Prospectus dated November 10, 2021

Atos (incorporated as a société européenne in France)

€800,000,000 1.000 per cent. Sustainability-Linked Bonds due November 12, 2029
Issue price: 99.170 per cent.

The €800,000,000 1.000 per cent. Sustainability-Linked Bonds due November 12, 2029 (the “Bonds”) are to be issued by Atos SE (the “Issuer” or “Atos”) on November 12, 2021 2021 (the “Issue Date”).

Interest on the Notes will accrue at the rate of 1.000 per cent. per annum, subject to certain adjustments as described in Condition 4.2 of the Terms and Conditions of the Bonds, from, and including, the Issue Date and will be payable in Euro annually in arrear on November 12 in each year, commencing on November 12, 2022, as further described in this prospectus. The interest rate adjustment in respect of the Bonds depends on the achievement by the Group of a Sustainability Performance Target (as defined in “Terms and Conditions of the Notes”) based on the Group’s reduction of its CO₂ emissions, as more fully described in Condition 4 (“Interest”).

The Issuer may, at its option, (i) on any date from, and including, the date falling, August 12, 2029 before the Maturity Date (as defined below), redeem the Bonds outstanding on any such date, in whole or in part, at their principal amount together with interest accrued to but excluding the date fixed for redemption, as described under “Terms and Conditions of the Bonds - Redemption and Purchase – Redemption at the Option of the Issuer – Pre-Maturity Call Option”, (ii) at any time and from time to time redeem the Bonds outstanding, in whole or in part, prior to the Maturity Date and in accordance with the provisions set out in “Terms and Conditions of the Bonds - Redemption and Purchase – Redemption at the Option of the Issuer – Make-Whole Redemption by the Issuer” and (iii) if 80 per cent. or more in principal amount of the Bonds have been redeemed or purchased and cancelled, to the extent it does not result from an exercise of a partial make-whole redemption, redeem all (but not some only) of the remaining Bonds outstanding at their principal amount together with any accrued interest as described under “Terms and Conditions of the Bonds - Redemption and Purchase – Redemption at the Option of the Issuer – Clean-Up Call Option”. The Issuer may also, at its option, and in certain circumstances shall, redeem all, but not some only, of the Bonds at any time at their principal amount together with interest accrued to but excluding the date fixed for redemption in the event of certain tax changes as described under “Terms and Conditions of the Bonds - Redemption and Purchase”. Unless previously redeemed or purchased and cancelled, the Bonds will be redeemed at their principal amount on November 12, 2029 (the “Maturity Date”).

Each Bondholder will have the option, following a Change of Control (as defined herein), to require the Issuer to redeem the Bonds at their principal amount together with interest accrued to but excluding the date fixed for redemption as more fully described under “Terms and Conditions of the Bonds – Redemption and Purchase – Redemption at the Option of the Bondholders (Change of Control)”.

This prospectus (including the documents incorporated by reference) constitutes a prospectus (the “Prospectus”) for the purposes of Regulation (EU) No. 2017/1129, as amended (the “Prospectus Regulation”) in respect of, and for the purposes of giving the necessary information with regard to the Issuer and the Bonds, which is material to an investor for making an informed assessment of the assets and liabilities, profit and losses, financial position and prospects of the Issuer, the rights attaching to the Bonds, the reasons for the issuance and its impact on the Issuer.

This Prospectus has been approved by the Autorité des marchés financiers (the “AMF”) in France, in its capacity as competent authority in France pursuant to Prospectus Regulation and pursuant to the French Code monétaire et financier, for the purposes of the Prospectus Regulation. Application has been made to admit the Bonds to trading on the regulated market of Euronext in Paris (“Euronext Paris”). Euronext Paris is a regulated market for the purposes of Directive 2014/65/EU of the European Parliament and of the Council on markets in financial instruments, as amended from time to time.

The Bonds have been accepted for clearance through Euroclear France, Clearstream Banking S.A. (“Clearstream”) and Euroclear Bank S.A./N.V. (“Euroclear”). The Bonds will on the Issue Date be inscribed (inscription en compte) in the books of Euroclear France which shall credit the accounts of the Account Holders (as defined in “Terms and Conditions of the Bonds – Form, Denomination and Title” herein) including Euroclear and the depositary bank for Clearstream.

The Bonds will be issued in dematerialized bearer form in the denomination of €100,000 each. The Bonds will at all times be represented in book entry form (déméritalisée) in the books of the Account Holders in compliance with Articles L. 211-3 and R. 211-1 of the French Code monétaire et financier. No physical document of title (including certificats représentatifs pursuant to Article R. 211-7 of the French Code monétaire et financier) will be issued in respect of the Bonds.

The Issuer has been assigned a rating of BBB- (stable outlook) by S&P Global Ratings (“S&P”). The Bonds have been assigned a rating of BBB- by S&P. A rating is not a recommendation to buy, sell or hold Bonds and may be subject to revision, suspension, reduction or withdrawal at any time by the relevant rating agency. The credit ratings included or referred to in this Prospectus have been issued by S&P, which is established in the European Union and registered under Regulation (EC) No. 1060/2009 on credit ratings agencies, as amended (the “CRA Regulation”), and included in the list of credit rating agencies registered in accordance with the CRA Regulation published on the European Securities and Markets Authority’s website (https://www.esma.europa.eu/supervision/credit-rating-agencies/risk) as of the date of this Prospectus. S&P is not established in the United Kingdom (the “UK”) and is not registered in accordance with Regulation (EC) No. 1060/2009 as it forms part of UK domestic law by virtue of the European Union (Withdrawal) Act 2018 (the “EUWA”) (the “UK CRA Regulation”). However, the rating of the Issuer has been endorsed by S&P Global Ratings UK Limited, respectively, in accordance with the UK CRA Regulation and have not been withdrawn. As such, the rating issued by S&P may be used for regulatory purposes in the UK in accordance with the UK CRA Regulation. Credit ratings are subject to revision, suspension or withdrawal

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at any time by the relevant rating organization. A rating is not a recommendation to buy, sell or hold securities and may be subject to suspension, change or withdrawal at any time by the assigning rating agency.

Prospective investors should have regard to the factors described under the section headed “Risk Factors” in this Prospectus.

Copies of this Prospectus and the documents incorporated by reference will be published on the websites of the Issuer (www.atos.net) and of the AMF (www.amf-france.org).

Joint Sustainability-Linked Bond Structuring Agents to the Issuer and Global Coordinators and Joint Bookrunners

BNP PARIBAS          DEUTSCHE BANK          J.P. MORGAN

Joint Bookrunners

CRÉDIT AGRICOLE CIB       HSBC          MORGAN STANLEY

SOCIÉTÉ GÉNÉRALE CORPORATE AND INVESTMENT BANKING

Other Joint Bookrunners

BBVA          SANTANDER CORPORATE & INVESTMENT BANKING          BOFA SECURITIES

COMMERZBANK      CIC MARKET SOLUTIONS          ING

NATIXIS          SMBC NIKKO          UNICREDIT

WELLS FARGO SECURITIES
This Prospectus constitutes a prospectus for the purposes of Article 6 of the Prospectus Regulation and has been prepared for the purpose of giving the necessary information with regard to the Issuer, the Group (as defined in Condition 9 of the Terms and Conditions of the Bonds), and the Bonds which is material according to the particular nature of the Issuer and the Bonds, to enable investors to make an informed assessment of the assets and liabilities, profit and losses, financial position and prospects of the Issuer, the rights attaching to the Bonds, the reasons for the issuance and its impact on the Issuer.

This Prospectus is to be read in conjunction with the pages of the documents which are incorporated herein by reference (see “Documents Incorporated by Reference” below). This Prospectus shall be read and construed on the basis that such pages are incorporated in, and form part of, this Prospectus.

This Prospectus does not constitute an offer of, or an invitation by or on behalf of, the Issuer or the Joint Bookrunners (as defined in “Subscription and Sale” herein) to subscribe or purchase any of the Bonds.

The distribution of this Prospectus and the offering or the sale of the Bonds in certain jurisdictions may be restricted by law or regulation. The Issuer and the Joint Bookrunners do not represent that this Prospectus may be lawfully distributed, or that any Bonds may be lawfully offered or sold, in compliance with any applicable registration or other requirements in any such jurisdiction, or pursuant to an exemption available thereunder, or assume any responsibility for facilitating any such distribution, offering or sale. Accordingly, no Bond may be offered or sold, directly or indirectly, and neither this Prospectus nor any offering material may be distributed or published in any jurisdiction, except under circumstances that will result in compliance with any applicable laws and regulations. Persons into whose possession this Prospectus comes are required by the Issuer and the Joint Bookrunners to inform themselves about and to observe any such restrictions.

For a description of further restrictions on offers and sales of Bonds and the distribution of this Prospectus, see “Subscription and Sale” herein.

No person is or has been authorized to give any information or to make any representations other than those contained in this Prospectus and, if given or made, such information or representations must not be relied upon as having been authorized by, or on behalf of, the Issuer or the Joint Bookrunners. The delivery of this Prospectus or any offering or sale of Bonds at any time does not imply (i) that there has been no change with respect to the Issuer or the Group, since the date hereof and (ii) that the information contained or incorporated by reference in it is correct as at any time subsequent to its date.

Neither the delivery of this Prospectus nor any sale made in connection herewith shall, under any circumstances, create any implication that there has been no change in the affairs of the Issuer or the Group, since the date hereof or the date upon which this Prospectus has been most recently amended or supplemented or that there has been no adverse change in the financial position of the Issuer and/or the Group since the date hereof or the date upon which this Prospectus has been most recently amended or supplemented or that the information contained in it or any other information supplied in connection with the Bonds is correct as of any time subsequent to the date on which it is supplied or, if different, the date indicated in the document containing the same.

The Joint Bookrunners have not separately verified the information contained herein. Accordingly, the Joint Bookrunners do not make any representation, express or implied, or accept any responsibility with respect to the accuracy or completeness of any of the information contained or incorporated by reference in this Prospectus. To the fullest extent permitted by law, the Joint Bookrunners accept no responsibility whatsoever for the information contained or incorporated by reference in this Prospectus or any other information provided by the Issuer in connection with the Bonds or their distribution or for any other statement, made or purported to be made by the Joint Bookrunners or on their behalf in connection with the Issuer or the issue and offering of the Bonds.
Neither this Prospectus nor any other information supplied in connection with the Bonds or their distribution is intended to provide the basis of any credit or other evaluation or should be considered as a recommendation by the Issuer or the Joint Bookrunners that any recipient of this Prospectus or any other information supplied in connection with the Bonds or their distribution should purchase any of the Bonds. Each investor contemplating subscribing or purchasing Bonds should make its own independent investigation of the financial condition and affairs, and its own appraisal of the creditworthiness, of the Issuer or the Group.

So far as the Issuer is aware, save as disclosed in this Prospectus, no person involved in the issue of the Bonds has an interest material to the offer.

PRIIPs Regulation / Prohibition of sales to EEA retail investors – The Bonds 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 (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 (11) of Article 4(1) of Directive 2014/65/EU, as amended (“MiFID II”); or (ii) a customer within the meaning of Directive (EU) 2016/97, as amended (“IMD”), where that customer would not qualify as a professional client as defined in point (10) of Article 4(1) of MiFID II. Consequently, no key information document required by Regulation (EU) No. 1286/2014, as amended (the “PRIIPs Regulation”) for offering or selling the Bonds or otherwise making them available to retail investors in the EEA has been prepared and therefore offering or selling the Bonds or otherwise making them available to any retail investor in the EEA may be unlawful under the PRIIPs Regulation.

PRIIPs Regulation / Prohibition of sales to UK retail investors – The Bonds 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”). 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) to a qualified investor as defined in Article 2 of the Prospectus Regulation as it forms part of UK domestic law by virtue of the EUWA (the “UK Prospectus Regulation”). Consequently, no key information document required by Regulation (EU) No. 1286/2014 (as amended, the “UK PRIIPs Regulation”) for offering or selling the Bonds or otherwise making them available to retail investors in the UK has been prepared and therefore offering or selling the Bonds or otherwise making them available to any retail investor in the UK may be unlawful under the UK PRIIPs Regulation.

MiFID II product governance / Professional investors and eligible counterparties only target market – Solely for the purposes of each manufacturer’s product approval process, the target market assessment in respect of the Bonds, taking into account the five (5) categories referred to in item 18 of the Guidelines published by the European Securities and Markets Authority (“ESMA”) on February 5, 2018, has led to the conclusion that: (i) the target market for the Bonds is eligible counterparties and professional clients only, each as defined in MiFID II; and (ii) all channels for distribution of the Bonds to eligible counterparties and professional clients are appropriate, or (iii) to qualified investors as defined in the Prospectus Regulation. Any person subsequently offering, selling or recommending the Bonds (a “distributtor”) should take into consideration the manufacturers’ target market assessment; however, a distributtor subject to MiFID II is responsible for undertaking its own target market assessment in respect of the Bonds (by either adopting or refining the manufacturers’ target market assessment) and determining appropriate distribution channels.

The Bonds have not been and will not be registered under the United States Securities Act of 1933, as amended (the “Securities Act”). Subject to certain exceptions, the Bonds may not be offered or sold within the United States or to, or for the account or benefit of, U.S. persons (as defined in Regulation S under the Securities Act).
SINGAPORE SFA PRODUCT CLASSIFICATION – In connection with Section 309B of the Securities and Futures Act (Chapter 289) of Singapore (the “SFA”) and the Securities and Futures (Capital Markets Products) Regulations 2018 of Singapore (the “CMP Regulations 2018”), the Issuer has determined, and hereby notifies all relevant persons (as defined in Section 309A(1) of the SFA), that the Bonds are “prescribed capital markets products” (as defined in the CMP Regulations 2018) and Excluded Investment Products (as defined in MAS Notice SFA 04-N12: Notice on the Sale of Investment Products and MAS Notice FAA-N16: Notice on Recommendations on Investment Products).

CANADA – The Bonds may be sold only to purchasers purchasing, or deemed to be purchasing, as principal that are accredited investors, as defined in National Instrument 45-106 Prospectus Exemptions or subsection 73.3(1) of the Securities Act (Ontario), and are permitted clients, as defined in National Instrument 31-103 Registration Requirements, Exemptions and Ongoing Registrant Obligations. Any resale of the Bonds must be made in accordance with an exemption from, or in a transaction not subject to, the prospectus requirements of applicable securities laws.

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

For a further description of certain restrictions on the offering and sale of the Bonds and on distribution of this document, see “Subscription and Sale” herein.

The Issuer has appointed Sustainalytics as a second party opinion provider to provide such an opinion regarding the alignment of the Atos’ Sustainability-Linked Financing Framework (the “Framework”) with the ICMA Sustainability-Linked Bond Principles (SLBP 2020) administered by the International Capital Market Association (ICMA) and with relevant market standards and its robustness and credibility in the meaning of such principles or market standards. Such Second Party Opinion (available on the Issuer’s website (www.atos.net)) does not form part of this Prospectus. The second party opinion may not reflect the potential impact of all risks related to the structure, market and other factors that may affect the value of the Bonds. The second party opinion is only a statement of opinion and not a statement of fact. Second party opinion providers and providers of similar opinions and certifications (including the External Verifier (as defined in Condition 4.2 of the Terms and Conditions of the Bonds)) are not currently subject to any specific regulatory or other regime or oversight. Any such opinion, certification or verification is not, nor should be deemed to be, a recommendation by the Issuer, any other member of the Group, the Joint Bookrunners, Sustainalytics, the External Verifier or any other person to buy, sell or hold any Bonds.

Bondholders have no recourse against the Issuer, any other member of the Group, any of the Joint Bookrunners, Sustainalytics, the External Verifier or the provider of any opinion, certification or verification for the contents of any such opinion, certification or verification, which is only current as at the date it was initially issued. Neither the Issuer, any other member of the Group nor any of the Joint Bookrunners, assume any obligation or responsibility to release any update or revision to the Framework and/or information to reflect events or circumstances after the date of publication of the Framework and, therefore, an update or a revision of the second party opinion may or may not be requested of any provider of second party opinions. Prospective investors must determine for themselves the relevance of any such opinion, certification or verification and/or the information contained therein and/or the provider of such opinion or certification for the purpose of any investment in the Bonds. Any negative change to, or withdrawal of, any such opinion, certification or verification, the issuance of a new second party opinion, or any such opinion or certification attesting that the Issuer is not complying in whole or in part with any matters for which such opinion or certification is opining
on or certifying on may have a material adverse effect on the value of the Bonds and/or result in adverse consequences for certain investors with portfolio mandates to invest in securities to be used for a particular purpose.

No assurance or representation is given by the Issuer, any other member of the Group, the Joint Bookrunners, Sustainalytics, or the External Verifier as to the suitability or reliability for any purpose whatsoever of any opinion, report or certification of any third-party in connection with the offering of the Bonds, the Key Performance Indicator (the “KPI”) or the Sustainability Performance Target (the “SPT”) to fulfil any social, sustainability, sustainability-linked and/or other criteria. Any such opinion, report or certification is not, nor shall it be deemed to be, incorporated in and/or form part of this Prospectus.

This Prospectus may not be used for any purposes other than those for which it has been published.

Each potential purchaser of Bonds should determine for itself the relevance of the information contained in this Prospectus and its purchase of Bonds should be based upon such investigation as it deems necessary. None of the Joint Bookrunners has reviewed or undertakes to review the financial condition or affairs of the Issuer during the life of the arrangements contemplated by this Prospectus nor to advise any investor or potential investor in the Bonds of any information coming to the attention of any of the Joint Bookrunners.

Suitability of investment in the Bonds

The Bonds may not be a suitable investment for all investors. Each potential investor in the Bonds must determine the suitability of that investment in light of its own circumstances. Prospective investors who intend to invest in the Bonds must determine for themselves the relevance of the information in this Prospectus for the purpose of any investment in the Bonds together with any other investigation such investors deem necessary or appropriate. In particular, each potential investor should:

(i) have sufficient knowledge and experience to make a meaningful evaluation of the Bonds, the merits and risks of investing in the Bonds and the information contained or incorporated by reference in this Prospectus or any applicable supplement;

(ii) have access to, and knowledge of, appropriate analytical tools to evaluate, in the context of its particular financial situation, an investment in the Bonds and the impact such investment will have on its overall investment portfolio;

(iii) have sufficient financial resources and liquidity to bear all of the risks of an investment in the Bonds, including where the currency for principal or interest payments is different from the potential investor’s currency;

(iv) understand thoroughly the terms of the Bonds (including, but not limited to, the sustainability performance target interest rate step up mechanism described in the Terms and Conditions of the Bonds) and be familiar with the behavior of any relevant indices and financial markets;

(v) be able to evaluate (either alone or with the help of a financial adviser) possible scenarios for economic, interest rate (including, but not limited to, the sustainability performance target interest rate step up mechanism described in the Terms and Conditions of the Bonds) and other factors that may affect its investment and its ability to bear the applicable risks;

(vi) consult their legal advisers in relation to possible legal, tax, accounting, regulatory and related aspects of any investment in the Bonds.

Taxation

Potential purchasers and sellers of the Bonds should be aware that they may be required to pay taxes or other charges or duties in accordance with the laws and practices of the country where the Bonds are transferred or
other jurisdictions. In some jurisdictions, no official statements of the tax authorities or court decisions may be available for financial instruments such as the Bonds. In particular, potential investors are warned that the tax laws of the investor’s jurisdiction or of France (the Issuer’s country of incorporation) might have an impact on the income received from the Bonds. Potential investors are advised to ask for their own tax adviser's advice on their individual taxation with respect to the acquisition, holding, sale and redemption of the Bonds. Only these advisors are in a position to duly consider the specific situation of the potential investor.

**Consideration relating to credit rating of the Bonds and the Issuer**

The Bonds have been rated BBB- by S&P. The rating assigned to the Bonds by S&P is based on the Issuer’s financial situation but takes into account other relevant structural features of the transaction, including, *inter alia*, the terms of the Bonds, and reflects only the views of S&P. The rating assigned by S&P to the Bonds may not reflect the potential impact of all risks related to structure, market and other factors that may affect the value of the Bonds. A rating is not a recommendation to buy, sell or hold securities and may be revised or withdrawn by the rating agency at any time.

In addition, S&P or any other rating agency may change its methodologies or their application for rating securities with features similar to the Bonds in the future. This may include the relationship between ratings assigned to an issuer's senior securities and ratings assigned to securities with features similar to the Bonds, sometimes called "notching". If the rating agencies were to change their practices or their application for rating such securities in the future, the ratings of the Bonds may be subsequently lowered.

The Issuer is rated BBB- (stable outlook) by S&P. The Issuer’s credit ratings are an assessment of its ability to pay its obligations, including those arising from the Bonds. Consequently, declines in the Issuer’s credit ratings may in turn impact the credit rating of the Bonds.

See “Risk Factors” below for certain information relevant to an investment in the Bonds.

All references in this document to “euro”, “EUR” and “€” refer to the currency introduced at the start of the third stage of European economic and monetary union pursuant to the Treaty establishing the European Community, as amended.
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RISK FACTORS

The following are certain risk factors of the offering of the Bonds of which prospective investors should be aware.

The Issuer believes that the factors described below represent the principal risks inherent in investing in Bonds, but the inability of the Issuer to pay interest, principal or other amounts on or in connection with the Bonds may occur for other reasons and the Issuer does not represent that the statements below regarding the risks of holding the Bonds are exhaustive.

The Issuer believes that the following factors may affect its ability to fulfil its obligations under the Bonds. All of these factors are contingencies which may or may not occur.

Factors which the Issuer believes may be material for the purpose of assessing the market risks associated with Bonds are also described below.

Prior to making an investment decision, prospective investors in the Bonds should consider carefully, in the light of the circumstances and their investment objectives, the information contained and/or incorporated by reference in this entire Prospectus. Prospective investors should consider, among other things, the risk factors set out below. Prospective investors should make their own independent evaluations of all risk factors and should also read the detailed information set out elsewhere in this Prospectus and reach their own views prior to making any investment decision.

In each category below the Issuer sets out first the most material risk, in its assessment, taking into account the expected magnitude of their negative impact of such risks and the probability of their occurrence.

Terms used but not defined in this section shall have the same meaning as that set out in the other sections of this Prospectus.

1. Risks relating to the Issuer


2. Risks Factors relating to the Bonds

2.1 Economic and Legal Risks relating to the Bonds

French insolvency law

The Issuer is a société européenne with its corporate seat in France. In the event that the Issuer becomes insolvent, insolvency proceedings will be generally governed by the insolvency laws of France to the extent that, where applicable, the “center of main interests” (as construed under Regulation (EU) 2015/848, as amended) of the Issuer is located in France.

The Directive (EU) 2019/1023 on preventive restructuring frameworks, on discharge of debt and disqualifications, and on measures to increase the efficiency of procedures concerning restructuring, insolvency and discharge of debt, and amending Directive (EU) 2017/1132 has been transposed into French law by the Ordonnance 2021-1193 dated September 15, 2021. Such ordonnance, applicable as from October 1, 2021, amends French insolvency laws notably regarding the process of adoption of restructuring plans under insolvency proceedings. According to this ordonnance, “affected parties” (including notably creditors, and therefore the Bondholders) shall be treated in separate classes which reflect certain class formation criteria for
the purpose of adopting a restructuring plan. Classes shall be formed in such a way that each class comprises claims or interests with rights that reflect a sufficient commonality of interest based on verifiable criteria. Bondholders will no longer deliberate on the proposed restructuring plan in a separate assembly, meaning that they will no longer benefit from a specific veto power on this plan. Instead, as any other affected parties, the Bondholders will be grouped into one or several classes (with potentially other types of creditors) and their dissenting vote may possibly be overridden by a cross-class cram down.

The commencement of insolvency proceedings against the Issuer would have a material adverse effect on the market value of Bonds issued by the Issuer. As a consequence, any decisions taken by a class of affected parties could negatively and significantly impact the Bondholders and cause them to lose all or part of their investment, should they not be able to recover all or part of the amounts due to them from the Issuer.

Credit risk of the Issuer
As contemplated in Condition 2 of the Terms and Conditions of the Bonds, the obligations of the Issuer in respect of the Bonds and any interest payable under the Bonds constitute direct, general, unconditional, unsubordinated and unsecured obligations of the Issuer. However, an investment in the Bonds involves taking credit risk on the Issuer. If the credit worthiness of the Issuer deteriorates and notwithstanding Condition 9 of the Terms and Conditions of the Bonds which enable the investors to request through the Representative of the Masse the redemption of the Bonds, it may not be able to fulfil all or part of its payment obligations under the Bonds, which could materially and negatively impact the Bondholders and investors may lose all or part of their investment.

Market value of the Bonds
Application has been made for the Bonds to be admitted to trading on Euronext Paris as from the Issue Date. The market value of the Bonds will be affected by the creditworthiness of the Issuer and a number of additional factors.

The value of the Bonds on Euronext Paris depends on a number of interrelated factors, including economic, financial and political events in France or elsewhere (such as, in particular, the effect of the COVID-19 pandemic on the global economy), including factors affecting capital markets generally and the stock exchanges on which such Bonds are traded. The price at which a Bondholder will be able to sell such Bonds prior to maturity may be at a discount, which could be substantial, from the issue price or the purchase price paid by such purchaser. For example, the Issuer is rated BBB- (stable outlook) by S&P and any negative change in such credit rating of the Issuer could negatively affect the trading price for the Bonds and hence investors may lose part of their investment.

The secondary market for the Bonds
An established trading market in the Bonds may never develop or, if a secondary market does develop, it may not be very liquid. Although the Bonds are expected to be admitted to trading on Euronext Paris as from the Issue Date, this Issuer cannot ascertain that the Bonds will be so admitted or that an active market will develop.

The development or continued liquidity of any secondary market for the Bonds will be affected by a number of factors such as general economic conditions, the financial condition, the creditworthiness of the Issuer and/or the Group, the outstanding amount of the Bonds, any redemption features of the Bonds as specified in Condition 6 of the Terms and Conditions of the Bonds and the level, direction and volatility of interest rates generally. Such factors also will affect the market value of the Bonds.

The yield of the Bonds as at the Issue Date is 1.109 per cent. per annum. However, investors may not be able to sell their Bonds in the secondary market (in which case the market or trading price and liquidity may be adversely affected) or may not be able to sell their Bonds at prices that will provide them with a yield.
comparable to similar investments that have a developed secondary market. Hence, the investors may receive a lower yield than anticipated at the time of the issue.

**Interest rate risks**

The Bonds bear interest on their outstanding principal amount from time to time at the rate of 1.000 per cent. per annum, payable annually in arrear on November 12 in each year and commencing on November 12, 2022, in accordance with Condition 4.1. Investment in the Bonds involves the risk that subsequent changes in market interest rates may affect the value and the yield of the Bonds and Bondholders may receive lower return on the Bonds than anticipated at the time of the issue.

**2.2 Risk relating to the Sustainability-Linked aspect of the Bonds**

*The Bonds may not be suitable investment for all investors seeking exposure to assets with sustainability characteristics*

Although the interest rate relating to the Bonds is subject to upward adjustment in certain circumstances specified in Condition 4.2 of the Terms and Conditions of the Bonds, such Bonds may not satisfy investors’ requirements or any future legal or quasi legal standards for investment in assets with sustainability characteristics.

In particular, the Bonds are not being marketed as “green bonds”, “social bonds” or “sustainability bonds” as the net proceeds of the issue of the Bonds will be used for the Issuer’s general corporate purposes, which may include the refinancing of existing indebtedness. The Issuer does not commit to (i) allocate the net proceeds specifically to projects or business activities meeting environmental, social or sustainability criteria or (ii) be subject to any other limitations or requirements that may be associated with green bonds, social bonds or sustainability bonds in any particular market.

Even though the European Central Bank (“**ECB**”) announced on September 22, 2020 that bonds with interest linked to sustainability performance targets will become eligible as collateral for Eurosystem credit operations from January 1, 2021, there is currently no generally accepted definition (legal, regulatory or otherwise) or codification of, or market consensus as to, what constitutes or may be classified as “sustainability-linked bonds”. As such, the Bonds may not satisfy an investor’s requirements, market principles or any future legal or regulatory or other standards for investment in instruments with interest linked to sustainability performance targets or instruments with sustainability characteristics in general. The ECB may not accept the Bonds as eligible collateral and/or may, at any time, discontinue acceptance of the Bonds as eligible collateral due to the nature of the Key Performance Indicator or KPI (as defined in Condition 4.2 of the Terms and Conditions of the Bonds), the Sustainability Performance Target or SPT (as defined in Condition 4.2 of the Terms and Conditions of the Bonds), and/or the conditions or manner in which the Interest Rate Step Up Margin is applied, or due to a change in collateral rules which the ECB may apply at any time.

Whether the Interest Rate Step Up Margin applies in respect of the Bonds depends on the achievement of the SPT (see Condition 4.2 of the Terms and Conditions of the Bonds) and is based, at the date of this Prospectus, on certain estimates and assumptions made by the Issuer in order to calculate the indicators on which the SPT is based. Moreover, such definitions are targeted at the Issuer’s level and significant acquisitions may occur after the Issue Date. This may be inconsistent with investor requirements or expectations or other definitions relevant to greenhouse gas emissions.

Although the Group targets decreasing the Group’s greenhouse gas (“**GHG**”) (Scopes 1, 2 and 3) emissions in accordance with the Sustainability Performance Target, it may not be successful in doing so. Any future investments it makes in furtherance of the target may not meet investor expectations or any binding or non-binding legal standards regarding sustainability performance, whether by any present or future applicable law
or regulations or by other governing rules or investment portfolio mandates, in particular regarding any direct or indirect environmental, sustainability, green or social impact.

Adverse environmental, social or sustainable impacts may occur during the design, construction and operation of any investments made by the Issuer in furtherance of the target or such investments may become controversial or criticized by activist groups or other stakeholders. Lastly, no Event of Default shall occur under the Bonds, nor will the Issuer be required to repurchase or redeem such Bonds, if the Issuer fails to meet the SPT. If the SPT is not met, this may have an adverse effect on the value of the Bonds.

**The Issuer’s ability and autonomy to calculate its Key Performance Indicator**

The Key Performance Indicator or KPI (as defined in Condition 4.2 of the Terms and Conditions of the Bonds) is calculated and not a measured number. The Key Performance Indicator is based on a good faith calculation made by the Issuer and confirmed by an External Verifier. The Key Performance Indicator calculations are carried out by the Issuer based on broadly accepted standards and reported externally.

As further specified in Condition 4.2 (b) of the Terms and Conditions of the Bonds, the Issuer will have the right to conduct amendments to the KPI-SPT Reference Base in case of any M&A activities or changes to the calculation methodology for the KPI, which are appropriate in light of such activity or change and the nature of the KPI. The adjustment mechanism allows for a revision of the KPI-SPT Reference Base from which the SPT derives by multiplying it by the Recalculation Ratio that is recorded as a result of the acquisition, merger, divestment, significant changes in data due to better data accessibility and/or changes in the calculation methodology as detailed in Section 5.2.5.1 (Reduction of carbon emissions) of the Issuer’s Universal Registration Document. In addition, new products/services and activities developed within the Group may trigger a re-baselining. Any such changes will be made without the prior consultation of the Bondholders to the extent it does not have any adverse effect on the interests of the Bondholders, as further specified in Condition 4.2 (b) of the Terms and Conditions of the Bonds.

The way in which, and the industry standards and guidelines mentioned above on the basis of which, the Issuer calculates the Key Performance Indicator may change over time and may impact the ability of the Issuer to meet the SPT. In addition, the way in which the Issuer calculates the KPI-SPT Reference Base may also change over time. As a consequence, this may not be in line with investors’ expectations. Such changes may have a negative effect on the trading and market value of the Bonds.

**Achieving the Sustainability Performance Target or any similar sustainability performance target will require the Issuer to expend significant resources, while not meeting such target would result in increased interest payments and could expose the Issuer to reputational risks.**

As described in Condition 4.2 of the Terms and Conditions of the Bonds and as further described in the section entitled “Atos’s Sustainability-Linked Financing Framework” of this Prospectus and in the Framework, achieving the SPT will require the Group to (i) reduce the Group’s GHG emissions (Scopes 1, 2 and 3) by 50 per cent. by the Target Observation Date (i.e. December 31, 2025) from the KPI-SPT Reference Base. As a result, achieving the SPT will require the Group to expend significant resources.

If the Group does not achieve the SPT or does not make available and communicate the Sustainability Performance Report (being specified that such Sustainability Performance Report will consist of the declaration of extra financial performance (déclaration de performance extra-financière) or any other relevant section included in the Issuer’s Universal Registration Document) or the External Assurance Report (being specified

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1 The purpose of this mechanism is to ensure that a development of the Group through its M&A activities is (i) not preventing the Issuer from achieving the SPT, (ii) to allow the inclusion of newly acquired businesses in the scope of the SPT and (iii) cater for evolution in the principles and standards which govern the items which are included in the KPI and to ensure alignment of the monitoring of KPI and disclosure and reporting standards the Issuer is subject to.
that the report to be delivered each year by the External Verifier in respect of the Issuer’s declaration of extra financial performance as an “organisme tiers indépendant” and included in the Issuer’s Universal Registration Document, shall be deemed to constitute such an assurance report) within 180 calendar days following the Target Observation Date, that would result in increased interest payments under the Bonds, but could also harm the Issuer’s reputation, the consequences of which could, in each case, have an adverse effect on the market value and/or liquidity of the Bonds.

2.3 Risks relating to the particular structure of the Bonds affecting the rights of the Bondholders

Limited restrictive covenants

The Bonds do not restrict the Issuer or its Subsidiaries (as defined in Condition 3 of the Terms and Conditions of the Bonds) from incurring additional debt. As contemplated in Condition 3, the Terms and Conditions of the Bonds contain a negative pledge that prohibits the Issuer and its Material Subsidiaries (as defined in Condition 9 of the Terms and Conditions of the Bonds) in certain circumstances from creating security over assets, but only to the extent that such is used to secure other bonds or similar listed (or capable of being listed) debt securities on a regulated market or another assimilated market and there are certain exceptions to the negative pledge. The Terms and Conditions of the Bonds do not contain any other covenants restricting the operations of the Issuer, or its ability to distribute dividends or buy back shares. The Issuer’s Subsidiaries are not bound by obligations of the Issuer under the Bonds and are not guarantors of the Bonds. These limited restricted covenants may not provide sufficient protection for investors in the Bonds which could materially and negatively impact the Bondholders and increase the risk of losing all or part of their investment in the Bonds.

The Bonds may be redeemed by the Issuer prior to maturity

In the event that the Issuer would be obliged to increase the amounts payable in respect of any Bonds due to any withholding or deduction for or on account of any present or future taxes, duties or assessments of whatever nature imposed or levied by or on behalf of France or any political subdivision thereof or any authority therein or thereof having power to tax, the Issuer may, and in certain circumstances shall be required to, redeem all outstanding Bonds in accordance with the Terms and Conditions of the Bonds.

In addition, the Issuer has the option to redeem all or any of the outstanding Bonds, as provided in Condition 6.4 of the Terms and Conditions of the Bonds. During the period when the Issuer may elect to redeem the Bonds, the market value of the Bonds generally will not rise substantially above the price at which they can be redeemed. This also may be true prior to any redemption period.

In the event the Issuer redeems the Bonds as provided in Condition 6 of the Terms and Conditions of the Bonds an investor generally may not be able to reinvest the redemption proceeds at an effective interest rate as high as the interest rate on the Bonds being redeemed and may only be able to do so at a significantly lower rate. Potential investors should consider reinvestment risk in light of other investments available at that time.

If the Issuer exercises its option pursuant to Condition 6(4) of the Terms and Conditions of the Bonds to redeem less than all the outstanding Bonds on any day such redemption shall be effected by reducing the principal amount of all of the Bonds in proportion to the aggregate principal amount of the Bonds so redeemed on such day and any trading market in respect of these Bonds which have not been redeemed may become illiquid.

Furthermore, if 80 per cent. or more in principal amount of the Bonds (including any bonds assimilated to the Bonds issued pursuant to Condition 12 of the Terms and Conditions of the Bonds) have been redeemed or purchased and cancelled, to the extent it does not result from an exercise of a partial make-whole redemption, the Issuer will have the option to redeem all (but not some only) of the remaining Bonds outstanding at their
principal amount together with any accrued interest as provided in Condition 6.4(d) of the Terms and Conditions of the Bonds.

**Modification and waivers**

Condition 10 of the Terms and Conditions of the Bonds contains provisions for calling meetings of Bondholders or consulting them by way of written resolutions to consider matters affecting their interests generally. These provisions permit defined majorities to bind all Bondholders including Bondholders who did not express a vote at the relevant meeting or consultation and Bondholders who voted in a manner contrary to the majority. If a decision is adopted by a majority of Bondholders and such modifications were to impair or limit the rights of the Bondholders, this may have a negative impact on the market value of the Bonds and hence investors may lose part of their investment.

**Exercise of put option in respect of certain Bonds following a change of control of the Issuer may affect the liquidity of the Bonds in respect of which such put option is not exercised**

Depending on the number of Bonds in respect of which the put option provided in Condition 6(5) of the Terms and Conditions of the Bonds is exercised, any trading market in respect of those Bonds in respect of which such put option is not exercised may become illiquid. Therefore, investors in the Bonds not having exercised their put options may not be able to sell their Bonds on the market and may have to wait until the Maturity Date to obtain redemption of their investments in the Bonds, which may have a negative impact on the Bondholders and reduce the profits anticipated by the investors at the time of the issue.

**Purchases by the Issuer in the open market or otherwise (including by way of a tender offer) in respect of certain Bonds may affect the liquidity of the Bonds which have not been so purchased**

Depending on the number of Bonds purchased by the Issuer as provided in Condition 6.6 of the Terms and Conditions of the Bonds, any trading market in respect of those Bonds that have not been so purchased may become illiquid. As a consequence, investors in the Bonds may not be able to sell their Bonds on the market and may have to wait until the Maturity Date to obtain redemption of their investments in the Bonds, which may have a negative impact on the Bondholders and reduce the profits anticipated by the investors at the time of the issue.
DOCUMENTS INCORPORATED BY REFERENCE

This Prospectus should be read and construed in conjunction with the sections referred to in the tables below which are extracted from:

(i) the *Amendement au Document d’Enregistrement Universel 2020* of the Issuer, in French language, filed with the AMF under number D.21-0269-A01 on July 30, 2021, including the unaudited consolidated condensed interim financial statements of the Issuer as at June 30, 2021 (the “*Amendement au Document d’Enregistrement Universel 2020*”);


(ii) the *Document d’Enregistrement Universel 2020* of the Issuer, in French language, filed with the AMF under number D.21-0269 on April 7, 2021, including the audited consolidated financial statements of the Issuer as at December 31, 2020 (the “*Document d’Enregistrement Universel 2020*”); and


(iii) the *Document d’Enregistrement Universel 2019* of the Issuer, in French language, filed with the AMF under number D.20-0096 on March 3, 2020, including the audited consolidated financial statements of the Issuer as at December 31, 2019 (the “*Document d’Enregistrement Universel 2019*”).


The sections referred to in the cross-reference tables below shall be incorporated in and form part of this Prospectus, save that (a) unless expressly specified otherwise, any information contained in such documents listed in (i) to (iii) above and not listed in the cross-reference tables herein is considered as additional information, is not incorporated by reference and is not required by the relevant schedules of the Commission Delegated Regulation (EU) 2019/980, as amended and (b) any statement contained in a section which is incorporated by reference herein shall be modified or superseded for the purpose of this Prospectus to the extent that a statement contained herein modifies or supersedes such earlier statement (whether expressly, by implication or otherwise); any statement so modified or superseded shall not, except as so modified or superseded, constitute a part of this Prospectus.

Where only certain parts of a document are incorporated by reference, the non-incorporated parts are either not relevant for the investor for the purposes of Annex 7 of the Delegated Prospectus Regulation or covered elsewhere in this Prospectus. For the avoidance of doubt, “Not Applicable” in the cross-reference table below means that the information is not relevant for the purposes of Annex 7 of the Delegated Prospectus Regulation. Items of such Annex 7 of the Delegated Prospectus Regulation which are not listed in the cross-reference table below are included elsewhere in this Prospectus.

The documents listed in (i), (ii) and (iii) above and this Prospectus will be available on the websites of the Issuer (www.atos.net) and the AMF (www.amf-france.org). For so long as the Bonds remain outstanding, this Prospectus and the sections incorporated by reference in this Prospectus will also be available during usual business hours on any weekday (except Saturdays, Sundays and public holidays) for inspection and collection free of charge, at the specified office of the Paying Agents and the Issuer.

Free translations in the English language of the *Document d’Enregistrement Universel 2019*, the *Document d’Enregistrement Universel 2020* and the *Amendement au Document d’Enregistrement Universel 2020* are available on the Issuer’s website (www.atos.net). These documents are available for information purposes only and are not incorporated by reference in this Prospectus. The only binding versions are the French language versions.
## Cross-reference list in respect of the Issuer information incorporated by reference

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<td>4.1.2</td>
<td>Place of registration, registration number and legal entity identifier (LEI) of the Issuer</td>
<td>92</td>
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<td>Date of incorporation and the length of life of the Issuer</td>
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<td>Domicile and legal form of the Issuer, applicable legislation, country of incorporation, address and telephone number of its registered office and website</td>
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<td>4.1.5</td>
<td>Any recent events particular to the issuer and which are to a materiel extent relevant to an evaluation of the Issuer’s solvency</td>
<td>Not applicable</td>
<td>Not applicable</td>
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<td><strong>5</strong></td>
<td><strong>BUSINESS OVERVIEW</strong></td>
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<td>5.1.1</td>
<td>A brief description of the issuer’s principal activities stating the main categories of products sold and/or services performed</td>
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<td>4 to 11; 30 to 33; 41 to 60</td>
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<td>Basis for any statements made by the Issuer regarding its competitive position</td>
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<td><strong>ORGANIZATIONAL STRUCTURE</strong></td>
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<tr>
<td>6.1</td>
<td>If the issuer is part of a group, a brief description of the group and the issuer’s position within the group. This may be in the form of, or accompanied by, a diagram of the organizational structure if this helps to clarify the structure.</td>
<td>11 and 12</td>
<td>4 to 11; 23 to 27</td>
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<tr>
<td>6.2</td>
<td>If the Issuer is dependent upon other entities within the group, this must be clearly stated together with an explanation of this dependence</td>
<td>Not applicable</td>
<td>Not applicable</td>
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<tr>
<td><strong>7</strong></td>
<td><strong>TREND INFORMATION</strong></td>
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<td>7.1</td>
<td>A description of:</td>
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<td>(a) any material adverse change in the prospects of the issuer since the date of its last published audited financial statements; and</td>
<td>8 to 20</td>
<td>25; 41 to 66; 68 to 81</td>
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(b) any significant change in the financial performance of the group since the end of the last financial period for which financial information has been published to the date of the registration document.

If neither of the above are applicable then the issuer should include (an) appropriate negative statement(s).

<table>
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<th>PROFIT FORECASTS OR ESTIMATES</th>
<th>20; 24-29</th>
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9 | ADMINISTRATIVE, MANAGEMENT AND SUPERVISORY BODIES AND SENIOR MANAGEMENT |
|---|---------------------------------------------------------------|

9.1 Names, business addresses and functions within the issuer of the following persons and an indication of the principal activities performed by them outside of that issuer where these are significant with respect to that issuer:

(a) members of the administrative, management or supervisory bodies; and

(b) partners with unlimited liability, in the case of a limited partnership with a share capital

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<th>9.1</th>
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<th>13 and 14; 15 and 16; 98 to 113</th>
<th>23 to 28; 311 to 325</th>
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9.2 Potential conflicts of interests between any duties to the issuer, of the persons referred to in item 9.1, and their private interests and or other duties must be clearly stated. In the event that there are no such conflicts, a statement to that effect must be made.

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<th>9.2</th>
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<th>329</th>
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10 | MAJOR SHAREHOLDERS |
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10.1 To the extent known to the issuer, state whether the issuer is directly or indirectly owned or controlled and by whom and describe the nature of such control and describe the measures in place to ensure that such control is not abused.

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<th>10.1</th>
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10.2 A description of any arrangements, known to the issuer, the operation of which may at a subsequent date result in a change in control of the issuer.

<table>
<thead>
<tr>
<th>10.2</th>
<th>Not applicable</th>
<th>Not applicable</th>
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11 | FINANCIAL INFORMATION CONCERNING THE ASSETS AND LIABILITIES, FINANCIAL POSITION AND PROFITS AND LOSSES OF THE ISSUER |
|---|---------------------------------------------------------------|

11.1 Historical financial information

11.1.1 Historical financial information covering the latest two financial years (at least 24 months) or such shorter period as the issuer has been in operation and the audit report in respect of each year.

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<th>11.1.1</th>
<th>32 to 55</th>
<th>334 to 360</th>
<th>181 to 254</th>
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11.1.3 Accounting standards

The financial information must be prepared according to International Financial Reporting Standards as endorsed in the

| 11.1.3 | Not applicable | Not applicable |
If Regulation (EC) No 1606/2002 is not applicable the financial statements must be prepared according to:
(a) a Member State’s national accounting standards for issuers from the EEA as required by Directive 2013/34/ EU;
(b) a third country’s national accounting standards equivalent to Regulation (EC) No 1606/2002 for third country issuers.
Otherwise the following information must be included in the registration document:
(a) a prominent statement that the financial information included in the registration document has not been prepared in accordance with International Financial Reporting Standards as endorsed in the Union based on Regulation (EC) No 1606/2002 and that there may be material differences in the financial information had Regulation (EC) No 1606/2002 been applied to the historical financial information;
immediately following the historical financial information a narrative description of the differences between Regulation (EC) No 1606/2002 as adopted by the Union and the accounting principles adopted by the issuer in preparing its annual financial statements.

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<td>(c)</td>
<td>accounting policies and explanatory notes on the consolidated financial statements</td>
<td>272 to 333</td>
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<td>(d)</td>
<td>Parent Company Balance sheet</td>
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11.2 Auditing of the historical annual financial information

| 11.2.1 | The historical annual financial information must be independently audited. The audit report shall be prepared in accordance with Directive 2006/43/EC and Regulation (EU) No 537/2014. | 52 and 53 | 260 to 265 | 181 to 187 |
| 11.2.1(a) | Where audit reports on the historical financial information have been refused by the statutory auditors or where they contain qualifications, modifications of opinion, disclaimers or an emphasis of matter, the reason must be given, and such qualifications, modifications, disclaimers or emphasis of matter must be reproduced in full. | 260 | Not applicable |

11.3 Legal and arbitration proceedings

| 11.4 | Significant changes in the Issuer's financial position | 51 | 333 | 254 |

12 MATERIAL CONTRACTS
A brief summary of all material contracts that are not entered into in the ordinary course of the issuer’s business, which could result in any group member being under an obligation or entitlement that is material to the issuer’s ability to meet its obligations to security holders in respect of the securities being issued

| 12 | MATERIAL CONTRACTS | 18 | 79 and 80 | 168 and 169 |

In addition, pages 173 to 175 of the Document d’Enregistrement Universel 2020, Section 5.2.5.1 (Reduction of carbon emissions) and pages 253 to 255 of the Document d’Enregistrement Universel 2020, Section 5.7.1.5 (Methodological detailed information), shall also be incorporated by reference in this Prospectus (https://atos.net/content/investors-documents/2021/atos-document-enregistrement-universel2020.pdf).
TERMS AND CONDITIONS OF THE BONDS

The terms and conditions of the Bonds will be as follows:

The issuance of the €800,000,000 1.000 per cent. Bonds due November 12, 2029 (the “Bonds”) of Atos SE, a société européenne registered at the Registre du Commerce et des Sociétés of Pontoise under the number RCS 323 623 603 (the “Issuer”) has been authorized pursuant to a resolution of the Board of Directors (Conseil d’administration) of the Issuer adopted on October 20, 2021 and a decision of the Group Chief Financial Officer (Directeur Financier Groupe) of the Issuer dated November 4, 2021. The Issuer entered into an Agency Agreement dated November 10, 2021 (such agreement as amended and/or supplemented and/or restated from time to time, the “Agency Agreement”) with BNP Paribas Securities Services as fiscal agent and paying agent (the “Paying Agent” and, together with any other paying agents appointed from time to time, the “Paying Agents”, which term shall include successors). The Issuer also entered into a calculation agency agreement dated November 10, 2021 (such agreement as amended and/or supplemented and/or restated from time to time, the “Calculation Agency Agreement”) with Conv-Ex Advisors Limited as calculation agent (the “Calculation Agent”, which term shall include any successor).

1. Form, Denomination and Title

1.1 Form and Denomination

The Bonds are issued on November 12, 2021 (the “Issue Date”) in dematerialized bearer form in the denomination of €100,000 each. Title to the Bonds will be evidenced in accordance with Articles L. 211-3 and R. 211-1 of the French Code monétaire et financier by book-entries (inscription en compte). No physical document of title (including certificats représentatifs pursuant to Article R. 211-7 of the French Code monétaire et financier) will be issued in respect of the Bonds.

The Bonds will, upon issue, be inscribed in the books of Euroclear France, which shall credit the accounts of the Account Holders. For the purpose of these Conditions, “Account Holders” shall mean any intermediary institution entitled to hold accounts, directly or indirectly, with Euroclear France, and includes Euroclear Bank S.A./N.V. (“Euroclear”) and the depositary bank for Clearstream Banking S.A. (“Clearstream”).

1.2 Title

Title to the Bonds shall be evidenced by entries in the books of Account Holders and will pass upon, and transfer of Bonds may only be effected through, registration of the transfer in such books.

2. Status of the Bonds

The obligations of the Issuer in respect of the Bonds and any interest payable under the Bonds constitute direct, general, unconditional, unsubordinated and unsecured obligations of the Issuer and (subject to the provisions of Condition 3) rank and will rank pari passu, without any preference among themselves and, subject to such exceptions as are from time to time mandatory under French law, with all other outstanding, unsecured and unsubordinated obligations, present and future, of the Issuer.

3. Negative Pledge

So long as any of the Bonds remain outstanding, the Issuer undertakes not to, and undertakes to procure that none of its Material Subsidiaries (as defined in Condition 9) shall create any mortgage (hypothèque) over any real property assets or interests that it may or could possess, nor any pledge (nantissement) over all or part of its business (fonds de commerce) or other security interest (sûreté réelle), lien (gage) or pledge over all or part of its assets or income, present or future, for the benefit of holders of other
bonds (obligations) issued or guaranteed by the Issuer or any Material Subsidiary that are listed (or capable of being listed) on a regulated market or another assimilated market, unless the Bonds are equally and rateably secured therewith.

This undertaking is given exclusively with respect to bond issues that are listed (or capable of being listed) on a regulated market or another assimilated market and does not in any way affect the right of the Issuer to freely dispose of its assets or to grant any security over such assets in any other circumstances.

4. Interest

4.1 Original Interest Rate, Interest Rate, Interest Payment Dates

The Bonds bear interest from and including the Issue Date. The Bonds bear interest on their outstanding principal amount from time to time at the rate of 1.000 per cent. per annum (the “Original Interest Rate”), subject to adjustment as further described in Condition 4.2 below (the “Interest Rate”), payable annually in arrear on November 12 in each year (each, an “Interest Payment Date”) commencing on November 12, 2022.

Subject to adjustment as further described in Condition 4.2 below, the amount of interest payable in respect of each Bond on each Interest Payment Date shall be €1,000 on each Interest Payment Date (or such applicable pro rata amount thereof in the event of a partial redemption by the Issuer pursuant to Condition 6.4 below).

The period commencing on, and including, the Issue Date and ending on, but excluding, the first Interest Payment Date and each successive period commencing on, and including, an Interest Payment Date and ending on, but excluding, the next succeeding Interest Payment Date is called an “Interest Period”.

4.2 Interest Rate Step Up, Key Performance Indicator and Sustainability Performance Target

(a) Interest Rate Step Up:

From and including the first day of the next Interest Period following the Target Observation Date falls (the “Interest Rate Step Up Date”), if the External Verifier (as defined below) determines that:

- the SPT is not met then, the applicable Interest Rate shall be equal to the Original Interest Rate plus the Interest Rate Step Up Margin and will apply to each Interest Period commencing on or after the Interest Rate Step Up Date such that the amount of interest payable per Bond for each such Interest Period shall increase by €175 to €1,175 (or in each case such applicable pro rata amount thereof in the event of a partial redemption by the Issuer pursuant to Condition 6.4 below);

- the SPT is met then, the applicable Interest Rate shall be equal to the Original Interest Rate and will apply to each Interest Period commencing or after the Interest Rate Step Up Date;

For the purpose of these Conditions, “Interest Rate Step Up Margin” means 0.175 per cent. per annum.

If (i) the Sustainability Performance Report or (ii) the External Assurance Report has not been made available and communicated by the Issuer within 180 calendar days following the Target Observation Date then, the applicable Interest Rate, from and including the Interest Rate Step Up Date, shall be equal to the Original Interest Rate plus the Interest Rate Step Up Margin and will
apply to each Interest Period commencing on or after the Interest Rate Step Up Date such that the amount of interest payable per Bond for each such Interest Period shall increase by €175 to €1,175 (or in each case such applicable pro rata amount thereof in the event of a partial redemption by the Issuer pursuant to Condition 6.4 below).

(b) Recalculation of the KPI-SPT Reference Base

The Issuer will have the right to conduct amendments to the KPI-SPT Reference Base in case of any M&A activities or changes to the calculation methodology for the KPI\(^2\), which are appropriate in light of such activity or change and the nature of the KPI. The adjustment mechanism allows for a revision of the KPI-SPT Reference Base from which the SPT derives by multiplying it by the Recalculation Ratio that is recorded as a result of the acquisition, merger, divestment, significant changes in data due to better data accessibility and/or changes in the calculation methodology as detailed in Section 5.2.5.1 (Reduction of carbon emissions) (or its equivalent) of the Issuer’s universal registration document. In addition, new products/services and activities developed within the Group may trigger a re-baselining. As a consequence, the KPI-SPT Reference Base will be recalculated by the Issuer, acting in good faith, by multiplying it by the Recalculation Ratio (as defined below) following the events listed above and as documented in the Sustainability Performance Report (being specified that such Sustainability Performance Report will consist of the declaration of extra financial performance (déclaration de performance extra-financière) or any other relevant section included in the Issuer’s Universal Registration Document), provided that such change has no adverse effect on the interests of the Noteholders.

The Issuer will cause such new KPI-SPT Reference Base to be notified by the Paying Agent to the Bondholders in accordance with Condition 11.

For the avoidance of doubt, any other change will be made in compliance with Condition 10.

(c) Sustainability Definitions

“tCO\(_{2}\)e” means metric tons of carbon dioxide equivalent.

“Financial Year” means a financial year commencing on January 1 and ending on December 31.

“GHG Protocol Standard” means the comprehensive and standardized framework to measure greenhouse gas emissions (“GHG emissions”), entitled ‘GHG Protocol Corporate Accounting and Reporting Standard’, providing guidance to business undertakings and other organizations to prepare their corporate-level GHG emissions inventory, as established jointly by the World Resources Institute (WRI) and the World Business Council for Sustainable Development (WBCSD) and as amended, supplemented or replaced from time to time.

“GHG emissions (Scope 1)” means the standards set out for the scope of emissions defined as ‘Scope 1’ or its replacement pursuant to the GHG Protocol Standard.

“GHG emissions (Scope 2)” means the standards set out for the scope of emissions defined as ‘Scope 2’ or its replacement pursuant to the GHG Protocol Standard.

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\(^2\) The purpose of this mechanism is to ensure that a development of the Group through its M&A activities is (i) not preventing the Issuer from achieving the SPT, (ii) to allow the inclusion of newly acquired businesses in the scope of the SPT and (iii) cater for evolution in the principles and standards which govern the items which are included in the KPI and to ensure alignment of the monitoring of KPI and disclosure and reporting standards the Issuer is subject to.
“GHG emissions (Scope 3)” means the standards set out for the scope of emissions defined as ‘Scope 3’ or its replacement pursuant to the GHG Protocol Standard.  

“Key Performance Indicator” or “KPI” means the GHG emissions (Scopes 1, 2 and 3) of the Group, as calculated by the Issuer. 

“KPI-SPT Reference Base” means GHG emissions (Scopes 1, 2 and 3) of 3.30 million tCO₂e measured during the Financial Year ending on December 31, 2019, subject to the recalculation, if applicable, as set out in Condition 4.2 (b) above. 

“External Verifier” means the qualified provider of third-party assurance or attestation services appointed by the Issuer for the audit of the ESG quantitative and qualitative information published in the declaration of extra-financial performance (déclaration de performance extra-financière) included in the Issuer’s Universal Registration Document and which delivers its report in its capacity as an “organisme tiers indépendant”. 

“Framework” means the sustainability-linked financing framework available on the Issuer’s website (www.atos.net), as amended and supplemented from time to time. 

“Recalculation Ratio” means X/Y, where: 

“X” means the KPI related to the Issuer's GHG emissions (Scopes 1, 2 and 3) after taking into account the effect on the Group of the relevant events listed in Condition 4.2 (b) above; and 

“Y” means the KPI related to the Issuer's GHG emissions (Scopes 1, 2 and 3) prior to taking into account the effect on the Group of such relevant events listed in Condition 4.2 (b) above. 

“Sustainability Performance Target” or “SPT” means, on the Target Observation Date, a percentage of reduction of the KPI of 50% compared to the KPI-SPT Reference Base. 

“Target Observation Date” means December 31, 2025. 

Please refer to the section “Atos’ Sustainability-Linked Financing Framework” of this Prospectus and the Framework for further information and description. 

(d) Reportings 

For each Financial Year, from and including 2021 up to, and including, 2025, the Issuer will set out in the declaration of extra financial performance (déclaration de performance extra-financière) or any other relevant section included in its Universal Registration Document (the “Sustainability Performance Report”), information relating to its KPI as of December 31 in each year as determined by the Issuer. Each Sustainability Performance Report shall include or be accompanied by an assurance report issued by an External Verifier, being specified that the report to be delivered each year by the External Verifier in respect of the Issuer’s declaration of extra financial performance as an “organisme tiers indépendant” and included in the Issuer’s

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3 Scope 3 emissions (also called indirect emissions) are emissions that are a consequence of the activities of the reporting company but occur at sources owned or controlled by another company (i.e., other entities in the value chain). Atos total Scope 3 emissions is made of Scope 3a and Scope 3b emissions. This specific split of Scope 3 into 2 sub-categories was made by Atos to distinguish between emissions “under direct influence” (3a) and emissions under “influence” (3b). Scope 3(a) emissions is made of energy consumption emissions when the energy is paid through the landlords and of business travel emissions (e.g., plane, train, taxis). Scope 3(a) emissions are included in Atos “Carbon Operational Perimeter” along with Scope 1 and Scope 2 emissions. It is a perimeter where – through operational choices and specific action plans, Atos can directly reduce and/or directly influence the volume of emissions. In 2020, Atos “Carbon Operational Perimeter” represented around 5% of the Group’s total emissions and within Atos “Carbon Operational Perimeter”, Scope 1 represented around 8% of the total, Scope 2 around 34% and Scope 3a around 58%. See also Chapter 5.2.1.3 “Overview of main actions plans related to the environment” of the Document d’Enregistrement Universel 2020, describing the split between Scopes 1, 2 and 3 (including 3a and 3b).
Universal Registration Document, shall be deemed to constitute such an assurance report for the purpose of this paragraph.

For the Financial Year ending on the Target Observation Date, the Issuer will publish, within 180 calendar days following the Target Observation Date, a notice which shall confirm whether the Group has achieved the SPT on the Target Observation Date and the Interest Rate for the Interest Periods in which the Target Observation Date falls. Such notice shall be published in accordance with Condition 11 or in the Sustainability Performance Report. The notice shall also include, the SPT and an assurance report by the External Verifier (or any other equivalent report established pursuant to the doctrine applicable to the External Verifier at the time of the establishment of such report) (the “External Assurance Report”) outlining the performance of the KPI against the SPT.

4.3 Interest Accrual

Each Bond will cease to bear interest from and including the due date for redemption unless the Issuer defaults in making due provision for their redemption on said date. In such event, the Bonds will continue to bear interest in accordance with this Condition (both before and after judgment, as the case may be) until the calendar day (included) on which all sums in respect of such Bonds up to that calendar day are received by or on behalf of the relevant holder.

4.4 Calculation of Broken Interest

When interest is required to be calculated in respect of a period of less than a full year, it shall be calculated on an Actual/Actual (ICMA) basis for each period, that is to say the actual number of calendar days elapsed during the relevant period divided by 365 (or by 366 if a February 29 is included in such period), the result being rounded to the nearest cent (half a cent being rounded upwards).

5. Payments, Agents

5.1 Method of Payment

Payments of principal and interest in respect of the Bonds will be made in euro by credit or transfer to a euro account (or any other account to which euro may be credited or transferred) specified by the payee in a city in which banks have access to the TARGET System. “TARGET System” means the Trans European Automated Real Time Gross Settlement Express Transfer (known as TARGET2) system or any successor thereto.

Such payments shall be made for the benefit of the Bondholders to the Account Holders and all payments validly made to such Account Holders in favor of the Bondholders will be an effective discharge of the Issuer and the Paying Agents, as the case may be, in respect of such payments.

Payments of principal and interest on the Bonds will, in all cases, be subject to any fiscal or other laws and regulations applicable thereto in the place of payment, but without prejudice to the provisions of Condition 7.

5.2 Payment only on a Business Day

If any due date for payment of principal or interest in respect of any Bond is not a Business Day (as defined below), then the Bondholder thereof shall not be entitled to payment of the amount due until the next following calendar day which is a Business Day and the Bondholder shall not be entitled to any interest or other sums in respect of such postponed payment.
In this Condition:

“Business Day” means, any calendar day, not being a Saturday or a Sunday on which the TARGET System is operating.

5.3 Initial Paying Agent and Calculation Agent

The names of the initial Paying Agent and Calculation Agent and their initial specified offices are set out below:

Initial Paying Agent

BNP Paribas Securities Services
Les Grands Moulins de Pantin
9, rue du Débarcadère
93500 Pantin
France

Initial Calculation Agent

Conv-Ex Advisors Limited
30 Crown Place
London EC2A 4EB
United Kingdom

The Issuer reserves the right at any time to vary or terminate the appointment of a Paying Agent or the Calculation Agent and to appoint additional or other Paying Agents or a successor Calculation Agent provided that it will at all times maintain a Paying Agent and a Calculation Agent.

Notice of any termination or appointment and of any changes in specified offices shall be given to the Bondholders promptly by or on behalf of the Issuer in accordance with Condition 11.

Calculations and determinations performed by the Calculation Agent pursuant to these Conditions shall be so made upon request by the Issuer and shall be final and binding (in the absence of manifest error) on the Issuer, the Bondholders, the Representative and the Paying Agent. The Calculation Agent may, subject to the provisions of the Calculation Agency Agreement, consult, at the expense of the Issuer, on any matter (including but not limited to, any legal matter), with any legal or other professional adviser and it shall be able to rely upon, and it shall not be liable and shall incur no liability as against the Bondholders, the Representative and the Paying Agent in respect of anything done, or omitted to be done, relating to that matter in good faith in accordance with that adviser’s opinion.

The Calculation Agent is acting exclusively as an agent for and upon request from the Issuer. The Calculation Agent (acting in such capacity) shall not have any relationship of agency or trust with, and shall incur no liability as against, the Bondholders, the Representative and the Paying Agent.

6. Redemption and Purchase

6.1 Redemption at Maturity

Unless previously redeemed or purchased and cancelled as provided below, the Issuer will redeem the Bonds at their principal amount on November 12, 2029.

6.2 Redemption for Taxation Reasons

If, as a result of any change in, or amendment to, the laws or regulations of France or any political subdivision or any authority thereof or therein having power to tax, or any change in the application or
official interpretation of such laws or regulations, which change or amendment becomes effective after the Issue Date, the Issuer would, on the next Interest Payment Date, be required to pay Additional Amounts (as defined, and as provided or referred to in Condition 7(2)), and the requirement cannot be avoided by the Issuer taking reasonable measures available to it, the Issuer may at its option, at any time, having given not less than 30 nor more than 60 calendar days' notice to the Bondholders in accordance with Condition 11 (which notice shall be irrevocable), redeem all outstanding Bonds, but not some only, at any time at their principal amount together with interest accrued to but excluding the date fixed for redemption, provided that the due date for the redemption of which notice hereunder shall be given shall be no earlier than the latest practicable date on which the Issuer could make payment of the full amount payable in respect of the Bonds or, if such date is past, as soon as practicable thereafter.

6.3 Special Tax Redemption

If the Issuer would on the next Interest Payment Date be prohibited by any law or regulation of France from making the payment of the Additional Amounts as provided or referred to in Condition 7(2), the Issuer shall, in lieu of making any such payments, at any time, having given not less than 7 calendar days' notice to the Bondholders in accordance with Condition 11, redeem all outstanding Bonds, but not some only, at their principal amount together with interest accrued to but excluding the date fixed for redemption, provided that the due date for the redemption of which notice hereunder shall be given shall be no earlier than the latest practicable date on which the Issuer could make payment of the full amount payable in respect of the Bonds or, if such date is past, as soon as practicable thereafter.

6.4 Redemption at the Option of the Issuer

(a) Pre-Maturity Call Option

The Issuer may, at its option, at any time as from and including August 12, 2029 to but excluding the Maturity Date, having given not less than 15 or more than 30 calendar days’ notice to the Bondholders in accordance with Condition 11 (which notice shall be irrevocable, and shall specify the relevant Specified Redemption Proportion and the date fixed for redemption), redeem the outstanding Bonds, in whole or in part, at a price per Bond equal to the product (rounded to the nearest cent (with half a cent being rounded upwards)) of (A) the relevant Specified Redemption Proportion and (B) the then outstanding principal amount per Bond together with interest accrued to but excluding the date fixed for redemption.

“Specified Redemption Proportion” means, in relation to any redemption (pursuant to Condition 6(4)(a) or Condition 6(4)(b)), (i) in the case of a redemption in whole of the then outstanding principal amount of all Bonds, 100% and (ii) in the case of a redemption of less than the then outstanding principal amount of all Bonds, such ratio as is determined by the Issuer in its sole discretion and is comprised between 0% (exclusive) and 100% (exclusive).

For the avoidance of doubt, the applicable interest rate will include the Interest Rate Step Up Margin if such adjustment is applicable pursuant to Condition 4.2.

(b) Make-Whole Redemption by the Issuer

The Issuer will, subject to compliance by the Issuer with all relevant laws, regulations and directives and having given not less than 30 nor more than 60 calendar days’ notice to the Bondholders in accordance with Condition 11 (the “Make-Whole Call Notice”) (which notice shall be irrevocable, and shall specify the relevant Specified Redemption Proportion and the Optional Make-Whole Redemption Date), have the option to redeem the Bonds, in whole or in part, at any time prior to August 12, 2029 (each such date on which the Bonds are redeemed pursuant to this Condition 6.4(b), an “Optional Make-Whole Redemption Date”) at a price per
Bond equal to the product (rounded to the nearest cent (with half a cent being rounded upwards)) of (A) the relevant Specified Redemption Proportion and (B) the Optional Redemption Amount in relation to the relevant Optional Make-Whole Redemption Date.

“Optional Redemption Amount” means, in relation to any Optional Make-Whole Redemption Date, an amount in Euro per Bond calculated by the Calculation Agent and equal to the sum of (A) the greater of (x) 100 per cent. of the outstanding principal amount of each Bond so redeemed and (y) the sum (rounded to the nearest cent (half a cent being rounded upwards)) of the then present values as at such Optional Make-Whole Redemption Date of the remaining scheduled payments of principal and interest of the Bonds from, but excluding, the Optional Make-Whole Redemption Date to, and including, August 12, 2029 (determined as described below (excluding any accrued interest pursuant to (B) below)), discounted to such Optional Make-Whole Redemption Date on an annual basis at a rate equal to the sum of (x) the Early Redemption Rate (as defined below) and (y) the Early Redemption Margin (as defined below) and (B) any interest accrued on the Bonds to, but excluding, the Optional Make-Whole Redemption Date.

The “remaining scheduled payments of principal and interest of the Bonds” specified above shall be determined on the basis that:

(i) the Bonds would otherwise be redeemed in whole at their then outstanding principal amount together with any interest accrued on the Bonds to, but excluding, August 12, 2029;

(ii) in respect of each relevant Interest Period commencing prior to the Interest Rate Step Up Date, the applicable Interest Rate in respect thereof is the Original Interest Rate; and

(iii) in respect of each relevant Interest Period commencing on or after the Interest Rate Step Up Date, the applicable Interest Rate in respect thereof is:

(A) (if on or before the relevant Make-Whole Call Notice Date it has been determined in accordance with Condition 4.2(a) that the applicable Interest Rate in respect of each Interest Period commencing on or after the Interest Rate Step Up Date is the Original Interest Rate plus the Interest Rate Step Up Margin) the Original Interest Rate plus the Interest Rate Step Up Margin; or

(B) (otherwise) the Original Interest Rate.

“Determination Date” means, in relation to any Optional Make-Whole Redemption Date, the fourth business day in Paris and Frankfurt preceding such relevant Optional Make-Whole Redemption Date.

“Early Redemption Margin” means 0.250 per cent. per annum.

“Early Redemption Rate” means the annual yield to maturity (rounded to the nearest 0.001%, with 0.0005% rounded upwards) of the Reference Benchmark Security based on the Benchmark Reference Price on the Determination Date in relation to the relevant Optional Make-Whole Redemption Date, such yield being calculated by the Calculation Agent in accordance with applicable market conventions.

“Benchmark Reference Price” means, on any date, (A) the Bundesbank reference price on the Frankfurt Stock Exchange (Bundesbank-Referenzpreis) (or any successor thereto) for the Reference Benchmark Security in respect of such date, or (B) if no such Bundesbank reference price (or successor thereto) in respect of such date is available at the latest on the business day in Paris and Frankfurt immediately succeeding the Determination Date, the mid-market Bloomberg
Generic Price (or any successor thereto) for the Reference Benchmark Security at 11.00am
(Central European Time (CET)) (or, if no such price is available at 11.00am, the mid-market
Bloomberg Generic Price (or any successor thereto) which is next available on such date) as
appearing on Bloomberg page QR (or any successor thereto) in respect of the Reference
Benchmark Security, or (C) if the Benchmark Reference Price cannot be so determined, the
relevant Reference Dealers Price, or (D) if no such Reference Dealers Price is available, such
price as is determined in good faith to be appropriate by an independent expert appointed by the
Issuer.

“Make-Whole Call Notice Date” means, in respect of any notice of redemption given by the
Issuer in accordance with this Condition 6.4(b), the date on which such notice is deemed to be
given in accordance with Condition 11.

“Reference Dealers Price” means the average of the three quotations (or if only two quotations
are provided by the Reference Dealers, the average of such two quotations, or if only one
quotation is provided by the Reference Dealers, such quotation) for the mid-market price of the
Reference Benchmark Security at 11.00am (Central European Time (CET)) on the relevant
Determination Date.

“Reference Benchmark Security” means the German government bond bearing interest at a rate
of 0.000 per cent. per annum and maturing on August 15, 2029 with (as at the Issue Date) ISIN
DE0001102473 (the “Original Reference Benchmark Security”), or if the Original Reference
Benchmark Security is no longer outstanding on the relevant Determination Date, the Substitute
Reference Benchmark Security.

“Reference Dealer” means each of the three banks (which are primary European government
security dealers, and their respective successors, or market makers in pricing corporate bond
issues) selected by the Calculation Agent (and that shall, under any practicable circumstances,
include BNP Paribas, Deutsche Bank AG and J.P. Morgan AG).

“Substitute Reference Benchmark Security” means the outstanding benchmark bond issued by
the German government that (i) (to the extent there is any relevant market for new issues of
corporate debt securities of comparable maturity to August 12, 2029) would be used, at the time
of selection and in accordance with customary financial practice, in pricing new issues of
corporate debt securities of comparable maturity to August 12, 2029, or (ii) (where (i) does not
apply) has the maturity date falling nearest to August 12, 2029, all as determined by the
Calculation Agent.

(c) Partial Redemption

In the case of a redemption on any day by the Issuer of less than the then outstanding principal
amount of all Bonds on such day, pursuant to Condition 6.4(a) or Condition 6.4(b), such
redemption will be effected by reducing the principal amount per Bond of all the then outstanding
Bonds pro rata to the aggregate principal amount of the Bonds elected by the Issuer to be so
redeemed on such day based on the relevant Specified Redemption Proportion in accordance with
the relevant provisions pursuant to which such redemption is so made, and subject to compliance
with any applicable laws and, so long as the Bonds are admitted to trading on Euronext Paris, the
requirements of Euronext Paris.

(d) Clean-Up Call Option

In the event 80 per cent. or more of the original aggregate principal amount of the Bonds have
been redeemed, to the extent it does not result, in whole or in part, from the exercise of a partial
make-whole redemption in accordance with Condition 6.4(b), or purchased (and subsequently cancelled) by the Issuer, the Issuer may, at its option, but subject to having given not more than 60 nor less than 30 calendar days’ notice to the Bondholders (which notice shall be irrevocable, and shall specify the date fixed for redemption) in accordance with Condition 11, redeem all, but not some only, of the outstanding Bonds at their principal amount together with any interest accrued to, but excluding, the date set for redemption.

6.5 Redemption at the Option of the Bondholders (Change of Control)

In the event of a Change of Control (as defined below), each Bondholder will have the option (the “Put Option”) to require the Issuer to redeem or, at the Issuer’s option, purchase that Bond on the Optional Redemption Date (as defined below) at its principal amount together with interest accrued to but excluding the Optional Redemption Date.

In the event of a Change of Control, the Issuer shall inform the Bondholders by means of a notice published in accordance with Condition 11 (the “Put Event Notice”), no later than 30 calendar days after the effective date of such Change of Control. The Put Event Notice shall include information to the Bondholders regarding the procedure for exercising the Put Option, and shall indicate:

(a) the scheduled date for the early redemption of the Bonds (the “Optional Redemption Date”), which shall fall between the 25th and 30th Business Days following the date of the Put Event Notice;

(b) the redemption amount; and

(c) the period of at least 15 Business Days from the date of the Put Event Notice, during which a Bondholder must transfer (or cause to be transferred by its Account Holder) its Bonds to be so redeemed or purchased to the account of the Paying Agent (details of which are specified in the Put Event Notice) for the account of the Issuer together with a duly signed and completed notice of exercise in the then current form obtainable from the specified office of the Paying Agent (a “Put Option Notice”) and in which the holder may specify an account denominated in euro to which payment is to be made. The Put Option Notice once given shall be irrevocable.

The Put Option Notice shall be received by the Paying Agent no later than five Business Days prior to the Optional Redemption Date.

The Put Option Notice shall be deemed to be dated on the Business Day on which the last of the two conditions (a) and (b) below is satisfied, if satisfied at or prior to 5:00 p.m. (Central European time (CET)) or the following Business Day if such satisfaction occurs after 5:00 p.m. (Central European time (CET)).

(a) the receipt by the Paying Agent of the Put Option Notice sent by the relevant Account Holder in the books of which the Bonds are held in a securities account;

(b) the transfer of the Bonds to the Paying Agent by the relevant Account Holder.

In this Condition:

“Change of Control” means the acquisition of Control of the Issuer by one or several individual(s) or legal entity or entities, acting alone or in concert, it being specified that, for the purpose of this definition, “Control” means holding (directly or indirectly, through the intermediary of companies themselves controlled by the relevant individual(s) or entities) (x) the majority of the voting rights attached to the shares of the Issuer or (y) more than 40% of the voting rights provided that no other shareholder(s) of the Issuer, acting alone or in concert, hold(s) (directly or indirectly, through the intermediary of
companies themselves controlled by the relevant shareholder(s)) voting rights representing a percentage in excess of such percentage.

For the purpose of this definition, “acting in concert” has the meaning given to it in Article L. 233-10 of the French Code de commerce.

6.6 Purchases
The Issuer, or any of its Subsidiaries (as defined in Condition 9), may at any time purchase Bonds for cash consideration or otherwise (including, without limitation, by means of exchange) in the open market or otherwise, at any price and on any conditions, subject to compliance with any applicable laws and regulations. Bonds so purchased by the Issuer may be cancelled or held and resold in accordance with applicable laws and regulations.

6.7 Cancellations
All Bonds which are redeemed will forthwith be cancelled and accordingly may not be reissued or resold.

Bonds that are purchased by or on behalf of the Issuer may be cancelled forthwith – in which case they may not be reissued or resold – or may be held and resold in accordance with applicable laws and regulations.

7. Taxation

7.1 Payment without Withholding
All payments of principal, interest and other assimilated revenues by or on behalf of the Issuer in respect of the Bonds shall be made free and clear of, and without withholding or deduction for, any taxes, duties or assessments of whatever nature imposed or levied by or on behalf of France or any authority therein or thereof having power to tax, unless such withholding or deduction is required by law.

7.2 Additional Amounts
If French law should require that any payments of principal, interest and other assimilated revenues in respect of the Bonds by the Issuer be subject to withholding or deduction for or on account of any present or future taxes, duties or assessments of whatever nature (“Taxes”) imposed or levied by or on behalf of France or any political sub-division or any authority thereof or therein having power to tax, the Issuer shall, to the fullest extent permitted by French law, pay such additional amounts (“Additional Amounts”) as shall be necessary in order that the net amounts received by the holders of the Bonds after such withholding or deduction shall equal the respective amounts of principal, interest and other assimilated revenues which would otherwise have been receivable in respect of the Bonds in the absence of such withholding or deduction; except that no such Additional Amounts shall be payable with respect to any Bond to, or to a third party on behalf of, a holder who is liable for such Taxes in respect of such Bond by reason of his having some connection with France other than the mere holding of such Bond.

7.3 Interpretation
Any reference in these Conditions to any amounts in respect of the Bonds shall be deemed also to refer to any Additional Amounts which may be payable under this Condition.

7.4 Supply of Information
Each Bondholder shall be responsible for supplying to the Paying Agent, in a timely manner and at the Paying Agent’s reasonable request, any information as may be required in order for it to comply with
the identification and reporting obligations imposed on it by the surviving provisions of the repealed Directive 2003/48/EC by application of Directive 2015/2060/EU or by Directive 2011/16/EU as amended by Directive 2014/107/EU or by any other law implementing or complying with, or introduced in order to conform to, such directive or directives.

8. **Prescription**

Claims against the Issuer for the payment of principal and interest in respect of the Bonds shall become prescribed ten years (in the case of principal) and five years (in the case of interest) from the Relevant Date (as defined in Condition 7).

In these Conditions “Relevant Date” means the date on which the payment first becomes due but, if the full amount of the money payable has not been received by the Paying Agent on or before the due date, it means the date on which, the full amount of the money having been so received, notice to that effect shall have been duly given to the Bondholders by the Issuer in accordance with Condition 11.

9. **Events of Default**

The Representative of the Masse (as defined in Condition 10), acting on behalf of the Masse (as defined in Condition 10), by itself or upon request of any Bondholder may, upon written notice delivered to the Issuer, copied to the Paying Agent, cause, all but not some only of the outstanding Bonds to become immediately due payable at their principal amount together with interest accrued to but excluding the date fixed for early redemption, if the following events shall have occurred and be continuing:

(a) the Issuer fails to pay on the due date any amount in respect of any Bonds and such default is not remedied within fifteen (15) Business Days as from such due date;

(b) the Issuer fails to perform any of its other obligations under the Conditions and such default is not remedied within thirty (30) Business Days as from the date of receipt by the Issuer of written notice of such default given by the Representative of the Masse;

(c) a default on payment of any of the Indebtedness (as defined below) or of a guarantee of Indebtedness of the Issuer or one of its Material Subsidiaries (as defined below) in an amount equal to at least 20 million euros (or the equivalent in any other currency), on the due date or at the end of any grace period, as the case may be;

(d) upon any Indebtedness or of a guarantee of Indebtedness of the Issuer or one of its Material Subsidiaries being declared due and payable in an amount equal to at least 20 million euros (or its equivalent in any other currency) if such Indebtedness or such guarantee of Indebtedness is not repaid or such early termination is not cancelled, on the day of receipt by the Issuer (with copy to the Paying Agent), of the written notice of such default given by the Representative of the Masse; or

(e) any Material Subsidiary requests the appointment of a mandataire ad hoc, becomes subject to a conciliation proceeding (procédure de conciliation), or the Issuer or any Material Subsidiary is subject to judicial liquidation (liquidation judiciaire) or the sale of all of its business or of any other equivalent measure or proceeding.

For the purposes of these Conditions:

“**Group**” shall mean the Issuer and its Subsidiaries for the time being.

“**Indebtedness**” means any debt (including in the context of financial lease (crédit bail) transactions) arising from the obligation to repay sums borrowed and which gave rise to a contract or any instrument
whatsoever. For the avoidance of doubt, “Indebtedness” shall not include supplier credits and intra-Group loans.

“Material Subsidiary” means any Subsidiary (as defined below) (i) whose external revenue represents at least 5 per cent. of the consolidated revenue of the Issuer or (ii) whose total assets represent at least 5 per cent. of the consolidated assets of the Issuer, calculated on the basis of the latest financial statements of the Subsidiary and the latest consolidated financial statements of the Issuer.

“Subsidiary” means any corporate body or entity within the meaning of Article L. 233-1 of the French Code de commerce.

10. Representation of the Bondholders

The Bondholders will be grouped automatically for the defense of their common interests in a masse (hereinafter referred to as the “Masse”).

The Masse will be governed by the provisions of the French Code de commerce with the exception of Articles L. 228-48, L. 228-59, R. 228-67, R. 228-69 and R. 228-72 thereof, and by the conditions set out below, provided that notices calling a general meeting of the Bondholders (a “General Meeting”) and the resolutions passed at any General Meeting and any other decision to be published pursuant to French legal and regulatory provisions will be published only as provided under Condition 11 below:

(a) **Legal Personality**: The Masse will be a separate legal entity, by virtue of Article L. 228-46 of the French Code de commerce acting in part through a representative (the “Representative” or the “Representative of the Masse”) and in part through a General Meeting.

(b) The Masse alone, to the exclusion of all individual Bondholders, shall exercise the common rights, actions and benefits which now or in the future may accrue with respect to the Bonds.

(c) **Representative**: The office of Representative may be conferred on a person of any nationality. However, the following persons may not be chosen as Representative:

(i) the Issuer, the members of its Board of Directors (Conseil d’administration), its general managers (directeurs généraux), its statutory auditors, or its employees as well as their ascendants, descendants and spouse; or

(ii) companies guaranteeing all or part of the obligations of the Issuer, their respective managers (gérants), general managers (directeurs généraux), members of their Board of Directors (Conseil d’administration), Executive Board (Directoire) or Supervisory Board (Conseil de surveillance), their statutory auditors, or employees as well as their ascendants, descendants and spouse; or

(iii) companies holding 10 per cent. or more of the share capital of the Issuer or companies having 10 per cent. or more of their share capital held by the Issuer; or

(iv) persons to whom the practice of banker is forbidden or who have been deprived of the right of directing, administering or managing an enterprise in whatever capacity.

The following person is designated as Representative:

**Aether Financial Services**
36, rue de Monceau
75008 Paris
agency@aetherfs.com
The Representative’s remuneration for its services in connection with the Bonds is €2,000 (VAT excluded) payable on the Issue Date.

In the event of death, incompatibility, resignation or revocation of the Representative, such Representative will be replaced by an alternate Representative which will be elected by a General Meeting or Written Resolution. The alternate Representative shall have the same powers as the Representative.

In the event of death, incompatibility, resignation or revocation of the alternate Representative, a replacement will be elected by the General Meeting.

All interested parties will at all times have the right to obtain the name and address of the Representative at the primary business office of the Issuer and at the offices of the Paying Agent.

(d) **Powers of the Representative**: The Representative shall (in the absence of any decision to the contrary of the General Meeting) have the power to take all acts of management necessary in order to defend the common interests of the Bondholders.

All legal proceedings against the Bondholders or initiated by them, must be brought by or against the Representative.

The Representative may not interfere in the management of the affairs of the Issuer.

(e) **General Meeting**: A General Meeting may be held at any time, on convocation either by the Issuer or by the Representative. One or more Bondholders, holding together at least one-thirtieth of the principal amount of the Bonds outstanding, may address to the Issuer and the Representative a demand for convocation of the General Meeting, together with the proposed agenda for such General Meeting. If such General Meeting has not been convened within two months after such demand, the Bondholders may commission one of their members to petition a competent court in Paris to appoint an agent (mandataire) who will call the General Meeting.

Notice of the date, hour, place, agenda and quorum requirements of any meeting of a General Meeting shall be published as provided under the French Code de commerce.

Each Bondholder has the right to participate in a General Meeting in person, by proxy, correspondence, or, if the statuts of the Issuer so specify, videoconference or any other means of telecommunications allowing the identification of the participating Bondholders. Each Bond carries the right to one vote.

In accordance with Article R. 228-71 of the French Code de commerce which shall apply, the right of each 2022 Bondholder to participate in General Meetings will be evidenced by the entries in the books of the relevant Account Holder of the name of such Bondholder as of 0:00, Paris time, on the second (2nd) business day in Paris preceding the date set for the meeting of the relevant General Meeting.

(f) **Powers of the General Meetings**: The General Meeting is empowered to deliberate on the dismissal and replacement of the Representative and the alternate Representative and also may act with respect to any other matter that relates to the common rights, actions and benefits of the Bondholders which now or in the future may accrue, including authorizing the Representative to act at law as plaintiff or defendant in the name and on behalf of the Bondholders.

The General Meeting may further deliberate on any proposal relating to the modification of the Conditions including any proposal, whether for arbitration or settlement, relating to rights in controversy or which were the subject of judicial decisions, it being specified, however, that the
General Meeting may not increase the liabilities (charges) to Bondholders, nor establish any unequal treatment between the Bondholders, nor to decide to convert the Bonds into shares.

General Meetings may deliberate validly on first convocation only if Bondholders present or represented hold at least a fifth of the principal amount of the Bonds then outstanding. On second convocation, no quorum shall be required. Decisions at meetings shall be taken by a two-third majority of votes cast by Bondholders attending such General Meetings or represented thereat.

For the avoidance of doubt, in this Condition 10 “outstanding” shall not include those Bonds purchased by the Issuer under Condition 6(6) above that are held by it and not cancelled.

(g) **Written Resolutions**: Pursuant to Article L. 228-46-1 of the French Code de commerce, the Issuer shall be entitled in lieu of the holding of a General Meeting to seek approval of a resolution from the Bondholders by way of a Written Resolution. Subject to the following sentence a Written Resolution may be contained in one document or in several documents in like form, each signed by or on behalf of one or more of the Bondholders. Pursuant to Articles L. 228-46-1 and R. 225-97 of the French Code de commerce approval of a Written Resolution may also be given by way of electronic communication allowing the identification of Bondholders (“Electronic Consent”).

Notice seeking the approval of a Written Resolution (including by way of Electronic Consent) will be published as provided under Condition 11 (Notices) not less than fifty (15) days prior to the date fixed for the passing of such Written Resolution (the “Written Resolution Date”). Notices seeking the approval of a Written Resolution will contain the conditions of form and time limits to be complied with by the Bondholders who wish to express their approval or rejection of such proposed Written Resolution. Bondholders expressing their approval or rejection before the Written Resolution Date will undertake not to dispose of their Bonds until after the Written Resolution Date. For the purpose hereof, a “Written Resolution” means a resolution in writing signed by the Bondholders of not less than 70 per cent. in principal amount of the Bonds outstanding.

(h) **Information of Bondholders**: Each Bondholder or representative thereof will have the right, during the 15 calendar day period preceding the holding of each General Meeting on first convocation or the Written Resolution Date and, during the 10-day period preceding the holding of the General Meeting on second convocation, to consult or make a copy of the text of the resolutions which will be proposed and of the reports which will be presented at the meeting, which will be available for inspection at the principal office of the Issuer, at the offices of the Paying Agent and at any other place specified in the notice of meeting.

(i) **Expenses**: The Issuer will pay all reasonable expenses incurred in the operation of the Masse, including expenses relating to the calling and holding of General Meetings, seeking the approval of a Written Resolution and the expenses which arise by virtue of the remuneration of the Representative, and more generally all administrative expenses resolved upon by a General Meeting, it being expressly stipulated that no expenses may be imputed against interest payable on the Bonds.

(j) **Notices of decisions**: Decisions of the General Meetings and Written Resolutions once approved shall be published in accordance with the provisions set out in Condition 11 not more than 90 calendar days from the date thereof.
11. **Notices**

Any notice to the Bondholders will be valid if delivered to the Bondholders through Euroclear France, Euroclear or Clearstream and be published on the Issuer’s website ([www.atos.net](http://www.atos.net)). Any such notice shall be deemed to have been given on the date of such delivery to Euroclear France, Euroclear and Clearstream or, where relevant and if later, the date of such publication on the website of the Issuer or, if published more than once or on different dates, on the first date on which such delivery is made.

12. **Further Issues**

The Issuer may, from time to time without the consent of the Bondholders, issue further bonds to be assimilated (*assimilables*) with the Bonds, provided that such further bonds and the Bonds shall carry rights identical in all respects (or identical in all respects except for the first payment of interest thereon) and that the terms of such further bonds shall provide for such assimilation. In the event of such assimilation, the Bondholders and the holders of any assimilated bonds will, for the defense of their common interests, be grouped in a single Masse having legal personality.

13. **Governing Law and Submission to Jurisdiction**

13.1 **Governing Law**

The Bonds shall be governed by the laws of France.

13.2 **Jurisdiction**

For the benefit of the Bondholders, the Issuer submits to jurisdiction of the competent courts within the jurisdiction of the *Cour d’Appel* of Paris.
DESCRIPTION OF THE GROUP’S SUSTAINABILITY PERFORMANCE TARGETS

The following information should be read in accordance with the Issuer’s Sustainability-Linked Financing Framework (available on the Issuer’s website (https://atos.net/content/investors-documents/2021/atos-slf-framework.pdf)), which give more details on the points mentioned below.

Rationale

As a recognized leader in terms of sustainability and provider of decarbonization solutions, Atos’ corporate strategy is strongly connected and aligned with its sustainability ambitions. For these reasons, Atos is giving itself the means to align its financing and corporate strategy via Sustainability-Linked instruments. Atos sets the highest standard for its industry not only for its own ambitious net-zero targets but also to best serve Atos’ clients and positively influence Atos’ supply chain. Inclusion of these targets into Atos’ financing strategy is even more emphasizing the leadership role of Atos in ESG matters and is enhancing its commitment towards its highly ambitious sustainability targets and the implementation of these within the whole company.

The Issuer’s Sustainability-Linked Financing Framework is aligned with the Sustainability-Linked Bond Principles (“SLBP 2020”)⁴ published in June 2020 and administered by the International Capital Market Association (ICMA), as well as the Sustainability-Linked Loan Principles (SLLP 2020)⁵ administered by the Loan Market Association (LMA).

The Framework is aligned with the five core principles of the SLBP 2020, which are: 1. Selection of Key Performance Indicators, 2. Calibration of Sustainability Performance Targets, 3. Characteristics of Sustainability-Linked Financing Instruments, 4. Reporting and 5. Verification. There can be no assurance by the Issuer that the Sustainability-Linked Financing Framework will satisfy, whether in whole or in part, any present or future investor expectations or requirements with respect to investment criteria or guidelines with which any investor or its investments are required to comply under its own by-laws or other governing rules or portfolio investment mandates.

Selection of Key Performance Indicators

The Issuer has selected Greenhouse Gas (“GHG”) Emissions (Scopes 1, 2 and 3) as its key performance indicator.

Reduce Greenhouse Gas Emissions

Given the existential threat that climate change poses to humanity, climate protection and decarbonization are crucial challenges for individuals, corporations, institutions and societies all around the globe. To support and enhance the transformation to a sustainable economy, efforts were launched globally, aiming at implementing environmental targets and regulatory regimes that allow classification systems and increase transparency.

Global momentum towards a net zero future is growing fast. Defined net zero targets from governments and industry leaders have contributed to this growth, alongside stakeholder engagement and increased awareness of the risks and opportunities presented by climate change.

The 2015 Paris Agreement is considered the most significant international treaty on climate change, with the goal to limit global warming to well below 2°C, preferably to 1.5°C, compared to pre-industrial levels. This legally binding agreement is endorsed by the vast majority of countries. Atos actively endorse the Paris Agreement on climate change and support ambitious political programs such as the European Green Deal.

⁵ https://www.lsta.org/content/sustainability-linked-loan-principles-sllp/
The digital sector already accounts for 1.4% of global emissions and 3.6% of global electricity use⁶. Along with consumerization, increased digitization can present important sustainability issues. The mobile phone industry is a relevant example, because new models are replaced every year and 75% of this sector’s emissions are in manufacturing. In parallel with digitalization, proceeds the continued growth of data, forecast at 26% compound annual growth rate. This can also present a climate risk, as data requires storage, which requires power, all resulting in further emissions. To counteract these negative impacts, digitization needs to be intelligent and combined with sustainable practices such as life cycle assessments, reduction of waste, improvement of efficiency and use of renewable energy sources.

Atos is committed to reducing its GHG emissions and contributing to the United Nation Sustainable Development Goal 13: Climate Action as well as the EU environmental objective “Climate Change Mitigation”.

**UN Sustainable Development Goal (SDG) 13:**
Take urgent action to combat climate change and its impacts

**European Union Taxonomy Regulation - Climate change mitigation:**
Activities that contribute substantially to the stabilization of greenhouse gas emissions, as referred to in Regulation (EU) 2020/852

**KPI: Greenhouse Gas (GHG) Emissions (Scopes 1, 2 & 3)**
Greenhouse Gas (GHG) emissions (Scopes 1, 2 & 3) are reported in line with the GHG Protocol. The calculation methodology for Scope 1, 2 & 3 emissions is disclosed in the Atos Universal Registration Document.

<table>
<thead>
<tr>
<th>Year</th>
<th>GHG Emissions (Scopes 1, 2 &amp; 3) in tCO₂e</th>
</tr>
</thead>
<tbody>
<tr>
<td>2019</td>
<td>3.3 MtCO₂e</td>
</tr>
<tr>
<td>2020</td>
<td>2.8 MtCO₂e</td>
</tr>
</tbody>
</table>

The KPI is measured in absolute terms total tons of CO₂ emitted.

**Calibration of Sustainability Performance Targets (SPT)**

- Atos Target: Reduce Greenhouse Gas Emissions (Scopes 1, 2 & 3) by 2025:
  By the financial year ending December 31, 2025 (“Target Observation Date”), reduce GHG emissions (Scopes 1, 2 & 3) by 50%, of the KPI-SPT Reference Base, being defined as GHG emissions (Scopes 1, 2 & 3) of 3.3 M tCO₂e measured during the financial year ending on December 31, 2019. By achieving its SPT, Atos will reduce its GHG emissions (Scopes 1, 2 & 3) to 1.65 M tCO₂e⁷.

See also pages 173 to 175 of Atos 2020 Universal Registration Document, Section 5.2.5.1 (Reduction of carbon emissions) and pages 253 to 255 of Atos 2020 Universal Registration Document, Section 5.7.1.5 (Methodological detailed information), which are incorporated by reference in this Prospectus.

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⁶ Ecoact: Digital decarbonization: The key enabler for corporate decarbonization

⁷ Subject to potential recalculation of the KPI-SPT Reference Base in the future.
Characteristics of Sustainability-Linked Instruments

Sustainability-Linked Instruments issued under this Framework are linked to Atos’ sustainability performance (GHG emissions), meaning their financial performance is dependent on the evolution of the KPI applicable to each Sustainability-Linked Instruments in accordance with its terms and conditions (“Terms & Conditions”). In case that the KPI does not achieve the respective SPT, a so-called Trigger Event will occur, which will result in an impact on the financial performance of the instrument.

The implications on the financial performance of the Sustainability-Linked Instruments in case of a Trigger Event can occur in the following variations:

- The KPI-Step Up Margin applicable to the rate of interest for the following interest periods
- One-time KPI-Premium Payment to investors on the redemption date

The relevant KPI, SPT, Step Up Margin amounts or the Premium Payment amounts applicable are subject to the Terms & Conditions of the respective Sustainability-Linked Instrument.

In case of any failure in achieving the SPT, Atos will make the information available in the 2025 Universal Registration Document published in 2026 or at the latest 180 days after the target observation date.

For clarification reasons, if Atos has achieved the SPT for the KPI applicable under the Terms & Conditions of a Sustainability-Linked Instrument, the financial characteristics of the Sustainability-Linked Instruments will not change.

Reporting

Atos will provide adequate information to investors and other market participants regarding the implementation and progress on its sustainability objectives in its annually published Universal Registration Document in a format aligned with the format of Atos 2020 Universal Registration Document, Section 5.2.5.

The disclosure will be made available on Atos’ investor relations website.

Verification

Atos has appointed Sustainalytics to provide an independent Second Party Opinion (“SPO”) to evaluate this Framework and its alignment with the SLBP 2020 and SLLP 2020. The SPO will be made publicly available on Atos’ corporate website and will also be available on the website of the SPO provider.

Going forward, Atos will have an external verification for the assessment of the KPI performance relating to each Sustainability-Linked Instrument at least on an annual basis, until maturity, and in any case for any period relevant for assessing if a Trigger Event has occurred.

The KPI and its progress will be disclosed in the Universal Registration Document published by Atos on an annual basis. For the external verification, the audit report already provided in the Universal Registration Document by an external party for all the extra-financial indicators (ESG) will also cover the verification of the relevant KPI. The verification will be made available in a format as described in Atos 2020 Universal Registration Document, Section 5.7.2.

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8 https://atos.net/en/investors
USE AND ESTIMATED NET AMOUNT OF PROCEEDS

The estimated net proceeds of the issue of the Bonds will amount to €791,560,000.00 and will be used by the Issuer for general corporate purposes.
DESCRIPTION OF THE ISSUER

For a general description of the Issuer, its activities and its financial conditions, please refer to the cross-reference lists appearing under "Documents Incorporated by Reference" (pages 15 to 19 of the Prospectus) above.
RECENT DEVELOPMENTS

Change in share capital

On October 28, 2021 the Issuer issued 737,166 new shares subscribed by employees of the Group having participated in the employee shareholding plan entitled “Share 2021” (see also the Issuer’s press release dated August 31, 2021, the content of which is reproduced below). As a result of the issuance of these new shares, the Issuer’s share capital of the Issuer amounts to €110,730,332, divided in 110,730,332 shares with a nominal value of €1.00 each.

Press releases

Rodolphe Belmer is appointed Chief Executive Officer of Atos

Paris, October 20, 2021

Elie Girard, Chief Executive Officer and Board member of Atos, has decided to present his resignation to the Board of Directors after an intense period of transformation of the Group.

The Board of Directors of Atos, at its meeting held on October 20, has appointed Rodolphe Belmer as Chief Executive Officer and board member. His term of office will begin on January 20, 2022 at the latest.

Over the past two years, Atos has launched a comprehensive growth and transformation program. The Group is now gearing up to accelerate its strategy to strengthen its position in digital, cloud, security and decarbonization.

After a thorough review of the major challenges for Atos in the coming years, the Board of Directors has selected Rodolphe Belmer to lead the profound transformation of a global leader in secure and decarbonized digital services and to pursue its growth both organically and through strategic acquisitions.

This transformation will also strengthen Atos' deployment in research and innovation.

Effective Monday, October 25, Mr. Pierre Barnabé and Mr. Adrian Gregory are appointed interim co-Chief Executive Officers until Mr. Rodolphe Belmer takes office.

Bertrand Meunier, Chairman of the Board of Directors of Atos SE, Chairman of the Nomination and Governance Committee, said: "The Board of Directors warmly thanks Elie Girard for the deep transformation work he has undertaken over the past two years and his management of the Group and its employees during the Covid crisis. In view of the challenges facing Atos, we have appointed Rodolphe Belmer for his strategic acumen and his proven leadership and operational efficiency, as well as his ability to successfully lead complex transformations.”
Third quarter of 2021

Revenue stable at € 2,666 million at constant currency

Order entry at € 2,399 million

Book to bill ratio at 90%

Digital, Cloud, Security & Decarbonization at 52% of revenue

Net organic increase of talents by +1,500

Group Transformation programs moving at speed

2021 objectives confirmed

Paris, October 20, 2021 - Atos, a global leader in digital transformation, today announces the revenue of its third quarter of 2021.

In the third quarter, the Group continued to stabilize its revenue at constant currency, before progressing into positive territory. Market demand post crisis remained very dynamic in Cloud application migration and development and the Digital transformation of business processes through automation, robotization and artificial intelligence. In all regions, customers now require digital solutions with the highest standards of security, sustainability and inclusiveness, three domains where Atos brings unique technological expertise.

The Group continued to pursue its deep and wide business transformation plan, hiring a record number of new skills in a very hot talent market, resulting for the first time in a net organic increase of +1,500 employees. This will help fuel our growth ambitions. In the same vein, we reinforced our partnerships with Public Cloud hyperscalers while striking new ones with high growth Digital platforms.

Our transformation programs announced in July are moving at speed on all fronts. The German restructuring is well under way. The plan to look for partners on c. 20% of the Group revenue is being executed with advanced discussions on our Unified Communications & Collaboration asset. The acquisition of a new digital bolt-on asset has been signed. Finally, our LEAP cultural change program is ramping up.

The Group Management wants to thank our 107,000 colleagues for their tremendous support for and dedication to this transformation journey, which is setting the right foundations for achieving our mid-term targets.

Q3 2021 revenue by Industry

<table>
<thead>
<tr>
<th>In € million</th>
<th>Q3 2021</th>
<th>Q3 2020*</th>
<th>Evolution at constant currency</th>
</tr>
</thead>
<tbody>
<tr>
<td>Manufacturing</td>
<td>518</td>
<td>469</td>
<td>+10.4%</td>
</tr>
<tr>
<td>Financial Services &amp; insurance</td>
<td>524</td>
<td>512</td>
<td>+2.3%</td>
</tr>
<tr>
<td>Public sector &amp; Defense</td>
<td>553</td>
<td>628</td>
<td>-11.9%</td>
</tr>
<tr>
<td>Telecom, media &amp; Technology</td>
<td>355</td>
<td>363</td>
<td>-2.0%</td>
</tr>
<tr>
<td>Resources &amp; Services</td>
<td>383</td>
<td>378</td>
<td>+1.5%</td>
</tr>
<tr>
<td>Healthcare &amp; Life Sciences</td>
<td>333</td>
<td>317</td>
<td>+5.1%</td>
</tr>
</tbody>
</table>
Revenue in the third quarter of 2021 reached € 2,666 million, stable compared to Q3 2020 at constant currency, and decreasing by -2.3% organically. The key segments to which the Group directs its transformation – Digital, Cloud, Security and Decarbonization – performed a strong growth while revenue was still impacted in Classic Infrastructure.

**Manufacturing** reported a revenue of € 518 million, representing 19% of the Group revenue and increasing by +10.4% compared to Q3 2020 at constant currency. This was an acceleration of its recovery after a second quarter already growing by +1.8%. Every geography contributed to this strong growth, driven by a repositioning of the Industry on higher value digital projects and solutions to meet customer needs. More particularly, the Industry increased business in application projects ran in Automotive and Aerospace, as well as digitization of industrial processes including IoT based smart manufacturing offerings.

**Financial Services & Insurance** revenue was € 524 million during the third quarter of 2021, representing 20% of the Group revenue. Increasing by +2.3% compared to Q3 2020 at constant currency, the Industry confirmed its performance of the first semester, especially in the Insurance sector while activity with Banking institutions was more contrasted. Business in this Industry continued to be led by digital transformation projects and a strong demand for cybersecurity expertise, both covered by the offerings of the Group and the synergies with the newly acquired companies such as Eagle Creek, Digital.Security, and Paladion.

**Public Sector & Defense** reached € 553 million representing 21% of the Group revenue and decreasing year-on-year at constant currency by -11.9% after a +13.0% in Q3 2020. This decrease came from volume reduction in large High Performance Computing (HPC) projects delivered last year in most of the geographies and more particularly in Northern Europe, as well as the last quarter of year-on-year effect from the large reduction of scope of the Texas Department of Information Resources contract renewed last year.

**Telecom, Media & Technology** represented 13% of the Group revenue and reached € 355 million, decreasing by -2.0% compared to Q3 2020 at constant currency. After a positive second quarter, the Industry had a more challenging third quarter as trends were mixed between its different sectors. While projects in the Media sector grew thanks to an increased volume in North America, the situation was more challenging in High Tech & Engineering as well as in Telecom.

Revenue generated by **Resources & Services** in the third quarter of 2021 reached € 383 million representing 14% of the total revenue of the Group. The industry managed to recover and grew by +1.5% compared to Q3 2020 at constant currency after a decrease by -2.5% in the second quarter of 2021. The situation remained contrasted across its components, with dynamism in Transportation & Hospitality, especially in North America and Southern Europe, while the Retail and Energy & Utilities sectors declined due to HPC sales not repeated this year compared to 2020.

Representing 12% of the Group revenue with € 333 million, **Healthcare & Life Sciences** grew by +5.1% in the third quarter of 2021 year-on-year at constant currency led by Northern Europe, Southern Europe, and Growing Markets. In particular, the Healthcare sector recorded a very strong performance compared to the third quarter of 2020, which more than compensated the decline in Pharmaceutical.

### Q3 2021 revenue by Regional Business Unit

<table>
<thead>
<tr>
<th>In € million</th>
<th>Q3 2021</th>
<th>Q3 2020*</th>
<th>Evolution at constant currency</th>
</tr>
</thead>
<tbody>
<tr>
<td>North America</td>
<td>617</td>
<td>625</td>
<td>-1.3%</td>
</tr>
</tbody>
</table>

*At constant currency*
The majority of the Regions benefited from the rebound of the demand for Digital transformation, Cloud, and Cybersecurity in the sectors that have been impacted the most last year such as Manufacturing and Hospitality & Transportation. They benefited also from a good momentum in Healthcare & Life Sciences and Financial Services & Insurance. Combined with synergies initiated from the new acquisitions, the Group managed to compensate the decline in Public Sector & Defense coming from volume reduction and some large HPCs delivered last year in several geographies.

Revenue growth at constant currency was strong in Southern Europe and in Growing Markets.

In **Southern Europe**, the activity was solid in most of the Industries including Public Sector & Defense. **Growing Markets** continued on its trend at circa +5% growth led by the ramp-up of projects in Asia in Healthcare & Life Sciences as well as in Telecom, Media & Technology in Brazil and in Manufacturing through volume increase and new projects.

**North America** managed to generate growth at constant currency in all Industries except Public Sector & Defense impacted by the Texas Department of Information Resources contract and by Unified Communications & Collaboration activities.

**Northern Europe** recorded a strong activity in Manufacturing with Digital Transformation projects as well as in Healthcare & Life Sciences. But this geography faced unfavourable base effect on High Performance Computing in Public Sector & Defense.

Finally, **Central Europe** significantly improved its revenue trend compared to -10.3% in Q2 thanks to Manufacturing ramp-up of projects and new contracts.

**Commercial activity**

During the third quarter of 2021, the Group **order entry** reached €2,399 million representing a **Book-to-Bill ratio** of 90%.

The main new contracts signed over the period included notably:

- in Manufacturing a contract with a large European Automotive supplier for the migration to S/4 Hana Cloud (Central Europe);
- in Financial Services & Insurance a contract with a US global Insurer for a migration to Public Cloud combining Atos, Syntel, and Maven Wave capabilities (North America);
- in Public Sector & Defense a large contract with a Public authority for a Digital Transformation project (Northern Europe);
- in Telecom, Media & Technology a Digital Transformation contract embarking Cloud, Security, and Decarbonization services with a European High Tech leader (Northern Europe);
in Resources & Services a contract with a large European Utility for distribution network management and control combining SAP and Atos Energy solutions (Southern Europe); and
- in Healthcare & Life Sciences a contract with a large Healthcare leader for the development of digital tool to enhance patient experience (North America).

Contract renewals of the quarter included, in Manufacturing a large European car manufacturer with an extension to support customer in developing data-based Cloud services (Southern Europe), in Financial Services & Insurance a major bank to migrate complex data center and applications (Growing Markets), and a scope extension with a large retailer Resources & Services (North America).

**Full backlog** amounted to **€ 23.4 billion** at the end of September 2021, slightly down compared to June 2021. It represented **2.1 years of revenue**. **Full qualified pipeline** reached **€ 7.4 billion** stable compared to June 2021. It represented **7.9 months of revenue**.

**Human resources**

The **total headcount** was **106,665** at the end of September 2021, an increase of +1,857, of which for the first time +1,485 (+1.4%) organically in order to support the fast growing business segments (Digital, Cloud, Security and Decarbonization) while the Group continued to decrease the number of staff in Infrastructure activities through automation and robotization.

In the third quarter of 2021, the Group hired 8,019 staff, the majority of whom in offshore and nearshore countries. Attrition LTM (Last Twelve Months) reached 16% at the end of September 2021.

**2021 objectives confirmed**

The Group confirms all its objectives for 2021:

- **Revenue growth at constant currency**: stable;
- **Operating margin rate**: 6%;
- **Free cash flow**: positive

**Acquisition**

The Group today announces the acquisition of DataSentics, a European company founded in 2016 and located in Prague. DataSentics specializes in Machine Learning and Cloud Data engineering. The company works on unifying data science and engineering across Europe. It employs 90 data scientists. Its offerings will immediately complement Artificial Intelligence factory strategy of Atos to support 5G and Edge offerings and accelerate key business use cases in Manufacturing, Retail, and Telecommunications.

**Program to look for partners to optimize Group assets**

As part of its transformation and to accelerate its reprofiling towards Digital, Cloud, Security & Decarbonization, the Group announced on July 27, 2021 the launch of a large program to look for partners on a volume of business representing c. 20% of its current revenue.

On Unified Communications & Collaboration, advanced discussions are currently ongoing.

On Data Center hosting and associated activities, a formal process has been launched and multiple indications of interest have been received.
Appendix

Revenue at constant scope and exchange rates reconciliation

<table>
<thead>
<tr>
<th>In € million</th>
<th>Q3 2021</th>
<th>Q3 2020</th>
<th>% change</th>
</tr>
</thead>
<tbody>
<tr>
<td>Statutory revenue</td>
<td>2,666</td>
<td>2,664</td>
<td>+0.8%</td>
</tr>
<tr>
<td>Exchange rates effect</td>
<td></td>
<td>22</td>
<td></td>
</tr>
<tr>
<td><strong>Revenue at constant exchange rates</strong></td>
<td>2,666</td>
<td>2,666</td>
<td>0.0%</td>
</tr>
<tr>
<td>Scope effect</td>
<td>63</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Exchange rates effect on acquired/disposed perimeters</td>
<td>1</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Revenue at constant scope and exchange rates</strong></td>
<td>2,666</td>
<td>2,729</td>
<td>-2.3%</td>
</tr>
</tbody>
</table>

Scope effects amounted to €+63 million for revenue. They are mainly related to:

- the acquisitions closed in H2 2020 and in 2021 for €+68 million; and
- the disposal of some specific Unified Communications & Collaboration activities and Wivertis GmBH in 2020, amounting for a total of €-5 million.

Currency exchange rate effects positively contributed to revenue for €+22 million. They mostly came from the appreciation of the British Pound against the Euro over the period.
Atos strengthens its position in the Big Data and Computer Vision market with the acquisition of DataSentics

Paris (France), October 20, 2021

Atos today announced it has reached an agreement to acquire DataSentics, a Czech Republic-based data science company specializing in the development of Artificial Intelligence & Machine Learning (AI/ML) business solutions and products. With this acquisition Atos will enhance its AI/ML and Computer Vision portfolio with new AI-intensive products and data science capabilities and welcome a highly skilled team of approximately 100 AI/ML data scientists and engineers.

Founded in 2016 and headquartered in Prague, DataSentics is a Machine Learning and data engineering boutique, working to unify data science and engineering to deliver business impact. The company primarily sells its solutions in Central and Western Europe to large enterprises, with a strong vertical focus in the Financial Services, Retail and Media industries.

The combined capabilities of Atos and DataSentics will provide a global AI/ML factory delivering business value to all their joint customers.

"This is a fantastic opportunity to expand our existing AI/ML capabilities. With DataSentics we are strengthening our global AI/ML factory which is already leveraging the expertise from our recent acquisitions in this area: zData, Miner & Kasch and Ipsotek" said Pierre Barnabé, Executive Vice President, Head of Big Data & Security at Atos.

"We are excited that the global reach and strong vertical industry focus of Atos will accelerate how our AI products and solutions make a real impact on enterprises across the world" said Petr Bednarik, CEO and Founder of DataSentics.

The closing of the transaction is expected to take place in Q4 2021.
Atos SE launches an employee shareholding plan for 2021

Paris, August 31, 2021

Atos SE announces the launch of the employee shareholding plan entitled « Share 2021 » under the framework of article L. 225-138-1 of the French Commercial Code (Code de commerce) and articles L. 3332-18 et seq. of the French Labor Code (Code du travail). The objective of this plan is to strengthen the Group’s relationship with its employees by offering them the possibility of being more closely associated with the Group’s future performance.

This offering of shares will be made to all employees of the Group located in France, Australia, Austria, Belgium, Brazil, Bulgaria, Canada, China, Croatia, Czech Republic, Denmark, Finland, Germany, Greece, Hong-Kong, Hungary, India, Ireland, Italy, Luxembourg, Malaysia, Mexico, Morocco, Netherlands, Philippines, Poland, Portugal, Romania, Senegal, Serbia, Singapore, Slovakia, Spain, Sweden, Switzerland, Taiwan, Thailand, Turkey, United Arab Emirates, United Kingdom, United State of America and Uruguay, who will be eligible for the Group savings plan (Plan d’Epargne Groupe « PEG »), subject to obtaining the required authorization from local authorities.

The subscription period will take place from September 1, 2021 to September 20, 2021 (inclusive).

The settlement-delivery of the shares shall occur as of October 28, 2021.

The terms and conditions of the transaction are described hereafter.

DETAILS OF THE TRANSACTION

ISSUER

ATOS SE

Euronext Paris (France) – compartment A

Common Share ISIN code: FR0000051732

Security registered with the Service de Règlement Différé (SRD)

PURPOSE OF THE OFFERING – REASONS FOR THE OFFERING

Pursuant to the authorization granted by the Combined General Shareholders’ Meeting held on May 12, 2021 under the 18th resolution, the Board of Directors of Atos SE decided on July 27, 2021 to issue shares reserved for employees under the framework of article L. 225-138-1 of the French Commercial Code (Code de commerce) and articles L. 3332-18 et seq. of the French Labor Code (Code du travail).

OFFERED SECURITIES

Pursuant to the authorization granted by the Combined General Shareholders’ Meeting held on May 12, 2021 under the 18th resolution, the Board of Directors of Atos SE decided on July 27, 2021 on the principle of a capital increase of the Company, up to 2% of the share capital on the day of this Combined General Shareholders’ Meeting, for the benefit of employees of Atos SE and of the group companies affiliated with Atos SE pursuant to Article L. 225-180 of the French Commercial Code (Code de commerce) and Article L. 3344-1 of the French Labor Code (Code du travail) who are members of the Atos Group savings plan (« PEG »), and delegated to the Chief Executive Officer the power to set the subscription price by applying a 25% discount to the reference price.

On August 30, 2021, the Chief Executive Officer set the subscription price to € 31.74. This subscription price is equal to 75% of the reference price (the average of the opening share price of Atos SE on Euronext Paris
during the twenty trading days preceding this date), or in other terms, the reference price with a discount of 25%.

The newly created Atos SE shares will carry entitlement as from January 1, 2021.

CONDITIONS OF THE SUBSCRIPTION

- Beneficiaries of the share offering reserved for employees: the beneficiaries of the offering are employees of companies in the offering perimeter that are members of the PEG, regardless of the nature of their employment contract subject to a minimum period of employment. Pre-retirees and retirees in France who became members of the PEG before retirement remain beneficiaries and may carry on payments subject to having held assets in the PEG.

- Companies in the employee offering perimeter:
  - Atos SE (European company), with a share capital of € 109 993 166 with its registered office located at River Ouest – 80 quai Voltaire, 95870 Bezons and
  - Companies with their registered offices in France, Australia, Austria, Belgium, Brazil, Bulgaria, Canada, China, Croatia, Czech Republic, Denmark, Finland, Germany, Greece, Hong-Kong, Hungary, India, Ireland, Italy, Luxembourg, Malaysia, Mexico, Morocco, Netherlands, Philippines, Poland Portugal, Romania, Senegal, Serbia, Singapore, Slovakia, Spain, Sweden, Switzerland, Taiwan, Thailand, Turkey, United Arab Emirates, United Kingdom, United State of America, and Uruguay which are part of the accounting consolidation perimeter of Atos SE pursuant to section L. 233-16 of the French Commercial Code (Code de commerce) and that have become members of the PEG, subject to having received the local authorizations in some of these countries.

- Does a preferential subscription right in case of capital increase exist: this offering does not include a preferential subscription right.

- Terms and conditions of the subscription: the shares will be subscribed through an employee shareholding fund (FCPE). However, by exception, in Canada, Croatia, Denmark, Germany, Greece, Italy, Portugal, Serbia, Spain and United States of America, the shares will be subscribed directly.

- Matching contribution: the subscriptions will award a matching contribution up to a cap of two Atos SE shares.

- Voting rights: the voting rights of the holders of the FCPE units shall be exercised during the General Shareholders’ Meetings of Atos SE by the FCPE Supervisory Board or directly by the subscribing employees in the countries where the shares are subscribed directly.

- Subscription cap: the beneficiaries’ annual payments shall not exceed, in accordance with article L. 3332-10 of the French Labor Code (Code du travail), one-fourth of their gross annual remuneration.

- Lock-up period applicable to the Atos SE shares: the subscribers shall hold their units of the FCPE or the shares until October 28, 2026, except in the occurrence of an early release event.

INDICATIVE TIMELINE OF THE OFFERING

- The subscription period for the employees: From September 1, 2021 to September 20, 2021 (inclusive).
LISTING

The admission of the newly-issued Atos SE shares to trading on Euronext Paris (ISIN code: FR0000051732) is scheduled to occur as of October 28, 2021.

SPECIAL NOTE REGARDING THE INTERNATIONAL OFFERING

This press release does not constitute an offer to sell or a solicitation for the purchase of Atos SE shares. The offering of Atos SE shares reserved for employees will be conducted only in countries where such an offering has been registered with the competent local authorities and/or following the approval of a prospectus by the competent local authorities or under an exemption of the requirement to prepare a prospectus or register the offering. In particular, in the United States of America, the shares have not been and will not be registered under the Securities Act of 1933. More generally, the offering will only be conducted in countries where all required filing procedures and/or notifications have been completed and the required authorizations have been obtained. This press release and its copies are not aimed for, and therefore should not be sent to, countries in which such prospectus would not have been approved or where such an exemption is not available or in which any required filing procedures and/or notifications would not have yet been made, or in which the required authorizations would not have been obtained.

EMPLOYEE CONTACT

The beneficiaries may address all questions regarding this offering to the contact person specified in the documentation related to the subscription that has been made available to the employees.
Subscription Agreement

BNP Paribas, Deutsche Bank AG and J.P. Morgan AG (the “Joint Sustainability-Linked Bond Structuring Agents to the Issuer and Global Coordinators and Joint Bookrunners”), Banco Bilbao Vizcaya Argentaria, S.A., Banco Santander, S.A., BofA Securities Europe SA, Commerzbank AG, Crédit Agricole Corporate and Investment Bank, Crédit Industriel et Commercial S.A., HSBC Continental Europe, ING Bank N.V., Belgian Branch, Morgan Stanley Europe SA, Natixis, SMBC Nikko Capital Markets Europe GmbH, Société Générale, UniCredit Bank AG and Wells Fargo Securities Europe S.A. (together with the Joint Sustainability-Linked Bond Structuring Agents to the Issuer and Global Coordinators and Joint Bookrunners, the “Joint Bookrunners”) have jointly and severally agreed, pursuant to a Subscription Agreement (the “Subscription Agreement”) dated November 10, 2021, subject to satisfaction of certain conditions, to subscribe or procure subscribers for the Bonds at the issue price equal to 99.170 per cent. of the principal amount of the Bonds, less a combined management and underwriting commission as separately agreed between the Joint Bookrunners and the Issuer.

The Issuer will also reimburse the Joint Bookrunners in respect of certain of their expenses, and has agreed to indemnify the Joint Bookrunners against certain liabilities, incurred in connection with the issue of the Bonds. The Subscription Agreement may be terminated in certain circumstances prior to payment to the Issuer.

Selling Restrictions

United States

The Bonds have not been and will not be registered under the Securities Act, and may not be offered or sold within the United States or to, or for the account or benefit of, U.S. persons except in certain transactions exempt from the registration requirements of the Securities Act. The Bonds are being offered and sold outside of the United States in reliance on Regulation S under the Securities Act (“Regulation S”).

Each Joint Bookrunner has represented and agreed that it will not offer or sell the Bonds (i) as part of their distribution at any time or (ii) otherwise until 40 days after the later of the commencement of the offering and the closing date, within the United States or to, or for the account or benefit of, U.S. persons except in accordance with Regulation S of the Securities Act, and it will have sent to each dealer to which it sells Bonds during the distribution compliance period a confirmation or other notice setting forth the restrictions on offers and sales of the Bonds within the United States or to, or for the account or benefit of, U.S. persons. Terms used in this paragraph have the meaning given to them by Regulation S.

In addition, until 40 calendar days after the commencement of the offering of the Bonds, an offer or sale of Bonds within the United States by a dealer (whether or not participating in the offering) may violate the registration requirements of the Securities Act.

United Kingdom

Each of the Joint Bookrunners has represented, warranted and agreed, severally but not jointly, that:

(a) it has only communicated or caused to be communicated and will only communicate or cause to be communicated an invitation or inducement to engage in investment activity (within the meaning of Section 21 of the Financial Services and Markets Act 2000, as amended (the “FSMA”)) received by it in connection with the issue or sale of the Bonds in circumstances in which Section 21(1) of the FSMA does not apply to the Issuer; and
(b) it has complied and will comply with all applicable provisions of the FSMA with respect to anything done by it in relation to the Bonds in, from or otherwise involving the United Kingdom.

**Prohibition of Sales to European Economic Area Retail Investors**

Each Joint Bookrunner has represented, warranted and agreed, severally but not jointly, that it has not offered, sold or otherwise made available and will not offer, sell or otherwise make available any Bonds to any retail investor in the EEA.

For the purposes of this provision:

(a) the expression “retail investor” means a person who is one (or more) of the following:
   
   (i) a retail client as defined in point (11) of Article 4(1) of MiFID II;
   
   (ii) a customer within the meaning of IMD, 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 the Prospectus Regulation.

(b) the expression “offer” includes the communication in any form and by any means of sufficient information on the terms of the offer and the Bonds to be offered so as to enable an investor to decide to purchase or subscribe the Bonds.

**Prohibition of Sales to UK Retail Investors**

Each Joint Bookrunner has represented, warranted and agreed, severally but not jointly, that it has not offered, sold or otherwise made available and will not offer, sell or otherwise make available any Bonds to any retail investor in the UK.

For the purposes of this provision:

(a) the expression “retail investor” means a person who is one (or more) of the following:
   
   (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”); or
   
   (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 the Prospectus Regulation as it forms part of UK domestic law by virtue of the EUWA (the “UK Prospectus Regulation”).

(b) the expression “offer” includes the communication in any form and by any means of sufficient information on the terms of the offer and the Bonds to be offered so as to enable an investor to decide to purchase or subscribe the Bonds.

**Singapore**

Each Joint Bookrunner has acknowledged that this Prospectus has not been registered as a prospectus with the Monetary Authority of Singapore. Accordingly, each Joint Bookrunner has represented, warranted and agreed, severally but not jointly, that it has not offered or sold any Bonds or caused such Bonds to be made the subject of an invitation for subscription or purchase and will not offer or sell such Bonds or cause such Bonds to be made the subject of an invitation for subscription or purchase, and has not circulated or distributed, nor will it circulate or distribute, this Prospectus or any other document or material in connection with the offer or sale, or invitation for subscription or purchase, of the Bonds, whether directly or indirectly, to persons in Singapore.
other than (i) to an institutional investor (as defined in Section 4A of the Securities and Futures Act (Chapter 289) of Singapore, as modified or amended from time to time (the “SFA”)) pursuant to Section 274 of the SFA, (ii) to a relevant person (as defined in Section 275(2) of the SFA) pursuant to Section 275(1) of the SFA, or any person pursuant to Section 275(1A) of the SFA, and in accordance with the conditions specified in Section 275 of the SFA, or (iii) otherwise pursuant to, and in accordance with the conditions of, any other applicable provision of the SFA.

Where Bonds are subscribed or purchased under Section 275 of the SFA by a relevant person which is:

(a) a corporation (which is not an accredited investor (as defined in Section 4A of the SFA)) the sole business of which is to hold investments and the entire share capital of which is owned by one or more individuals, each of whom is an accredited investor; or

(b) a trust (where the trustee is not an accredited investor) whose sole purpose is to hold investments and each beneficiary of the trust is an individual who is an accredited investor,

securities or securities-based derivatives contracts (each term as defined in Section 2(1) of the SFA) of that corporation or the beneficiaries’ rights and interest (howsoever described) in that trust shall not be transferred within six months after that corporation or that trust has acquired the Bonds pursuant to an offer made under Section 275 of the SFA except:

(i) to an institutional investor or to a relevant person, or to any person arising from an offer referred to in Section 275(1A) or Section 276(4)(i)(B) of the SFA;

(ii) where no consideration is or will be given for the transfer;

(iii) where the transfer is by operation of law;

(iv) as specified in Section 276(7) of the SFA; or

(v) as specified in Regulation 37A of the Securities and Futures (Offers of Investments) (Securities and Securities-based Derivatives Contracts) Regulations 2018.

Singapore SFA Product Classification: In connection with Section 309B of the SFA and the CMP Regulations 2018, unless otherwise specified before an offer of Bonds, the Issuer has determined, and hereby notifies all relevant persons (as defined in Section 309A(1) of the SFA), that the Bonds are ‘prescribed capital markets products’ (as defined in the CMP Regulations 2018) and Excluded Investment Products (as defined in MAS Notice SFA 04-N12: Notice on the Sale of Investment Products and MAS Notice FAA-N16: Notice on Recommendations on Investment Products).

Switzerland

This Prospectus is not intended to constitute an offer or solicitation to purchase or invest in the Bonds. The Bonds may not be publicly offered, directly or indirectly, in Switzerland within the meaning of the Swiss Financial Services Act (“FinSA”) and no application has or will be made to admit the Bonds to trading on any trading venue (exchange or multilateral trading facility) in Switzerland. Neither this Prospectus nor any other offering or marketing material relating to the Bonds constitutes a prospectus pursuant to the FinSA, and neither this Prospectus nor any other offering or marketing material relating to the Bonds may be publicly distributed or otherwise made publicly available in Switzerland.

General

No action has been or will be taken by the Issuer or the Joint Bookrunners that would, or is intended to, permit a public offer of the Bonds or possession or distribution of this Prospectus or any other offering material relating
to the Bonds, in any country or jurisdiction where any such action for that purpose is required. Accordingly, each of the Joint Bookrunners has represented, warranted and agreed, severally but not jointly, that it has not, directly or indirectly, offered or sold and will not, directly or indirectly, offer or sell any Bonds or has not, directly or indirectly, distributed or published and will not, directly or indirectly, distribute or publish any offering circular, prospectus, form of application, advertisement or other document or information relating to the Bonds in any country or jurisdiction except under circumstances that will result in compliance with any applicable laws and regulations and all offers and sales of Bonds by it will be made on the same terms.
GENERAL INFORMATION

1. Approval
This Prospectus has been approved by the AMF in its capacity as competent authority in France pursuant to the Prospectus Regulation and received the approval number 21-482 dated November 10, 2021. The AMF only approves this Prospectus as meeting the standards of completeness, comprehensibility and consistency imposed by the Prospectus Regulation. Such approval should not be considered as an endorsement of either the Issuer or the quality of the Bonds that are the subject of this Prospectus and investors should make their own assessment as to the suitability of investing in the Bonds.

This Prospectus will be valid until the date of admission of the Bonds to trading on Euronext Paris. Upon any significant new factor, material mistake or material inaccuracy relating to the information included (including information incorporated by reference) in this Prospectus which may affect the assessment of the Bonds occurring before such date, this Prospectus must be completed by a supplement, pursuant to Article 23 of the Prospectus Regulation. On the Issue Date, this Prospectus, as supplemented (as the case may be), will expire and the obligation to supplement this Prospectus in the event of significant new factors, material mistakes or material inaccuracies will no longer apply.

2. Authorization
The Bonds were issued pursuant to a resolution of the Board of Directors (Conseil d’administration) of the Issuer adopted on October 20, 2021 and a decision of the Group Chief Financial Officer (Directeur Financier Groupe) dated November 4, 2021.

3. Admission to trading
Application has been made for the Bonds to be admitted to trading on Euronext Paris as from the Issue Date.

The estimated costs for the admission to trading of the Bonds are €15,300 (including AMF and Euronext Paris fees).

4. Clearing systems
The Bonds have been accepted for clearance through Clearstream, Euroclear and Euroclear France. The Common Code for the Bonds is 240722283 and the International Securities Identification Number (ISIN) for the Bonds is FR0014006G24.

The address of Euroclear is 1 boulevard du Roi Albert II, 1210 Brussels, Belgium and the address of Clearstream is 42 avenue John Fitzgerald Kennedy, L-1855 Luxembourg, Grand-Duchy of Luxembourg. The address of Euroclear France is 66, rue de la Victoire, 75009 Paris, France.

5. No significant or material adverse change
Except as disclosed in this Prospectus on pages 41 to 50, there has been no significant change in the financial position and/or performance of the Issuer or the Group since June 30, 2021.

There has been no material adverse change in the prospects of the Group since December 31, 2020.
6. **Litigation**

Save as disclosed in this Prospectus (pages 374 and 375 of the *Document d’Enregistrement Universel 2020* and pages 22 to 24 of the *Amendement au Document d’Enregistrement Universel 2020*, both incorporated by reference herein), neither the Issuer nor any other member of the Group is involved in any governmental, legal or arbitration proceedings (including any such proceedings which are pending or threatened of which the Issuer is aware), during a period covering at least the previous 12 months which may have, or have had in the recent past, significant effects on the Issuer and/or the Group’s financial position or profitability.

7. **Material Contracts**

The Issuer has not entered into contracts outside the ordinary course of its business which could result in any member of the Group being under an obligation or entitlement that is material to the Issuer's ability to meet its obligation to Bondholders in respect of the Bonds.

8. **Joint Bookrunners Conflicts**

Certain of the Joint Bookrunners and their affiliates have engaged, and may in the future engage, in investment banking and/or commercial banking transactions with, and may perform services for, the Issuer and its affiliates in the ordinary course of business. Certain of the Joint Bookrunners and their affiliates may have positions, deal or make markets in the Bonds, related derivatives and reference obligations, including (but not limited to) entering into hedging strategies on behalf of the Issuer and its affiliates, investor clients, or as principal in order to manage their exposure, their general market risk, or other trading activities.

In addition, in the ordinary course of their business activities, the Joint Bookrunners and their affiliates may make or hold a broad array of investments and actively trade debt and equity securities (or related derivative securities) and financial instruments (including bank loans) for their own account and for the accounts of their customers. Such investments and securities activities may involve securities and/or instruments of the Issuer and its affiliates. Certain of the Joint Bookrunners and their affiliates that have a lending relationship with Issuer routinely hedge their credit exposure to Issuer consistent with their customary risk management policies. Typically, such Joint Bookrunners and their affiliates would hedge such exposure by entering into transactions which consist of either the purchase of credit default swaps or the creation of short positions in securities, including potentially the Bonds. The Joint Bookrunners and their affiliates may also make investment recommendations and/or publish or express independent research views in respect of such securities or financial instruments and may hold, or recommend to clients that they acquire, long and/or short positions in such securities and instruments.

9. **Conflicts of Interest**

At the date of this Prospectus, to the Issuer’s knowledge, there are no conflicts of interest which are material to the issue of the Bonds between the duties of the members of the Board of Directors (*Conseil d’administration*) of the Issuer and their private interests and/or their other duties.

10. **Materials interests**

Save for any fees payable to the Joint Bookrunners and save as disclosed under the heading “Potential Conflict of Interest” in the section “Risk Factors”, as far as the Issuer is aware, no person involved in the issue of the Bonds has any interest, including conflicting ones, that is material to the issue.
11. Accounts

The auditors of the Issuer are Deloitte & Associés and Grant Thornton, who have audited the Issuer's consolidated accounts in accordance with generally accepted auditing standards in France for each of the two financial years ended on December 31, 2019 and 2020 and reviewed the interim condensed consolidated financial statements of the Issuer as of and for the 6-month period ended June 30, 2021. The auditors are independent statutory auditors with respect to the Issuer as required by the laws of the French Republic and under the applicable rules of the Compagnie Nationale des Commissaires aux Comptes. The auditors’ report on the consolidated financial statements for the year ended on December 31, 2020 was issued with a qualification for limitation of scope with regards to two U.S. entities. The auditors’ reports on the consolidated financial statements for the year ended on December 31, 2019 and on the interim condensed consolidated financial statements as of and for the 6-month period ended June 30, 2021 were issued with unqualified opinions.

12. Documents

For so long as the Bonds remain outstanding, copies of this Prospectus, the documents incorporated by reference, the Agency Agreement, the statuts (by-laws) of the Issuer and all reports, letters and other documents, historical financial statements, valuations and statements prepared by any expert at the Issuer’s request any part of which is included or referred to in this Prospectus, will be available for inspection and copies of the most recent annual financial statements of the Issuer will be obtainable, free of charge, at the specified offices for the time being of the Paying Agents during normal business hours on any week day (except Saturdays, Sundays and public holidays).

This Prospectus and all the documents incorporated by reference are also available on the Issuer's website (www.atos.net). This Prospectus is also available on the website of the AMF (www.amf-france.org). For the avoidance of doubt, any opinion, report or certification of any third-party in connection with the offering of the Bonds, the KPI or the SPT is not, nor shall it be deemed to be, incorporated in and/or form part of this Prospectus.

13. Yield

The yield in respect of the Bonds is 1.109 per cent. per annum and is calculated on the Issue Date on the basis of the issue price of the Bonds, and assuming that no Interest Rate Step Up Margin is applied in accordance with Condition 4.2. It is not an indication of future yield.

If the Interest Rate Step Up Margin of 0.175 per cent. per annum is applied in accordance with Condition 4.2, the yield in respect of the Bonds, being calculated at the Issue Date on the basis of the issue price of the Bonds, would be 1.173 per cent. per annum. It is not an indication of future yield.

14. Ratings

The Issuer is rated BBB- (stable outlook) by S&P. The Bonds have been assigned a rating of BBB- by S&P. S&P is established in the European Union, registered under Regulation (EC) No. 1060/2009, as amended (the “CRA Regulation”) and included in the list of registered credit rating agencies published by the European Securities and Markets Authority on its website (https://www.esma.europa.eu/supervision/credit-rating-agencies/risk) in accordance with the CRA Regulation. S&P is not established in the United Kingdom (the “UK”) and is not registered in accordance with Regulation (EC) No. 1060/2009 as it forms part of UK domestic law by virtue of the European Union (Withdrawal) Act 2018 (the “EUWA”) (the “UK CRA Regulation”). However, the rating of the Issuer has been endorsed by S&P Global Ratings UK Limited, respectively, in accordance with the UK CRA Regulation and have not been withdrawn. As such, the rating issued by S&P may be used for
regulatory purposes in the UK in accordance with the UK CRA Regulation. Credit ratings are subject to revision, suspension or withdrawal at any time by the relevant rating organization. A rating is not a recommendation to buy, sell or hold securities and may be subject to suspension, change or withdrawal at any time by the assigning rating agency.

15. **LEI number**
   The Legal Entity Identifier number of the Issuer is 5493001EZOOA66PTBR68.

16. **Stabilization**
   In connection with the issue of the Bonds, J.P. Morgan AG (the “Stabilization Manager”) (or any person acting on behalf of such Stabilization Manager) may (but will not be required to) over-allot the relevant Bonds or effect transactions within a specified period, with a view to supporting the market price of the relevant Bonds at a level higher than that which might otherwise prevail. However, stabilization may not necessarily occur. Any stabilization action may begin on or after the date on which adequate public disclosure of the terms of the offer of the Bonds is made and, if begun, may cease at any time, but it must end no later than the earlier of thirty (30) calendar days after the issue date of the Bonds and sixty (60) calendar days after the date of the allotment of the Bonds. Any stabilization action or over-allotment must be conducted by the relevant Stabilization Manager in accordance with all applicable laws and rules.

17. **Forward-looking statements**
   This Prospectus contains or incorporates by reference certain forward-looking statements that are based on estimates and assumptions. Forward-looking statements include statements with respect to the Issuer’s business, future financial condition and prospects and generally include all statements preceded by, followed by or that include the words “believe”, “expect”, “project”, “anticipate”, “seek”, “estimate” or similar expressions. Although it is believed that the expectations reflected in these forward-looking statements are reasonable, there is no assurance that the actual results or developments anticipated will be realized or, even if realized, that they will have the expected effects on the business, financial condition or prospects of the Issuer.

   These forward-looking statements speak only as of the date on which the statements were made, and no obligation has been undertaken to publicly update or revise any forward-looking statements made in this Prospectus or elsewhere as a result of new information, future events or otherwise, except as required by applicable laws and regulations.

18. **Issuer’s website**
   The Issuer’s website is www.atos.net. The information on such website does not form part of this Prospectus, except where that information has been incorporated by reference into this Prospectus and has not been scrutinized or approved by the AMF.
PERSON RESPONSIBLE FOR THE INFORMATION GIVEN IN THE PROSPECTUS

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

Atos SE
River Ouest
80, quai Voltaire
95870 Bezons
France

Duly represented by Uwe Stelter, Group Chief Financial Officer

Dated November 10, 2021

This Prospectus has been approved by the AMF, in its capacity as competent authority under Regulation (EU) 2017/1129, as amended. The AMF has approved this Prospectus after having verified that the information it contains is complete, coherent and comprehensible within the meaning of Regulation (EU) 2017/1129.

This approval is not a favorable opinion on the Issuer and on the quality of the Bonds described in this Prospectus. Investors should make their own assessment of the opportunity to invest in such Bonds.

This Prospectus has been approved on November 10, 2021 and is valid until the date of admission of the Bonds to trading on Euronext Paris and shall, during this period and in accordance with the provisions of Article 23 of the Regulation (EU) 2017/1129, as amended, be completed by a supplement to the Prospectus in the event of new material facts or substantial errors or inaccuracies.

This Prospectus obtained the following approval number: 21-482.
**ISSUER**

Atos SE  
River Ouest  
80, quai Voltaire  
95870 Bezons  
France

**JOINT SUSTAINABILITY-LINKED BOND STRUCTURING AGENTS TO THE ISSUER AND GLOBAL COORDINATORS AND JOINT BOOKRUNNERS**

<table>
<thead>
<tr>
<th>Agent</th>
<th>Address</th>
<th>City</th>
<th>Country</th>
</tr>
</thead>
<tbody>
<tr>
<td>BNP Paribas</td>
<td>16 boulevard des Italiens</td>
<td>75009 Paris</td>
<td>France</td>
</tr>
<tr>
<td>J.P. Morgan AG</td>
<td>Taunustor I (Taunus Turm)</td>
<td>60310 Frankfurt am Main</td>
<td>Germany</td>
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<tr>
<td>Deutsche Bank AG</td>
<td>Mainzer Landstr. 11-17</td>
<td>60329 Frankfurt am Main</td>
<td>Germany</td>
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**JOINT BOOKRUNNERS**

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<thead>
<tr>
<th>Agent</th>
<th>Address</th>
<th>City</th>
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<tbody>
<tr>
<td>Crédit Agricole Corporate and Investment Bank</td>
<td>12, places des États-Unis CS70052</td>
<td>92547 Montrouge Cedex</td>
<td>France</td>
</tr>
<tr>
<td>HSBC Continental Europe</td>
<td>38 avenue Kléber</td>
<td>75116 Paris</td>
<td>France</td>
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<tr>
<td>Morgan Stanley Europe SE</td>
<td>Grosse Gallusstrasse 18</td>
<td>60312 Frankfurt-am-Main</td>
<td>Germany</td>
</tr>
<tr>
<td>Société Générale</td>
<td>29, boulevard Haussmann</td>
<td>75009 Paris</td>
<td>France</td>
</tr>
</tbody>
</table>

**OTHER JOINT BOOKRUNNERS**

<table>
<thead>
<tr>
<th>Agent</th>
<th>Address</th>
<th>City</th>
<th>Country</th>
</tr>
</thead>
<tbody>
<tr>
<td>Banco Bilbao Vizcaya Argentaria, S.A.</td>
<td>C/ Sauceda 28, Asia Building 2nd Floor</td>
<td>28050 Madrid</td>
<td>Spain</td>
</tr>
<tr>
<td>Banco Santander S.A.</td>
<td>Ciudad Grupo Santander Edificio Encinar</td>
<td>28660, Boadilla del Monte Madrid</td>
<td>Spain</td>
</tr>
<tr>
<td>Commerzbank AG</td>
<td>Kaiserstraße 16 (Kaiserplatz)</td>
<td>60311 Frankfurt am Main</td>
<td>Germany</td>
</tr>
<tr>
<td>Crédit Industriel et Commercial S.A.</td>
<td>6 avenue de Provence</td>
<td>75452 Paris Cedex 9</td>
<td>France</td>
</tr>
<tr>
<td>Natixis</td>
<td>30 avenue Pierre Mendès France</td>
<td>75013 Paris</td>
<td>France</td>
</tr>
<tr>
<td>SMBC Nikko Capital Markets Europe GmbH</td>
<td>Neue Mainzer Straße 52-58,</td>
<td>60311 Frankfurt</td>
<td>Germany</td>
</tr>
<tr>
<td>UniCredit Bank AG</td>
<td>Arabellastraße 12</td>
<td>81925 Munich</td>
<td>Germany</td>
</tr>
</tbody>
</table>

**FISCAL AGENT AND PAYING AGENT**

- 60 -
BNP Paribas Securities Services
(Euroclear Affiliate number 30)
Les Grands Moulins de Pantin
9, rue du Débarcadère
93500 Pantin
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