SECOND SUPPLEMENT DATED 20 AUGUST 2020 TO THE BASE PROSPECTUS DATED 25 MARCH 2020



La Banque Postale

€10,000,000,000 Euro Medium Term Note Programme

This second supplement (**the Second Supplement**) is supplemental to, and should be read in conjunction with, the Base Prospectus dated 25 March 2020 (the **Base Prospectus**) and the first supplement to the Base Prospectus dated 29 April 2020 (the **First Supplement**) both prepared in relation to the €10,000,000,000 Euro Medium Term Note Programme of La Banque Postale (**La Banque Postale** or the **Issuer**). The Base Prospectus as supplemented constitutes a base prospectus for the purpose of article 8 of Regulation (EU) 2017/1129 (the **Prospectus Regulation**).

The *Autorité des marchés financiers* (the **AMF**) has granted visa No. 20-096 on 25 March 2020 to the Base Prospectus and visa No. 20-164 on 29 April 2020 to the First Supplement.

Application has been made for approval of this Second Supplement to the AMF in its capacity as competent authority pursuant to the Prospectus Regulation.

Unless the context otherwise requires, terms defined in the Base Prospectus shall have the same meaning when used in this Second Supplement.

To the extent that there is any inconsistency between (a) any statement in this Second Supplement or any statement incorporated by reference into the Base Prospectus by this Second Supplement and (b) any other statement in or incorporated by reference in the Base Prospectus, the statements in (a) above will prevail.

Save as disclosed in this Second Supplement, there has been no other significant new factor, material mistake or inaccuracy relating to information included in the Base Prospectus which is material in the context of the Programme since the publication of the Base Prospectus.

To the extent applicable, investors who have already agreed to purchase or subscribe for the Notes to be issued under the Programme before this Second Supplement is published, have the right, exercisable within a time limit of two (2) working days after the publication of this Second Supplement (i.e. no later than 25 August 2020), to withdraw their acceptances provided that the significant new factor, material mistake or material inaccuracy arose or was noted before the closing of the offer period or the delivery of the Notes, whichever occurs first. Investors may contact the Authorised Offerors should they wish to exercise the right of withdrawal.

This Second Supplement has been prepared pursuant to Article 23 1. of the Prospectus Regulation for the purpose of:

- updating the "Risk Factors" section of the Base Prospectus;
- incorporating by reference the *Amendement au Document d'enregistrement universel au 30 juin 2020 et Rapport Financier Semestriel déposés auprès de l'AMF le 13 août 2020* in the French language of the Issuer, which received filing number n° D.20-0135-A01 from the AMF on 13 August 2020 and which includes the unaudited interim condensed consolidated financial statements of the Issuer for the six-month period ended 30 June 2020;
- updating the "Recent Developments" section of the Base Prospectus; and
- updating the "General Information" section of the Base Prospectus.

This Second Supplement will be available on the website of the AMF at www.amf-france.org, and, on the website of the Issuer at www.labanquepostale.com.

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RISK FACTORS

The first paragraph of "I. Risks relating to the Issuer and its operations" of the section Risk Factors appearing on page 19 to 34 of the Base Prospectus is hereby deleted in its entirety and replaced by the following:

For details on the risk factors relating to the Issuer and La Banque Postale Group refer to pages 42 to 55 of the *Universal Registration Document at 30 June 2020* (as defined in section of "Information Incorporated by Reference") which is incorporated by reference into this Base Prospectus.

INFORMATION INCORPORATED BY REFERENCE

The section Information Incorporated by Reference appearing on page 37 to 44 of the Base Prospectus is hereby deleted in its entirety and replaced by the following:

The sections referred to in the table below included in the following documents (see hyperlinks in **blue** below) which have been previously published or are published simultaneously with this Base Prospectus shall be incorporated in, and form part of, this Base Prospectus, save that any statement contained in the information which is deemed to be incorporated by reference herein shall be deemed to be modified or superseded for the purpose of this Base Prospectus to the extent that a statement contained herein modifies or supersedes such earlier statement (whether expressly, by implication or otherwise). Any statement so modified or superseded shall not be deemed, except as so modified or superseded, to constitute a part of this Base Prospectus.

- The <u>Amendement au Document d'enregistrement universel au 30 juin 2020 et Rapport Financier Semestriel</u> in the French language of the Issuer, which received filing number n° D.20-0135-A01 from the AMF on 13 August 2020 and which includes the unaudited interim condensed consolidated financial statements of the Issuer for the six-month period ended 30 June 2020 and the related statutory auditors' report (the "Universal Registration Document at 30 June 2020");
- The <u>Document d'enregistrement universel au 31 décembre 2019 et Rapport Financier Annuel</u> in French language of the Issuer, which received filing number D.20-0135 from the AMF on 17 March 2020, and which includes the audited consolidated financial statements of the Issuer for the year ended 31 December 2019 and the related statutory auditors' report (the "2019 Universal Registration Document");
- The <u>Document de Référence 2018</u> in French language of the Issuer, which received filing number D.19-0152 from the AMF on 14 March 2019, and which includes the audited consolidated financial statements of the Issuer for the year ended 31 December 2018 and the related statutory auditors' report (the "2018 Registration Document"), with the exception of Chapter 11 of the *Document de Référence 2018* relating to La Banque Postale's Chairman's declaration of responsibility regarding the content of the *Document de Référence 2018*, which is hereby explicitly excluded from the scope of incorporation to this Base Prospectus;
- The terms and conditions of the notes and the technical annex contained in the <u>base prospectus of the Issuer</u> <u>dated 12 September 2016</u> (the "2016 EMTN Conditions");
- The terms and conditions of the notes and the technical annex contained in the <u>base prospectus of the Issuer</u> <u>dated 11 September 2017</u> (the "**2017 EMTN Conditions**");
- The terms and conditions of the notes and the technical annex contained in the <u>base prospectus of the Issuer</u> dated 5 September 2018 (the "2018 EMTN Conditions"); and
- The terms and conditions of the notes and the technical annex contained in the <u>base prospectus of the Issuer</u> dated 25 March 2019 (the "2019 EMTN Conditions").

Such information shall be deemed to be incorporated in, and form part of this Base Prospectus.

This Base Prospectus, the 2019 Universal Registration Document, the Universal Registration Document at 30 June 2020, the 2018 Registration Document, the 2016 EMTN Conditions, the 2017 EMTN Conditions, the 2018 EMTN Conditions and the 2019 EMTN Conditions will be available on the websites of the Issuer (www.labanquepostale.com)

and the AMF (www.amf-france.org). The Final Terms related to the Notes listed and admitted to trading on any Regulated Market in the EEA or the UK will be published on the website of the AMF at (www.amf-france.org).

The free English translations of the 2018 Registration Document, the 2019 Universal Registration Document and the Universal Registration Document at 30 June 2020 are available on, and may be obtained without charge from, the website of the Issuer (www.labanquepostale.com).

For the purposes of the Prospectus Regulation, the information incorporated by reference in this Base Prospectus is set out in the following cross-reference tables below. For the avoidance of doubt, the information requested to be disclosed by the Issuer as a result of Annex 6 and Annex 20 of the Commission Delegated Regulation 2019/980 supplementing the Prospectus Regulation (the "**Commission Delegated Regulation**") is referred to in the cross-reference tables below.

Any information not listed in the cross-reference lists below but included in the documents incorporated by reference is either contained in the relevant sections of this Base Prospectus or is not relevant to the Issuer.

Unless otherwise explicitly incorporated by reference into this Base Prospectus in accordance with the list below, the information contained in the website of the Issuer shall not be deemed incorporated by reference herein and is for information purposes only. Therefore it does not form part of this Base Prospectus and has not been scrutinised or approved by the AMF.

Anne	x 6 of the Commission Delegated Regulation	2018 Registration Document (page number)	2019 Universal Registration Document (page number)	Universal Registration Document at 30 June 2020 (page number)
3.	RISK FACTORS			
3.1	A description of the material risks that are specific to the issuer and that may affect the issuer's ability to fulfil its obligations under the securities, in a limited number of categories, in a section headed 'Risk Factors'. In each category the most material risks, in the assessment of the issuer, offeror or person asking for admission to trading on a regulated market, taking into account the negative impact on the issuer and the probability of their occurrence, shall be set out first. The risk factors shall be corroborated by the content of the registration document.			42-55
4.	INFORMATION ABOUT THE ISSUER			
4.1	History and development of the Issuer:			
	4.1.1 The legal and commercial name of the issuer		4	

Annex	6 of the	Commission Delegated Regulation	2018 Registration Document (page number)	2019 Universal Registration Document (page number)	Universal Registration Document at 30 June 2020 (page number)
	4.1.2	The place of registration of the issuer, its registration number and legal entity identifier ('LEI');		4	
	4.1.3	The date of incorporation and the length of life of the issuer, except where the period is indefinite;		4	
	4.1.4	The domicile and legal form of the issuer, the legislation under which the issuer operates, its country of incorporation, the address, telephone number of its registered office (or principal place of business if different from its registered office) and website of the issuer, if any;		4	
	4.1.8	Description of the expected financing of the issuer's activities			127
5.	BUSIN	ESS OVERVIEW			
5.1	Princip	al activities:			
	5.1.1	A description of the issuer's principal activities, including:			
		(a) the main categories of products sold and/or services performed;		11-14; 100-178	5; 56-162
		(b) an indication of any significant new products or activities;			8-9
		(c) the principal markets in which the issuer competes.			5
5.2		sis for any statements made by the issuer regarding its itive position.			31-35
6.	ORGA	NISATIONAL STRUCTURE			
6.1	and of the fo	suer is part of a group, a brief description of the group the issuer's position within the group. This may be in rm of, or accompanied by, a diagram of the ational structure if this helps to clarify the structure.			7; 231-232; 229

Annex 6 of the Commission Delegated Regulation		2018 Registration Document (page number)	2019 Universal Registration Document (page number)	Universal Registration Document at 30 June 2020 (page number)
9.	ADMINISTRATIVE, MANAGEMENT, AND SUPERVISORY BODIES			
9.1	Names, business addresses and functions within the issuer of the following persons, and an indication of the principal activities performed by them outside of that issuer where these are significant with respect to that issuer:			
	(a) members of the administrative, management or supervisory bodies;		29-59	
9.2	Administrative, management, and supervisory bodies conflicts of interests			
	Potential conflicts of interests between any duties to the issuer of the persons referred to in item 9.1 and their private interests and or other duties must be clearly stated. In the event that there are no such conflicts, a statement to that effect must be made.		30	
10.	MAJOR SHAREHOLDERS			
10.1	To the extent known to the issuer, state whether the issuer is directly or indirectly owned or controlled and by whom, and describe the nature of such control, and describe the measures in place to ensure that such control is not abused.			6
11.	FINANCIAL INFORMATION CONCERNING THE FINANCIAL POSITION AND PROFITS AND LOSSES	ISSUER'S ASSETS A	AND LIABILITIES,	
11.1	Historical Financial Information			
	11.1.1 Audited historical financial information covering the latest two financial years (or such shorter period as the issuer has been in operation) and the audit report in respect of each year.	178 to 278 and 279 to 315	180-291; 292-330	166-234
	11.1.3 Accounting Standards			
	The financial information must be prepared according to International Financial Reporting			

Annex	6 of the	Commission Delegated Regulation	2018 Registration Document (page number)	2019 Universal Registration Document (page number)	Universal Registration Document at 30 June 2020 (page number)
		Standards as endorsed in the Union based on Regulation (EC) No 1606/2002.			
		If Regulation (EC) No 1606/2002 is not applicable, the financial information must be prepared in accordance with either:			
		(a) a Member State's national accounting standards for issuers from the EEA, as required by the Directive 2013/34/EU;			
		(b) a third country's national accounting standards equivalent to Regulation (EC) No 1606/2002 for third country issuers. If such third country's national accounting standards are not equivalent to Regulation (EC) No 1606/2002, the financial statements shall be restated in compliance with that Regulation.			
	11.1.6	Consolidated Financial statements			
		If the issuer prepares both stand-alone and consolidated financial statements, include at least the consolidated financial statements in the registration document.	178 to 274 and 279 to 312	180-287; 292-326	166-234
11.3	Auditin	g of historical annual financial information			
	11.3.1	The historical annual financial information must be independently audited. The audit report shall be prepared in accordance with the Directive 2014/56/EU and Regulation (EU) No 537/2014.	275 to 278 and 313 to 315	288-291; 327-330	233-234
		Where Directive 2014/56/EU and Regulation (EU) No 537/2014 do not apply:			
		(a) the historical financial information must be audited or reported on as to whether or not, for the purposes of the registration document, it gives a true and fair view in accordance with auditing standards applicable in a Member State or an equivalent standard.			

Annex	6 of the Commission Delegated Regulation	2018 Registration Document (page number)	2019 Universal Registration Document (page number)	Universal Registration Document at 30 June 2020 (page number)
	(b) if audit reports on the historical financial information contain qualifications, modifications of opinion, disclaimers or an emphasis of matter, such qualifications, modifications, disclaimers or emphasis of matter must be reproduced in full and the reasons given.			
11.4	Legal and arbitration proceedings 11.4.1 Information on any governmental, legal or arbitration proceedings (including any such proceedings which are pending or threatened of which the issuer is aware), during a period covering at least the previous 12 months which may have, or have had in the recent past, significant effects on the issuer and/or group's financial position or profitability, or provide an appropriate negative statement.			153
12.	ADDITIONAL INFORMATION			
12.1	Share Capital The amount of the issued capital, the number and classes of the shares of which it is composed with details of their principal characteristics, the part of the issued capital still to be paid up with an indication of the number, or total nominal value and the type of the shares not yet fully paid up, broken down where applicable according to the extent to which they have been paid up.		4; 7; 404	
12.2	Memorandum and Articles of Association The register and the entry number therein, if applicable, and a description of the issuer's objects and purposes and where they can be found in the memorandum and articles of association.		404-414 The issuer's objects and purposes can be found in article 2 of the memorandum and articles of association (page 404).	

Annex	6 of the Commission Delegated Regulation	2018 Registration Document (page number)	2019 Universal Registration Document (page number)	Universal Registration Document at 30 June 2020 (page number)
13.	MATERIAL CONTRACTS			
13.1	A brief summary of all material contracts that are not entered into in the ordinary course of the issuer's business, which could result in any group member being under an obligation or entitlement that is material to the issuer's ability to meet its obligation to security holders in respect of the securities being issued.		398	

Annex	x 20 of the Commission Delegated Regulation	2019 Universal Registration Document (page number)
1.	CONTENTS OF PRO FORMA FINANCIAL INFORMATION	
1.1	The pro forma financial information shall consist of:	
	(a) an introduction setting out:	
	(i) the purpose for which the pro forma financial information has been prepared, including a description of the transaction or significant commitment and the businesses or entities involved;	332
	(ii) the period or date covered by the pro forma financial information;	332
	(iii) the fact that the pro forma financial information has been prepared for illustrative purposes only;	332
	(iv) an explanation that:	
	(i) the pro forma financial information illustrates the impact of the transaction as if the transaction had been undertaken at an earlier date;	332
	(ii) the hypothetical financial position or results included in the pro- forma financial information may differ from the entity's actual financial position or results;	333
	(b) a profit and loss account, a balance sheet or both, depending on the circumstances presented in a columnar format composed of:	334-335

Annex	20 of the Commission Delegated Regulation	2019 Universal Registration Document (page number)
	(i) historical unadjusted information;	
	(ii) accounting policy adjustments, where necessary;	
	(iii) pro forma adjustments;	
	(iv) the results of the pro forma financial information in the final column;	
	(c) accompanying notes explaining:	
	(i) the sources from which the unadjusted financial information has been extracted and whether or not an audit or review report on the source has been published;	332-333
	(ii) the basis upon which the pro forma financial information is prepared;	
	(iii) source and explanation for each adjustment;	
	(iv) whether each adjustment in respect of a pro forma profit and loss statement is expected to have a continuing impact on the issuer or not;	
	(d) where applicable, the financial information and interim financial information of the (or to be) acquired businesses or entities used in the preparation of the pro forma financial information must be included in the prospectus.	-
2.	PRINCIPLES IN PREPARING AND PRESENTING PRO FORMA FINANCIAL INF	ORMATION
2.1	The pro forma financial information shall be identified as such in order to distinguish it from historical financial information.	331
	The pro forma financial information must be prepared in a manner consistent with the accounting policies adopted by the issuer in its last or next financial statements.	
2.2	Pro forma information may only be published in respect of:	332
	(a) the last completed financial period; and/or	
	(b) the most recent interim period for which relevant unadjusted information has been published or are included in the registration document/prospectus.	
2.3	Pro forma adjustments must comply with the following:	332-333

Annex 20 of the Commission Delegated Regulation	2019 Universal Registration Document (page number)
(a) be clearly shown and explained;	
(b) present all significant effects directly attributable to the transaction;	
(c) be factually supportable.	
3. REQUIREMENTS FOR AN ACCOUNTANT/AUDIT REPORT	
The prospectus shall include a report prepared by the independent accountants or auditors stating that in their opinion:	336
(a) the pro forma financial information has been properly compiled on the basis stated;	
(b) that the basis referred to in (a) is consistent with the accounting policies of the issuer.	

The 2016 EMTN Conditions, the 2017 EMTN Conditions, the 2018 EMTN Conditions and the 2019 EMTN Conditions are incorporated by reference in this Base Prospectus for the purpose only of further issues of Notes to be assimilated (*assimilées*) and form a single series with Notes already issued under the 2016 EMTN Conditions, the 2017 EMTN Conditions, the 2018 EMTN Conditions or the 2019 EMTN Conditions.

Information incorporated by reference	Reference
2016 EMTN Conditions	Pages 39 to 83
2017 EMTN Conditions	Pages 106 to 225
2018 EMTN Conditions	Pages 110 to 229
2019 EMTN Conditions	Pages 121 to 214

Non-incorporated parts of the base prospectuses of the Issuer dated 12 September 2016, 11 September 2017, 5 September 2018 and 25 March 2019 are not relevant for investors.

RECENT DEVELOPMENTS

The Section "**Recent Developments**" is updated on page 206 of the Base Prospectus in order to add the below information and the pages are renumbering accordingly.

1/ On 22 July 2020, Groupe La Poste and La Banque Postale published the following press release:

Rémy Weber to step down as Chairman of La Banque Postale's Executive Board

After contributing to the link-up between La Banque Postale and CNP Assurances and laying the foundations for the creation of a joint asset management entity with Natixis, Rémy Weber is stepping down as Chairman of La Banque Postale's Executive Board in order to pursue new projects, following a difference of views concerning CNP Assurances' governance.

He will leave after presenting La Banque Postale's half-year results to the Supervisory Board on 3 August.

Philippe Wahl, Chairman of the La Poste group, has expressed his warmest thanks to Rémy Weber for leading La Banque Postale for nearly seven years. Under his leadership, La Banque Postale moved up a gear in its development and diversification strategy, while also strengthening its public service role. One of his key achievements was to strongly commit the Bank to green finance.

On announcing his departure after serving as Chairman of the Executive Board since October 2013, Rémy Weber paid tribute to La Banque Postale's teams and their values, stating that he was proud to have contributed to the La Poste group's development by helping to create the "large public financial group".

Rémy Weber's successor will be appointed by La Banque Postale's Supervisory Board in the coming weeks.

Biographical details

Rémy Weber was born in Alsace in 1957. Since graduating from the Aix-en-Provence IEP political science university and HEC business school, he has spent his entire career in banking, gaining extensive experience of local banking.

He began his career with Banque Française du Commerce Éxtérieur (BFCE) before becoming an advisor in the International Affairs department of the French Treasury. In 1990, he returned to BFCE, before taking up a position as Regional Manager with Lyonnaise de Banque in 1993.

In 2002, he was appointed Chairman and Chief Executive Officer of CIC-Lyonnaise de Banque.

Since October 2013, he has been Chairman of the Executive Board of La Banque Postale.

He is a "Chevalier de l'Ordre national de la Légion d'Honneur" and "Chevalier des Arts et des Lettres".

About the La Poste group

A publicly-owned limited company, La Poste is a subsidiary of Caisse des Dépôts et Consignations and the French State. La Poste is structured around five business units: Parcels & Mail Services, La Banque Postale, La Poste Network, GeoPost, and Digital. The Group operates in 47 countries on four continents. La Poste's 17,000 retail outlets make it France's leading local business network, serving 1.3 million customers every day. La Poste delivers 21.6 billion items worldwide per year (letters, printed advertising media and parcels), six days a week, operating on a carbon-neutral basis since 2012. In 2019, the Group generated €26 billion in revenues (30% outside France) and had more than 249,000 employees. Its objective is to accelerate the pace of its transformation while continuing to diversify. With the ambition of becoming the leading provider of local services for everyone, everywhere and every day, La Poste is committed to making life easier.

About La Banque Postale

La Banque Postale, together with its subsidiaries including CNP Assurances, is a major bancassurance group. A subsidiary of the La Poste group, it operates in the retail banking, insurance, corporate banking and asset management markets. La Banque Postale supports its customers – private individuals, businesses, professionals, non-profits and the local public sector – with a comprehensive range of accessible services. As a local bank, La Banque Postale is the leading lender to local authorities and has an extensive branch network in France with more than 17,000 contact points, including 7,700 post offices. It is also developing a digital offering, especially through fully-mobile Ma French Bank. As a bank dedicated to serving the community, and a pioneer in responsible finance, La Banque Postale is charged with a public service mission of providing access to banking services through the Livret A passbook savings account.

La Banque Postale in numbers:

- €5.647 billion in net banking income
- €1.059 billion in pre-tax profit
- €780 million in attributable net profit
- 10.5 million active customers
- 1.5 million people given access to banking services
- 1.6 million financially vulnerable customers
- 685,000 private banking customers
- more than 350,000 corporate and local public sector customers
- ranked number one bank in France and number two worldwide for its extra-financial performance (source: ISS-ESG)

Data at end-2019.

Press contacts

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Victor Labrusse – victor.labrusse@laposte.fr – +33 (0)1 55 44 22 42

2/ As of the date of this Second Supplement, the **composition of the Executive Board and the Supervisory Board** are the following :

Members of the Executive Board:

Gregorio Antonio Blanco, Chairman¹

Marc Batave

Anne-Laure Bourn

Philippe Bajou

Members of the Supervisory Board:

Philippe Wahl, Chairman

Yves Brassart, Vice-Chairman

Nathalie Collin

Marie-Anne Lavergne, State representative

Michel Madelain

Sophie Renaudie

Emmanuel Rondeau

Nicolas Routier, Permanent Representative of La Poste

Nefissa Sator

Olivier Sichel

Sandrine Fagot-Revurat

Thierry Freslon

Jean-Pierre Hakizimana

Steeve Maigne

Thierry Viarouge

3/ Conflicts of Interest:

To the best of the Issuer's knowledge, there are no conflicts of interest between the duties of the members of the Executive Board and the Issuer and their private interests.

¹ Mr Blanco has been nominated Chairman of the Executive Board until the finalization of the appointment process of the new Chairman of the Executive Board of the Issuer.

Apart from the related party agreements and commitments, there are no arrangements or agreements entered into with clients, suppliers or any other third parties pursuant to which a member of the Executive Board has been selected.

Although no structural conflict of interest was identified in the cumulation of duties of Anne-Laure Bourn within La Banque Postale and the La Poste Network, she expressly committed, as a preventive measure, to complying with the conflicts of interest management policy implemented by La Banque Postale, which consists of informing La Banque Postale's compliance officer of any conflict of interest and, in the event that the conflict of interest arises from a decision made by the Executive Board or the Executive Committee of La Banque Postale, to abstain from participating in this decision. In this case, a mention will be made in the minutes of the meeting.

GENERAL INFORMATION

The section "General Information" on pages 265 et seq. of the Base Prospectus is amended as follows:

The paragraph under the heading "4. Significant change" on page 266 of the Base Prospectus is deleted in its entirety and replaced by the following:

"As of the date this Base Prospectus, notwithstanding the paragraph 1 of the section 4.1.1.1 of page 43 of the Universal Registration Document at 30 June 2020, there has been no significant change in the financial position or financial performance of the Issuer or La Banque Postale Group since 30 June 2020."

The paragraph under the heading "5. Material adverse change" on page 266 of the Base Prospectus is deleted in its entirety and replaced by the following:

"As of the date this Base Prospectus, notwithstanding the paragraph 1 of the section 4.1.1.1 of page 43 of the Universal Registration Document at 30 June 2020, there has been no material adverse change in the prospects of the Issuer since 31 December 2019."

RESPONSIBILITY STATEMENT

I hereby certify that, to the best of my knowledge, the information contained in this Second Supplement is in accordance with the facts and contains no omission likely to affect its import.

La Banque Postale 115, rue de Sèvres 75275 Paris Cedex 06 France

Represented by Dominique HECKEL,

Head of Long Term Funding of the Issuer

Dated 20 August 2020



This Second Supplement has been approved on 20 August 2020 by the AMF, in its capacity as competent authority under Regulation (EU) 2017/1129.

The AMF has approved this Second Supplement after having verified that the information it contains is complete, coherent and comprehensible within the meaning of Regulation (EU) 2017/1129.

This approval is not a favourable opinion on the Issuer described in this Second Supplement.

This Second Supplement obtained the following approval number: n°20-426.