hafke, Kelkheim, Bank Director,
Andreas Hamm, Dreieich, Bank Director,
Dr. Jasmin Kölbl-Vogt, Frankfurt am Main, Bank Director,
Christian Spieler, Bad Homburg, Bank Director.

The **Supervisory Board** consists of the following members:

Hans W. Reich, Kronberg, Bank Director, Chairman,
Bradley Gans, London, Bank Director, Deputy Chairman,
Leo Arduini, London, Bank Director, since December 11, 2018,
James Bardrick, London, Bank Director, since December 11, 2018
Tim Färber, Kelsterbach, Bank Director, Employee Representative,
Sascha Schmidt, Frankfurt, Bank Director, Employee Representative,
since December 11, 2018

Frankfurt am Main, January 25, 2019

Citigroup Global Markets Europe AG

Stefan Wintels (CEO)

Dr. Silvia Carpitella

Thomas Falk

Stefan Hafke

Andreas Hamm

Dr. Jasmin Kölbl-Vogt

Christian Spieler