Maturity Date:

Agent's Commission:

CALCULATION OF REGISTRATION FEE

Title of Each Class of Securities Offered	Maximum Aggregate Offering Price	Amount of Registration Fee(1)
Senior Notes	\$850,000,000	\$105,825

Calculated in accordance with Rule 457(r) of the Securities Act of 1933.

Rule 424(b)(2) Registration No. 333-217413

PRICING SUPPLEMENT NO. 3 DATED APRIL 24, 2018 TO PROSPECTUS DATED APRIL 21, 2017, AS SUPPLEMENTED BY PROSPECTUS SUPPLEMENT DATED APRIL 21, 2017, AND SUPPLEMENTAL TO THE OFFICERS' CERTIFICATE AND COMPANY ORDER DATED APRIL 21, 2017

U.S. BANCORP

Medium-Term Notes, Series X (Senior) **Medium-Term Notes, Series Y (Subordinated)**

91159HHS2 CUSIP No.: Issue Price (Dollar Amount and Percentage of Principal Amount):

Series: \$847,696,500 / 99.729% Amount:

? ??Series X (Senior) Proceeds to the Company: \$845,614,000

? ??Series Y (Subordinated) Interest Rate/Initial Interest Rate: 3.900%

Form of Note: **Interest Payment Dates:** Semiannually, on the 26th of ? ??Book-Entry

April and October beginning ? ??Certificated on October 26, 2018

\$850,000,000 Principal Amount: Regular Record Dates: 15 Calendar Days prior to each Interest Payment Date

Trade Date: April 24, 2018 **Interest Determination Dates:**

Original Issue Date: April 26, 2018 Interest Reset Dates:

March 24, 2028 Redemption Date Index Source:

Index Maturity: Base Rate (and, if applicable, related Interest Periods):

Spread:

? ??Fixed Rate Note ? ??Commercial Paper Note Spread Multiplier:

? ??Federal Funds Note Maximum Interest Rate: ? ??Federal Funds (Effective) Rate

April 26, 2028

? ??Federal Funds Open Rate Day Count: 30/360 ? ??Federal Funds Target Rate

Minimum Interest Rate: ? ??LIBOR Note

? ??EURIBOR Note For Original Issue Discount Notes: ? ??CDOR Note

Original Issue Discount %: ? ??Prime Rate Note

? ??CD Rate Note Yield to Maturity: ? ??Treasury Rate Note

Original Issue Discount Notes: ? ??CMT Rate Note

? ??Reuters Page FRBCMT ? ??Subject to special provisions set forth therein with respect to the ? ??Reuters Page FEDCMT principal amount thereof payable upon any redemption or ? ??One-Week ? One-Month acceleration of the maturity thereof.

? ??Other Base Rate (as described below) ? ??For Federal income tax purposes only.

\$2,082,500

? ??Zero Coupon Note

Red Into I www wood bilb leve on in part on or after the Redemption Date at 100% of the principal amount of the notes (par), plus accrued and unpaid interest thereon to the date of redemption. U.S. Bancorp shall provide 10 to 60 calendar days notice of redemption to the registered holder of the note.

	Price to Public	Agents' Commissions or Discount	Proceeds to U.S. Bancorp
Per Note	99.729%	0.245%	99.484%
Total	\$847,696,500	\$2,082,500	\$845,614,000
Agent	Principal Amount		
U.S. Bancorp Investments, Inc.	\$ 283,334,000	/s/ John C. Stern	(authorized officer)
Goldman Sachs & Co. LLC	\$ 283,333,000		
Morgan Stanley & Co. LLC	\$ 283,333,000	/s/ Joseph M. Tessmer	(authorized officer)
Total	\$ 850,000,000		

Delivery Instructions: DTC # 0280

Conflicts of Interest. The issuer's affiliate, U.S. Bancorp Investments, Inc., will be participating in sales of the notes. As such, the offering is being conducted in compliance with the applicable requirements of FINRA Rule 5121.

Notice to Canadian Investors. The notes are unsecured and are not and will not be savings accounts, deposits, obligations of, or otherwise guaranteed by, U.S. Bank National Association or any other bank. The Notes do not evidence deposits of U.S. Bank National Association or any other banking affiliate of the Issuer. The notes are not insured by the Federal Deposit Insurance Corporation, the Canada Deposit Insurance Corporation or any other insurer or governmental agency or instrumentality. U.S. Bancorp is not regulated as a financial institution in Canada. However, U.S. Bank National Association's Canada branch is listed on Schedule III to the Bank Act (Canada) and is subject to regulation by the Office of the Superintendent of Financial Institutions (Canada). The notes may be sold only to purchasers purchasing, or deemed to be purchasing, as principal that are accredited investors, as defined in National Instrument 45-106 Prospectus Exemptions or subsection 73.3(1) of the Securities Act (Ontario), and are permitted clients, as defined in National Instrument 31-103 Registration Requirements, Exemptions and Ongoing Registrant Obligations. Any resale of the notes must be made in accordance with an exemption from, or in a transaction not subject to, the prospectus requirements of applicable securities laws.

Securities legislation in certain provinces or territories of Canada may provide a purchaser with remedies for rescission or damages if the prospectus (including any amendment thereto) contains a misrepresentation, provided that the remedies for rescission or damages are exercised by the purchaser within the time limit prescribed by the securities legislation of the purchaser's province or territory. The purchaser should refer to any applicable provisions of the securities legislation of the purchaser's province or territory for particulars of these rights or consult with a legal advisor.

Pursuant to section 3A.3 of National Instrument 33-105 Underwriting Conflicts (NI 33-105), the underwriters are not required to comply with the disclosure requirements of NI 33-105 regarding underwriter conflicts of interest in connection with this offering.