

MiFID II product governance / Retail investors, professional investors and eligible counterparties (ECPs) target market – Solely for the purposes of the manufacturer's product approval process, the target market assessment in respect of the Notes has led to the conclusion that: (i) the target market for the Notes is eligible counterparties, professional clients and retail clients, each as defined in Directive 2014/65/EU (as amended, MiFID II) and (ii) all channels for distribution to eligible counterparties and professional clients are appropriate; and (iii) the following channels for distribution of the Notes to retail clients are appropriate - investment advice and portfolio management, subject to the suitability and appropriateness obligations of the Distributor (as defined below) under MiFID II, as applicable. The target market assessment indicates that Notes are incompatible with the needs, characteristic and objectives of clients which are have no risk tolerance or are seeking on-demand full repayment of the amounts invested. Any person subsequently offering, selling or recommending the Notes (a **Distributor**) should take into consideration the manufacturer's target market assessment; however, a Distributor subject to MiFID II is responsible for undertaking its own target market assessment in respect of the Notes (by either adopting or refining the manufacturer's target market assessment) and determining appropriate distribution channels, subject to the Distributor's suitability and appropriateness obligations under MiFID II, as applicable.

UK MiFID II product governance / Retail investors, professional investors and ECPs target **market** – Solely for the purposes of the manufacturer's product approval process, the target market assessment in respect of the Notes has led to the conclusion that: (i) the target market for the Notes is only eligible counterparties, as defined in the FCA Handbook Conduct of Business Sourcebook (COBS), and professional clients, as defined in Regulation (EU) No 600/2014, as it forms part of domestic law by virtue of the European Union (Withdrawal) Act 2018 (EUWA) (UK MiFIR), and retail clients, as defined in point (8) of Article 2 of Regulation (EU) No 2017/565 as it forms part of domestic law by virtue of EUWA; and (ii) all channels for distribution to eligible counterparties and professional clients are appropriate; and (iii) the following channels for distribution of the Notes to retail clients are appropriate - investment advice and portfolio management, subject to the suitability and appropriateness obligations of the Distributor (as defined below) under the UK MiFIR Product Governance Rules (as defined below), as applicable. Any person subsequently offering, selling or recommending the Notes (a **Distributor**) should take into consideration the manufacturer's target market assessment; however, a Distributor subject to the FCA Handbook Product Intervention and Product Governance Sourcebook (the UK MiFIR Product Governance Rules) is responsible for undertaking its own target market assessment in respect of the Notes (by either adopting or refining the manufacturer's target market assessment) and determining appropriate distribution channels, subject to the Distributor's suitability and appropriateness obligations under the UK MiFIR Product Governance Rules, as applicable.

PRIIPS Regulation / Prospectus Regulation / PROHIBITION OF SALES TO EEA RETAIL INVESTORS WITHOUT KID – The Notes are not intended to be offered, sold or otherwise made available to and should not be offered, sold or otherwise made available to any retail investor in the European Economic Area (**EEA**) without an updated key information document required by Regulation (EU) No. 1286/2014 for offering or selling the Notes or otherwise making them available to retail investors in the European Economic Area (**EEA**). For these purposes, a retail investor means a person who is one (or more) of: (i) a retail client as defined in point (11) of Article 4(1) of **MiFID II**; (ii) a customer within the meaning of Directive (EU) 2016/97, where that customer would not qualify as a



professional client as defined in point (10) of Article 4(1) of MiFID II; or (iii) not a qualified investor as defined in Regulation 2017/1129 (as amended or superseded).

UK PRIIPs Regulation – PROHIBITION OF SALES TO UK RETAIL INVESTORS WITHOUT

KID – The Notes are not intended to be offered, sold or otherwise made available to and should not be offered, sold or otherwise made available to any retail investor in the United Kingdom (**UK**) without an updated key information document required by Regulation (EU) No 1286/2014 as it forms part of domestic law by virtue of the European Union (Withdrawal) Act 2018 (**EUWA**) (as amended, the **UK PRIIPs Regulation**) for offering or selling the Notes or otherwise making them available to retail investors in the EEA. For these purposes, a retail investor means a person who is one (or more) of: (i) a retail client, as defined in point (8) of Article 2 of Regulation (EU) No 2017/565 as it forms part of domestic law by virtue of the European Union (Withdrawal) Act 2018 (EUWA); (ii) a customer within the meaning of the provisions of the FSMA and any rules or regulations made under the FSMA to implement Directive (EU) 2016/97, where that customer would not qualify as a professional client, as defined in point (8) of Article 2(1) of Regulation (EU) No 600/2014 as it forms part of domestic law by virtue of the EUWA; or (iii) not a qualified investor as defined in Article 2 of Regulation (EU) 2017/1129 as it forms part of domestic law by virtue of the EUWA; the UK Prospectus Regulation).



Final Terms dated 28 December 2021

Edmond de Rothschild (France)

€600,000,000

Euro Medium Term Note Programme

for the issue of Notes

Due from one year from the date of original issue

ISSUE OF € 1,220,000 Index Linked Notes

SERIES NO: 3638EEUR001A

TRANCHE NO: 1

Issued by: Edmond de Rothschild (France) (the Issuer)

PART A – CONTRACTUAL TERMS

This document constitutes the Final Terms of the Notes described herein for the purposes of Regulation 2017/1129, as amended (the **Prospectus Regulation**) and must be read in conjunction with the Base Prospectus dated 09 July 2021 and the supplement to the Base Prospectus dated 07 October 2021 which together constitute a prospectus for the purposes of the Prospectus Regulation. Full information on the Issuer and the offer of the Notes is only available on the basis of the combination of these Final Terms and the Base Prospectus. A summary of the individual issue of Notes is annexed to these Final Terms.

The Base Prospectus and the supplement to the Base Prospectus are available for viewing on the website of the Luxembourg Stock Exchange (www.bourse.lu) and on the website of the Issuer (http://www.edmond-de-rothschild.fr).

1.	(i)	Series Number:	3638EEUR001A
	(ii)	Tranche Number:	1
2.	(i)	Specified Currency(ies):	EUR
	(ii)	BusinessCentre(s)(Conditions 4(b)(i) and 5(c)):	Not Applicable
3.	Aggre	gate Nominal Amount:	
	(i)	Series:	EUR 1,220,000
	(ii)	Tranche:	EUR 1,220,000
4.	(i)	Issue Price:	100 per cent. of the Aggregate Nominal Amount
	(ii)	Net Proceeds:	EUR 1,220,000
5.	(i)	Specified Denomination(s):	EUR 1,000
	(ii)	Calculation Amount:	EUR 1,000



6.	(i)	Issue Date:	28 December 2021		
	(ii)	Trade Date:	26 No	vember 2021	
	(iii)	Maturity Date:	28 Dec	cember 2029	
7.	Туре о	of Notes	(i)	Index Linked Notes	
			(ii)	The Notes relate to the CAC40 [®] Index (Bloomberg CAC Index)	
8.	Reden	nption/Payment Basis:	redem redeen Redem "PRO and ite	et to any purchase and cancellation or early ption, each Index Linked Note will be ned on the Maturity Date at its Final aption Amount. See Section entitled VISIONS RELATING TO REDEMPTION" em 24 below entitled "Redemption Amount n Note".	
9.	Put/Call Options:		Not Applicable		
10.		of the corporate authorisations uance of the Notes:		on of the <i>Conseil de surveillance</i> of the dated 05 May 2021	
11.	Metho	d of distribution:	Non-sy	yndicated	

PROVISIONS RELATING TO INTEREST (IF ANY) PAYABLE

12.	Fixed Rate Note Provisions			Not Applicable
13.	Floating Rate Note Provisions			Not Applicable
14.	Zero Coupon I	Note	Provisions	Not Applicable
15.	Rate Linked N	lote (Conditions	Not Applicable
16.	Index Linked	Note	Conditions	Applicable
	(i) Single Index:		ngle Index:	Applicable
	 Index: Initial Underlying Value: 		Index:	The CAC40 [®] Index (Bloomberg CAC Index)
				The Settlement Price on the Initial Observation Date
		-	Final Underlying	The Settlement Price on the Final Observation Date

- Value:
- Exchange(s): Euronext Paris

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		-	Related Exchange:	NYSE Liffe
		-	Multiple Exchange:	Not Applicable
		-	Consequences of an Index Adjustment Event:	Calculation Agent Adjustment, provided that if an Index Disruption occurs on any Observation Date then Section 2 entitled "Adjustment to Indices" of the INDEX ANNEX - ADDITIONAL TERMS AND CONDITIONS FOR INDEX LINKED NOTES shall apply.
		-	Futures Price Valuation:	Not Applicable
		-	Exchange-traded Contract:	Not Applicable
	(ii)	Basket of	Indices	Not Applicable
	(iii)		n Agent responsible ting any amount due Notes:	The Issuer
	(iv)		veraging Dates and aces of Disrupted	Not Applicable
	(v)	Additional	Disruption Events:	Change in Law: Applicable
				Hedging Disruption: Not Applicable
				Increased Cost of Hedging: Not Applicable
				Increased Cost of Stock Borrow: Not Applicable
				Loss of Stock Borrow: Not Applicable
				The Maximum Stock Loan Rate is not applicable
				The Initial Stock Loan Rate is not applicable.
17.	Inflati	on Linked N	Note Conditions	Not Applicable
18.	Share	Linked Not	e Conditions	Not Applicable
19.	Fund I	Linked Note	e Conditions	Not Applicable
20.	Comm	odity Linke	ed Note Conditions	Not Applicable
21.	ETF L	inked Note	Conditions	Not Applicable



PROVISIONS RELATING TO THE PAYOFF

22.

(i) Coupon Rate:

Not Applicable

(ii) Relevant Coupon Rate:

Applicable – 4.50 per cent - Unless it has been previously redeemed, each Note shall bear interest at an amount calculated as follows: - if on each Coupon Observation Date k (k going from 1 to 8), $S(k) \ge 80\% x S(0)$,

$$C(k) = k * 4.50\% - \sum_{i=1}^{k-1} C(i)$$

otherwise,

$$C(k) = 0\%$$

with:

S(k): the Underlying Value on the Coupon Observation Date k

S(0):	the	Initial	Underl	ying	Value
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Coupon Observation	Relevant
Date	Coupon Rate
28 November 2022	4.50 per cent
27 November 2023	4.50 per cent
26 November 2024	4.50 per cent
26 November 2025	4.50 per cent
26 November 2026	4.50 per cent
26 November 2027	4.50 per cent
27 November 2028	4.50 per cent
26 November 2029	4.50 per cent

- (iii) Relevant Bonus Rate: Not Applicable
- (iv) Guaranteed Coupon: Not Applicable
- (v) Coupon in Fine: Not Applicable
- (vi) Coupon Observation See item 22 (ii) above. Date(s):
- (vii) Fixed Coupon Not Applicable Observation Date(s):
- (viii) Indexed Coupon Not Applicable Observation Date(s):
- (ix) Coupon Payment Not Applicable Dates:



(x) Conditional Payment Dates:

Coupon The Conditional Coupon Payment Date in respect of each relevant Coupon Observation Date is as set out below:

		CouponConditionalCouponObservation DatePayment Date		
		28 November 2022 28 December 2022		
		27 November 2023 28 December 2023		
		26 November 2024 30 December 2024		
		26 November 2025 29 December 2025		
		26 November 2026 28 December 2025		
		26 November 2027 28 December 2027		
		27 November 2027 28 December 2027 27 November 2028 28 December 2028		
		26 November 2029 28 December 2029		
(xi)	Fixed Coupon Payment Date(s):	Not Applicable		
(xii)	Indexed Coupon Payment Date(s):	Not Applicable		
(xiii)	Partial Redemption Date(s):	Not Applicable		
(xiv)	Observation Date(s):	Not Applicable		
(xv)	Initial Observation Date:	26 November 2021		
(xvi)	Initial Averaging Dates:	Not Applicable		
(xvii)	Final Observation Date:	26 November 2029		
(xviii)	Relevant Observation Date:	Not Applicable		
(xix)	Autocall Observation Date(s):	 28 November 2022, 27 November 2023, 26 November 2024, 26 November 2025, 26 November 2026, 26 November 2027, and 27 November 2028 		
(xx)	Automatic Early Redemption Date(s)	 28 December 2022, 28 December 2023, 30 December 2024, 29 December 2025, 28 December 2026, 28 December 2027 and 28 December 2028 		



(xxi)	Strike Determination Date(s)	Not Applicable
(xxii)	Lock-In Observation Date(s):	Not Applicable
(xxiii)	Securitisation Observation Date(s):	Not Applicable
(xxiv)	Rebound Observation Date(s):	Not Applicable
(xxv)	Coupon Option Dates:	Not Applicable
(xxvi)	Call Option Dates:	Not Applicable
(xxvii)	Max Drawdown Observation Date(s):	Not Applicable

(xxviii) Payoff Formula:

DOUBLE TOP:

Autocall Barrier Put Conditional Coupon With Memory Effect Bonus Rate: 0 per cent Autocall Trigger Level: 100 per cent of the Initial Underlying Value. Strike Min: Not Applicable Knock-in Level: 65 per cent of the Initial Underlying Value Put Strike Level: Not Applicable Coupon Trigger Level: 80 per cent of the Initial Underlying Value

PROVISIONS RELATING TO REDEMPTION

- 23. Call Option Not Applicable
 24. Put Option Not Applicable
 25. Redemption Amount of each Note:
 - (i) Final Redemption Amount of each Note payable on the Maturity Date:
 (ii) Autocall Redemption Amount The Autocall Redemption Amount as per the
 - of each Note payable on an Payoff Formulae specified in item 22 above and the Autocall Early Redemption related provisions of the Payoff Annex Date:



	(iii)	Partial Redemption Amount of each Note payable on a Partial Redemption Date:	Not Applicable			
	(iv)	Instalment Amount of each Note payable on an Instalment Date:	Not Applicable			
26.	Early	Redemption Amount				
	(i)	Early Redemption Amount(s) of each Note payable on redemption for taxation reasons (FATCA Withholding (Condition 6(e)), or on Event of Default (Condition 9) or other early redemption:	As per Condition 6(f)			
	(ii)	Unmatured Coupons to become void upon early redemption (Condition 5(b)) (<i>materialised bearer notes</i> only):	Not Applicable			
27	T 11 1	Illegality and Force Majeure Applicable (Condition 18 (<i>Illegality and Force</i> <i>Majeure</i>)):				
27.	(Cond	ition 18 (Illegality and Force	Applicable			
	(Cond Majeu	ition 18 (Illegality and Force	Applicable			
	(Cond Majeu	ition 18 (Illegality and Force (re)):	Applicable Bloomberg CAC Index			
BENC	(Cond <i>Majeu</i> HMAR	ition 18 (Illegality and Force are)): K PROVISIONS				
BENC	(Cond <i>Majeu</i> HMAR (i)	ition 18 (Illegality and Force are)): K PROVISIONS Specified Public Source:				
BENC	(Cond <i>Majeu</i> HMAR (i)	ition 18 (Illegality and Force are)): K PROVISIONS Specified Public Source: Relevant Rate Benchmark:	Bloomberg CAC Index Not Applicable			
BENC	(Cond <i>Majeu</i> HMAR (i)	ition 18 (Illegality and Force (re)): K PROVISIONS Specified Public Source: Relevant Rate Benchmark: Impacted Index: Alternative Pre	Bloomberg CAC Index Not Applicable			
BENC	(Cond <i>Majeu</i> HMAR (i) (ii)	ition 18 (Illegality and Force are)): K PROVISIONS Specified Public Source: Relevant Rate Benchmark: Impacted Index: Alternative Pre Nominated Index:	Bloomberg CAC Index Not Applicable - Not Applicable As per the definition in the Index Annex			
BENC	(Cond <i>Majeu</i> HMAR (i) (ii)	ition 18 (Illegality and Force re)): K PROVISIONS Specified Public Source: Relevant Rate Benchmark: Impacted Index: Alternative Pre Nominated Index: Relevant Index Benchmark: Alternative Pre	 Bloomberg CAC Index Not Applicable Not Applicable As per the definition in the Index Annex Not Applicable 			



(v)	Relevant	Commodity	Index	Not Applicable
	Benchmarl	k:		

Alternative Pre- Not Applicable Nominated Index:

GENERAL PROVISIONS APPLICABLE TO THE NOTES

29.	(i)	Form:		Temporary Global Note exchangeable for a Permanent Global Note which is exchangeable for Definitive Notes only upon an Exchange Event
	(ii)	New Global Note:		No
30.	Talons for future Coupons or Receipts to be attached to Definitive Notes (and dates on which such Talons mature):		Notes (and	Not Applicable
31.	Details relating to Instalment Notes:			Not Applicable
32.		omination tion 2):	provisions	Not Applicable

DISTRIBUTION

33.	(i)	Method of distribution:	Non-syndicated
	(ii)	If syndicated, names of Managers:	Not Applicable
	(iii)	Date of Subscription Agreement:	Not Applicable
	(iv)	Stabilising Manager(s) (if any):	Not Applicable
	(v)	If non-syndicated, name of Dealer:	Edmond de Rothschild (France) - 47 rue du Faubourg Saint Honoré 75008 Paris
			Edmond de Rothschild (Europe) - 4, rue Robert Stumper, L-2557 Luxembourg, Luxembourg
	(vi)	Total commission and concession:	Maximum 2.50 per cent. of the Aggregate Nominal Amount
34.	U.S. S	elling Restrictions:	Reg. S Compliance Category; TEFRA D/TEFRA C
35.	Non-E	xempt Offer:	Not Applicable
36.	Prohib Investo	ition of Sales to EEA Retail	Applicable



37. Prohibition of Sales to UK Retail Applicable Investors:

Signed on behalf of Edmond de Rothschild (France):

Duly represented by:

Fabrice COILLE



PART B - OTHER INFORMATION

1. LISTING AND ADMISSION TO TRADING

Listing and admission to trading:	Application has been made by the Issuer (or on its
	behalf) for the Notes to be admitted to trading on
	the regulated market of the Luxembourg Stock
	Exchange, and to be listed on the Official List of
	the Luxembourg Stock Exchange with effect from
	28 December 2021.
2. RATINGS	

Ratings:

Not Applicable - The Notes to be issued have not been rated

3. **NOTIFICATION**

The Commission de Surveillance du Secteur Financier in Luxembourg has provided the Luxembourg Stock Exchange with a certificate of approval attesting that the Base Prospectus has been drawn up in accordance with the Prospectus Regulation.

4. INTERESTS OF NATURAL AND LEGAL PERSONS INVOLVED IN THE ISSUE

Save for any fees payable to the Dealers, so far as the Issuer is aware, no person involved in the issue of the Notes has an interest material to the offer.

5. REASONS FOR THE OFFER, ESTIMATED NET PROCEEDS AND TOTAL EXPENSES

(i)	Reasons for the offer:	The net proceeds from the issue of Notes will be applied by the Issuer for the general corporate purposes of the Issuer, which include making a profit, and/or for hedging purposes.
(ii)	Estimated net proceeds:	EUR 1,220,000
(iii)	Estimated total expenses:	See Section 33 (vi) above

6. **YIELD**

Indication of yield: Not Applicable

7. HISTORIC INTEREST RATES

Not Applicable

8. **PERFORMANCE OF THE UNDERLYING**

Name of Index:

The CAC40[®] Index



Information on Index:

Bloomberg CAC Index. Information on the CAC40[®] Index and its past performance can be obtained at <u>www.euronext.com</u>

9. **POST-ISSUANCE INFORMATION CONCERNING THE UNDERLYING**

The Issuer does not intend to provide post-issuance information concerning the underlying.

10. EU BENCHMARKS REGULATION

EU Benchmarks Regulation: Article	Applicable: Amounts payable under the Notes are
29(2) statement on benchmarks:	calculated by reference to the CAC40 [®] Index,
	which is provided by Euronext Paris S.A.
	As at the date of these Final Terms, Euronext Paris
	S.A. is included in the register of administrators
	and benchmarks established and maintained by the
	European Securities and Markets Authority
	(ESMA) pursuant to article 36 of the Benchmarks
	Regulation (Regulation (EU) No. 2016/1011) (the
	Benchmarks Regulation).

Not Applicable

11. **OPERATIONAL INFORMATION**

- (i) ISIN Code: XS2417916611
- (ii) Common Code: 241791661
- (iii) Any clearing system(s) other Not Applicable than Euroclear and Clearstream and the relevant identification number(s):
- (iv) Delivery: Delivery against payment
- (v) Names and addresses of additional Paying Agent(s) (if any):
- (vi) Intended to be held in a manner which would allow Eurosystem eligibility:

No. Whilst the designation is specified as "no" at the date of these Final Terms, should the Eurosystem eligibility criteria be amended in the future such that the Notes are capable of meeting them the Notes may then be deposited with one of the international central securities depositaries as common safekeeper. Note that this does not necessarily mean that the Notes will then be recognised as eligible collateral for Eurosystem monetary policy and intraday credit operations by the Eurosystem at any time during their life. Such recognition will depend upon the European Central Bank being satisfied that Eurosystem eligibility criteria have been met.



13. **INDEX DISCLAIMER**

All information herein and under the Notes relating to the Index (including, without limitation, its level, composition, method of calculation and changes in its components) is derived from publicly available information released by the Index Sponsor and other public sources, and neither the Issuer nor the Dealer has independently verified or will independently verify any such information. Neither the Issuer nor the Dealer undertakes to review the performance or value of the Index during the life of the Notes or to advise any investor or prospective investor in the Notes of any information coming to the attention of the Issuer or the Dealer. Neither the Issuer nor the Dealer makes any representation, warranty, or guarantee (express or implied) regarding (i) the accuracy, completeness or adequacy of the information relating to the Index or (ii) the performance of the Index. The Issuer confirms that such information has been accurately reproduced and that, so far as it is aware, and is able to ascertain from information published by <u>www.euronext.com</u>, no facts have been omitted which would render the reproduced inaccurate or misleading.

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ANNEX A

SUMMARY

This section constitutes the summary that will be used for the issue of the Notes.

1. INTRODUCTION AND DISCLAIMERS

Edmond de Rothschild France (**the Issuer**) is a société anonyme with an executive board (*Directoire*) and a supervisory board (*Conseil de Surveillance*), whose registered office is located at 47 rue du Faubourg Saint-Honoré, 75008 Paris, France.

This document constitutes the Summary to the prospectus dated 28 December 2021 in respect of the Notes described herein for the purpose of Regulation (EU) 2017/1129, as amended (the **Prospectus Regulation**) and must be read in conjunction with:

- the Base Prospectus approved on 09 July 2021 by the CSSF in Luxembourg, 283 route d'Arlon L-1150 Luxembourg, email: <u>direction@cssf.lu</u>, as competent authority under the Prospectus Regulation, and its supplement (the **Base Prospectus**), completed by
- the Final Terms dated 28 December 2021 (the **Final Terms**),

which together constitute a prospectus for the purposes of the Prospectus Regulation containing the necessary information concerning the issuer and the securities offered to the public or to be admitted to trading on a regulated market.

Full information on the Issuer and the issue of the Notes is only available on the basis of the combination of the Base Prospectus and the Final Terms.

Warning to the reader

This Summary should be read as an introduction to the Final Terms. Any decision to invest in the Notes should be based on a thorough review of the Base Prospectus as a whole, including any documents incorporated by reference thereto, any supplement from time to time and the Final Terms, by the investor.

An investor may lose all or part of the capital invested in the Notes issued by the Issuer. Where an action relating to the information contained in the Base Prospectus is brought before a court, the plaintiff investor may, under national law, be required to bear the costs of translation of the Base Prospectus before the commencement of the legal proceedings.

Civil liability will only be sought from the persons who filed the Summary, including any translation thereof, but only if the contents of the Summary are found to be misleading, inaccurate or inconsistent when read together with other parts of the Base Prospectus and the Final Terms or if it does not provide, when read together with the other parts of the Base Prospectus and the Final Terms, key information to assist investors when considering investing in such Notes.

2. KEY INFORMATION ABOUT THE ISSUER

2.1 Who is the issuer of the Notes?

The Issuer is limited liability company incorporated on 7 March 1957 under the laws of the Republic of France as a "*société anonyme*", registered at the *Registre du Commerce et des Sociétés* in Paris under reference B 572 037 026 and having its registered office at 47 rue du Faubourg Saint-Honoré, 75008 Paris. Its legal entity identifier (LEI) is 9695002JOWSRCLLLNY11.

The Issuer is subject to article L.210-1 and following of the French Commercial Code (*Code de commerce*) and the decree of 23 March 1967 relating to commercial companies and the French Monetary and Financial Code (*Code monétaire et financier*) concerning the supervision of credit institutions.



A. Principal activities

The action of the Issuer is based on two powerful engines: Private Banking and Asset Management. Edmond de Rothschild is also developing in other areas such as Corporate Finance, Private Equity.

B. Organisational Structure / Major shareholders

The detailed table sets out the principal shareholders of the Issuer and the percentage of their capital stock:

Shareholders	Number of shares	Percentage
Edmond de Rothschild	5,538,328	100
(Suisse) S.A.		
Others shareholders	60	0.00
Total	5,538,388	100.00

C. Key executives

Renzo Evangelista is president of the Executive Board.

Fabrice Coille is member of the Executive Board and Deputy CEO.

Nicolas Giscard d'Estaing is member of the Executive Board and General Secretary.

D. Statutory Auditors

The deputy statutory auditors of the Issuer are Cabinet Didier Kling & Associés and PricewaterhouseCoopers Audit SA.

2.2 What is the key financial information concerning the Issuer?

The following tables show selected key financial information (within the meaning of Regulation 2019/979) of the Issuer for the financial years ended 31 December 2019 and 31 December 2020:

(in thousands of €)	31 December 2019 (audited)	31 December 2020 (audited)
Cash and amounts due from central banks	2 229 167	2 053 994
Financial assets at fair value through profit or loss	171 859	157 323
Financial assets at fair value through equity	3 719	1 341
Securities at amortised cost	10 384	6 521
Loans and receivables due from credit institutions	234 936	48 600
Loans and receivables due from customers	876 774	1 160 185
Current tax assets	6 073	7 341
Deferred tax assets	13 166	11 901
Accruals and other assets	158 733	216 992
Investments in associates	67 964	59 595



Property and equipment and finance leases (lessee accounting)	39 640	37 730
Right-of-use assets	43 989	39 542
Intangible assets	23 783	22 282
Goodwill	74 313	74 313
Non-current assets held for sale	-	12 284
Total	3 954 500	

	31 December 2019 (audited)	31 December 2020 (audited)
Total assets	3 954 500	3 909 944
Total liabilities & Equity	3 954 500	3 909 944
Consolidated income statement		
Net banking income	303 631	284 653
Net income	15 965	27 411
Equity capital		
Shareholders' equity	406 067	427 213
Consolidated Cash Flow Statement		
change in net cash	-71 544	-120 333

No qualifications are contained in the audit report dated 19 April 2021 and the audit report dated 21 April 2020 (included in the Base Prospectus).

2.3 What are the issuer's specific risks?

The following risks have been identified as being significant and specific to the Issuer and of a nature, should they materialise, to have a significant negative impact on its business activity, its financial position and its access to various sources of financing:

- 1) the counterparty risk is the risk that a customer or counterparty will be unable or unwilling to meet a commitment that it has entered into with the Issuer;
- 2) the market risk is the risk that the Issuer's operating results, financial condition and prospects may be negatively affected by conditions in global financial markets;
- 3) the liquidity risk is the risk that the Issuer will encounter difficulty in realising assets or otherwise raising funds to meet commitments;
- 4) the operational risk and associated risks include fraud, compliance risks and information systems risk;



- 5) the non-compliance risk relates to the fact that the Issuer operates in a highly regulated environment that imposes costs and significant compliance requirements; changes in regulations may increase the cost and complexity of doing business;
- 6) the Covid-19 pandemic is likely to have significant adverse effects on the global economy, and the damage could be even worse unless the pandemic is contained rapidly; knock-on effects would then hit the activities of banks' counterparties and of banks themselves; for the Issuer and the Edmond de Rothschild Group, the main immediate impact will stem from the sensitivity of their own assets and their assets under management to the fall in asset prices (equities, bonds, etc.) on the financial markets; and
- 7) the implementation in France of the EU Bank Recovery and Resolution Directive could materially affect the rights of the Noteholders, the price or value of their investment in the Notes and/or the ability of the Issuer to satisfy its obligations under the Notes.

3. KEY INFORMATION ON THE SECURITIES

3.1 What are the main characteristics of securities?

A. General

The debt securities (the "**Notes**") issued by the Issuer are structured Notes with the amount (if any) payable as interest being linked to the performance of the CAC40[®] Index (the **Underlying**) and the amount payable on redemption being linked to the Underlying. The Notes are identified by the ISIN Code XS2417916611.

The maximum nominal amount of the Notes offered is EUR 1,220,000, represented by 1,220 Notes with a specified denomination of EUR 1,000 each. The issue price is 100% of the aggregate nominal amount.

The Notes are denominated in Euro (the **Specified Currency**) and any interest amount and the redemption amount payable in respect of the Notes will be in the Specified Currency.

The Notes will be issued on 28 December 2021 (the **Issue Date**) in the form of dematerialised bearer securities. The **Maturity Date** of the Notes will be 28 December 2029.

The Notes are governed by English Law.

B. <u>Ratings</u>

Not applicable, the Notes have not been rated.

C. Description of the rights, ranking and restrictions attached to the Notes

The Notes will constitute direct, unconditional, unsubordinated and unsecured obligations of the Issuer and rank pari passu among themselves and (save for certain obligations required to be preferred by law) equally with all other present and future unsecured and unsubordinated obligations of the Issuer, from time to time outstanding.

Provided that, the Notes have not been previously redeemed, cancelled or purchased, Noteholders have the right to receive payments on account of interest and principal.

Noteholders are entitled to call for redemption upon the occurrence of one or more of the following events:

1. default in the payment of any principal or interest due on the Notes or the due date and such default continues for a specified time after written notice is received by the Issuer;

2. non-performance or non-observance by the Issuer of any of its other respective obligations and such default continues for a specified time after written notice is received by the Issuer; or

3. if the Issuer becomes the subject of certain prescribed insolvency or administration type proceedings.



If a disruption event or any other event affecting the Underlying or the Notes occurs on any relevant observation date or other date:

- the relevant date for valuation of the Underlying affected by the disruption event will be postponed and alternative provisions for valuation of will apply; and

- the Issuer may (i) elect to notify to the Noteholders an early redemption of the Notes, (ii) make such adjustments to the terms and conditions of the Notes as it considers appropriate to reflect the consequences of the disruption event or (iii) elect to redeem the Notes at the Maturity Date on the basis of the capitalisation of the market value of the Notes including any costs or gains to the Issuer or its Affiliates in unwinding any hedging arrangements entered into in respect of the Notes during the period starting on or around the date of occurrence of the relevant event to the Maturity Date.

D. Interest

The Notes are Index Linked Notes and the amount payable as interest will be payable and calculated by reference to the performance of the Underlying as follows.

(i) if, on a Coupon Observation Date "t", the Underlying Value is greater than or equal to the Coupon Trigger Level, an interest amount (the Conditional Coupon Amount B(t)) will be determined in respect of each Note and such Coupon Observation Date "t" in accordance with the following formula:

Conditional Coupon Amount B(t) =

$$(\sum_{i=1}^{t} Specified Denomination \times Relevant Coupon Rate(i)) - \sum_{i=1}^{t-1} Conditional Coupon Amount B(i))$$

(ii) if, on a Coupon Observation Date "t", the Underlying Value is lower than the Coupon Trigger Level, the interest amount (the Conditional Coupon Amount B(t)) determined in respect of each Note and such Coupon Observation Date "t" will be equal to zero.

Each Conditional Coupon Amount B(t) determined in respect of a Coupon Observation Date "t" (if any) will be payable in respect of each Note on the Coupon Payment Date "t" relating to such Coupon Observation Date "t".

E. <u>Redemption</u>

Autocall Redemption:

If on any Autocall Observation Date, the Underlying Value is greater than or equal to the Autocall Trigger Level, each Note will be automatically redeemed on the immediately following Automatic Early Redemption Date at the Autocall Redemption Amount determined in accordance with the following formula:

Autocall Redemption Amount = Specified Denomination x 100%

Final Redemption:

Unless previously redeemed or purchased and cancelled, the Notes will be finally redeemed by the Issuer, in cash, on the Maturity Date. The investor will receive a cash settlement amount per Note in the Specified Currency equal to the following **Final Redemption Amount**:

(i) If on the Final Observation Date, the Underlying Value is greater than or equal to the Autocall Trigger level, each Note will be redeemed on the Maturity Date at the Final Redemption Amount determined in accordance with the following formula:



(ii) If on the Final Observation Date, the Underlying Value is strictly lower than the Autocall Trigger Level and greater than or equal to the Knock-in Level, each Note will be redeemed on the Maturity Date at the Final Redemption Amount determined in accordance with the following formula:

Final Redemption Amount = Specified Denomination x 100%

(iii) If on the Final Observation Date, the Underlying Value is strictly lower than the Knock-In Level, each Note will be redeemed on the Maturity Date at the Final Redemption Amount determined in accordance with the following formula:

Final Redemption Amount = Specified Denomination x Final Underlying Value / Initial Underlying Value

F. Other redemption events:

The Notes may be redeemed early following certain disruption events or adjustment events affecting the Underlying at an amount determined by the Calculation Agent as of the date for such early redemption in its absolute discretion (acting reasonably) based on the market value of the Notes as determined by the Calculation Agent and by deducting the cost to the Issuer of unwinding any contractual or swap arrangement concluded by it for the purpose of hedging its obligations under the Notes.

The Issuer may redeem early any or all FATCA Affected Notes and, in circumstances where the Issuer elects not to redeem a FATCA Affected Note, the holder of such FATCA Affected Note can subsequently request the Issuer to redeem such FATCA Affected Note, at an amount determined by the Calculation Agent as of the date for such early redemption in its absolute discretion (acting reasonably) based on the market value of the Notes as determined by the Calculation Agent and by deducting the cost to the Issuer of unwinding any contractual or swap arrangement concluded by it for the purpose of hedging its obligations under the Notes.

A **FATCA Affected Note** means a Note in respect of which (i) the Issuer has or will become obliged to make any withholding or deduction pursuant to an agreement described in Section 1471(b) of the U.S. Internal Revenue Code of 1986, as amended (the **Code**) or any withholding or deduction otherwise imposed pursuant to Sections 1471 through 1474 of Code, or any fiscal or regulatory legislation, rules or practices adopted pursuant to any intergovernmental agreement entered into in connection with the implementation of such sections of the Code and (ii) such obligation cannot be avoided by the Issuer taking reasonable measures available to it.

3.2 What are the main risks specific to securities?

There are risk factors which are material for the purpose of assessing the risks related to the Notes, including the following:

- the risks associated with the provisions of Regulation (EU) 2016/1011 (the so-called Benchmark Regulation), which may have an adverse effect on the performance of the Underlying or lead to its disappearance and as a consequence, could have an adverse effect on the value or liquidity of, and return on, the Notes;
- 2) the interest amount, the autocall redemption amount, and the Final Redemption Amount of the Notes are dependent upon changes in the market value of the Underlying, which could adversely affect the market value of the Notes;
- the Notes are not principal protected and investors are exposed to the performance of the Underlying; accordingly they risk losing all or a part of their investment if the value of the Underlying does not move in a positive direction;



- 4) an investment in the Notes does not confer any legal or beneficial interest in the Underlying or any voting rights, right to receive distributions or other rights that a holder of the Underlying may have;
- 5) if a disruption event or any other event affecting the Underlying or the Notes (a **Disruption Event**) occurs on an any relevant observation or other date:
 - any consequential postponement of the relevant date or alternative provisions for valuation provided in the terms and conditions of such Notes may have an adverse effect on the value and liquidity of such Notes; and
 - the Issuer may (i) elect to notify to the Noteholders an early redemption of the Notes or (ii) make such adjustments to the terms and conditions of the Notes as it considers appropriate to reflect the consequences of the Disruption Event.
- 6) the Notes may have no established trading market when issued, and one may never develop; if a market does develop, it may not be very liquid; illiquidity may have an adverse effect on the market value of the Notes; and
- 7) French insolvency law could have an adverse impact on Noteholders seeking repayment in the event that the Issuer were to become insolvent and could have a material adverse effect on the market value of the Notes.

4. KEY INFORMATION ON THE PUBLIC OFFER OF SECURITIES AND/OR ADMISSION TO TRADING ON A REGULATED MARKET

4.1 Under what conditions and according to what timetable can I invest in this security?

The Notes are expected to be admitted to trading on the Luxembourg Stock Exchange on the Issue Date.

4.2 Why is this prospectus being prepared?

The prospectus is drawn up so that the Notes may be admitted to listing on the Official List of the Luxembourg Stock Exchange.

The net proceeds from the issue of the Notes of up to EUR 1,220,000 will be used for the general financing needs of the Issuer.