INAL TERMS FOR THE CERTIFICATES

The Base Prospectus dated 10 July 2019 expires on 9 July 2020. The updated Base Prospectus shall be available for viewing free of charge on the website of the AMF and on www.amundi.com

MIFID II product governance / Retail investors, professional investors and eligible counterparties target market – Solely for the purposes of the manufacturer's product approval process, the target market assessment in respect of the Securities, taking into account the five categories referred to in item 18 of the Guidelines published by ESMA has led to the conclusion that: (i) the target market for the Securities is eligible counterparties, professional clients and retail clients, each as defined in MiFID II; and (ii) all channels for distribution to eligible counterparties and professional clients are appropriate; and (iii) the following channels for distribution of the Securities to retail clients are appropriate - investment advice and portfolio management, and pure execution services, subject to the distributor's suitability and appropriateness obligations under MiFID II, as applicable.

Any person subsequently offering, selling or recommending the Securities (a distributor) should take into consideration the manufacturer's target market assessment; however, a distributor subject to MiFID II is responsible for undertaking its own target market assessment in respect of the Securities (by either adopting or refining the manufacturer's target market assessment) and determining appropriate distribution channels.

FINAL TERMS DATED 03 SEPTEMBER 2019

Amundi

Legal Entity Identifier (LEI): 96950010FL2T1TJKR531

11% Protect Aktienanleihe ThyssenKrupp AG 2019-2020 Anlageprodukt ohne Kapitalschutz

Issue of Euro 30,000,000 of Share Linked Certificates by Amundi under the Euro 10,000,000,000 Notes and Certificates Programme

The Base Prospectus referred to below (as supplemented by these Final Terms) has been prepared on the assumption that, other than as provided in sub-paragraph (ii) below, any offering of Certificates in any Member State of the European Economic Area that has implemented the Prospectus Directive (each a **Relevant Member State**) shall be made pursuant to an exemption from the requirement to publish a prospectus for offers of Certificates, in accordance with the Prospectus Directive, as implemented in the Relevant Member State. Accordingly, any person offering or intending to offer Certificates may only do so:

- (i) in circumstances under which neither the Issuer nor any Dealer is under any obligation to publish a prospectus pursuant to article 3 of the Prospectus Directive or a supplemental prospectus in accordance with article 16 of the Prospectus Directive; or
- (ii) in a Public Offer Jurisdiction as referred to in paragraph 31 of Part A below, provided that such person is one of the persons referred to in paragraph 31 of Part A below and that such offer is made during the Offer Period specified for such purpose in such same paragraph.

Neither the Issuer nor any Dealer has authorised or authorises the offering of any Certificates in any other circumstances.

The expression **Prospectus Directive** means the Directive 2003/71/EC of the European Parliament and Council dated 4 November 2003 as amended or superseded and includes any measure for the implementation of such directive in the Relevant Member State.

PART A- CONTRACTUAL TERMS

Terms used in these Final Terms shall have the meaning given to them in the chapter headed "Terms and Conditions of the Certificates" of the base prospectus dated 10 July 2019 and the first supplement to the Base Prospectus dated 22 August 2019 which together constitute a base prospectus (the Base Prospectus) as defined in the Directive 2003/71/EC of the European Parliament and Council dated 4 November 2003 as amended or superseded and includes any relevant implementing measure in a relevant Member State of the European Economic Area (the **Prospectus Directive**).

This document constitutes the Final Terms of the Certificates described herein within the meaning of article 5.4 of the Prospectus Directive and must be read in conjunction with the Base Prospectus, as supplemented. All of the information concerning the Issuer and the offer of Certificates set forth in these Final Terms must be read in conjunction with the Base Prospectus. Copies of the Base Prospectus, as supplemented, shall be published, in accordance with article 14 of the Prospectus Directive and are available on the websites of (a) the AMF (www.amffrance.org) and (b) the Issuer (www.amundi.com) and copies may be obtained at the registered office of the Issuer and at the designated office of the Paying Agent. A summary of the issue is appended to these Final Terms and includes the information contained in the summary of the Base Prospectus and relevant information on the Final Terms.

1.	(i)	Issuer:	Amundi
2.	(i)	Series N°:	9
	(ii)	Tranche N°:	1
3.	Specifie	ed Currency(ies):	EUR ("€")
4.	Aggreg	ate Nominal Amount:	EUR 30,000,000
5.	Issue Pı	rice:	100 per cent. of the Aggregate Nominal Amount
6.	(i)	Calculation Amount:	EUR 1,000
7.	(i)	Issue Date:	13 September 2019
	(ii)	Trade Date:	14 August 2019
	(iii)	Interest Period Commencement Date:	Not Applicable
8.	Maturit	y Date:	23 October 2020
9.	Interest	Basis:	11% Fixed Rate
10.	Coupon Switch Option:		Not Applicable
11.	Redemption/Payment Basis:		Share Linked Redemption
12.	Issuer/Holders redemption option:		Not Applicable
13.	Authorised Issue Dates:		20 June 2019
14.	Placem	ent method:	Non-syndicated

15. Hybrid Certificates: Not Applicable

16. Exercise of Certificates: Not Applicable

TERMS RELATING TO INTEREST (IF ANY) PAYABLE

17. Fixed Rate Certificates: Applicable

(i) Interest Rate(s): 11 per cent. payable in arrear on the Maturity

Date

(ii) Interest Period: As specified in Condition 2

(iii) Interest Payment Date(s) Maturity Date

(iv) Business Day Convention: Non-Adjusted

(v) Fixed Coupon Amount(s): EUR 110 per Calculation Amount

(vi) Broken Coupon Amount(s): Not Applicable

(vii) Day Count Fraction: Not Applicable

18. Floating Rate Certificates and Rate Linked Not Applicable

Certificates

19. **Zero Coupon Certificates** Not Applicable

20. **Underlying Reference Linked Interest** Not Applicable

Certificates other than Rate Linked

Certificates

TERMS RELATING TO REDEMPTION

21. Redemption at the Option of the Issuer Not Applicable

22. Redemption at the option of the Holders Not Applicable

23. Final Redemption Amount on each Certificate Underlying Reference Linked Final Redemption

Amount. Physical Settlement condition is

applicable

24. Underlying Reference Linked Redemption Applicable

Amount Certificates

(A) TERMS RELATING TO THE UNDERLYING REFERENCE

(1) Share Linked Redemption Amount: Applicable

(i) Type of Certificates: Single Share Linked Certificates

(ii) Share Company(ies): Thyssenkrupp AG

(iii) Share(s): Thyssenkrupp AG (ISIN: DE0007500001)

(iv) Exchange[s]: Xetra

- (v) Related Exchange[s]: All Exchanges
- (vi) Physical Settlement: Applicable
 - Physical Settlement Condition: is deemed to occur if the Final Value of the Underlying Reference is less than the Final Redemption Barrier Value on the Final Redemption Amount Determination Date.
 - Entitlement in relation to each Certificate:
 - a number of deliverable shares (Share Amount) equal to the Calculation Amount divided by the Initial Value, The Share Amount will be rounded to the lower whole Relevant Share;
 - and an amount in Euros (Rounding) equal to the non-deliverable fraction of the Calculation Amount multiplied by the Final Value.

Certificates will not be aggregated for the purpose of physical settlement.

- Relevant Share(s): Thyssenkrupp AG (ISIN: DE0007500001)
- Settlement Business Day: Maturity Date
- (vii) Party responsible for calculation of the Redemption Amount:

Calculation Agent

- (viii) Valuation Time: In accordance with Condition 10.6
- (ix) Specified Maximum Days of Two Disruption:
- (x) Exchange Business Day Single Share Basis
- (xi) Scheduled Trading Day Single Share Basis
- (xii) Additional Disruption Events: Change in Law, Hedging Disruption and Increased Cost of Hedging apply
- (xiii) Extraordinary Events Change in Listing/Listing Suspension apply
- (xiv) Correction Deadline: within a Settlement Cycle following the original publication and before the Maturity Date
- (xv) Weighting for each Share comprised Not Applicable in the Basket:

(2) Index Linked Redemption Amount: Not Applicable

(3) Fund Linked Redemption Amount: Not Applicable

(4) Inflation Linked Redemption Amount: Not Applicable

(5) Foreign Exchange Rate Linked Redemption Not Applicable

Amount:

(6) Commodity Linked Redemption Amount: Not Applicable

(7) Dynamic Linked Redemption Certificates: Not Applicable

(B) TERMS RELATING TO FINAL REDEMPTION

DETERMINATION OF THE INITIAL VALUE OF THE UNDERLYING REFERENCE:

(i) Initial Determination Date: 23 October 2019

• Observation Dates for Initial 23 October 2019

Determination Date(s):

(ii) Initial Value: Determined in accordance with Value

Determination Terms set forth below

(iii) Value Determination Terms for the

Initial Value:

(Section 2.2 of Part 3 of the Conditions) Reference Value

DETERMINATION OF THE FINAL VALUE OF THE UNDERLYING REFERENCE:

(i) Value Determination Terms for the Final Value in respect of any Redemption Amount Determination Date:

(Section 2.2 of Part 3 of the Conditions) Reference Value

Observation Dates for any 16 October 2020
 Redemption Amount Determination

Date:

DETERMINATION OF THE PERFORMANCE:

(i) Performance: Not Applicable

DETERMINATION OF THE FINAL REDEMPTION AMOUNT:

- I **Terms relating to Indexed Final** Not Applicable **Redemption Amount**
- II **Terms relating to Barrier Final Redemption** Applicable **Amount**

(1) Barrier Final Redemption: Applicable (i) Performance Condition: Not Applicable (ii) Final Value Condition: Applicable The Final Redemption Amount shall be: if the Final Value of the greater than or equal to the Final Redemption Underlying Reference is: Barrier Value Calculation Amount x Redemption Rate In all other cases: A number of deliverable shares (Share Amount) equal to: Calculation Amount / Initial Value and an amount in Euros (Rounding) equal to: Non deliverable fraction of the Calculation Amount × Final Value Certificates will not be aggregated for the purpose of physical settlement. 90 % of the Initial Value Final Redemption Barrier Value: (iii) Participation Rate: Not Applicable (iv) Redemption Rate: 100 % (v) Final Redemption Amount 16 October 2020 **Determination Date: Business Day Convention:** Following Business Day Convention (vi) (2) Barrier Final Redemption 2: Not Applicable (3) Amortizing Barrier Final Redemption: Not Applicable (4) Airbag Barrier Final Redemption: Not Applicable (5) **Dual Barrier Final Redemption 1:** Not Applicable

(6) Dual Barrier Final Redemption 2: Not Applicable

(7) Dual Barrier Final Redemption 3: Not Applicable

(8) Twin Win Barrier Final Redemption: Not Applicable

25. Redemption Amount Switch Option Not Applicable

26. Automatic Early Redemption Event: Not Applicable

GENERAL PROVISIONS APPLICABLE TO THE CERTIFICATES

27. Form of the Certificates: **Dematerialised Bearer Certificates** 28. Business Centre or other special provisions Not Applicable relating to Payment Dates: 29. Following Business Day Convention Payment Business Day or other special provisions relating to Payment Business Days: 30. Name and address of the Dealer: Amundi Finance, 90 Boulevard Pasteur, 75015 Paris France 31. Non-Exempt Offer: Certificates may not be offered by the Dealer and BAWAG P.S.K. Bank für Arbeit und Wirtschaft Österreichische Postsparkasse (BAWAG PSK) (collectively referred to, with the Dealer, as the Authorised Offerors) other than pursuant to article 3(2) of the Prospectus Directive in Austria (Public Offer Jurisdiction) during the period from 16 September 2019 to 16 October 2019 (Offer Period). See also paragraph 7 of Part A above. 32. General Consent: Not Applicable 33. Total commission and concession: Maximum 2.30 per cent. of the Aggregate Nominal Amount 34. United States Tax Considerations The Securities are not Specified Securities for purposes of Section 871(m) of the U.S. Internal Revenue Code of 1986. 35. Prohibition of Sales to EEA Retail Investors: Not Applicable

Signed on behalf of the Issuer:

By Bernard de WIT

Head of Control and Regulatory Supervision Division of Amundi

PART B – OTHER INFORMATION

1. **ADMISSION TO TRADING**

(i) Admission to Trading Not Applicable

2. INTERESTS OF NATURAL AND LEGAL PERSONS INVOLVED IN THE OFFER

Save for any fees payable to the Authorised Offerors, no person involved in the offer of the Certificates has, as far as the Issuer is aware, any material interest in the offer. The Dealer, the Authorised Offerors and their affiliates have concluded, and may in the future conclude, financial and commercial transactions with, and may provide other services to, the Issuer during the normal course of business.

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

(i) Reasons for the offer: Not Applicable

(ii) Estimated net proceeds: Aggregate Nominal Amount of the Tranche

(iii) Estimated Total Expenses: There are no other expenses than those defined in A-

33 above

4. YIELD – Fixed Rate Certificates only

Specify yield: 11 per cent.

The yield is calculated on the Issue Date by reference to the Issue Price. It is not indicative of future yield.

5. PERFORMANCE OF UNDERLYING REFERENCE – Underlying Reference Linked Certificates only

Details of past and future performance and volatility of Thyssenkrupp AG may be obtained from www.thyssenkrupp.com

6. **OPERATIONAL INFORMATION**

ISIN Code: FR0013441078

Common Code: 204100543

Any clearing system(s) other than Euroclear Not Applicable France/Euroclear Bank S.A./N.V. and Clearstream Banking S.A. and relevant

identification number(s):

Delivery: Delivery against payment

Names and addresses of initial Paying CACEIS Corporate Trust, 1 - 3 place Valhubert,

Agent(s): 75206 Paris Cedex 13, France

Names and addresses of additional Paying Not Applicable Agent(s) (if any):

7. TERMS AND CONDITIONS OF THE OFFER

Total amount of the issue/ offer: EUR 30,000,000

Offer Period: From 16 September 2019 to 16 October 2019, (both

dates included).

Offer Price: Certificates issued on 13 September 2019 will be

entirely subscribed by the Dealer.

Certificates will be then offered to the public on the secondary market during the Offer Period at an Offer

Price equal to 1000 € per Certificate.

Conditions to which the offer is subject: The offer of the Certificates is conditional upon their

issue and on any additional conditions set out in the standard terms of business of the Authorised Offerors, notified to investors by such relevant Authorised Offeror. Between BAWAG PSK and its customers, the offer of the Certificates is further subject to conditions that may be agreed between them and/or specified in the arrangements in place between them.

Description of application procedure (including the period during which the offer shall be open and possible changes):

Applications for the Certificates by the public, within the limit of the number of available Certificates, will be made in accordance with BAWAG PSK's usual procedures.

Investors may apply for subscription of the Certificates during the Offer Period.

Description of option to reduce subscriptions and arrangements for refunding excess amount paid by subscribers: Not Applicable

Details of the minimum and/or maximum subscription amounts (expressed either as a number of securities or total investment amount):

Not Applicable

Details of method and time limits for payment and delivery of Certificates:

The Certificates will be issued on the Issue Date against payment to the Issuer of the net subscription amounts. Investors will be notified by the relevant Authorised Offeror of their allotments of Certificates and the settlement arrangements in respect thereof.

Manner and date of publication of the results of the offer:

Not Applicable

Procedure for exercise of any pre-emption rights, negotiability of subscription rights and treatment of unexercised subscription rights: Not Applicable

If the Certificates are being offered simultaneously in several countries, and if a

Not Applicable

tranche has been or is being reserved for certain prospective investors, specify which tranche:

Procedure for notifying subscribers of their allotments and indication whether dealing may commence prior to notification:

Investors will be notified of their allotments by BAWAG PSK. No dealing in the Certificates may take place prior to the Issue Date.

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

Not Applicable

Authorised Institution(s) in countries where the Certificates are being offered:

See Part A-31 above.

Conditions relating to Issuer's consent to use the Base Prospectus:

The conditions to the Issuer's consent are that such consent (a) is only valid during the Offer Period and (b) only extends to the use of the Base Prospectus to make Non-exempt Offers of the relevant Tranche of Securities in Austria.

PLACEMENT AND UNDERWRITING 8.

Name(s) and address(es) of entities with overall responsibility for coordinating the issue and the various parties and, to the extent such information is known to the Issuer or the distributor, the relevant dealers in the countries where the Certificates are being offered:

The Dealer has appointed the following Authorised Offeror for the distribution of the Certificates in Austria:

BAWAG P.S.K. Bank für Arbeit und Wirtschaft und Österreichische Postsparkasse AG Wiedner Gürtel 11

1100 Vienna, Austria

Name and address of intermediaries acting as paying agents and depositary agents in each relevant country:

Not Applicable

Entities that have agreed to underwrite the Certificates on a firm commitment basis and those that have agreed to place the Certificates without a firm commitment or under "best efforts" arrangements. If the entire issue has not been underwritten, specify the proportion not underwritten.

Not Applicable

Name(s) and address(es) of entities that have undertaken to act as authorised intermediaries on the secondary market, by providing bid/ask price liquidity and description of the main terms of their undertaking:

Not Applicable

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

ISSUE SPECIFIC SUMMARY

This summary relates to Certificates 11% Protect Aktienanleihe ThyssenKrupp AG 2019-2020 Anlageprodukt ohne Kapitalschutz Single Share Linked Certificates described in the Final Terms (the **Final Terms**) to which this summary is annexed. This summary includes the information contained in the summary of the Base Prospectus relating to the Securities as well as relevant information from the Final Terms. Terms and expressions defined in the Base Prospectus and the Final Terms shall have the same meaning in this summary.

This summary must be read as an introduction to the Base Prospectus and the Final Terms (together, the **Prospectus**) and is provided as an aid to investors considering investing in the Securities, but it is not a substitute for the Prospectus. Any decision to invest in the Securities should be taken with regard to the Prospectus as a whole, including all documents incorporated by reference.

Summaries are made up of disclosure requirements known as 'Elements', which are required by Annex XXII of Delegated Regulation (EU) No. 486/2012, as amended. These elements are numbered in sections A - E (A.1 - E.7).

This summary contains all the Elements required to be included in a summary for this type of securities, Issuer. Because some Elements are not required to be addressed, there may be gaps in the numbering sequence of the Elements.

Even though an Element may be required to be inserted in the summary because of the type of securities and Issuer, it is possible that no relevant information can be given regarding the Element. In this case, a short description of the Element is inserted in the summary with the mention "not applicable".

	Section A - Introduction and warnings				
A.1	Introduction:	Please note that:			
		• this summary should be read as an introduction to the Base Prospectus and the Final Terms;			
		any decision to invest in the Securities should be based on consideration of the Base Prospectus and the Final Terms as a whole by the investor;			
		• where a claim relating to the information contained in the Base Prospectus and the Final Terms is brought before a court, the investor may, under the national legislation of the Member States, have to bear the costs of translating the prospectus before the legal proceedings are initiated; and			
		• civil liability attaches only to those people who have tabled the summary, including any translation thereof, but only if the contents of the summary are misleading, inaccurate or inconsistent when read together with the other parts of the Base Prospectus or if it does not provide, when read together with the other parts of the Base Prospectus and the Final Terms, key information in order to aid investors when considering whether to invest in the Securities.			
A.2	Consent:	Consent: Subject to the conditions set out below, the Issuer consents to the use of the Base Prospectus in connection with a Non-exempt Offer of Securities by the Dealer and BAWAG			

P.S.K. Bank fûr Arbeit und Wirtschaft und Österreichische Postsparkasse AG (BAWAG PSK).
• Offer period: The Issuer's consent referred to above is given for Non-exempt Offers of Securities during the period from 16 September 2019 to 16 October 2019 (the Offer Period).
• Conditions to consent: The conditions to the Issuer's consent (in addition to the conditions referred to above) are that such consent (a) is only valid during the Offer Period and (b) only extends to the use of the Base Prospectus to make Non-exempt Offers of the relevant Tranche of Securities in Austria.
• AN INVESTOR INTENDING TO PURCHASE OR PURCHASING ANY SECURITIES IN A NON-EXEMPT OFFER FROM AN AUTHORISED OFFEROR WILL DO SO, AND OFFERS AND SALES OF SUCH SECURITIES TO AN INVESTOR BY SUCH AUTHORISED OFFEROR WILL BE MADE, IN ACCORDANCE WITH THE TERMS AND CONDITIONS OF THE OFFER IN PLACE BETWEEN SUCH AUTHORISED OFFEROR AND SUCH INVESTOR INCLUDING ARRANGEMENTS IN RELATION TO PRICE, ALLOCATIONS, EXPENSES AND SETTLEMENT. THE ISSUER WILL NOT BE A PARTY TO ANY SUCH ARRANGEMENTS WITH SUCH INVESTORS IN CONNECTION WITH THE NON-EXEMPT OFFER OR SALE OF THE SECURITIES CONCERNED AND, ACCORDINGLY, THE BASE PROSPECTUS AND THESE FINAL TERMS WILL NOT CONTAIN SUCH INFORMATION. THE RELEVANT INFORMATION WILL BE PROVIDED BY THE AUTHORISED OFFEROR AT THE TIME OF SUCH OFFER. NONE OF THE ISSUER OR THE GUARANTOR (IF APPLICABLE) HAS ANY RESPONSIBILITY OR

	Section B – Issuer			
B.1 Legal and commercial Amundi (the name of the Issuer:		Amundi (the Issuer).		
B.2	Registered office and legal form of the Issuer, the legislation governing its activities and its country of origin:	Amundi is a <i>société anonyme</i> organized and existing under French law, with a Board of Directors and registered in the <i>Registre du Commerce et des Sociétés</i> of Paris (Trade and Companies Register for corporate entities) under number 314 222 902. Its registered office is located at 91-93, boulevard Pasteur - 75015 Paris, France (Phone: +33 1 76 33 30 30). Amundi is a credit institution governed by all applicable legislative and regulatory provisions and its statutes.		

INFORMATION DESCRIBED ABOVE.

B.4b Trend information: US

US indicators were hard to interpret in Q1. Disagreements between Republicans and Democrats over the budget caused a partial shutdown of government services, which led to temporary disruptions and delayed the release of certain figures. The economy does, however, appear to have lost some steam. Retail sales slowed after several quarters of strong growth and are now more in line with their long-term average. Nevertheless, growth in disposable income continues to be supported by the ongoing strength in the labour market, allowing for a further decrease in unemployment and a slight increase in wages. Business confidence, although somewhat weaker than in 2018, remains compatible with a moderate pace of business expansion, but the decline in expectations was reflected in less dynamic investment expenditure. Inflation slowed, as the base effect from energy prices turned negative. General inflation is now 1.5%-1.6% (versus 2.5% at the beginning of Q4 2018), while underlying inflation is stable at around 2.1%; the reference price index used by the Federal Reserve remains below target (at 1.8%). The Federal Reserve's statement became more cautious

and it reiterated that its future decisions will depend on economic data and financial conditions. On the trade policy front, talks between China and the United States continue, as do those between the United States and the

Eurozone

eurozone.

After a very disappointing 2018, signs of an additional deterioration emerged in early 2019. GDP growth announced at end-January was only 0.2% in Q4 for the eurozone as a whole. Germany, at 0%, narrowly escaped recession. In addition, industry-related economic indicators (IFO and manufacturing PMI) continued to worsen in Q1, with the decline in orders indicating that this weakness could continue for a longer time. The manufacturing sector is still facing significant challenges: temporary shocks related to sector-specific factors in Germany and longer-term pressure tied to protectionism, the slowdown in global trade and the slowing Chinese economy. The risk that the United States might introduce tariffs on the US auto industry also re-emerged following submission of a report on this subject to the US president. However, after poor figures in January, the services sector improved over the course of the quarter, mainly because the situation appeared to normalise in France after the significant social tensions of the last few months. Inflation declined due to base effects from oil prices, while underlying inflation remained very low. On the political front, Brexit-related uncertainty increased: the British Parliament refused three times to approve the exit deal reached in November 2018 with the Europeans and, in the last few days of the quarter, the United Kingdom was given an extension on its exit deadline until at least 31 October 2019.

Emerging markets

On the economic front, growth figures for the last quarter of 2018 were published throughout the first quarter. The results were mixed. In China,

GDP was virtually flat. In some countries, including India, Mexico, Brazil and most Central European countries, GDP was down relative to the previous quarter. In others, such as Peru, Russia and South Africa, it was higher. The recession was sharp in Turkey and Argentina. Economic indicators sent conflicting signals during the quarter. One common theme emerged, however: greater weakness in exports of manufactured goods relative to more resilient domestic demand. These two countervailing trends have thus far prevented a recession dynamic from developing in regions such as Asia, where export growth has been particularly sluggish. The change in tone that the major central banks of advanced countries (Fed and ECB) began to adopt in December, with a more accommodative message, was also confirmed in January. This brought some relief for emerging asset classes and bolstered currencies, mitigating inflationary pressure and paving the way for less restrictive monetary policies. Lastly, the trade talks between the United States and China appear to have been successful: the United States announced that it would postpone the tariff increases on USD 200 billion in Chinese products planned for 1 March.

Equity markets

After falling at the end of last year, the markets rebounded sharply in Q1 2019 with the MSCI ACWI (\$), the global equity benchmark index, up 11.6%. It is now within 3.0% of its end-September level. This rebound in the MSCI indices was seen across the board: +13.3% in the United States; +10.7% in Europe, of which +12.5% in France; and +9.6% in emerging markets, of which +17.8% in China and +6.6% in Japan, which came in last due to the strength of the yen. More broadly, this renewed market confidence is tied to the radical change in tone at the major central banks, in particular the Fed (United States), the ECB (eurozone) and the PBOC (China) which, given the build-up of risks, including the slowdown in trade and global growth, tighter monetary conditions and the fragility of the financial markets, have decided to significantly delay any attempts at normalisation. While new tariffs loomed on 1 March, the resumption of talks between the United States and China, followed by several weeks of progress, has also provided investors with some relief.

Interest rate markets

The risk-free sovereign interest rate markets have fallen sharply in recent weeks. The German 10-year yield is now close to -0.2%. The US 10-year yield is near 2.1%. These moves can be attributed to the slowdown in the global economy and the mounting risks to growth (trade war). Inflation expectations in the eurozone have fallen to their lowest level since 2016. The ECB's announcements are no longer enough to bring inflation expectations back up. The European economy — and Germany in particular — is now being hurt by the slowdown in global trade. Leading indicators (IFO, PMI) point to a significant deterioration in business confidence in the manufacturing sector. Domestic demand has nevertheless held up well, buoyed by lower unemployment and higher wages. The imbalance in the supply of and demand for highly rated securities also

		played a role in this decline. Go		
B.5	The group and the position of the Issuer within the group:	Amundi is the parent company organisation chart, dated 31 Dec	of the Amundi gr	oup as detailed in the
		Cré	edit Agricole Group	
			Amundi	
		Management Companies Subsidiaries	Amundi Asset Ma	nnagement Branches
		- Anundi Immobiler - Anundi Immobiler - Anundi Immobiler - Anundi Immobiler - CPR Asset Management - Etoile Gestion - Société Genérale Gestion - (\$26) Other entities - Anundi France - Anundi France - Anundi France - Anundi Immobiler - Anund	teguible investicini spoleinost, a.s. & teguible Asset Management, a.s. (Cocor.) sland GmbH (Germany) sent Fund Management Private Limited stors. Ltd (Polayd) tomist of Pioneer Global Investments \$\lambda_{\text{cons}}(1) \text{ (New Model) } (New Mo	Amundi Asset Management: Begiam, UK, Nathreligeds, U.A.E., Hong-Kong Ploneer Global Investment Ltd: Spain, France, Argentine, Chile, Moscoo Amundi Intermediation 1 London, Dublin Amundi Cacch Republic Asset Management, a.s.; Slovakie, Bulgaria Rep. Offices: Amundi Asset Management: Finland, Beging, Sweeten Amundi Pioneer Distributor; Miumi Joint-Ventures 33-33 % ABC-CA Fund Management Co Ltd (2013) 37 % SBI Funds Management (India)
		Sdn Bhd (Malaysti Amundi Singapo PTE, Ltd (Singapo PTE, Ltd (Singapo	Malaysia Sdn Bhd et Amundi Malaysia a) are Ltd & Amundi Intermédiation Asia	37 % SBI Funds Management (I):: 30 % NH-Amundi Asset Management Co Ltd (South Comp) 34 % Wafis Gestion (Morocco) 34 % Wafis Gestion (Morocco) 51% Amundi ACBA Asset Management (Armelia) 68 % Amundi Transition Energétique (France)
		All companies are wholly owner	d unless stated othe	rwise.
		Amundi is the holding company	for the Amundi Gro	oup. The majority of its
		shares are held by the Crédit Ag its asset management activities t	•	• •
		through joint ventures (particula	•	
B.9	Profit Estimate:	Not applicable. None of the Issu	ers provides profit	forecast or estimate.
B.10	Audit report qualifications:	Not applicable, there are no chistorical financial information	•	•
B.12	Selected historical key financial information:	Selected historical key financial	information:	
		Comparative financial data for 2018	the 12 month perio	od ended 31 December
		Combined financial statements ¹		
		Data in millions of euros	31/12/2017 (audited)	31/12/2018 (audited)
		Balance sheet total	18,819	20,937
		Total Debt	10,616	12,409
		Equity (Group Share)	8,203	8,528
		Net Revenue	2,257	2,510
		Gross Operating Income	949	1,123

Net Income - Group Share	681	855
Cost income ratio (in %) ³	52.4%	51.5%
AuM including joint ventures (in € billion)	1,426	1,425 ²
Net inflows including joint ventures (in € billion)	+70,64	+42,02

¹ In 2018 and 2017, the information consists of combined date for Amundi (12 months of activity) and Pioneer Investments (12 months of activity).

² Inflows and assets include assets under management, under advisory and assets sold, and take into account 100% of the Asian joint-ventures' inflows and assets under management. For Wafa in Morocco, assets are reported on a proportional consolidation basis.

³ Adjusted data, excluding the amortisation of distribution contracts and excluding costs associated with the integration of Pioneer Investments.

⁴ Including reinternalisation of an ECB mandate in Q1 2017 for -€6.9bn.

Comparative interim financial data for the 3 month period ended 31 March 2019

Data in millions of euros	3M 2018 ⁵ (unaudited)	3M 2019 (unaudited)
Net Revenue ⁶	663	659
Adjusted Gross Operating Income ⁶⁷	326	323
Net Income - Group Share	221	235
AuM including joint ventures (in € billion)	1,452	1,476
Net inflows including joint ventures (in € billion)	+39.8	-6.9

⁵ Combined data in Q1 2018: 3 months Amundi + Pioneer.

Comparative interim financial data for the 6 month period ended 30 June 2019

Income statement8

Data in millions of euros	6M 2019	6M 2018
, and the second	(limited review)	(limited review)
Adjusted Net Revenue9,10	1,332	1,340
Adjusted Gross Operating	652	664
Income ^{9,10}		
Adjusted Cost- Income	51,1%	50,5%
ratio (in %) ^{9,10}		·
Adjusted Net Income	505	492
Group Share 10		

Asset under management and net inflows11

(in € billion)	30/06/2019	30/06/2018
AuM including joint	1,487	1,466
ventures		
Net inflows	-11.712	+42.4

⁸ In H1 2018 Combined Income statement : 6 month Amundi + Pioneer / In H1 2019 excluding amortisation of UniCredit, SG, and Bawag distribution contracts.

⁶ Excluding amortisation of UniCredit, SG and Bawag distribution contracts.

 $^{^{\}rm 7}$ In 2018, excluding costs associated with the integration of Pioneer.

⁹ In H1 2018 excluding amortisation of distribution contracts / In H1 2019 excluding amortisation of UniCredit, SG, and Bawag distribution contracts.

 $^{^{10}}$ In H1 2018 excluding amortisation of distribution contracts & excluding costs associated with the integration of Pioneer / In H1 2019 excluding costs associated with the integration of Pioneer in 2018.

		¹¹ Assets under management and Inflows including assets under advisory and assets sold and taking into account 100% of the Asian JV's inflows and assets under management. For Wafa in Morocco, assets are reported on a proportional consolidation basis.
		¹² Including the reinternalisation of an Italian institutional mandate for -€6.3bn in Q1 2019.
		Statements of no significant or material adverse change
		There has been no significant change in the financial or trading position of Amundi since 30 June 2019.
		There has been no material adverse change in the prospects of Amundi since 31 December 2018.
B.13	Events impacting the Issuer's solvency:	Not applicable. There have not been any recent events which are to a material extent relevant to the evaluation of Amundi's solvency since 30 June 2019.
B.14	Dependence upon other group entities:	Please refer to Element B.5 above for the description of the Amundi group and Amundi's position within the Amundi group.
		Amundi is the holding company of the Amundi group. Amundi relies on the existing infrastructure and operational resources as well as the internal control system (Risk and Permanent Control, Compliance and Control and Audit) of the Amundi group. Moreover the placement of the Securities, the back office and the activity monitoring of the issues of Securities are provided by Amundi Finance.
B.15	Principal activities of the Issuer:	Amundi is the holding company for the Amundi Group, The majority of its shares are held by the Crédit Agricole Group (69.9%). It mainly performs its asset management activities through subsidiaries in Frances and abroad, through joint ventures (particularly in Asia) and through other entities.
		Amundi's corporate purpose is to carry out with individuals and legal entities, both in France and abroad, for itself or for the account of third parties or jointly (i) operations determined by the authorization of a credit institution which has been issued by the French <i>Autorité de contrôle prudentiel et de résolution</i> (former CECEI); (ii) all related transactions within the meaning of the French monetary and financial code; (iii) the creation or acquisition of interests in all companies or other French or foreign entities, including all portfolio management companies, in all investment firms and credit institutions; (iv) and more generally all operations related directly or indirectly to this object or likely to facilitate its accomplishment.
		On 6 June 2019, the Crédit Agricole Group presented its new group project and new medium-term plan (2019-2022) (together, the 2022 Medium-Term Plan). The objectives selected for Amundi within the 2022 Medium-Term Plan follow on from its plan announced in February 2018. Amundi's ambition remains unchanged: to be among the global leaders in the asset management industry, thanks to: - the quality of the expertise and services it offers to its clients; - its strong growth and profitability trends;

		 its position as a committed financial player, in line with the three- year action plan on Responsible Investment, announced in October 2018.
		Amundi's financial targets for the period of the 2022 Medium-Term Plan are as follows:
		 An average annual adjusted net income growth target¹ of +5%² between 2018 and 2022; A cost/income ratio of 53%¹ or less.
		- A cost income ratio of 35% of less.
		As part of the 2022 Medium-Term Plan, Amundi is confirming its 2020 profitability targets ³ :
		 accounting net income ≥ €1bn, adjusted net income ≥ €1.05bn.
		All of these objectives assume a neutral market effect over the period of 2018-2022.
		In addition, the dividend payout ratio will continue to be at 65% ⁴ .
B.16	Controlling	Amundi's shareholding structure is as follows: Amundi is 69.9% owned by
	shareholders:	Crédit Agricole group (including holdings of Crédit Agricole SA, SACAM
		Développement and Crédit Agricole Immobilier), 29.4% by the public,
		0.3% by employees of the Amundi group and 0.4% by treasury shares ¹ .
		¹ Treasury shares stand at 0.4% of the share capital, as a result of the share
		buyback programme launched in November 2018 and the ongoing
		company liquidity programme.
B.17	Credit ratings assigned	The Securities are unrated.
	to the Issuer or the	
	Securities:	Amundi's long-term credit rating is A+, with a stable outlook (Fitch
		Ratings).
B.18	Nature and scope of the	Not Applicable
	Guarantee:	

	Section C – Securities			
C.1	Type and class of Securities/ISIN:	The Securities are certificates (Certificates) issued under Series number 9 and Tranche number 1.		
		The Securities are Fixed Rate and Underlying Reference Linked Securities.		
		The ISIN Code is: FR0013441078		
		The Common Code is: 204100543		
C.2	Currencies:	The Securities are denominated in Euro and are payable in Euro.		

¹ Excluding amortisation of distribution contracts and, in 2018, excluding integration costs.

² Compared to 2018 adjusted net income, Group share, of €946m. This adjusted net income, Group share, excludes amortisation of distribution contracts and, in 2018, integration costs.

³ Press release of 9 February 2018.

⁴ Dividend payout ratio calculated using net income group share after amortization of distribution contracts.

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C.5	Free transferability:	Subject to certain restrictions relating to the offer, sale and delivery of Securities and to the distribution of offer documents in the United States, the European Economic Area, the United Kingdom, Austria, Germany, Spain, France, Italy, Belgium, the Czech Republic, the Netherlands, Poland, Switzerland, Hong Kong, Japan, Singapore and Taiwan, there is no restriction on free transferability.
C.8	Rights attaching to the Securities, Ranking	Issue Price:
	and restrictions on	The Issue Price is 100% of the Specified Denomination.
	such Rights:	Denomination of the Securities: The Specified Denomination of the Securities is EUR 1,000.
		Ranking of the Securities:
		The Securities constitute direct, unconditional, unsecured and senior preferred (within the meaning of Article L.613-30-3–I-3° of the French <i>Code monétaire et financier</i>) obligations of the Issuer and rank equally amongst themselves and (subject to exceptions provided by law) equally with all unsecured and senior preferred indebtedness of the Issuer, present or future.
		Event of Default:
		There will be no event of default.
		Taxation:
		All payments of principal, interest or other revenues under the Securities by the Issuer will be made without any withholding or deduction in respect of any tax, duty, assessment or governmental charge of any nature whatsoever imposed, levied or collected by or within any jurisdiction or any authority therein or thereof having power to tax, unless such withholding or deduction is required by law. The Issuer will not be obliged to make any increased payment to compensate for any such withholding or deduction.
		Governing law:
		The Securities will be governed by French law.
C.9	Interests, Redemption and Representation:	See Element C.8 for Rights attaching to Securities, Ranking and restrictions on such Rights.
		Nominal interest rate:
		Interest: The Securities are Fixed Rate Securities and bear interest at the fixed rate of 11%. Each Security will pay a Fixed Coupon Amount equal to EUR 110 per Specified Denomination on the Maturity Date.
		Redemption:

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		Final Redemption Amount: Unless previously redeemed early, purchased or cancelled, each Security will be redeemed on 23 October 2020 (the Maturity Date) at an amount calculated as specified in Element C.18. in cash or by physical settlement as specified in Element C.18. Early Redemption: Not Applicable. Early Redemption for tax reasons and illegality: the Securities may be redeemed early for tax reasons and illegality at the Issuer's discretion at the Early Redemption Amount calculated in accordance with the Terms and Conditions. The Securities may also be redeemed early due to market disruption event
		or additional market disruption event at the Issuer's discretion at the Early Redemption Amount calculated in accordance with the Terms and Conditions.
		<u>Yield</u> : The yield on the Securities is 11%.
		Representative of Holders:
		The Holders of the Securities are not grouped in a <i>Masse</i> .
C.10	Derivative component in the interest payment (explanation of how the value of the investment is affected by the value of the Underlying Reference, especially under the circumstances when the risks are most evident):	Not applicable
C.11	Admission to Trading:	The Securities are not admitted to trading.
C.15	Description of how the value of the investment is affected by the value of the Underlying Reference: (unless the securities have a nominal value of at least €100,000):	The redemption amount due under the Securities is calculated by reference to the Underlying Reference. See also Element C.18 below.
C.16	Expiry/maturity date of the derivative instruments - exercise date / final reference date:	Unless redeemed early, each Security will be redeemed on the Maturity Date specified in Element C.9. The Determination Dates for the Securities are: • 23 October 2019 (Initial Determination Date) and • 16 October 2020 (Final Redemption Amount Determination Date).

C.17	Settlement procedure for derivative instruments:	The Securities will be cash or physically settled. See also Element C.18 below.
C.18	Conditions relating to the return on derivative instruments:	Final Redemption: Unless previously redeemed, purchased or cancelled, each Security will be redeemed on the Maturity Date at its Final Redemption Amount, calculated as follows: Barrier Final Redemption in accordance with the following provisions:
		• If the Final Value of the Underlying Reference is greater than or equal to the Final Redemption Barrier Value on the Final Redemption Amount Determination Date, each Certificate shall be redeemed by payment of a Final Redemption Amount equal to the Specified Denomination.
		 In all other cases, each Certificate shall be redeemed by delivery of a certain quantity of the Relevant Share (Share Amount) equal to the Specified Denomination divided by the Initial Value
		 and by payment of an amount in Euros (Rounding) equal to the non deliverable fraction of the Specified Denomination multiplied by the Final Value.
		Certificates will not be aggregated for the purpose of physical settlement.
		- Final Value : Reference Value as determined by the Calculation Agent on the Final Redemption Amount Determination Date according to the terms of Section 2.2 (<i>Value Determination Terms</i>) of Part 3 of the Terms and Conditions of the Securities.
		- Final Redemption Barrier Value: $90\% \times$ Initial Value of the Underlying Reference
		- Final Redemption Amount Determination Date : 16 October 2020
		- Initial Value : Reference Value as determined by the Calculation Agent on the Initial Determination Date according to the terms of Section 2.2 (<i>Value Determination Terms</i>) of Part 3 of the Terms and Conditions of the Securities.
		- Initial Determination Date: 23 October 2019
		Physical Settlement:
		If a Physical Settlement Condition specified in the Final Terms is satisfied on the relevant determination date, each Security will be redeemed on the Maturity Date, by physical delivery of a certain quantity of the Relevant Share (Share Amount).

		Physical Settlement Condition is deemed to occur if the Final Value of the Underlying Reference is less than the Final Redemption Barrier Value on the Final Redemption Amount Determination Date. - Relevant Share(s): Thyssenkrupp AG (ISIN: DE0007500001).
C.19	Exercise price / final reference price of the underlying reference:	The Final Value of the Underlying Reference will be determined by the Calculation Agent in accordance with the determination mechanisms set out in Element C.18 above.
C.20	Type of Underlying Reference used and where to find information on it:	The Underlying Reference is the following share: Thyssenkrupp AG (ISIN: DE0007500001). Information relating to the Underlying Reference can be obtained from www.thyssenkrupp.com
C.21	Indication of the market where the securities will be traded and for which the prospectus has been published:	For information on the market on which the Securities will be admitted to trading and for which the Base Prospectus has been published see Element C.11.

	Section D – Risks		
D.2	Key risks regarding the Issuer:	Amundi is exposed to certain risk factors that may affect its capacity to fulfil its obligations under the Securities. These risk factors related to Amundi, its operations and its industry include, without limitation: - risks borne by Amundi related to own account activities, including: • risk associated with the investment portfolio, including the risk of loss of value on investments made by Amundi on its balance sheet; • liquidity risk, including the risk of margin calls on collateralised OTC transactions; • foreign exchange risk, including the risk that is primarily linked to the structural positions resulting from stakes acquired abroad; • interest rate risk, including the risk that is primarily generated by the investment portfolio; and • credit risk, including the risk from securities that are held directly or by guaranteed funds,	
		such risks may result in a discrepancy between the asset versus liability structure, a drop in investment value (obligation to retain shares, negative Mark to Market), a	

negative market effect on assets on balance sheet, not offset by changes in liabilities, or in financial losses.

- risks related to third-party asset management, including:
 - investment risk, including the regulatory risk (market performance, credit, liquidity and OTC counter-valuation); and
 - extra-financial risk, including risks relating (i) to a SRI
 offering that does not comply with investor expectations
 in terms of merit and commitment and (ii) to the indirect
 risk for Amundi resulting from its responsibility
 regarding ESG commitments,

such risks may have consequences with respect to client compensation, or may result in penalty applied by the regulator, closure of a fund (reputational risk), *ad hoc* support measures, customer disaffection or have impact on image (reputation risk) that may affect Amundi's income.

- risks related to Amundi's exposure in the portion of its business conducted on behalf of third parties, including:
 - risk on guaranteed funds, including the risk in the form of financial compensation paid by Amundi to its clients in the event of under-performance on guaranteed products;
 - risk on index-linked bonds, including the risk of loss in the event of an adverse change in the real estate market;
 and
 - risk on derivative brokerage, including the risk of loss in the event of the default of a counterparty combined with an adverse change in the markets,

such risks may lead to (i) unsatisfactory performance in relation to the guarantee given or to the capital guarantee attached to bonds indexed on real estate, therefore requiring the payment of a "performance complement" by Amundi, (ii) a drop in the valuation of assets resulting in a decrease in overall commissions, (iii) an impossibility of selling underlying fund units in which a portion of the proceeds generated by these issuances are reinvested to generate the liquidity required to finance redemption and (iv) an exposure of Amundi to the risk of counterparty default.

risks across business lines, including:

- business risk in this business sector, including the risk with a uniform impact on all asset management companies;
- business risk specific to Amundi, including the risk solely impacting Amundi, or noticeably more so than competitors;
- regulatory and legal risks, including the risk in the form
 of costs for achieving compliance with various
 regulations and the payment of fines, regulatory reforms
 may in particular reduce client interest in Amundi
 products leading to an adverse impact on assets under
 management and results;
- non-compliance risk, including risks related to legal, administrative or disciplinary sanctions, financial losses and reputational damage;
- operational risk, including risks related to legal, administrative or disciplinary sanctions, financial losses, reputational damage, loss of expertise or to the nonavailability of IT systems (cyber-attack or other) preventing the completion of market transactions (potential losses from breaches);
- risk of the dilution or cancellation of Amundi shares, including the risk resulting in a negative impact on the market value of Amundi shares and the risk of divergences in the interests of Amundi and its shareholders; and
- tax risks, including risks in the form of tax reassessments or the payment of late fees, fines and penalties and risks related to increases in tax expenses and costly reporting requirements.
- risks related to failure to attain the objectives set out in the Crédit
 Agricole Group's medium-term plan:
 - on 6 June 2019, the Crédit Agricole Group presented its new group project and new medium-term plan (2019-2022) (together, the **2022 Medium-Term Plan**). The 2022 Medium-Term Plan contains a certain number of financial objectives linked notably to income, expenditure, net profit and equity ratios for entities within the Crédit Agricole Group, including Amundi. As such, the objectives selected for Amundi within the 2022 Medium-Term Plan are as follows: (i) an average annual

D.3	Key risks regarding the	Together with the risks relating to the Issuer (including the risk of default), which could affect the capacity of the Issuer to fulfil its obligations under
		- As a French credit institution (<i>établissement de crédit</i>), Amundi must comply with the provisions of Directive 2014/59/EU providing for the establishment of an EU-wide framework for the recovery and resolution of credit institutions and investment firms (the BRRD) as implemented under French Law. The impact of the BRRD and its implementing provisions on credit institutions, including Amundi, is still partially unclear but its current and future application or the taking of any action under it could materially affect the value of any Securities issued by Amundi and the ability of the Issuer to satisfy its obligations under the Securities.
		adjusted net income growth target of +5% between 2018 and 2022 and (ii) a cost/income ratio of 53% or less. As part of the 2022 Medium-Term Plan, Amundi is confirming its 2020 profitability targets (i) accounting net income ≥ €1bn, and (ii) adjusted net income ≥ €1.05bn. All of these objectives assume a neutral market effect over the period of 2018-2022. In addition, the dividend payout ratio will continue to be at 65% These financial objectives have been established principally for the purposes of internal planning and allocation of resources, and are based on a number of economic and commercial hypotheses. These financial objectives do not constitute projections or forecasts of results. Amundi's actual results may differ (and could differ significantly), in several respects, from these objectives, notably if one or more events described in the risk factors set out in this section occurs. The success of the 2022 Medium-Term Plan depends on a large number of initiatives (on a significant scale, as more reduced) being implemented within the various entities of the Crédit Agricole Group, including notably Amundi. Although a large number of these objectives may be attained, it is unlikely that they will all be and it is not possible to predict, among these objectives, which will be attained and which will not. The 2022 Medium-Term Plan also provides for significant investments, but if the objectives of the 2022 Medium-Term Plan are not attained, the return on such investments will be less than that predicted. If Amundi does not fulfil the objectives set out in the 2022 Medium-Term Plan, its financial situation and its results could be adversely affected.

 $^{\rm 5}$ Excluding amortisation of distribution contracts and, in 2018, excluding integration costs.

the Securities, certain factors are material for the purpose of assessing the

Securities:

Excluding aniotisation of distribution contracts and, in 2018, excluding integration costs.

6 Compared to 2018 adjusted net income, Group share, of €946m. This adjusted net income, Group share, excludes amortisation of distribution contracts and, in 2018, integration costs.

7 Press release of 9 February 2018.

⁸ Dividend payout ratio calculated using net income group share after amortization of distribution contracts.

risks associated with the Securities issued. They include in particular risk factors related to:

liquidity/trading of the Securities on the secondary market

The Securities may not have a trading market when issued. It cannot be guaranteed that an active market for the Securities will develop or that there will always be liquidity on such market should it develop. Consequently, Holders may not be able to sell their Securities before the Maturity Date.

• the market value of the Securities

The market value of the Securities can be affected by a number of factors, including but not limited to, the value of the Underlying Reference (for the Underlying Reference Linked Securities), the period remaining until maturity and volatility and these factors mean that the market value of the Securities may be lower than the Final Redemption Amount.

exchange rates

Investors whose financial activities are carried out mainly in a currency other than the issue currency of the Securities incur a risk related to currency conversion.

- the specific features and structure of a particular issue of Securities and particularly where barrier characteristics apply in relation to Securities with a barrier of the relevant underlying reference in the calculation of redemption amount;
- the exposure, nature and characteristics of the Underlying Reference

An investment in Underlying Reference Linked Securities may entail significant risks that are not incurred by an investment in vanilla debt securities. Risk factors related to Underlying Reference Linked Securities include exposure to a share. Such a Security may involve similar or higher risk (particularly where there is a leverage effect) when compared with a direct investment in the Underlying Reference.

The Underlying Reference entails its own risks and exposes the Holders to a partial or total loss of their investment. The redemption amount of such a Security will depend on the performance of the Underlying Reference and the occurrence of an event capable of affecting such Underlying Reference.

- Physical Settlement Share Linked Securities involve specific risks linked to the occurrence of a Settlement Disruption Event.
- the law and taxation regime applicable to the Securities

The Securities are governed by French law in force at the date of the Base Prospectus. No assurances can be given regarding the consequences of a judicial ruling or a change to legislation or its subsequent interpretation as at the date of the Base Prospectus.

Purchasers and potential sellers of Securities should be aware that they may have to pay taxes or documentary charges or duties in accordance with the laws and practices of the jurisdiction into which the Securities are transferred or other jurisdictions. A withholding tax may be applied with respect to certain types of Securities (notably in relation to the U.S. Hiring Incentives to Restore Employment Act which imposes a 30% withholding tax if certain conditions are met).

• French law on insolvency procedures

In accordance with French law on insolvency procedures, bond holding creditors are automatically grouped into a single group of creditors to protect their common interests should a safeguarding procedure (procédure de sauvegarde), an accelerated safeguarding procedure (procédure de sauvegarde accélérée), an accelerated financial safeguarding procedure (procédure de sauvegarde financière accélérée) or administration proceedings (procédure de redressement judiciaire) be brought in France, against the Issuer.

• changes to the Terms and Conditions of the Securities

Holders not present and unrepresented at a General Meeting voting on changes to the Securities, may find themselves bound by the vote of present or represented Holders even if they disagree with this vote.

• potential conflicts of interest between the Issuer, the Calculation Agent and Holders.

The Calculation Agent being a subsidiary company of the Issuer, potential conflicts of interest between Amundi and the Calculation Agent affecting the Holders cannot be ruled out. Although the Calculation Agent is required to fulfil its duties in good faith in exercising reasonable judgement, potential conflicts of interests may arise between the Holders and the Calculation Agent, including with respect to certain determinations that the Calculation Agent may do, upon the occurrence of certain events such as a case of market disruption or disturbance. Furthermore potential conflicts of interest may arise because of Amundi Finance's role as Arranger, Dealer and/or Calculation Agent of the Securities.

• The Benchmark Regulation could result in an adjustment to the terms and conditions of the Securities, early settlement, valuation

		by the Calculation Agent, delisting or other consequences, depending on the specific provisions of the relevant terms and conditions applicable to the Securities, in each case, without the consent of Holders of Securities.
		The Securities may not be a suitable investment for all investors.
		In certain circumstances, the Holders of Securities could lose all or a significant part of their investment of principal or of their investment in general.
D.6	Risk warning:	See Element D.3 for the key risks relating to the Securities.
		WARNING: INVESTORS INVESTING IN SECURITIES THAT
		CONSTITUTE DERIVATIVE INSTRUMENTS UNDER REGULATION 809/2004/EC AS AMENDED, COULD LOSE ALL OR
		PART OF THE VALUE OF THEIR INVESTMENT.

	Section E – Offer		
E.2b	Reasons for the offer and use of proceeds:	The net proceeds from the issue of Securities will be used by the Issuer for its general financing requirements and hedging its obligations under the Securities.	
E.3	Terms and conditions of the offer:	The Securities are being offered as a Non-exempt Offer in Austria.	
		Offer Period: From 16 September 2019 to 16 October 2019 (both dates included).	
		Offer Price: Certificates issued on 13 September 2019 will be entirely subscribed by the Dealer. The Aggregate Nominal Amount of Certificate is EUR 30,000,000. Certificates will be then offered to the public on the secondary market during the Offer Period at an Offer Price equal to 1000 € per Certificate.	
		Conditions to which the Offer is subject: The offer of the Securities is subject to their issuance.	
		Description of the application procedure: Applications for the Certificates by the public within the limit of the number of available Certificates will be made in accordance with the BAWAG PSK usual procedure.	
		Details of the minimum and/or	
		maximum subscription amounts: Not Applicable.	
		Manner and date of publication	
		of the results of the Offer: Not Applicable.	

E.4	Interests of natural and	Excluding commissions payable to the various parties involved in the issue
	legal persons involved	of the Securities, no person involved in the issue of the Securities has, as
	in the issue/offer:	far as the Issuer is aware, a significant interest in the issue.
E.7	Estimated expenses	Estimated expenses charged to the investor by the Issuer or the relevant
	charged to the investor	offeror amount to maximum 2.30% of the Aggregate Nominal Amount.
	by the Issuer:	