

FINAL TERMS DATED 10 SEPTEMBER 2021

BNP Paribas Issuance B.V.
(incorporated in The Netherlands)
(as Issuer)

Legal entity identifier (LEI): 7245009UXRIGIRYOBR48

BNP Paribas
(incorporated in France)
(as Guarantor)

Legal entity identifier (LEI): R0MUWSFPU8MPRO8K5P83

(Warrant and Certificate Programme)

EUR "Open End Booster" Certificates relating to a Currency

BNP Paribas Arbitrage S.N.C.
(as Manager)

Any person making or intending to make an offer of the Securities may only do so:

- (i) in those Non-exempt Offer Jurisdictions mentioned in Paragraph 37 of Part A below, provided such person is a Manager or Authorised Offeror (as such term is defined in the Base Prospectus and that the offer is made during the Offer Period specified in that paragraph and that any conditions relevant to the use of the Base Prospectus are complied with; or
- (ii) otherwise in circumstances in which no obligation arises for the Issuer, the Guarantor or any Manager to publish a prospectus pursuant to Article 3 of the Prospectus Regulation or to supplement a prospectus pursuant to Article 23 of the Prospectus Regulation, in each case, in relation to such offer.

None of the Issuer, the Guarantor or any Manager has authorised, nor do they authorise, the making of any offer of Securities in any other circumstances.

PART A - CONTRACTUAL TERMS

Terms used herein shall be deemed to be defined as such for the purposes of the Conditions set forth in the Base Prospectus dated 1 July 2021, each Supplement to the Base Prospectus published and approved on or before the date of these Final Terms (copies of which are available as described below) and any other Supplement to the Base Prospectus which may have been published and approved before the issue of any additional amount of Securities (the "**Supplements**") (provided that to the extent any such Supplement (i) is published and approved after the date of these Final Terms and (ii) provides for any change to the Conditions of the Securities such changes shall have no effect with respect to the Conditions of the Securities to which these Final Terms relate) which together constitute a base prospectus for the purposes of Regulation (EU) 2017/1129 (the "**Prospectus Regulation**") (the "**Base Prospectus**"). This document constitutes the Final Terms of the Securities described herein for the purposes of the Prospectus Regulation and must be read in conjunction with the Base Prospectus to obtain all the relevant information. A summary of the Securities is annexed to these Final Terms. **The Base Prospectus, any Supplement(s) to the Base Prospectus and these Final Terms are available for viewing, respectively, on the following websites: www.bnpparibasmarkets.nl for public offering in the Netherlands and www.bnpparibasmarkets.be for public offering in Belgium and copies may be obtained free of charge at the specified offices of the Security Agents.**

References herein to numbered Conditions are to the terms and conditions of the relevant series of Securities and words and expressions defined in such terms and conditions shall bear the same meaning in these Final Terms in so far as they relate to such series of Securities, save as where otherwise expressly provided.

These Final Terms relate to the series of Securities as set out in "Specific Provisions for each Series" below. References herein to "**Securities**" shall be deemed to be references to the relevant Securities that are the subject of these Final Terms and references to "**Security**" shall be construed accordingly.

SPECIFIC PROVISIONS FOR EACH SERIES

Series Number / ISIN Code	No. of Securities issued	No. of Securities	Mnemonic Code	Issue Price per Security	Call / Put	Exercise Price	Capitalised Exercise Price Rounding Rule	Security Threshold Rounding Rule	Security Percentage	Interbank Rate 1 Screen Page	Interbank Rate 2 Screen Page	Financing Rate Percentage	Redemption Date	Parity
NLBNPNL1FS44	50,000	50,000	2OLDB	EUR 4.87	Call	GBP 0.8000	Upwards 4 digits	Upwards 4 digits	0%	SONIAOSR=	EURIBOR1MD=	+3%	Open End	0.01

Series Number / ISIN Code	Base Currency	Subject Currency	Reuters Code of Currency / Reuters Screen Page	Price Source	Price Source Website	Conversion Rate
NLBNPNL1FS44	EUR	GBP	EURGBP=	Bloomberg	www.bloomberg.com/markets/currencies/fx-fixings	EUR / GBP

GENERAL PROVISIONS

The following terms apply to each series of Securities:

1. **Issuer:** BNP Paribas Issuance B.V.
2. **Guarantor:** BNP Paribas
3. **Trade Date:** 9 September 2021.
4. **Issue Date:** 10 September 2021.
5. **Consolidation:** Not applicable.
6. **Type of Securities:**
 - (a) Certificates.
 - (b) The Securities are Currency Securities.

The provisions of Annex 7 (Additional Terms and Conditions for Currency Securities) and Annex 9 (Additional Terms and Conditions for OET Certificates) shall apply.

Unwind Costs: Not applicable.

Waiver of Set-Off: Not applicable.

Essential Trigger: Applicable.
7. **Form of Securities:** Dematerialised bearer form (*au porteur*).
8. **Business Day Centre(s):** The applicable Business Day Centre for the purposes of the definition of "Business Day" in Condition 1 is TARGET2.
9. **Settlement:** Settlement will be by way of cash payment (Cash Settled Securities).

Issuer's Option to Substitute: Not applicable.
10. **Rounding Convention for cash Settlement Amount:** Not applicable.
11. **Variation of Settlement:**
 - Issuer's option to vary settlement:** The Issuer does not have the option to vary settlement in respect of the Securities.
12. **Final Payout:**
 - ETS Payout:**

Leverage Products:

ETS Final Payout 2210.
Call Securities (see the Specific Provisions for each Series above).
 - Aggregation:** Not applicable.
13. **Relevant Asset(s):** Not applicable.
14. **Entitlement:** Not applicable.
15. **Conversion Rate:** The Conversion Rate on the Valuation Date or an Optional Redemption Valuation Date equals one if the relevant Subject Currency is the same as the Settlement Currency or otherwise the rate determined by the Calculation Agent by reference to www.bloomberg.com/markets/currencies/fx-fixings (or any successor website or page thereto, as determined by the Calculation Agent) at approximately 2.00 p.m. Frankfurt time between the relevant Subject Currency and the Settlement Currency, provided that, if such source is not available, such rate of exchange may be determined by the Calculation Agent by reference to such sources as it considers to be appropriate acting in good faith and in a commercially reasonable manner, having taken into account relevant market practice.
16. **Settlement Currency:** The settlement currency for the payment of the Cash Settlement Amount is Euro ("EUR").

17. **Syndication:** The Securities will be distributed on a non-syndicated basis.
18. **Minimum Trading Size:** Not applicable.
19. **Principal Security Agent:** BNP Paribas Securities Services.
20. **Calculation Agent:** BNP Paribas Arbitrage S.N.C.
1 rue Laffitte 75009 Paris, France.
21. **Governing law:** French law.
22. **Masse provisions (Condition 9.4):** Not applicable.

PRODUCT SPECIFIC PROVISIONS

23. **Index Securities:** Not applicable.
24. **Share Securities/ETI Share Securities:** Not applicable.
25. **ETI Securities:** Not applicable.
26. **Debt Securities:** Not applicable.
27. **Commodity Securities:** Not applicable.
28. **Currency Securities:** Applicable.
- (a) **Relevant Screen Page:** See the Specific Provisions for each Series above and § 15. Conversion Rate.
- (b) **The relevant base currency (the "Base Currency") is:** See the Specific Provisions for each Series above.
- (c) **The relevant subject (the "Subject Currency") is:** See the Specific Provisions for each Series above.
- (d) **Weighting:** Not applicable.
- (e) **Price Source:** See the Specific Provisions for each Series above.
- (f) **Specified Maximum Days of Disruption:** As per Conditions.
- (g) **Settlement Price:** As per Conditions.
- (h) **Valuation Time:** As per Currency Security Conditions (i.e. 2.00 p.m. Frankfurt time).
- (i) **Redemption on Occurrence of a Disruption Event:** Illiquidity Disruption: Not applicable.
Disruption Event Posponement: Not applicable.
Market Value: Applicable.
If the Calculation Agent determines a Disruption Event constitutes a force majeure, Currency Condition 3(b)(iii) applies.
29. **Futures Securities:** Not applicable.
30. **OET Certificates:** Applicable.
- (a) **Final Price:** As per OET Certificate Conditions.
- (b) **Valuation Date:** As per OET Certificate Conditions.
- (c) **Exercise Price:** See the Specific Provisions for each Series above.
- (d) **Capitalised Exercise Price:** Unrounded Capitalised Exercise Price applicable, in accordance with the OET Certificate Conditions.
OET Website(s):
www.bnpparibasmarkets.nl
www.bnpparibasmarkets.be
Local Business Day Centre(s): Paris.
- (e) **Capitalised Exercise Price Rounding Rule:** See the Specific Provisions for each Series above.

(f) Dividend Percentage:	Not applicable.
(g) Financing Rate:	
(i) Interbank Rate 1 Screen Page:	See the Specific Provisions for each Series above.
(ii) Interbank Rate 1 Specified Time:	As per OET Certificate Conditions.
(iii) Interbank Rate 2 Screen Page:	See the Specific Provisions for each Series above.
(iv) Interbank Rate 2 Specified Time:	As per OET Certificate Conditions.
(v) Financing Rate Percentage:	See the Specific Provisions for each Series above.
(vi) Financing Rate Range:	0% / +10%
(h) Automatic Early Redemption:	Applicable.
(i) Automatic Early Redemption Payout:	Automatic Early Redemption Payout 2210/2.
(ii) Automatic Early Redemption Date:	Not applicable.
(iii) Observation Price:	Bid price.
(iv) Observation Price Source:	Reuters Screen Page: see the Specific Provisions for each Series above.
(v) Observation Price Time(s):	At any time from (and including) Monday 00:00:01 a.m. (CET) to (and including) Friday 11:59:59 p.m. (CET) provided that the Observation Time(s) shall start at 09:00:00 a.m. (CET) on the Listing Date.
(vi) Security Threshold:	As per OET Certificate Conditions. Security Threshold Time: As per Conditions. The Security Threshold in respect of a Relevant Business Day will be published as soon as practicable after its determination on the OET Website(s), as set out in § 30(d).
(vii) Security Threshold Rounding Rule:	See the Specific Provisions for each Series above.
(viii) Security Percentage:	See the Specific Provisions for each Series above.
(ix) Minimum Security Percentage:	Not applicable.
(x) Maximum Security Percentage:	Not applicable.
(xi) Reset Date:	Option 2 is applicable.
31. Illegality (Condition 7.1) and Force Majeure (Condition 7.2):	Illegality: Market Value. Force Majeure: redemption in accordance with Condition 7.2(a).
32. Additional Disruption Events and Optional Additional Disruption Events:	(a) Additional Disruption Events: Not applicable. (b) The following Optional Additional Disruption Events apply to the Securities: Significant Alteration Event, Administrator/Benchmark Event. (c) Redemption: Market Value: Applicable.
33. Knock-in Event:	Not applicable.
34. Knock-out Event:	Not applicable.

PROVISIONS RELATING TO WARRANTS

35. **Provisions relating to Warrants:** Not applicable.

PROVISIONS RELATING TO CERTIFICATES

36. **Provisions relating to Certificates:** Applicable.
- (a) **Notional Amount of each Certificate:** Not applicable.
 - (b) **Instalment Certificates:** The Certificates are not Instalment Certificates.
 - (c) **Issuer Call Option:** Applicable. The Issuer may redeem the OET Certificates in accordance with the OET Certificate Conditions. See item 30 above.
 - (d) **Holder Put Option:** Applicable provided that (i) no Automatic Early Redemption Event has occurred and (ii) the Issuer has not already designated the Valuation Date in accordance with the OET Certificate Conditions.
 - (i) **Optional Redemption Date(s):** The day falling ten (10) Business Days immediately following the relevant Optional Redemption Valuation Date.
 - (ii) **Optional Redemption Valuation Date:** The last Relevant Business Day in March in each year commencing in March of the calendar year after the Issue Date, subject to adjustment in the event that such day is a Disrupted Day as provided in the definition of Valuation Date in Condition 25.
 - (iii) **Optional Redemption Amount(s):** Put Payout 2210.
 - (iv) **Minimum Notice Period:** Not less than 30 days prior to the next occurring Optional Redemption Valuation Date.
 - (v) **Maximum Notice Period:** Not applicable.
 - (e) **Automatic Early Redemption:** Not applicable.
 - (f) **Strike Date:** Not applicable.
 - (g) **Strike Price:** Not applicable.
 - (h) **Redemption Valuation Date:** Not applicable.
 - (i) **Averaging:** Averaging does not apply to the Securities.
 - (j) **Observation Dates:** Not applicable.
 - (k) **Observation Period:** Not applicable.
 - (l) **Settlement Business Day:** Not applicable.
 - (m) **Cut-off Date:** Not applicable.
 - (n) **Identification information of Holders as provided by Condition 26:** Not applicable.

DISTRIBUTION

37. **Non exempt Offer:** Applicable.
- (i) **Non-exempt Offer Jurisdictions:** The Netherlands and Belgium.
 - (ii) **Offer Period:** From (and including) the Issue Date until (and including) the date on which the Securities are delisted.
 - (iii) **Financial intermediaries granted specific consent to use the Base Prospectus in accordance with the Conditions in it:** The Manager and BNP Paribas.
 - (iv) **General Consent:** Not applicable.

(v) **Other Authorised Offeror Terms:** Not applicable.

38. **Additional U.S. Federal income tax considerations:** The Securities are not Specified Securities the purpose of Section 871(m) of the U.S. Internal Revenue Code of 1986.

39. **Prohibition of Sales to EEA and UK Retail Investors:**

(a) **Selling Restriction:** Not applicable.

(b) **Legend:** Not applicable.

Responsibility

The Issuer accepts responsibility for the information contained in these Final Terms. To the best of the knowledge of the Issuer (who has taken all reasonable care to ensure that such is the case), the information contained herein is in accordance with the facts and does not omit anything likely to affect the import of such information.

Signed on behalf of BNP Paribas Issuance B.V.
As Issuer:



By:
.....
Duly authorised

PART B - OTHER INFORMATION

1. Listing and Admission to trading - De listing

Application has been made to list the Securities on Euronext Access Paris and to admit the Securities described herein for trading on Euronext Access Paris, with effect from the Issue Date.

The de-listing of the Securities on the exchange specified above shall occur on at the opening time on the Valuation Date, subject to any change to such date by such exchange or any competent authorities, for which the Issuer and the Guarantor shall under no circumstances be liable.

2. Ratings

The Securities have not been rated.

3. Interests of Natural and Legal Persons Involved in the Issue

Save as discussed in the "*Potential conflicts of interest*" paragraph in the "*Risks*" section in the Base Prospectus, so far as the Issuer is aware, no person involved in the issue of the Securities has an interest material to the issue.

4. Reasons for the Issue, Estimated Net Proceeds and Total Expenses

- (a) **Reasons for the Issue:** See "Use of Proceeds" in the Base Prospectus.
- (b) **Estimated net proceeds:** EUR 243,500.00
- (c) **Estimated total expenses:** The estimated total expenses are not available.

5. Performance of Underlying/Formula/Other Variable and Other Information concerning the Underlying Reference

See Base Prospectus for an explanation of effect on value of Investment and associated risks in investing in Securities.

Information on the Currency shall be available on the Price Source website as set out in "Specific Provisions for each Series" in Part A.

Past and further performances of the Currency are available on the Price Source website as set out in "Specific Provisions for each Series" in Part A and its volatility as well as the Conversion Rate may be obtained from the Calculation Agent : warrants.info@bnpparibas.com.

6. Operational Information

Relevant Clearing System(s): **Euroclear Nederland**
Herengracht 459-469, 1017 BS Amsterdam (The Netherlands)

7. Terms and Conditions of the Non-Exempt Offer

- Offer Price:** The price of the Certificates will vary in accordance with a number of factors including, but not limited to, the price of the Currency.
- Conditions to which the offer is subject:** Not applicable.
- Description of the application process:** Not applicable.
- Details of the minimum and/or maximum amount of the application:** Minimum purchase amount per investor: One (1) Certificate.
Maximum purchase amount per investor: The number of Certificates issued.
- Description of possibility to reduce subscriptions and manner for refunding amounts paid in excess by applicants:** Not applicable.
- Details of the method and time limits for paying up and delivering Securities:** The Certificates are cleared through the clearing systems and are due to be delivered on or about the second Business Day after their purchase by the investor against payment of the purchase amount.
- Manner in and date on which results of the offer are to be made public:** Not applicable.
- Procedure for exercise of any right of pre-emption, negotiability of subscription rights and treatment of subscription rights not exercised:** Not applicable.

Process for notification to applicants of the amount allotted and indication whether dealing may begin before notification is made: Not applicable.

Amount of any expenses and taxes charged to the subscriber or purchaser:

Series Number	Issue Price per Security	Expenses included in the Issue Price
NLBPNL1FS44	EUR 4.87	EUR 4.00

8. Intermediaries with a firm commitment to act

Name and address of the entities which have a firm commitment to act as intermediaries in secondary trading, providing liquidity through bid and offer rates and a description of the main terms of their commitment: None.

9. Placing and Underwriting

Name(s) and address(es), to the extent known to the issuer, of the placers in the various countries where the offer takes place: None.

Name and address of the co-ordinator(s) of the global offer and of single parts of the offer: BNP Paribas
20 Boulevard des Italiens, 75009 Paris, France.

Name and address of any paying agents and depository agents in each country (in addition to the Principal Paying Agent): Not applicable.

Entities agreeing to underwrite the issue on a firm commitment basis, and entities agreeing to place the issue without a firm commitment or under "best efforts" arrangements: BNP Paribas Arbitrage S.N.C.

When the underwriting agreement has been or will be reached: Not applicable.

10. EU Benchmarks Regulation

EU Benchmarks Regulation: Article 29(2) statement on benchmarks:

Applicable: Amounts payable under the Securities are calculated by reference to the relevant Benchmark which is provided by the relevant Administrator, as specified in the table below.

As at the date of these Final Terms, the relevant Administrator is not included / included, as the case may be, 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) 2016/1011) (the "BMR"), as specified in the table below.

As far as the Issuer is aware, the transitional provisions in Article 51 of the BMR apply, such that the relevant Administrator is not currently required to obtain authorisation/registration, as specified in the table below.

Benchmark	Administrator	Register
EURGBP	Bloomberg Index Services Limited	Included
SONIA	Bank of England	Not included
EURIBOR 1M	European Money Markets Institute (EMMI)	Included

Summary

Section A - Introduction and Warnings

Warnings

This summary should be read as an introduction to the Base Prospectus and the applicable Final Terms.

Any decision to invest in any Securities should be based on a consideration of the Base Prospectus as a whole, including any documents incorporated by reference and the applicable Final Terms.

Where a claim relating to information contained in the Base Prospectus and the applicable Final Terms is brought before a court in a Member State of the European Economic Area, the plaintiff may, under the national legislation of the Member State where the claim is brought, be required to bear the costs of translating the Base Prospectus and the applicable Final Terms before the legal proceedings are initiated.

Civil liability in any such Member State attaches to the Issuer or the Guarantor (if any) solely on the basis of this summary, including any translation hereof, but only if it is misleading, inaccurate or inconsistent when read together with the other parts of the Base Prospectus and the applicable Final Terms or, it does not provide, when read together with the other parts of the Base Prospectus and the applicable Final Terms, key information in order to aid investors when considering whether to invest in the Securities.

You are about to purchase a product that is not simple and may be difficult to understand.

Name and international securities identification number (ISIN) of the securities

EUR "Open End Booster" certificates relating to a Currency

International Securities Identification Number ("ISIN"): Please refer to tables as set out below.

Identity and contact details of the issuer

BNP Paribas Issuance B.V. ("BNPP B.V." or the "Issuer"). The Issuer was incorporated in the Netherlands as a private company with limited liability under Dutch law having its registered office at Herengracht 595, 1017 CE Amsterdam, the Netherlands. Legal entity identifier (LEI): 7245009UXRIGIRYOB48

Identity and contact details of the offeror

BNP Paribas Warrants & Certificats, 20 boulevard des Italiens 75009 Paris France, warrants.info@bnpparibas.com.

Identity and contact details of the competent authority approving the prospectus

Dutch Authority for the Financial Markets ("AFM"), Postbus 11723 - 1001 GS Amsterdam, The Netherlands. www.afm.nl

Date of approval of the prospectus

This Prospectus has been approved on 1 July 2021 by the AFM, as supplemented from time to time.

Section B - Key information on the issuer

Who is the issuer of the securities?

Domicile / legal form / LEI / law under which the issuer operates / country of incorporation

BNPP B.V. was incorporated in the Netherlands as a private company with limited liability under Dutch law having its registered office at Herengracht 595, 1017 CE Amsterdam, the Netherlands. Legal entity identifier (LEI): 7245009UXRIGIRYOB48. BNPP B.V.'s long term credit rating is A+ with a stable outlook (S&P Global Ratings Europe Limited) and BNPP B.V.'s short term credit rating is A-1 (S&P Global Ratings Europe Limited).

Principal activities

The principal activity of the Issuer is to issue and/or acquire financial instruments of any nature and to enter into related agreements for the account of various entities within the BNPP Group. The assets of BNPP B.V. consist of the obligations of other BNPP Group entities. Holders of securities issued by BNPP B.V. will, subject to the provisions of the Guarantee issued by BNPP, be exposed to the ability of BNPP Group entities to perform their obligations towards BNPP B.V.

Major shareholders

BNP Paribas holds 100 per cent. of the share capital of BNPP B.V.

Identity of the issuer's key managing directors

Managing Director of the Issuer is BNP Paribas Finance B.V.

Managing Directors of BNP Paribas Finance B.V.: Edwin Herskovic/Erik Stroet/Folkert van Asma/Richard Daelman/Geert Lippens/Matthew Yandle.

Identity of the issuer's statutory auditors

Mazars N.V. are the auditors of the Issuer. Mazars N.V. is an independent public accountancy firm in the Netherlands registered with the NBA (Nederlandse Beroepsorganisatie van Accountants).

What is the key financial information regarding the issuer?

Key financial information

Income statement

	Year	Year-1		
In €	31/12/2020	31/12/2019		
Operating profit/loss	54,758	47,976		

Balance sheet

	Year	Year-1		
In €	31/12/2020	31/12/2019		
Net financial debt (long term debt plus short term debt minus cash)	69,621,531,827	64,938,742,676		
Current ratio (current assets/current liabilities)	1	1		
Debt to equity ratio (total liabilities/total shareholder equity)	112,649	112,828		
Interest cover ratio (operating income/interest expense)	No interest expenses	No interest expenses		

Cash flow statement				
	Year	Year-1		
In €	31/12/2020	31/12/2019		
Net Cash flows from operating activities	-563,228	661,222		
Net Cash flows from financing activities	0	0		
Net Cash flows from investing activities	0	0		

Qualifications in the audit report

Not applicable, there are no qualifications in any audit report on the historical financial information included in the Base Prospectus.

What are the key risks that are specific to the issuer?

Not applicable. BNPP B.V. is an operating company. The creditworthiness of BNPP B.V. depends on the creditworthiness of BNPP.

Section C - Key Information on the securities

What are the main features of the securities?

Type, class and ISIN

The Securities are certificates ("**Certificates**") and are issued in Series. ISIN: please refer to tables as set out below.

Currency / denomination / par value / number of securities issued / term of the securities

The currency of securities is Euro ("EUR"). The Securities have no par value. Number/Term of Securities: please refer to tables as set out below.

Rights attached to the securities

Negative pledge - The terms of the Securities will not contain a negative pledge provision.

Events of Default - The terms of the Securities will not contain events of default.

Governing law - The Securities are governed by French law.

Interest - The Securities do not bear or pay interest.

Underlying(s) - Forex.

Redemption - The Securities are cash settled Securities.

Unless previously redeemed or cancelled, each Security will be redeemed on the Redemption Date.

The Certificates may be redeemed early at the option of the Holders at the Optional Redemption Amount equal to:

Put Payout 2210

- if the Securities are specified as being *Call* Securities:
- (i) $\text{Max} \left(0; \left(\frac{\text{Final Price} - \text{Capitalised Exercise Price}}{\text{Parity} \times \text{Conversion Rate Final}} \right) \right)$; or
- if the Securities are specified as being *Put* Securities:
- (ii) $\text{Max} \left(0; \left(\frac{\text{Capitalised Exercise Price} - \text{Final Price}}{\text{Parity} \times \text{Conversion Rate Final}} \right) \right)$.

Description of the Put Payout 2210

If the Holder has exercised its Holder Put Option provided that no Automatic Early Redemption Event has occurred and the Issuer has not already designated the Valuation Date, the Payout will be equal to (i) in the case of Call Securities, the excess (if any) of the Final Price on the Valuation Date over the Capitalised Exercise Price, or (ii), in the case of Put Securities, the excess (if any) of the Capitalised Exercise Price over the Final Price on the Valuation Date, in each case divided by the product of the Conversion Rate Final and Parity.

Final Redemption

Unless previously redeemed or purchased and cancelled, each Security entitles its holder to receive from the Issuer on the Redemption Date a Cash Settlement Amount equal to:

Final Payouts

Exchange Traded Securities (ETS) Final Payouts

Leverage Products:

Leverage: open end products which have a return linked to the performance of the Underlying Reference. The calculation of the return is based on various mechanisms (including knock-out features). There is no capital protection.

ETS Final Payout 2210

- if the Securities are specified as being *Call* Securities:
- (i) $\text{Max} \left(0; \left(\frac{\text{Final Price} - \text{Capitalised Exercise Price}}{\text{Parity} \times \text{Conversion Rate Final}} \right) \right)$; or
- if the Securities are specified as being *Put* Securities:
- (ii) $\text{Max} \left(0; \left(\frac{\text{Capitalised Exercise Price} - \text{Final Price}}{\text{Parity} \times \text{Conversion Rate Final}} \right) \right)$.

Description of the Payout

The Payout will be equal to (i) in the case of Call Securities, the excess (if any) of the Final Price over the Capitalised Exercise Price, or (ii) in the case of Put Securities, the excess (if any) of the Capitalised Exercise Price over the Final Price, in each case divided by the Conversion Rate and Parity.

Automatic Early Redemption

If on any Automatic Early Redemption Valuation Date an Automatic Early Redemption Event occurs, the Securities will be redeemed early at the Automatic Early Redemption Amount (if any) on the Automatic Early Redemption Date.

The Automatic Early Redemption Amount will be an amount equal to:

Automatic Early Redemption Payout 2210/2:

0 (zero).

"Automatic Early Redemption Event" means:

- in respect to a Call Security, the Observation Price is less than or equal to the applicable Security Threshold; or
- in respect to a Put Security, the Observation Price is greater than or equal to the applicable Security Threshold.

Taxation - The Holder must pay all taxes, duties and/or expenses arising from the disposal, exercise and settlement or redemption of the Securities and/or the delivery or transfer of the Entitlement. The Issuer shall deduct from amounts payable or assets deliverable to Holders certain taxes and expenses not previously deducted from amounts paid or assets delivered to Holders, as the Calculation Agent determines are attributable to the Securities. Payments will be subject in all cases to (i) any fiscal or other laws and regulations applicable thereto in the place of payment, (ii) any withholding or deduction required pursuant to an agreement described in Section 1471(b) of the U.S. Internal Revenue Code of 1986 (the "Code") or otherwise imposed pursuant to Sections 1471 through 1474 of the Code, any regulations or agreements thereunder, any official interpretations thereof, or any law implementing an intergovernmental approach thereto, and (iii) any withholding or deduction required pursuant to Section 871(m) of the Code.

Meetings - The terms of the Securities will contain provisions for calling meetings of holders of such Securities to consider matters affecting their interests generally. These provisions permit defined majorities to bind all holders, including holders who did not attend and vote at the relevant meeting and holders who voted in a manner contrary to the majority.

Representative of holders - The Holders shall not be grouped in a Masse.

Seniority of the securities

The Securities are unsubordinated and unsecured obligations of the Issuer and rank pari passu among themselves.

Restrictions on the free transferability of the securities

There are no restrictions on the free transferability of the Securities.

Dividend or payout policy

Not applicable.

Where will the securities be traded?

Admission to trading

Application will be made by the Issuer (or on its behalf) for the Securities to be admitted to trading on Euronext Access Paris.

Is there a guarantee attached to the securities?

Nature and scope of the guarantee

The obligations under the *garantie* are senior preferred obligations (within the meaning of Article L.613-30-3-I-3° of the French Code monétaire et financier) and unsecured obligations of BNPP and will rank pari passu with all its other present and future senior preferred and unsecured obligations subject to such exceptions as may from time to time be mandatory under French law.] In the event of a bail-in of BNPP but not BNPP B.V., the obligations and/or amounts owed by BNPP under the guarantee shall be reduced to reflect any such modification or reduction applied to liabilities of by BNPP resulting from the application of a bail-in of BNPP by any relevant regulator (including in a situation where the Guarantee itself is not the subject of such bail-in).

The Guarantor unconditionally and irrevocably guarantees to each Holder that, if for any reason BNPP B.V. does not pay any sum payable by it or perform any other obligation in respect of any Security on the date specified for such payment or performance the Guarantor will, in accordance with the Conditions pay that sum in the currency in which such payment is due in immediately available funds or, as the case may be, perform or procure the performance of the relevant obligation on the due date for such performance.

Description of the guarantor

The Securities will be unconditionally and irrevocably guaranteed by BNP Paribas ("**BNPP**" or the "**Guarantor**") pursuant to a French law *garantie* executed by BNPP 1 July 2021 (the "**Guarantee**"). Legal entity identifier (LEI): R0MUWSFPU8MPRO8K5P83. The Guarantor was incorporated in France as a *société anonyme* under French law and licensed as a bank having its head office at 16, boulevard des Italiens - 75009 Paris, France. BNPP's long term credit ratings are A+ with a stable outlook (S&P Global Ratings Europe Limited), Aa3 with a stable outlook (Moody's Investors Service Ltd.) AA- with a negative outlook (Fitch Ratings Ireland Limited) (which is the long-term rating assigned to BNPP's senior preferred debt by Fitch Ratings Ireland Limited) and AA (low) with a stable outlook (DBRS Rating GmbH) and BNPP's short-term credit ratings are A-1 (S&P Global Ratings Europe Limited), P-1 (Moody's Investors Service Ltd.), F1+ (Fitch Ratings Ireland Limited) and R-1 (middle) (DBRS Rating GmbH).

BNPP is a European leading provider of banking and financial services and has four domestic retail banking markets in Europe, namely in France, Belgium, Italy and Luxembourg. It is present in 68 countries and has more than 193,000 employees, including nearly 148,000 in Europe. BNPP is the parent company of the BNP Paribas Group (together the "**BNPP Group**").

BNP Paribas holds key positions in its two main businesses:

- Retail Banking and Services, which includes:

Domestic Markets, comprising: French Retail Banking (FRB), BNL banca commerciale (BNL bc), Italian retail banking, Belgian Retail Banking (BRB), Other Domestic Markets activities including Arval, BNP Paribas Leasing Solutions, BNP Paribas Personal Investors, Nickel and Luxembourg Retail Banking (LRB);

International Financial Services, comprising: Europe-Mediterranean, BancWest, Personal Finance, Insurance, Wealth and Asset Management;

- Corporate and Institutional Banking (CIB): Corporate Banking, Global Markets, Securities Services.

As at 31 December 2020, the main shareholders were Société Fédérale de Participations et d'Investissement ("SFPI") a public-interest société anonyme (public limited company) acting on behalf of the Belgian government state holding 7.70% of the share capital, BlackRock Inc. holding 6% of the share capital and Grand Duchy of Luxembourg holding 1% of the share capital.

Key financial information for the purpose of assessing the guarantor's ability to fulfil its commitments under the Guarantee

Income statement

	Year	Year-1	Year-2	Interim	Comparative interim from same period in prior year
In millions of €	31/12/2020	31/12/2019	31/12/2018	31/03/2021	31/03/2020
Net interest income	21,312	21,127	21,062	n.a	n.a
Net fee and commission income	9,862	9,365	9,207	n.a	n.a
Net gain on financial instruments	7,146	7,464	6,118	n.a	n.a
Revenues	44,275	44,597	42,516	11,829	10,888
Cost of risk	-5,717	-3,203	-2,764	-896	-1,426
Operating Income	8,364	10,057	9,169	2,336	1,305
Net income attributable to equity holders	7,067	8,173	7,526	1,768	1,282
Earnings per share (in euros)	5.31	6.21	5.73	1.31	0.93

Balance sheet					
	Year	Year-1	Year-2	Interim	Comparative interim from same period in prior year
In millions of €	31/12/2020	31/12/2019	31/12/2018	31/03/2021	31/03/2020
Total assets	2,488,491	2,164,713	2,040,836	2,660,266	2,673,276
Debt securities	212,351	221,336	206,359	236,942	223,387
Of which mid long term Senior Preferred	82,086*	88,466*	88,381	n.a	n.a
Subordinated debt	23,325	20,896	18,414	n.a	n.a
Loans and receivables from customers (net)	809,533	805,777	765,871	821,991	941,099
Deposits from customers	940,991	834,667	796,548	974,083	907,662
Shareholders' equity (Group share)	112,799	107,453	101,467	113,788	109,037
Doubtful loans/ gross outstandings**	2.1%	2.2%	2.6%	2.1%	2.1%
Common Equity Tier 1 capital (CET1) ratio	12.8%	12.1%	11.8%	12.8%	12%
Total Capital Ratio	16.4%	15.5%	15%	16.2%	15.5%
Leverage Ratio***	4.9%	4.6%	4.5%	4.3%	3.9%

(*) Regulatory scope

(**) Impaired loans (stage 3) to customers and credit institutions, not netted of guarantees, including on-balance sheet and off-balance sheet and debt securities measured at amortized costs or at fair value through shareholders' equity reported on gross outstanding loans to customers and credit institutions, on-balance sheet and off-balance sheet and including debt securities measured at amortized costs or at fair value through shareholders' equity (excluding insurance).

(***) Taking into account the temporary exemption related to deposits with Eurosystem central banks (calculated in accordance with Regulation (EU) No. 2020/873, Article 50(b)). It amounts to 4.4% as at 31.12.20 excluding this effect.

Most material risk factors pertaining to the guarantor

1. A substantial increase in new provisions or a shortfall in the level of previously recorded provisions exposed to credit risk and counterparty risk could adversely affect the BNP Paribas Group's results of operations and financial condition.
2. An interruption in or a breach of the BNP Paribas Group's information systems may cause substantial losses of client or customer information, damage to the BNP Paribas Group's reputation and result in financial losses.
3. The BNP Paribas Group may incur significant losses on its trading and investment activities due to market fluctuations and volatility.
4. Adjustments to the carrying value of the BNP Paribas Group's securities and derivatives portfolios and the BNP Paribas Group's own debt could have an adverse effect on its net income and shareholders' equity.
5. The BNP Paribas Group's access to and cost of funding could be adversely affected by a resurgence of financial crises, worsening economic conditions, rating downgrades, increases in sovereign credit spreads or other factors.
6. Adverse economic and financial conditions have in the past had and may in the future have an impact on the BNP Paribas Group and the markets in which it operates.
7. Laws and regulations adopted in recent years, particularly in response to the global financial crisis, as well as new legislative proposals, may materially impact the BNP Paribas Group and the financial and economic environment in which it operates.
8. The BNP Paribas Group may incur substantial fines and other administrative and criminal penalties for non-compliance with applicable laws and regulations, and may also incur losses in related (or unrelated) litigation with private parties.
9. Epidemics and pandemics, including the ongoing coronavirus (COVID-19) pandemic and their economic consequences may adversely affect the Group's business, operations, results and financial condition.

What are the key risks that are specific to the securities?

Most material risk factors specific to the securities

There are also risks associated with the Certificates, including:

1. Risk relating to the structure of the Certificates:

Leverage Products: Investors may be exposed to a partial or total loss of their investment. The return on the Securities depends on the performance of the Underlying Reference(s) and the application of automatic early redemption features. Additionally, the return may depend on other market factors such as interest rates, the implied volatility of the Underlying Reference(s) and the time remaining until redemption. The effect of leverage on the Securities may be either positive or negative. Open End Certificates and OET Certificates do not have any pre-determined maturity and may be redeemed on any date determined by the relevant Issuer and investment in such Open End Certificates and OET Certificates entails additional risks compared with other Certificates due to the fact that the redemption date cannot be determined by the investor.

2. Risk relating to the Underlying and its Disruption and Adjustments:

Fluctuations in exchange rates are affected by complex political and economic factors, including governmental action to fix or support the value of a currency, regardless of other market forces. If the rate of issuance of exchange rate instruments (such as warrants, securities or options relating to particular currencies or currency indices) increases, the value of Currency Securities in the secondary market will decline.

Holders of Currency Securities risk losing some or all of their investment if exchange rates of the relevant currency (or basket of currencies) do not move in the direction they had anticipated. Additionally, if Currency Securities are settled in a currency other than the Holder's home currency, the negative effects of exchange rate fluctuations will be greater: exposure to a currency, similar market risks to a direct currency investment and market disruption and that the Issuer will not provide post-issuance information in relation to the Underlying Reference.

3. Risks related to the trading markets of the Certificates:

Factors affecting the value and trading price of Securities: The trading price of the Securities may be affected by a number of factors including, but not limited to, the relevant price, value or level of the Underlying Reference(s), the time remaining until the scheduled redemption date of the Securities, the actual or implied volatility associated with the Underlying Reference(s) and the correlation risk of the relevant Underlying Reference(s). The possibility that the value and trading price of the Securities will fluctuate (either positively or negatively) depends on a number of factors, which investors should consider carefully before purchasing or selling Securities.

4. Legal risk:

Meeting of Holders: The terms of the Securities will contain provisions for calling meetings of holders of such Securities to consider matters affecting their interests generally. These provisions permit defined majorities to bind all holders, including holders who did not attend and vote at the relevant meeting and holders who voted in a manner contrary to the majority.

Section D - Key Information on the offer of securities to the public and/or admission to trading on a regulated market

Under which conditions and timetable can I invest in this security?

General terms, conditions and expected timetable of the offer

The Securities will be fully subscribed by BNP Paribas Arbitrage S.N.C. as Manager on 10 September 2021. Application will be made by the Issuer (or on its behalf) for the Securities to be admitted to trading on Euronext Access Paris.

This issue of Securities is being offered in a Non-exempt Offer in the Netherlands and Belgium.

Estimate of the total expenses of the issue and/or offer, including estimated expenses charged to the investor by the issuer or the offeror

No expenses are being charged to an investor by the Issuer.

Who is the offeror and/or the person asking for admission to trading?

Description of the offeror

BNP Paribas Warrants & Certificats, 20 boulevard des Italiens 75009 Paris France, warrants.info@bnpparibas.com. Legal entity identifier (LEI): R0MUWSFPU8MPRO8K5P83.

The Offeror was incorporated in France as a société anonyme under French law.

Why is this Prospectus being produced?

Use and estimated net amount of the proceeds

The net proceeds from the issue of the Securities will become part of the general funds of the Issuer. Such proceeds may be used to maintain positions in options or futures contracts or other hedging instruments.

Estimated net proceeds: EUR 243,500.

Underwriting agreement

Not applicable.

Most material conflicts of interest pertaining to the offer or the admission to trading

Any Manager and its affiliates may also have engaged, and may in the future engage, in investment banking and/or commercial banking transactions with, and may perform other services for, the Issuer and the Guarantor and their affiliates in the ordinary course of business.

Various entities within the BNPP Group (including the Issuer and Guarantor) and Affiliates undertake different roles in connection with the Securities, including Issuer of the Securities and Calculation Agent of the Securities and may also engage in trading activities (including hedging activities) relating to the Underlying and other instruments or derivative products based on or relating to the Underlying which may give rise to potential conflicts of interest.

BNP Paribas Arbitrage SNC, which acts as Manager and Calculation Agent is an Affiliate of the Issuer and the Guarantor and potential conflicts of interest may exist between it and holders of the Securities, including with respect to certain determinations and judgments that the Calculation Agent must make. The economic interests of the Issuer and of BNP Paribas Arbitrage SNC as Manager and Calculation Agent are potentially adverse to Holders interests as an investor in the Securities.

Other than as mentioned above, so far as the Issuer is aware, no person involved in the issue of the Securities has an interest material to the offer, including conflicting interests.

Series Number / ISIN Code	No. of Securities issued	No. of Securities	Mnemonic Code	Issue Price per Security	Call / Put	Exercise Price	Capitalised Exercise Price Rounding Rule	Security Threshold Rounding Rule	Security Percentage	Interbank Rate 1 Screen Page	Interbank Rate 2 Screen Page	Financing Rate Percentage	Redemption Date	Parity
NLBPNL1FS44	50,000	50,000	2OLDB	EUR 4.87	Call	GBP 0.8000	Upwards 4 digits	Upwards 4 digits	0%	SONIAOSR=	EURIBOR1MD=	+3%	Open End	0.01

Series Number / ISIN Code	Base Currency	Subject Currency	Reuters Code of Currency / Reuters Screen Page	Price Source	Price Source Website	Conversion Rate
NLBPNL1FS44	EUR	GBP	EURGBP=	Bloomberg	www.bloomberg.com/markets/currencies/fx-fixings	EUR / GBP

Résumé

Section A - Introduction et Avertissements

Avertissements

Le présent résumé doit être lu comme une introduction au Prospectus de Base et aux Conditions Définitives applicables. Toute décision d'investir dans les Titres concernés doit être fondée sur un examen exhaustif du Prospectus de Base dans son ensemble, y compris tous documents incorporés par référence et les Conditions Définitives applicables. Lorsqu'une action concernant l'information contenue dans le Prospectus de Base et les Conditions Définitives applicables est intentée devant un tribunal d'un Etat Membre de l'Espace Economique Européen, l'investisseur plaignant peut, selon la législation nationale de l'Etat Membre où l'action est intentée, avoir à supporter les frais de traduction de ce Prospectus de Base et des Conditions Définitives applicables avant le début de la procédure judiciaire. La responsabilité civile sera recherchée dans cet Etat Membre auprès de l'Émetteur ou du Garant (le cas échéant) sur la seule base du présent résumé, y compris sa traduction, mais seulement si le contenu du résumé est jugé trompeur, inexact ou contradictoire par rapport aux autres parties du Prospectus de Base et des Conditions Définitives applicables, ou, s'il ne fournit pas, lu en combinaison avec les autres parties du Prospectus de Base et des Conditions Définitives applicables, les informations clés permettant d'aider les investisseurs lorsqu'ils envisagent d'investir dans ces Titres. Vous êtes sur le point d'acheter un produit qui n'est pas simple et peut être difficile à comprendre.

Nom et les codes internationaux d'identification des valeurs mobilières (codes ISIN)

EUR "Open End Booster" certificats sur Opération de change
Numéro International d'Identification des Valeurs Mobilières ("ISIN") : veuillez-vous référer aux tableaux ci-dessous.

Identité et coordonnées de l'émetteur

BNP Paribas Issuance B.V. ("BNPP B.V." ou l'"Émetteur"). L'Émetteur a été constitué aux Pays-Bas sous la forme d'une société non cotée en bourse à responsabilité limitée de droit néerlandais, et son siège social est situé Herengracht 595, 1017 CE Amsterdam, Pays-Bas. Identifiant d'entité juridique ("IEJ") : 7245009UXRIGIRYOBR48

Identité et coordonnées de l'offreur

BNP Paribas Warrants & Certificats, 20 boulevard des Italiens 75009 Paris France, warrants.info@bnpparibas.com.

Identité et coordonnées de l'autorité compétente qui approuve le prospectus

Autorité Néerlandaise des Marchés Financiers ("AFM"), Postbus 11723 - 1001 GS Amsterdam, Pays-Bas. www.afm.nl

Date d'approbation du prospectus

Ce Prospectus a été approuvé le 1 juillet 2021 par l'AFM, tel que modifié ou complété à tout moment par des suppléments.

Section B - Informations clés sur l'émetteur

Qui est l'émetteur des valeurs mobilières?

Siège social / forme juridique / IEJ / droit régissant ses activités / pays d'origine

L'Émetteur a été constitué aux Pays-Bas sous la forme d'une société non cotée en bourse à responsabilité limitée de droit néerlandais, et son siège social est situé Herengracht 595, 1017 CE Amsterdam, Pays-Bas. Identifiant d'entité juridique ("IEJ") : 7245009UXRIGIRYOBR48. La notation de crédit à long terme de BNPP B.V. est: A+ avec une perspective stable (S&P Global Ratings Europe Limited) et la notation de crédit à court terme de BNPP B.V. est : A-1 (S&P Global Ratings Europe Limited).

Principales activités

L'Émetteur a pour activité principale d'émettre et/ou d'acquérir des instruments financiers de toute nature et de conclure des contrats à cet effet pour le compte de différentes entités au sein du Groupe BNPP. Les actifs de BNPP B.V. sont constitués des obligations des autres entités du Groupe BNPP. Les Titulaires de titres de BNPP B.V. seront, sous réserve des dispositions de la Garantie pertinente émise par BNPP, exposés à la capacité des entités du Groupe BNPP à exécuter leurs obligations en vertu de ces contrats de couverture et peuvent subir des pertes si ces entités ne respectent pas leur engagement.

Principaux actionnaires

BNP Paribas détient 100% du capital de BNPP B.V.

Identité de ses principaux dirigeants

L'Administrateur de l'Émetteur est BNP Paribas Finance B.V. Administrateurs de BNP Paribas Finance B.V. : Edwin Herskovic/Erik Stroet/Folkert van Asma/Richard Daelman/Geert Lippens/Matthew Yandle.

Identité de ses contrôleurs légaux des comptes

Mazars N.V. sont les auditeurs de l'Émetteur. Mazars N.V. est un cabinet d'expertise comptable indépendant aux Pays-Bas, enregistré auprès de la NBA (Nederlandse Beroepsorganisatie van Accountants).

Quelles sont les informations financières clés concernant l'émetteur?

Informations financières clés

Compte de résultat

	Année	Année-1	
En €	31/12/2020	31/12/2019	
Bénéfice/perte d'exploitation	54 758	47 976	

Bilan				
	Année	Année-1		
En €	31/12/2020	31/12/2019		
Endettement financier net (dette à long terme plus dette à court terme moins trésorerie)	69 621 531 827	64 938 742 676		
Ratio courant (actif courant/passif courant)	1	1		
Ratio dette sur capitaux propres (total du passif/total des capitaux propres)	112 649	112 828		
Ratio de couverture des intérêts (résultat d'exploitation/charge d'intérêts)	Aucune charge d'intérêt	Aucune charge d'intérêt		
État des flux de trésorerie				
	Année	Année-1		
En €	31/12/2020	31/12/2019		
Flux de trésorerie net provenant des activités d'exploitation	-563 228	661 222		
Flux de trésorerie net provenant des activités de financement	0	0		
Flux de trésorerie net provenant des activités d'investissement	0	0		

Réserves dans le rapport d'audit

Sans objet, il n'existe aucune réserve dans le rapport d'audit sur les informations financières historiques contenues dans le Prospectus de Base.

Quels sont les risques spécifiques à l'émetteur?

Non applicable. BNPP B.V. est une société opérationnelle. La solvabilité de BNPP B.V dépend de la solvabilité de BNPP.

Section C - Informations clés sur les valeurs mobilières

Quelles sont les principales caractéristiques des valeurs mobilières?

Nature, catégorie et code ISIN

Les Titres sont des certificats ("Certificats") et sont émis en Souches. Code ISIN: veuillez-vous référer aux tableaux ci-dessous.

Monnaie / dénomination / valeur nominale / nombre de valeurs mobilières émises / échéance

La devise de Titres est l' Euro ("EUR"). Les Titres n'ont pas de valeur nominale. Nombre/échéance des Titres : veuillez-vous référer aux tableaux ci-dessous.

Droits attachés aux valeurs mobilières

Maintien de l'Emprunt à son Rang - Les modalités des Titres ne contiendront aucune clause de maintien de l'emprunt à son rang.

Cas de Défaute - Les modalités des Titres ne prévoient pas de cas de défaut.

Loi applicable - Les Titres sont soumis au droit français.

Intérêts - Les Titres ne portent pas intérêts et ne donneront lieu à aucun paiement d'intérêts.

Sous-jacent - Opération de change.

Remboursement - Les Titres sont des Titres à Règlement en Numéraire.

A moins qu'il ne soit antérieurement remboursé ou annulé, chaque Titre sera remboursé à la Date de Remboursement.

Les Certificats peuvent être remboursés par anticipation à l'option des Titulaires moyennant le paiement d'un Montant de Remboursement Optionnel égal à :

Formule de Paiement Put 2210

si les Titres sont décrits comme étant des Titres *Call*.

$$(i) \quad \text{Max} \left(0; \left(\frac{\text{Prix Final} - \text{Prix d'Exercice Capitalisé}}{\text{Parité} \times \text{Taux de Conversion Final}} \right) \right); \text{ou}$$

si les Titres sont décrits comme étant des Titres *Put*.

$$(ii) \quad \text{Max} \left(0; \left(\frac{\text{Prix d'Exercice Capitalisé} - \text{Prix Final}}{\text{Parité} \times \text{Taux de Conversion Final}} \right) \right).$$

Description de la Formule de Paiement

Si le Porteur a exercé son Option, à condition qu'aucun Evènement de Remboursement Anticipé Automatique ne se soit produit et que l'Emetteur n'ai pas déjà indiqué la Date d'Evaluation, la Formule de Paiement sera égale (i) en cas de Titres *Call*, au surplus (le cas échéant) entre le Prix Final à la Date d'Evaluation et le Prix d'Exercice Capitalisé, ou (ii) en cas de Titres *Put*, au surplus (le cas échéant) entre le Prix d'Exercice Capitalisé et le Prix Final à la Date d'Evaluation, dans chaque cas divisé par le Taux de Conversion Final et la Parité.

Remboursement Final

A moins qu'il n'ait été préalablement remboursé ou racheté et annulé, chaque Titre habilite son titulaire à recevoir de l'Emetteur à la Date de Remboursement un Montant de Règlement en numéraire égal à :

Formules de Paiement Final

Formules de Paiement Final des Titres Négociés sur les Marchés ETS

Produits à Effet de levier:

Effet de levier: produits open end qui ont un rendement indexé sur la performance d'un ou plusieurs Sous-Jacents de Référence. Le calcul du rendement peut être basé sur des mécanismes variés (y compris des mécanismes de barrière désactivante). Le capital ne peut pas être garanti.

Formules de Paiement Final (ETS 2210)

si les Titres sont définis comme étant des Titres *Call*:

$$(i) \quad \text{Max} \left(0; \left(\frac{\text{Prix Final} - \text{Prix d'Exercice Capitalisé}}{\text{Parité} \times \text{Taux de Conversion Final}} \right) \right); \text{ou}$$

si les Titres sont définis comme étant des Titres *Put*:

$$(ii) \quad \text{Max} \left(0; \left(\frac{\text{Prix d'Exercice Capitalisé} - \text{Prix Final}}{\text{Parité} \times \text{Taux de Conversion Final}} \right) \right)$$

Description de la Formule de Paiement

aux Références Sous-jacentes et le risque de corrélation de la ou des Références Sous-jacentes concernées. La possibilité que la valeur et le cours des Titres fluctuent (de manière positive comme négative) dépend d'un certain nombre de facteurs, que les investisseurs doivent examiner attentivement avant d'acheter ou de vendre des Titres.

4. Risque juridique :

Assemblées générales : Les modalités des Titres contiendront des dispositions relatives à la convocation d'assemblées générales des titulaires de ces Titres, afin d'examiner des questions affectant leurs intérêts en général. Ces dispositions permettront à des majorités définies de lier tous les titulaires, y compris ceux qui n'auront pas assisté et voté à l'assemblée concernée et ceux qui auront voté d'une manière contraire à celle de la majorité.

Section D - Informations clés sur l'offre au public de valeurs mobilières et/ou l'admission à la négociation sur un marché réglementé

À quelles conditions et selon quel calendrier puis-je investir dans cette valeur mobilière?

Conditions générales et calendrier prévisionnel de l'offre

Les Titres seront intégralement souscrits par BNP Paribas Arbitrage S.N.C. en sa qualité de Gestionnaire le 10 septembre 2021. Une demande a été présentée par l'Émetteur (ou pour son compte) en vue de faire admettre les Titres à la négociation sur Euronext Access Paris. Cette émission de Titres est offerte dans le cadre d'une Offre Non-exemptée aux Pays-Bas et en Belgique.

Estimation des dépenses totales liées à l'émission et/ou à l'offre, y compris une estimation des dépenses facturées à l'investisseur par l'émetteur ou l'offreur

Il n'existe pas de dépenses facturées à l'investisseur par l'Émetteur.

Qui est l'offreur et/ou la personne qui sollicite l'admission à la négociation?

Description de l'offreur

BNP Paribas Warrants & Certificats, 20 boulevard des Italiens 75009 Paris France, warrants.info@bnpparibas.com. Identifiant d'entité juridique ("IEJ") : ROMUWSFPU8MPRO8K5P83.

L'offreur a été constitué en France sous la forme d'une société anonyme de droit français.

Pourquoi ce prospectus est-il établi?

Utilisation et montant net estimé du produit

Les produits nets de l'émission des Titres seront affectés aux besoins généraux de financement de l'Émetteur. Ces produits pourront être utilisés pour maintenir des positions sur des contrats d'options ou des contrats à terme ou d'autres instruments de couverture.

Produit net estimé : 243 500 EUR.

Convention de prise ferme

Non applicable.

Principaux conflits d'intérêts liés à l'offre ou à l'admission à la négociation

Tout Agent Placeur et ses affiliés peuvent aussi avoir été impliqué, et pourrait dans le futur être impliqué, dans des transactions de banque d'investissement ou commerciale avec, ou lui fournir d'autres services à, l'Émetteur et son Garant et leurs affiliés dans le cours normal de leurs activités.

Diverses entités au sein du groupe BNPP (y compris l'Émetteur et le Garant) et les Sociétés affiliées assument différents rôles en rapport avec les Titres, notamment celui d'Émetteur des Titres et d'Agent de Calcul des Titres et peuvent également s'engager dans des activités de négociation (y compris des activités de couverture) relatives au Sous-jacent et à d'autres instruments ou produits dérivés basés sur le Sous-jacent, ou liés à celui-ci, qui peuvent donner lieu à des conflits d'intérêts potentiels.

BNP Paribas Arbitrage SNC, qui agit en tant que Gestionnaire et Agent de Calcul, est une Société affiliée de l'Émetteur et du Garant, et des conflits d'intérêts potentiels peuvent exister entre elle et les titulaires de Titres, y compris en ce qui concerne certaines décisions et jugements que l'Agent de Calcul doit prendre. Les intérêts économiques de l'Émetteur et de BNP Paribas Arbitrage SNC en tant que Gestionnaire et Agent de Calcul sont potentiellement contraires aux intérêts des Titulaires en tant qu'investisseurs dans les Titres.

Exception faite de ce qui est mentionné ci-dessus, aucune personne intervenant dans l'émission des Titres ne détient, à la connaissance de l'Émetteur, un intérêt pouvant influencer sensiblement sur l'offre, y compris des intérêts conflictuels.

N° de Souche / Code ISIN	Nbre de Titres émis	Nbre de Titres	Code Mnemonique	Prix d'émission par Titre	Call / Put	Prix d'Exercice	Capitalised Exercise Price Rounding Rule	Security Threshold Rounding Rule	Security Percentage	Interbank Rate 1 Screen Page	Interbank Rate 2 Screen Page	Financing Rate Percentage	Date de Remboursement	Parité
NLBPNL1FS44	50 000	50 000	2OLDB	EUR 4,87	Call	GBP 0,8000	Upwards 4 digits	Upwards 4 digits	0%	SONIAOSR=	EURIBOR1MD=	+3%	Open End	0,01

N° de Souche / Code ISIN	Devise de Base (Base Currency)	Devise de Reference (Subject Currency)	Code Reuters de la Devise de référence / Base Currency	Source (ou Price Source)	Site Internet de la Source	Taux de Conversion
NLBPNL1FS44	EUR	GBP	EURGBP=	Bloomberg	www.bloomberg.com/markets/currencies/fx-fixings	EUR / GBP

De samenvatting

Onderdeel A - Inleiding en waarschuwingen

Waarschuwingen

Deze samenvatting moet worden gelezen als een inleiding op het Basisprospectus en de toepasselijke Uiteindelijke Voorwaarden.

Elke beslissing om te investeren in Schuldefecten dient te worden gebaseerd op een overweging van het gehele Basis Prospectus, daarin inbegrepen elk document waarnaar het Basis Prospectus verwijst en de betrokken Definitieve Voorwaarden.

Wanneer een vordering met betrekking tot de informatie opgenomen in het Basisprospectus en de toepasselijke Uiteindelijke Voorwaarden bij een rechterlijke instantie in een Lidstaat van de Europese Economische Ruimte aanhangig wordt gemaakt, is het mogelijk dat de eiser, volgens de nationale wetgeving van de Lidstaat waar de vordering aanhangig werd gemaakt, moet instaan voor de kosten voor de vertaling van het Basisprospectus en de toepasselijke Uiteindelijke Voorwaarden alvorens de rechtsvordering wordt ingeleid.

De Emittent of de Garantieverstrekker (als die er is) zijn burgerrechtelijk aansprakelijk in een Lidstaat op de loutere basis dat deze samenvatting, inclusief enige vertaling daarvan, maar alleen als de samenvatting misleidend, onjuist of inconsistent is wanneer zij samen wordt gelezen met de andere delen van dit Basis Prospectus en de betrokken Definitieve Voorwaarden of wanneer zij, niet de kerngegevens bevat om beleggers te helpen wanneer zij overwegen om te investeren in de Schuldefecten, wanneer de samenvatting samen wordt gelezen met de andere delen van dit Basis Prospectus en de betrokken Definitieve Voorwaarden.

U staat op het punt een product te kopen dat niet eenvoudig is en misschien moeilijk te begrijpen is.

Naam en de internationale effectenidentificatiecode (ISIN) van de effecten

EUR "Open End Booster" gerelateerd aan een Currency

International Securities Identification Number ("ISIN"): Zie de onderstaande overzichten.

Identiteit en de contactgegevens van de uitgevende instelling

BNP Paribas Issuance B.V. ("BNPP B.V." elk een "Emittent"). BNPP B.V. is opgericht in Nederland als een besloten vennootschap met beperkte aansprakelijkheid onder Nederlands recht en heeft haar maatschappelijke zetel te Herengracht 595, 1017 CE Amsterdam, Nederland. Identificatiecode juridische entiteit (LEI): 7245009UXRIGIRYOBR48

Identiteit en de contactgegevens van de aanbieder

BNP Paribas Warrants & Certificats, 20 boulevard des Italiens 75009 Parijs Frankrijk, warrants.info@bnpparibas.com.

Identiteit en de contactgegevens van de bevoegde autoriteit die het prospectus goedkeurt

Nederlandse Autoriteit voor de Financiële Markten ("AFM"), Postbus 11723 - 1001 GS Amsterdam, Nederland. www.afm.nl

Datum van goedkeuring van het prospectus

Dit Prospectus is goedgekeurd op 1 juli 2021 door de AFM, zoals van tijd tot tijd aangevuld.

Onderdeel B - Essentiële informatie over de uitgevende instelling

Wie is de Uitgevende instelling van de effecten?

Vestigingsplaats / rechtsvorm / LEI / het recht waaronder de uitgevende instelling actief is / het land van oprichting

BNPP B.V. is opgericht in Nederland als een besloten vennootschap met beperkte aansprakelijkheid onder Nederlands recht en heeft haar maatschappelijke zetel te Herengracht 595, 1017 CE Amsterdam, Nederland. Identificatiecode juridische entiteit (LEI): 7245009UXRIGIRYOBR48. De kredietbeoordeling van BNPP B.V. voor de lange termijn is A+ met een stabiele outlook (S&P Global Ratings Europe Limited) en de kredietbeoordeling van BNPP B.V. voor de korte termijn is A-1 (S&P Global Ratings Europe Limited).

Hoofdaciviteiten

De belangrijkste activiteit van de Emittent is het uitgeven en/of verkrijgen van financiële instrumenten van gelijk welk type en het afsluiten van daarmee samenhangende overeenkomsten voor rekening van verscheidene entiteiten binnen de BNPP Group. De activa van BNPP B.V. bestaan uit de verplichtingen van entiteiten van de BNPP Groep. De houders van schuldefecten van BNPP B.V. onderhevig aan de voorwaarden van de garantie afgegeven door BNPP, worden blootgesteld aan het vermogen van de entiteiten van de BNPP Groep om hun verplichtingen die voortvloeien uit dergelijke hedgingovereenkomsten en verlies kunnen leiden als deze zich niet aan hun afspraak kunnen houden.

Belangrijke aandeelhouders

BNP Paribas bezit 100 per cent van het aandeelhouderskapitaal van de BNPP B.V..

Identiteit van de voornaamste bestuurders van de uitgevende instelling

Managing Director van de Emittent is BNP Paribas Finance B.V. Managing Directors van BNP Paribas Finance B.V.: Edwin Herskovic/Erik Stroet/Folkert van Asma/Richard Daelman/Geert Lippens/Matthew Yandle.

Identiteit van haar wettelijke auditors

Mazars N.V. is de auditor van de Emittent. Mazars N.V. is een onafhankelijk accountantsbureau in Nederlands ingeschreven bij de NBA (Nederlandse Beroepsorganisatie van Accountants).

Wat is de essentiële financiële informatie over de uitgevende instelling?

Essentiële financiële informatie

Winst- en verliesrekening

	Jaar	Jaar-1		
In €	31/12/2020	31/12/2019		
Bedrijfswinst/-verlies	54.758	47.976		

Balans			
	Jaar	Jaar-1	
In €	31/12/2020	31/12/2019	
Netto financieel verlies (langetermijnverlies min kortetermijnverlies min kasgeld)	69.621.531.827	64.938.742.676	
Lopende ratio (vlottende activa/vlottende passiva)	1	1	
Debt to equity ratio (totale schuld/totaal eigen vermogen)	112.649	112.828	
Ratio rentedekking (bedrijfsresultaat/rentelasten)	Geen rentelasten	Geen rentelasten	
Kasstroomoverzicht			
	Jaar	Jaar-1	
In €	31/12/2020	31/12/2019	
Nettokasstromen uit bedrijfsactiviteiten	-563.228	661.222	
Nettokasstromen uit financieringsactiviteiten	0	0	
Nettokasstromen uit investeringsactiviteiten	0	0	

Beknopte beschrijving van enig voorbehoud in de controleverklaring van betreffende het audit report

Niet van toepassing, er zijn geen kwalificaties in enig controleverslag op de historische financiële informatie beschreven in het Basisprospectus.

Wat zijn de voornaamste specifieke risico's op de uitgevende instelling?

Niet van toepassing. BNPP B.V. is een werkzaam bedrijf. De kredietwaardigheid van BNPP B.V. is afhankelijk van de kredietwaardigheid van BNPP.

Onderdeel C - Essentiële informatie over de effecten

Wat zijn de belangrijkste kenmerken van de effecten?

Soort, klassificatie en ISIN

De Schuldeffecten zijn certificaten ("Certificaten") en worden in Reeks uitgegeven. ISIN: Zie de onderstaande overzichten.

Valuta / coupure / nominale waarde / het aantal uitgegeven effecten / looptijd van de effecten

De valuta van deze reeks schuldeffecten is de Euro ("EUR"). De schuldeffecten hebben geen nominale waarde. Aantal schuldeffecten Zie de onderstaande overzichten.

Aan de effecten verbonden rechten

Negatieve zekerheid - De voorwaarden voor de Schuldeffecten mogen geen bepaling inzake negatieve zekerheid bevatten.

Gevalen van wanprestatie (Events of default) - De voorwaarden voor de Schuldeffecten zullen geen gevallen van wanprestatie bevatten.

Toepasselijk recht - Op de Schuldeffecten is Frans recht van toepassing.

Interest - De Schuldeffecten leveren geen interest op.

Onderliggende - Currency.

Aflossing - De Schuldeffecten zijn contant vereffende Schuldeffecten.

Tenzij een Schuldeffect op een vroeger tijdstip werd teruggekocht of geannuleerd, wordt een Schuldeffect afgelost op de Aflossingsdatum zoals uiteengezet in de tabel in onderstaand Onderdeel.

De Certificaten mogen naar keuze van de Houders vroegtijdig worden afgekocht tegen het Optionele Aflossingsbedrag, gelijk aan:

Put Payout 2210

indien de Schuldeffecten gespecificeerd zijn als *Call*/Schuldeffecten:

$$(i) \quad \text{Max} \left(0; \left(\frac{\text{Finale Prijs} - \text{Gekapitaliseerde Uitoefenprijs}}{\text{Pariteit} \times \text{Conversievoet Finaal}} \right) \right); \text{ of}$$

indien de Schuldeffecten gespecificeerd zijn als *Put* Schuldeffecten:

$$(ii) \quad \text{Max} \left(0; \left(\frac{\text{Gekapitaliseerde Uitoefenprijs} - \text{Finale Prijs}}{\text{Pariteit} \times \text{Conversievoet Finaal}} \right) \right)$$

Beschrijving van de Uitbetaling

Als de Houder zijn Put heeft uitgeoefend van de Houder op voorwaarde dat geen Automatische Vervroegde Aflossing heeft voorgedaan en de Uitgever heeft reeds niet de Datum van de Waardevaststelling aangewezen, is de Uitbetaling (i) (bij Call Securities:) gelijk aan de (eventuele) meerwaarde van de Definitieve Prijs op de Waarderingsdatum ten opzichte van de Geactiveerde Uitoefenprijs, of (ii) (bij Put Securities:) gelijk aan de (eventuele) meerwaarde van de Geactiveerde Uitoefenprijs ten opzichte van de Definitieve Prijs op de Waarderingsdatum, in beide gevallen gedeeld door het product van de Definitieve Conversiekoers en Pariteit.

Finaal Aflossingsbedrag

Tenzij een Schuldeffect op een vroeger tijdstip werd afgelost of ingekocht en geannuleerd, geeft elk Schuldeffect te houder ervan het recht om van de Emittent op de Aflossingsdatum een Contant Vereffeningbedrag te ontvangen dat gelijk is aan:

Finale Uitbetalingen (Final Payouts)

Finale uitbetalingen van Ruil Verhandelde Schuldeffecten (ETS)

Leverageproducten:

Leverage: producten met een vaste open einde waarvan het Rendement gekoppeld is aan de prestaties van de Onderliggende Referentie. De Rendementberekening is gebaseerd op verschillende mechanismen (inclusief knock-out kenmerken). Er is geen kapitaalbescherming.

ETS Finale Uitbetaling 2210

indien de Schuldeffecten gespecificeerd zijn als *Call*/Schuldeffecten:

$$(i) \quad \text{Max} \left(0; \left(\frac{\text{Finale Prijs} - \text{Gekapitaliseerde Uitoefenprijs}}{\text{Pariteit} \times \text{Conversievoet Finaal}} \right) \right); \text{ of}$$

indien de Schuldeffecten gespecificeerd zijn als *Put* Schuldeffecten:

$$(ii) \quad \text{Max} \left(0; \left(\frac{\text{Gekapitaliseerde Uitoefenprijs} - \text{Finale Prijs}}{\text{Pariteit} \times \text{Conversievoet Finaal}} \right) \right)$$

Beschrijving van de Uitbetaling

3. Risico's met betrekking tot de handelsmarkten van de Effecten:

Factoren die van invloed zijn op de waarde en beurskoers van Effecten: De beurswaarde van de Effecten kan door diverse factoren worden beïnvloed, waaronder de betrokken prijs, de waarde of het niveau van de Onderliggende Referentie(s), de resterende looptijd tot aan de afgesproken aflossingsdatum van de Effecten, de huidige of geïmpliceerde volatiliteit behorend bij de Onderliggende Referentie(s), en het correlatiecoëfficiënt van de betrokken Onderliggende Referentie(s). De kans dat de waarde en de beurskoers van de Effecten zullen fluctueren (ofwel positief, ofwel negatief), is afhankelijk van een aantal factoren, die beleggers zorgvuldig moeten afwegen alvorens over te gaan op de aankoop of verkoop van Effecten.

4. Juridische risico's:

Vergaderingen - De voorwaarden van de Schuldeffecten zullen bepalingen bevatten voor het oproepen van vergaderingen van houders van dergelijke Schuldeffecten om te beraadslagen over aangelegenheden in hun algemeen belang. Krachtens deze bepalingen kunnen bepaalde omschreven meerderheidsbesluiten bindend zijn voor alle houders, met inbegrip van de houders die de relevante vergadering niet bijwoonden of daar geen stem uitbrachten en houders die een van de meerderheid afwijkende stem hebben uitgebracht.

Onderdeel D - Essentiële informatie over de aanbieding van effecten aan het publiek en/of de toelating tot de handel op een gereguleerde markt

Volgens welke voorwaarden en welk tijdschema kan ik in dit effect beleggen?

Algemene voorwaarden en het verwachte tijdschema van de aanbieding

De Schuldeffecten worden voltekend door BNP Paribas Arbitrage S.N.C. als Manager op 10 september 2021. Door de Emittent (of in zijn naam) werd een aanvraag ingediend tot toelating van de Schuldeffecten tot de verhandeling op Euronext Access Paris. Deze uitgifte van Effecten wordt aangeboden in een Niet-vrijgesteld Aanbod in Nederland en België.

Een raming van de totale kosten van de uitgifte en/of aanbieding, met inbegrip van de geraamde kosten die door de uitgevende instelling of de aanbieder aan de belegger worden doorberekend

Er worden geen kosten door de Emittent aan de belegger berekend.

Wie is de aanbieder en/of de aanvrager van de toelating tot de handel?

Beknopte beschrijving van de aanbieder

BNP Paribas Warrants & Certificats, 20 boulevard des Italiens 75009 Parijs Frankrijk, warrants.info@bnpparibas.com. Identificatiecode juridische entiteit (LEI): ROMUWSFPU8MPRO8K5P83.

De Aanbieder is in Frankrijk opgericht als een société anonyme naar Frans recht.

Waarom wordt dit prospectus opgesteld?

Gebruik en geraamde nettobedrag van de opbrengsten

De netto-opbrengsten van de uitgifte van de Effecten zullen worden toegevoegd aan de algemene middelen van de Emittent. Deze opbrengsten kunnen worden aangewend om posities in opties of futurescontracten of andere hedginginstrumenten aan te houden. Geschatte netto-opbrengsten: EUR 243.500.

Overeenkomst tot overneming met plaatsingsgarantie

Niet van toepassing.

Meest materiële belangenconflicten die betrekking hebben op het aanbod of de toelating tot de handel

Managers en de aan hen verbonden partijen kunnen zich ook reeds bezighouden, en zich in de toekomst bezig gaan houden, met transacties op het gebied van investment banking en/of commercial banking met (en kunnen andere diensten verrichten voor) de Emittent en de Garant en de aan hen verbonden partijen in de gewone bedrijfsuitoefening.

Verscheidene entiteiten binnen de BNPP Groep (met inbegrip van de Emittent en de garantieverstrekker) en Verbonden Ondernemingen vervullen verschillende functies in verband met de Schuldeffecten, met inbegrip van de Emittent van de Schuldeffecten en de Berekeningsagent van de Schuldeffecten, en kunnen ook betrokken worden in handelsactiviteiten (met inbegrip van hedging-activiteiten) met betrekking tot de Onderliggende en andere instrumenten of derivaten producten die gebaseerd zijn op of gerelateerd zijn aan de Onderliggende, wat aanleiding kan geven tot mogelijke belangenconflicten.

BNP Paribas Arbitrage SNC, die optreedt als Manager en Berekeningsagent is een Verbonden Ondernemingen van de Emittent en de Garantieverstrekker en er kan mogelijke belangenverstrengeling bestaan tussen hem en de houders van de Schuldeffecten, inclusief met betrekking tot bepaalde bepalingen en beoordelingen die de Berekeningsagent moet uitvoeren. Het economische belang van de Emittent en van BNP Paribas Arbitrage SNC als Manager en Berekeningsagent zijn mogelijk ongunstig voor de belangen van de Houders als belegger in de Schuldeffecten.

Anders dan hiervoor vermeld, voor zover de Emittent weet, heeft geen persoon die betrokken is bij de uitgifte van de Effecten een wezenlijk belang in de aanbieding, waaronder begrepen tegenstrijdige belangen.

Serienummer / ISIN Code	Aantal uitgegeven Schuldeffecten	Aantal Schuldeffecten	Mnemotechnische Code	Uitgifteprijs per Schuldeffect	Call / Put	Uitoefenprijs	Capitalised Exercise Price Rounding Rule	Security Threshold Rounding Rule	Security Percentage	Interbank Rate 1 Screen Page	Interbank Rate 2 Screen Page	Financing Rate Percentage	Datum van de Aflossing	Pariteit
NLBNPNL1FS44	50.000	50.000	20LDB	EUR 4,87	Call	GBP 0,8000	Upwards 4 digits	Upwards 4 digits	0%	SONIAOSR=	EURIBOR1MD=	+3%	Open End	0,01

Serienummer / ISIN Code	Onderliggende Referentie / Munteenheid (Base Currency)	Munteenheid (Subject Currency)	Reuters Code van het Onderliggende	Prijsbron	Prijsbron Website	Conversievoet
NLBNPNL1FS44	EUR	GBP	EURGBP=	Bloomberg	www.bloomberg.com/markets/currencies/fx-fixings	EUR / GBP