Caisse des Dépôts

A French public institution

October 2021



Overview of Caisse des Dépôts

A special public institution created in 1816



Caisse des Dépôts: a remit set by law

State agency with a highly protective legal status

A unique governance model involving legislative and executive power

An institution serving the public interest and the economic development of France

An institutional investor investing over the long term in keeping with its proprietary interests



Rated Aa2 by Moody's and AA by Standard and Poor's and Fitch

Characteristics of the securities

0% weighting in terms of callable regulatory capital

Eligible as a level 1 asset for the LCR

Eligible for the ECB's Expanded Asset Purchase Programme

ECB repo category II (CDC classed as a "Recognised Agency")

contents



01	Legal status and governance	04
02	Detailed activities and key figures	07
03	Funding strategy	15
04	Activities on behalf of the French state	26
05	Contacts and links	30
06	Appendices	34

Legal status and governance

01 Highly protected legal status

Benefits from a highly protective public sector status

Very strong institutional links with the French state and a unique legal status

Immunity to liquidation and bankruptcy is also set by Law

(Law of 25 January 1985 - Art L 631-2 and L640-2 of the French Commercial Code) (Appendix 4)

Solvency is protected by Law: Law 80-539 of 16 July 1980,

"If there is not enough credit, the state representative within the supervisory department or authority (...) makes provision for it and, where necessary, issues a mandatory payment order". (Appendix 3)

Credit rating agencies assess Caisse des Dépôts as a government-related issuer benefiting from the French Republic's rating.

01 Unique balanced governance Strong link with the French institutions

Placed under "the supervision and the guarantee of the French Parliament" (Articles L518-1 to L518-24-1 of the French Monetary and Financial Code) (Appendix 1)

Supervisory Board



Sophie Errante Member of Parliament Chairman of the Supervisory Board

The Supervisory Board is composed of sixteen members:

- Five Members of Parliament;
- The Treasury general manager or his representative;
- Five qualified figures, including three appointed by the President of the Chamber of Deputies and two by the President of the Senate;
- Three qualified figures named by decree;
- Two representatives of CDC Group employees.

Chief Executive Officer of Caisse des Dépôts



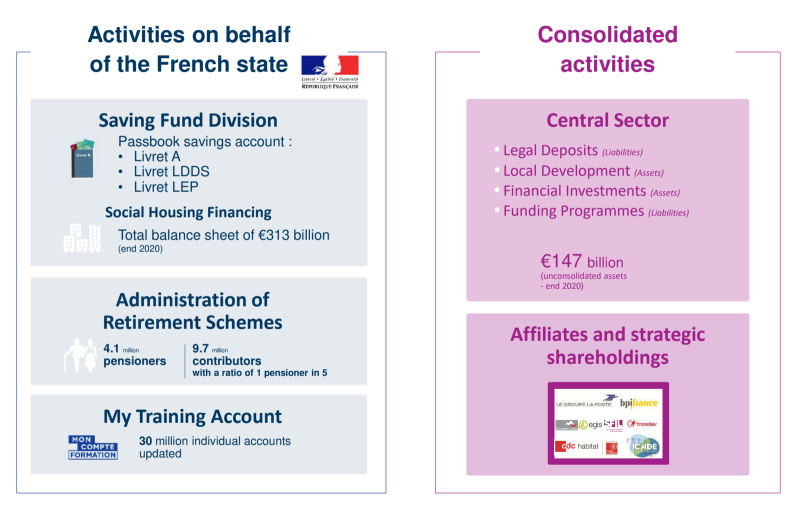
Eric Lombard Chief Executive Officer

The CEO is appointed by the President of the Republic of France for a five-year term.

The CEO takes an oath before the Supervisory board: *"I swear (...) with all my powers to uphold the inviolability of Caisse des Dépôts."*

Detailed activities and key figures

02 Caisse des Dépôts Group



€1 015 billion (consolidated assets - end 2020)

02 Central Sector unconsolidated balance sheet

Consolidated activities

Central Sector

 Affiliates and strategic shareholdings (assets)

	Assets
Affiliates & strategic shareholdings (o/w La Poste)	17.5%
Local development	2.5%
Equity portfolio	10%
Real estate	2.5%
Bond portfolio and Loans	32.5% Long term
	35% Short term

	Liabilities and equity
Accumulated Reserves (Total equity attributable to owners)	17.5%
Deposits (Legal monopoly and other)	45%
Long Term Funding (NEU MTN and EMTN Programmes)	12.5%
Repo	2.5%
Short Term Funding (NEU CP, Global CP Programmes and Treasury)	22.5%

Indicative breakdown based on three years, with rounded averages

02 Central Sector detailed activities

Legal deposits



Deposits from the legal professions

Specific funds linked to legal procedures under the control of specialized public appointees, centralized at Caisse des Depots to ensure safety and transparency during the procedure.



Consignations

Reception and safety preservation of cash or securities deposits at Caisse des Depots in case of disagreement between parties. The transfer is subject to a court decision and the deposits are kept at Caisse des Depots during the legal procedure.



Central Sector

 Affiliates and strategic shareholdings (assets)



Dormant bank accounts and unclaimed life insurance

Dormant bank accounts and unclaimed life insurance contracts are transferred to Caisse des Dépôts, which provides for their custody and their management.

- Dormant Bank accounts : 10 years inactivity, or more than 3 years in the event of death,
- Unclaimed life insurance contracts : 10 years after owners disappearance.

After 30 years of inactivity or in the absence of a claim, the sums will be transferred to the French State.

Over 20 monopolies by law involving legal depositary of specific private funds for protection

02 Central Sector detailed activities

Operates and invests into local or national policy projects €5.4 billion portfolio of diversified investments

And the second s

Infrastructure

€236 million invested in 26 projects to create, modernise or extend major transport infrastructure and intermodal exchange hubs, in clean transport networks, urban logistics, etc.

Renewable energy

€644 million invested in 32 renewable energy projects (renewable energy, geothermal energy, district heating systems, onshore and offshore wind power, etc.) representing 7,300 MW installed to date



Paris 2024 Olympic Village

2024 Olympic Games - Construction of Olympic and Paralympic Village "Les Quinconces" (Saint-Ouen-sur-Seine). 51,000 m², 670 accommodation units. Hosting of more than **2,500 athletes** and para-athletes in summer 2024.



Consolidated

Central Sector

activities

Digital transition

€79 million invested in 27 projects allowing the connecting of 2,500,000 premises to a **fibre optic network** (FTTH) to date, particularly in rural areas.

02 Banque des Territoires

A platform serving the regions

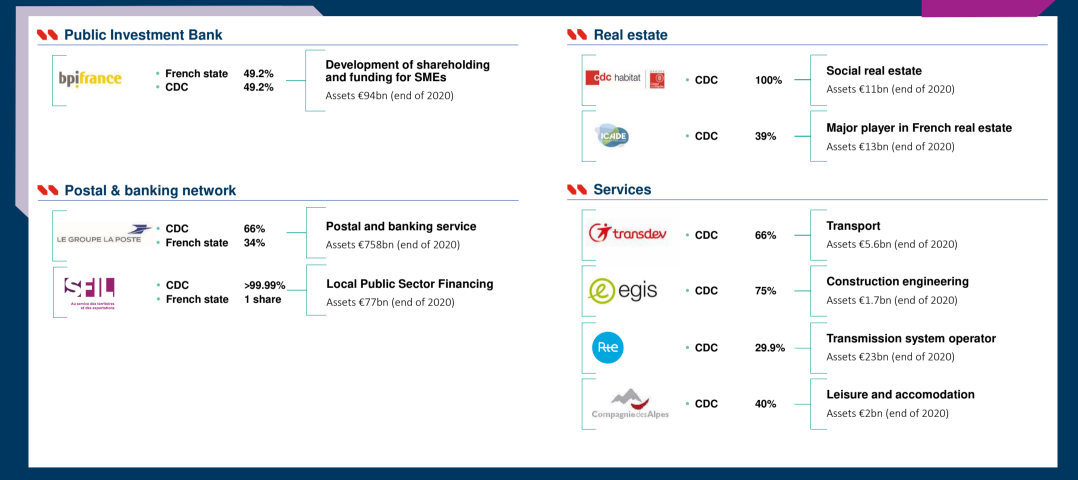


02 Subsidiaries and strategic holdings

Consolidated activities

Central Sector

 Affiliates and strategic shareholdings (assets)



02 Financial Review

Key figures

N Central Sector Consolidated balance sheet

	2018 IFRS	2019 IFRS	2020 IFRS
€ billion			
Total Assets (unconsolidated)	133	140	147
Total Assets (consolidated)	163	181	1 015
Accumulated Reserves (Total equity attributable to owners)	35.9	41.6	39.1

N Contribution to Consolidated Group Net Income

	2018 ^(*)	2019	2020
€ billion			
Consolidated Group Net Income	1.768	2.056	.566
CDC Contribution (Central Sector, CDC Habitat, SCET, CNR ⁽¹⁾)	.409	.994	.377
Bpifrance Contribution	.390	.502	048
La Poste	.741	.773	842
Strategic shareholdings Contribution	.228	.412	.082
Infrastructure (RTE, HIG GRT Gaz ⁽²⁾ , Egis, STOA)	.224	.247	.192
Other entities (CDA, Icade, Transdev)	.004	.165	143
SFIL ⁽³⁾			.033
Exceptional events La Poste and SFIL		625	.997

(*) Pro forma presentation ajusted with the transfers of CNR et HIG GRT Gaz between CDC and strategic shareholdings perimeters

(1) Transfer in 2019 from « Strategic Shareholdings » to « CDC »

(2) Transfer in 2019 from « CDC » to « Strategic Shareholdings »

(3) 30th September 2020 acquisition

 Affiliates and strategic shareholdings (assets)

Funding strategy

L MSS

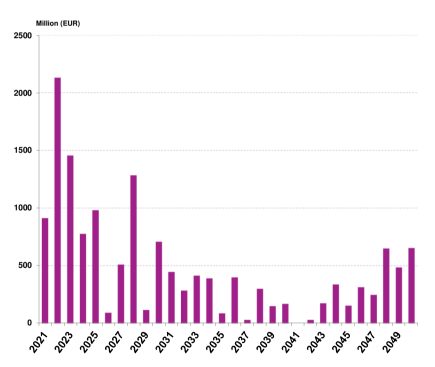
03 Funding strategy

Bond issuance programme

€18.5bn EMTN programme

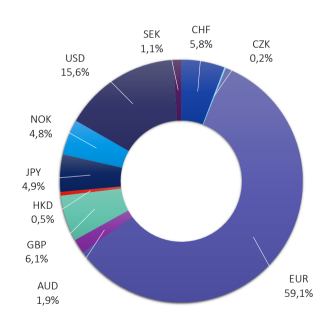
- CDC mainly finances its long term investments with its accumulated reserves, its deposits from the legal Professions and on the financial markets.
- CDC ensures its regular presence on the long-term funding market.
- Outstanding around **€15bn** (December 2020).
- As currently planned, Caisse des Dépôts is likely to issue between €3bn and €5bn per year.
- CDC sells benchmarks in USD, EUR, GBP, CHF and JPY.
- CDC issues, on demand, private placement in several currencies from 2 to 30 years.

Amortization schedule



Consolidated activities

EMTN Debt currency breakdown



As of December 2020

03 Benchmark issues

Consolidated activities

Central Sector
 Funding Programmes

		Amount	Coupon	Maturity	ISIN
					-
Long-term funding:		500m	0.20%	1 March 2022	FR0013239985
rated AA/Aa2/AA		500m	0%	19 June 2024	FR0013426426
• €18.5 billion EMTN programme	EUR	500m	0.01%	15 September 2025	FR0013534443
(French law, all currencies, for qualified investors)		500m	0.01%	01 June 2026	FR0014003RL9
for quarried investors)		1 bn	0.75%	18 September 2028	FR0013365269
		1 bn	2.75%	18 January 2022	FR0013396843
	USD	1 bn	1.5%	13 February 2023	FR0013482544
Total hanshmark autotanding					
■ Total benchmark outstanding amount around €7 billion		200m	0.25%	30 May 2025	CH0414510062
		100m	0%	16 June 2026	CH0506071346
	CHF	250m	0.30%	12 November 2027	CH0386949348
		100m	0%	26 June 2028	CH0591979643
		250m	0.875%	15 December 2021	FR0013463122
	GBP	325m	0.50%	21 July 2023	FR0013513777
		250m	0.25%	25 February 2026	FR0014001MV3
		35bn	0.05% - 0.465%	July 2022	JP525023
	JPY	20bn	0.07% - 0.725%	July 2024	JP525023

03 Benchmarks allocation In USD and in EUR

Last USD Benchmark allocation by Last USD Benchmark allocation by Last EUR Benchmark allocation by Last EUR Benchmark allocation by Geography Geography Type Type 24% 27% 10% 42% 60% 16% **3**Y 10Y USD 23% 13% **EUR** 42% Asset Managers Insurance/Pension Funds France United Kingdom Africa/Middle East North America Banks/Private Banks Latin America Asia Banks/Private Banks Germany/Austria Southern Europe Asset Managers Europe United Kingdom Central Banks/Official Institutions Central Banks and Official Institutions Benelux Other Switzerland Other

Consolidated

Funding Programmes

Central Sector

EUR 1bn

FR0013365269

18th September. 2018

18th September 2028

• ISIN:

• Start:

• Maturity:

• Fixed Rate: 0.75%

activities

USD 1bn

- ISIN: FR0013482544
- Start: 13th February 2020
- Maturity: 13th February 2023
- Fixed Rate: 1.5%

03 Benchmarks allocation In GBP and in CHF

Last GBP Benchmark allocation by Last GBP Benchmark allocation by Last CHF Benchmark allocation by Last CHF Benchmark allocation by Geography Type Type 32% 47% 63% 5Y 7Y GBP 19% CHF 44% 100% Insurance/Pension Funds United Kingdom Asia Private Banks Asset Managers Banks/Private Banks Switzerland Europe Asset Managers Pension funds Insurers Middle East Central Banks and Official Institutions **CHF 100m GBP 250m** • ISIN: FR0014001MV3 • ISIN: CH0591979643 • Start: 25th January 2021 • Start: 26th January 2021 Maturity: 26th June 2028

Fixed Rate:

0%

Consolidated

Funding Programmes

Central Sector

activities

- Maturity: 25th February 2026
- Fixed Rate: 0.25%

19 Caisse des Dépôts Group

Geography

9%

3%

Switzerland

Americas

03 Sustainable Development Goals

Sustainable development, a strategic priority

The Group's priority contributions Today the first ambition of Caisse to the Sustainable Development Goals (SDGs) des Dépôts is to reduce social Inequalities, territorial divisions and support the ecological and **Ecological Economic** Social energy transition. divisions divisions divisions Accelerate the ecological transition €) to achieve carbon neutrality in our 7 AFFORDABLE AND CLEAN ENERGY 8 DECENT WORK AND ECONOMIC GROWTH 13 CLIMATE ACTION 4 QUALITY **10** REDUCED INEQUALITIES **9** INDUSTRY, INNOVATIO AND INFRASTRUCTUR 1 SUSTAINABLE CITIE activities by 2050 in accordance with the Paris Agreements. Eve <=≻ Foster economic growth and inclusive local development inclusive local development. 8 High-priority 15 LIFE ON LAND SDGs Promote the balanced development of territories and work for housing for all. • Speed up and modernize the Tères implementation of social policies to promote social cohesion. 6 PEACE, JUSTICE AND STRONG **3** GOOD HEALTH AND WELL-BEING 5 GENDER EQUALITY 17 PARTNERSHIPS FOR THE GOALS **5** Significant æ **ŠDGs** -/w/ 🖤

Consolidated

Funding Programmes

Central Sector

activities

High-priority SDGs : subject to a strategic improvement dynamic Significant SDGs : subject to monitoring

03 The sustainable framework

The issues stand out for their transparency as regards the characteristics of the Green, Social and Sustainable Bonds (asset selection criteria, project evaluation and selection procedures and management of funds raised) and communication in the form of reports on the commitments made (proper allocation of funds, project compliance and ESG indicators).

Caisse des Dépôts publishes a comprehensive annual report dedicated to the bonds allocated during the year following their issuing.



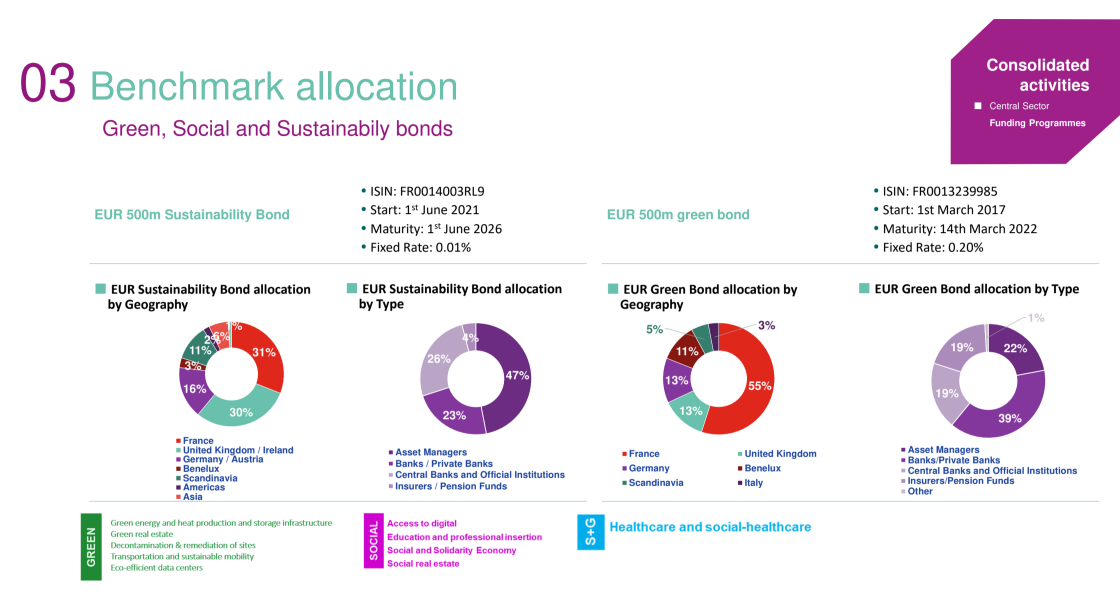
21 — Caisse des Dépôts Group

Sector		SDG target	Impact indicators
Green energy and heat production and storage infrastructure	7 emerican P	 7.1 By 2030, ensure universal access to affordable, reliable and modern energy services 7.2 By 2030, increase substantially the share of renewable energy in the global energy mix 	Production capacity Annual production (real/estimated for operating and construction assets) Amount of stored energy / storage capacity and technology used Number of direct jobs sustained CO ₂ emissions avoided Number of household equivalent supplied
Green real estate		 7.3 By 2030, double the global rate of improvement in energy efficiency 11.3 By 2030, enhance inclusive and sustainable urbanization and capacity for participatory, integrated and sustainable human settlement planning and management in the country 	Energy consumption (kWhep/m²/year) Environmental certification and/or energy label Share of projects outside the Paris agglomeration Number of direct jobs sustained CO ₂ emissions avoided Energy saving (kWhep/year)
Decontamination and Remediation of sites	15 #	15.3 By 2030, combat desertification, restore degraded land and soil, including land affected by desertification, drought and floods, and strive to achieve a land degradation-neutral world	Number of decontaminated sites Surface of decontaminated lands (ha) Number of direct jobs sustained GHG emissions avoided
Sustainable transport and mobility		 9.1 Develop quality, reliable, sustainable and resilient infrastructure, including regional and transborder infrastructure, to support economic development and human well-being, with a focus on affordable and equitable access for all 11.2 By 2030, provide access to safe, affordable, accessible and sustainable transport systems for all, improving road safety, notably by expanding public transport, with special attention to the needs of those in wullerable situations, women, children, persons with disabilities and older persons 11.3 By 2030, enhance inclusive and sustainable urbanization and capacity for participatory, integrated and sustainable human settlement planning and management in the country 	Number of clean vehicles deployed by type of transport Number of charging stations installed Number of km of river transport / rall deployed Number of users served Number of direct jobs sustained in the construction phase /operational phase CO ₂ emissions avoided
Digital infrastructure	8 Exercise M 9 Exercise 9 Exercise M 10 M 10 M 10 C 10 C 10 C 10 C 10 C 10 C 10 C 10 C	 8.2 Achieve higher levels of economic productivity through diversification, technological upgrading and innovation, including through a focus on high-value added and labour-intensive sectors 9.1 Develop quality, reliable, sustainable and resilient infrastructure, including regional and transborder infrastructure, to support economic development and human well-being, with a focus on affordable and equitable access for all 9.c Significantly increase access to information and communications technology and strive to provide universal and affordable access to the Internet in least developed countries by 2020 10.2 By 2030, empower and promote the social, economic and political inclusion of all, irrespective of age, sex, disability, race, 	Optic fiber networks: Rate of coverage of the public initiative area Number of connectable outlets Number of connected dwellings Number of companies / public institutions subscribed
		political inclusion of all, irrespective of age, sex, disability, race, ethnicity, origin, religion or economic or other status	Number of direct jobs sustained in the construction phase / operational phase Eco-efficient data centers: CO ₂ emissions avoided

Activity and impact indicators

Consolidated activities

Central Sector
 Funding Programmes



https://www.caissedesdepots.fr/en/green-social-and-sustainability-bonds

03 Private Placement Issuance

Plain vanilla and structured

Private placement characteristics

40 trades per a year on average

- Capital Guaranteed
- Maturity from 2 to 30 years
- Size from €10M up to €300M equivalent
- Vanilla and Capped Floored FRN
- Bermudean callables in EUR, fixed rate and zero coupon
- Rating of the notes by S&P's and Moody's
- If listed: Euronext Paris

Currencies

Australia	AUD
Canada	CAD
Switzerland	CHF
Czech Republic	CZK
Denmark	DKK
Europe	EUR
United Kingdom	GBP
Hong Kong	HKD
Japan	JPY
Norway	NOK
New Zealand	NZD
Poland	PLN
Sweden	SEK
Singapore	SGD
United States	USD
South Africa	ZAR

Consolidated

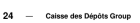
Funding Programmes

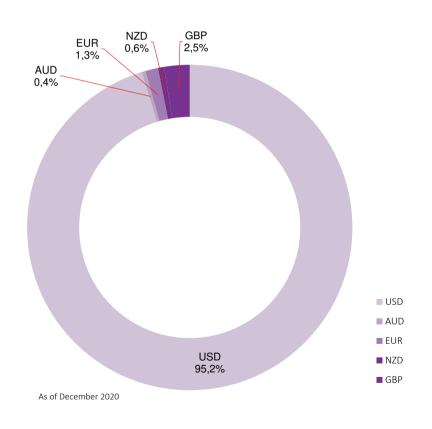
Central Sector

activities

03 Short-term Issuance Programmes

- Short-term programmes rated: A-1+/P-1/F1+
- Mainly used to finance short term activities as liquidity management (transformation and low leverage)
- The total outstanding amount is around €12 billions end of December 2020
- €20 billion NEU CP Program (Negotiable European Commercial Paper, Domestic program, French law, mainly in euro)
 NEU CP Outstanding €2bn
- €30 billion Global CP Program (ECP + USCP)
 Global CP outstanding €10bn





Consolidated activities

Central Sector
Funding Programmes

Key takeaways

- CDC is a French Public entity created 200 years ago, placed under "the supervision and the guarantee of the French Parliament "
- Rated Aa2,AA,AA (Moody's, S&P's, Fitch), LCR Level1, eligible ECB PSPP, Cat II for repos, 0% risk weighting for bank capital adequacy purpose
- **CDC** missions
- Consolidated activities (purple part of this presentation)
- Protection of legal deposits
- Local development long term investments
- Asset management

Activities on behalf of the French state (blue part of this presentation)

- Livret A saving passbooks management and social housing financing
- Administration of Retirement Schemes

CDC LT Funding Central Sector strategy

Consolidated activities

Funding Programmes

Central Sector

- 3bn to 5bn EUR eq. of issuances each year
- Benchmarks in USD, EUR, GBP, CHF and JPY
- Private placements any currency, from 2 to 30 years

Activities on behalf of the French state

04 Saving Fund Division Activities

Major events in 2020

COVID19:

- Exceptional measures from April 2020 dedicated to Social Housing and local public entities
- Participation to the Recovery Plan
- More than 4bn of the 8bn Housing Plan already engaged
- Strong level of deposits collected in regulated passbook savings accounts (Livret A, LDD and LEP) of more than €20bn
- Signature of € 500m Multi-Beneficiary Intermediated Loan (MBIL) 3 with EIB
- Signature of € 500m Booster LT Loans with EIB

Net profit of €210m
(end of 2020)

French State ■ Saving Fund Division

Social Housing Financing

Activities on behalf of the

- Administration of Retirement Scheme
- My Training Account

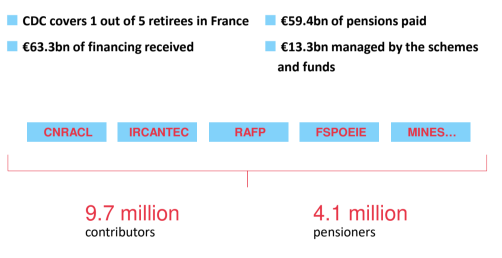
04 Administration of retirement schemes

Discretionary administrative management



Activities on behalf of the French State Saving Fund Division Social Housing Financing Administration of Retirement Schemes

My Training Account



04 My Training Account

Management of French people's personal training accounts



Launching of "My Training Account" application in 2019

The Ministry of Labour designated Caisse des Dépôts as the operator of the mobile application and digital portal launch project.

Caisse des Dépôts operates the online service and centralises and manages the resources funding Personal Training Accounts through an ad hoc fund and the payment of training organisations.

It has also assisted the 10,000 training organisations expected to upload their training catalogues to this new platform.

N Key figures



Saving Fund DivisionSocial Housing Financing

Retirement Schemes
My Training Account

Activities on behalf of the French state

25 million French people covered

The application

- 25,000 downloads a day since it was released
- 117,000 training courses accessible
- 9,300 organisations listed
- Average price of a training course: €1,230

Future developments

- Management of top-ups through a portal for companies;
- Handling of training course feedback and assessment;
- Implementation of the "skill passport";
- Continuous consideration of users' needs.

Contacts and links

THE OTHER DESIGNATION OF THE OWNER OF THE OWNE

I.I.

05 Contacts

Thibaud Grimard

Head of Financing, Loans and Engineering

- Tel.: +33 (0)1 58 50 20 24
- thibaud.grimard@caissedesdepots.fr

EMTN/NEUMTN Trading Desk

• Tel.: +33 1 58 50 22 58 / emtn-cdc@caissedesdepots.fr

Audrey Athuil

Head of Treasury

- Tel.: +33 (0)1 58 50 23 43
- audrey.athuil@caissedesdepots.fr

NEUCP / Global CP Desk

• Tel.: +33 1 58 50 21 67 / cdc.treasury@caissedesdepots.fr



05 Links

Internet: www.caissedesdepots.fr

Investor relationship full link: http://www.caissedesdepots.fr/en/investor-relations

• Presentation for investors: http://www.caissedesdepots.fr/en/cdc-investor-presentation

- Key figures: http://www.caissedesdepots.fr/en/issuance-key-figures
- Issue programmes: http://www.caissedesdepots.fr/en/mediatheque-relations-investisseurs
- Green, social and sustainable bonds: https://www.caissedesdepots.fr/en/green-social-and-sustainability-bonds

Reuters dealing code: CDCP

Bloomberg: CDCEPS <Govt> <Go>

Full research:

- <Govt> TK <Go> (Government Bonds)
- 12 <Go> (France)
- <Page Fwd> (State Agencies Bonds, page 2)







This document is being furnished to you solely for your information on a confidential basis and may not be reproduced, redistributed or passed on, in whole or in part, to any other person.

This document does not constitute or form part of any solicitation, offer or invitation to purchase or subscribe for any securities referred to in this document and neither it nor any part of it shall form the basis of, or be relied upon in connection with, any contract or commitment whatsoever. Accordingly, it is not directed to the specific investment objectives, financial situation or particular needs of any recipient. You should consult with your own legal, regulatory, tax, business, investment, financial and accounting advisers to the extent that you deem it necessary, and make your own investment, hedging and trading decisions (including decisions regarding the suitability of an investment in the Issuer's securities) based upon your own judgment and advice from such advisers as you deem necessary and not upon any view expressed in this document. Any decision to purchase securities in the proposed offering should be made solely on the basis of information to be contained in the relevant final prospectus published by Caisse des dépôts et consignations in due course in relation to such offering.

No representation or warranty, express or implied, is made as to, and no reliance may be placed for any purposes whatsoever on, the fairness, accuracy, completeness or correctness of the information or opinions contained herein. None of the Issuer, or any of its affiliates, advisers or representatives shall have any liability whatsoever (in negligence or otherwise) for any loss howsoever arising from any use of this document or its contents or otherwise arising in connection with this document.

Certain statements in this document are forward-looking, including statements concerning the Issuer's plans, objectives, goals, strategies, future events, future revenues or performance, capital expenditures, financing needs, plans or intentions relating to acquisitions, competitive strengths and weaknesses, business strategy and the trends the Issuer anticipates in the industries and the political and legal environment in which it operates and other information that is not historical information. By their nature, forward-looking statements involve inherent risks and uncertainties, both general and specific, and risks exist that the predictions, forecasts, projections and other forwardlooking statements will not be achieved. The Issuer does not make any representation, warranty or prediction that the results anticipated by such forward-looking statements will be achieved, and such forwardlooking statements represent, in each case, only one of many possible scenarios and should not be viewed as the most likely or standard scenario. Such forward-looking statements speak only as of the date on which they are made. Any opinions expressed in this

document are subject to change without notice and the Issuer does not undertake any obligation to update or revise any forward looking statement, whether as a result of new information, future events or otherwise.

In the United Kingdom, this document is being distributed only to, and is directed at (a) persons who have professional experience in matters relating to investments falling within article 19(5) of the Financial Services And Markets Act 2000 "FSMA" (Financial Promotion) Order 2005 (the "Order") or (b) high net worth entities falling within article 49 of the Order, and other persons to whom it may be lawfully be communicated or (c) qualified investors as defined in s86(7) of the FSMA (all such persons together being referred to as "Relevant Persons"). Any person who is not a Relevant Person should not act or rely on this document or any of its contents.

This document is an advertisement and not a prospectus for the purposes of applicable measures implementing Regulation (EU) 2017/1129 ("Prospectus Regulation").

Distribution of this document in other jurisdictions may be restricted by law, and those who are in possession of this document are required to inform themselves about and to observe such restriction. Failure to comply with such restrictions may constitute a violation of the law in the relevant jurisdiction.

This document has not been and will not be

registered under the U.S. Securities Act of 1933, as amended (the "Securities Act"), or with any securities regulatory authority of any state or other jurisdiction of the United States, and 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 ("Regulation S")) except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act. Terms used in this paragraph have the meanings given to them by Regulation S under the Securities Act.

No securities will be offered or sold, directly or indirectly, to the public in France and it has not distributed or caused to be distributed and will not distribute or cause to be distributed to the public in France. Any offers, sales and distributions of EMTN will be made in France only to (a) providers of investment services relating to portfolio management for the account of third parties (personnes fournissant le service d'investissement de gestion de portefeuille pour compte de tiers), and/or (b) qualified investors (investisseurs qualifiés), investing for their own account, all as defined in, and in accordance with, articles L. 411-1, D. 411-1, L. 411-2, L411-2-1, L411-3 and L621-8 to L621-8 of the French Code monétaire et financier and, as from 21 July 2019, regulation (EU) 2017/1129 as amended and any applicable French law and regulation."



French Monetary and Financial 06 Code



https://www.legifrance.gouv.fr/affichCode.do;jsessionid=050EA9AF8A42C05A3EB2788E0BBCE327.tplgfr43s 2?idSectionTA=LEGISCTA000006170635&cidTexte=LEGITEXT000006072026&dateTexte=20200108

DISCLAIMER

Caisse des Dépôts is not responsible for the accuracy, reliability of the legislative and regulatory texts enacted and translated into English. The information presented below is for informative purposes only and void of any legal value. Only the official French version of statutory texts made available in the "Journal Officiel de la République Française" is binding.

Section 1: General provisions

Article L518-1

The Trésor Public, the Banque de France, La Poste, under the terms set out in Article L. 518-25. the Issuing Institution of the Overseas Départements (Institut d'Émission des Départements d'Outre-Mer), the Overseas Issuing Institution (Institut d'Émission d'Outre-Mer) and the Caisse des Dépôts et Consignations shall not be subject to the provisions of Chapters I to VII of this Title. These institutions and services may carry out the banking transactions provided for by the laws and regulations that govern them. The orders of the Minister for the Economy issued pursuant to Articles L. 611-1. L. 611-3 and L. 611-4. and the rules of the Accounting Standards Authority (Autorité des Normes Comptables or ANC) may, without prejudice to the necessary adaptations, and as determined by decree of the Conseil d'Etat (Council of State), be extended to La Poste, as provided for in Article L. 518-25, and also to the competent public accountants.

Section 2: Caisse des Dépôts et Consignations:

Article L518-2

Caisse des Dépôts et Consignations and its subsidiaries constitute a state-owned group serving the public interest and the country's economic development. This group fulfils public interest functions in support of the policies pursued by the state and local authorities, and may engage in competitive activities. Caisse des Dépôts et Consignations is a special institution responsible for the administration of deposits and escrow accounts, the provision of services relating to the funds whose management has been entrusted to it, and the performance of any other, similar duties that are legally delegated to it. It is responsible for the protection of the public's savings, the funding of social housing and the management of pension schemes. Caisse des Dépôts also contributes to local and national economic development. particularly in the spheres of employment, urban planning, the combating of exclusion from banking and finance, company start-ups and sustainable development. Caisse des Dépôts et Consignations is a long-term investor promoting business development in line with its proprietary interests. Caisse des Dépôts et Consignations is closely supervised and guaranteed by the legislative authorities. It is organised as determined by decree of the Conseil d'Etat, issued as proposed by the Supervisory Board. Caisse des Dépôts et Consignations may issue the

Causse des Depots et Consignations may issue the debt securities referred to in Article L. 211-1 1(II, 2).

Article L518-3

Decrees whose implementation requires the cooperation of the Caisse des Dépôts et Consignations shall be issued subject to a report by, or with the participation of, the Minister for the Economy, after consultation of the Supervisory

Board.

1. Supervisory Board:

Article L518-4 as amended by Law No. 2019-486 of 22 May 2019 - Art. 107

The Supervisory Board is composed of:

1. Two members of the National Assembly's Permanent Finance Committee, at least one of whom must belong to a group that has stated that it does not support the Government;

2. One member of the National Assembly's Permanent Economic Affairs Committee;

3. One member of the Senate's Permanent Finance Committee;

4. One member of the Senate's Permanent Economic Affairs Committee;

5. One state representative, namely the Director of the Treasury, who may be represented themselves;

6. Three members appointed, due to their financial, accounting, economic or management expertise, by the President of the National Assembly, after the public consultation of the National Assembly's Permanent Finance Committee;

7. Two members appointed, due to their financial, accounting, economic or management expertise, by the President of the Senate, after the public

consultation of the Senate's Permanent Finance Committee;

8. Three members appointed by decree issued subject to a report by the Minister for the Economy, chosen due to their financial, accounting, economic, legal or management expertise, after the public consultation of a committee whose members, set by decree of the Conseil d'Etat, offer sufficient guarantees of independence;

9. Two members representing the staff of Caisse des Dépôts et Consignations and its subsidiaries, elected for three years by and from among the members representing staff of the Joint Information and Consultation Committee provided for in Article 34 of Law No. 96-452 of 28 May 1996 enacting various health, social and statutory measures, according to the rules set by decree of the Conseil d'Etat. These rules guarantee the appointment of a woman and a man.

The proportion of the Supervisory Board members of each gender may not be less than 40%. Any appointment leading to a breach of this provision, or whose aim is not to remedy such a breach, shall be invalid. This invalidity shall not invalidate the deliberations in which the illegitimately-appointed member of the Supervisory Board took part.

French Monetary and Financial 06 Code



https://www.legifrance.gouv.fr/affichCode.do:isessionid=050EA9AF8A42C05A3EB2788E0BBCE327.tplgfr43s 2?idSectionTA=LEGISCTA000006170635&cidTexte=LEGITEXT000006072026&dateTexte=20200108

Article L518-5

The Supervisory Board shall elect its Chair. It shall choose them from the Members of Parliament of which it is composed. If the vote is tied, the Chair shall have the casting vote.

Article L518-6

Appointments shall be made for three years and published in the Journal Officiel. The Supervisory Board shall set out in its internal rules the arrangements for preventing conflicts of interest, particularly the declarations of

interests that members must make to its Chair.

The Board's duties:

Article L518-7 as amended by Law No. 2019-486 of 22 May 2019 - Art. 108

The Supervisory Board permanently monitors the Caisse des Dépôts et Consignations' management by the Chairman and Chief Executive Officer. It may delegate some of its powers to the Chairman and Chief Executive Officer, who shall report to it on the decisions that they have made as a result of this delegation. It shall have adequate means to ensure the proper fulfilment of its duties and the duties of its members, under the conditions provided for by its internal rules. The Supervisory Board deliberates at least four times a year when meetings are called by its Chair on the following points:

1. The strategic policy directions of the public institution and its subsidiaries, including the

medium-term plan;

2. The implementation of Caisse des Dépôts et Consignations' public interest duties;

3. The definition of the investment strategy of the public institution and its subsidiaries and the individual transactions and investment or divestment programmes based on thresholds and in accordance with the rules defined in its internal rules.

The Supervisory Board adopts the budget for the public institution and its successive

amendments, as proposed by the Chairman and Chief Executive Officer, which is submitted to the Minister for the Economy for their approval. It approves the parent company and consolidated financial statements (and the notes to them) previously approved by the Chairman and Chief Executive Officer and reviews the provisional accounts prepared by the latter. It deliberates on strategy and risk appetite. It sets the riskadapted equity and liquidity requirements on the basis of a capital adequacy model that it has determined. It approves the global risk exposure limits and ensures their monitoring. In particular, it approves the institution's debt security issue programme and the annual maximum outstandings. It approves the general organisation and policy directions of Group internal control as proposed by the Chairman and Chief Executive Officer. It deliberates on Caisse des Dépôts' policy on

gender and pay equality for all employees.

It examines any items added to its agenda by its Chair or by itself, making decisions by a simple majority. It also meets at the request of at least a third of its members.

The internal rules of the Supervisory Board set out its operating rules, and especially the arrangements for the written or remote consultation of its members by the Chair for urgent deliberations.

The members of the Supervisory Board referred to in points 6 to 8 of Article L. 518-4 receive compensation according to the terms set in its internal rules. A cap on this fixed and variable compensation is defined by decree issued after consultation of the Supervisory Board.

Article L518-8 as amended by Law No. 2019-486 of 22 May 2019 - Art. 108

The Supervisory Board has an Investment Committee and other specialised committees, the list of which and the powers granted to them are set in its internal rules.

The Investment Committee's role is to monitor the implementation of Caisse des Dépôts et Consignations' investment policy. It is informed beforehand of the transactions carried out by Caisse des Dépôts et Consignations involving the purchase or sale of equity securities convertible into the shares of a company above the thresholds defined in the Supervisory Board's internal rules. It may be given the power to approve investment and divestment transactions in accordance with the rules defined in the Supervisory Board's internal rules.

Article L518-9 as amended by Law No. 2019-486 of 22 May 2019 - Art. 108

The Supervisory Board carries out the checks and controls required to perform its duties and obtains all the documents that it considers to be necessary. It may transmit observations and opinions to the Chairman and Chief Executive Officer. The Supervisory Board may decide to make its observations and opinions public.

The Board's report to Parliament:

Article L518-10 as amended by Law No. 2008-776 of 4 August 2008 - Art. 151 (V)

The Supervisory Board's report on the moral direction and material position of the institution during the year elapsed must be transmitted to the Parliament before 30 June. This report must include, among other things, for the year in question, the minutes of the Board's meetings, to which the opinions, motions or resolutions that it voted on must be appended, and the forward-looking statement of deposits and investments for the Central Sector and the Savings Sectors, which must be presented to the Board during the first quarter.

French Monetary and Financial 06 Code



https://www.legifrance.gouv.fr/affichCode.do:isessionid=050EA9AF8A42C05A3EB2788E0BBCE327.tplgfr43s_2?idSectionTA=LEGISCTA000006170635&cidTexte=LEGITEXT000006072026&dateTexte=20200108

2. Administration of Caisse des Dépôts et Consignations:

a. The Chief Executive Officer:

Article L518-11 as amended by Law No. 2019-486 of 22 May 2019 - Art. 109

Caisse des Dépôts et Consignations is headed by a Chief Executive Officer appointed for five years. The Chief Executive Officer swears an oath before the Supervisory Board. They may be dismissed, after consultation of the Supervisory Board, which may decide to make this public, or as proposed by the latter. The Chief Executive Officer may appoint one or more Deputy CEOs, to whom they may delegate part of their powers, to assist them with their management duties.

Article L518-12 as amended by Law No. 2019-486 of 22 May 2019 - Art. 109

The Chief Executive Officer is responsible for managing the institution's funds and securities. They implement the policy directions approved by the Supervisory Board, especially in the areas of internal control and risk management. At least once per calendar year, they may discuss the steering policy of Caisse des Dépôts et Consignations with the Permanent Finance and Economic Affairs Committees, which may be convened for this purpose at any meeting.

b. Accounting management:

Article L518-13 as amended by Law No. 2019-486 of 22 May 2019 - Art. 110

Caisse des Dépôts et Consignations is subject to the rules applicable to commerce for its accounting management. N.B. In accordance with

37 — Caisse des Dépôts Group

Article 116(I) of Law No. 2019-486 of 22 May 2019, these provisions shall come into force on 1 January 2020.

c. The institution's agents and the assistance provided by the Treasury's accountants:

Article L518-14 as amended by Law No. 2019-964 of 18 September 2019 - Art. 35 (VD)

Caisse des Dépôts has agents for delivery of the service entrusted to it in every town where there is a court of law. The Chief Executive Officer may call on the state's public accountants to record the revenue and expenses relating to Caisse des Dépôts et Consignations in the departments. The compensation granted for this service shall be paid as agreed between the Minister for the Economy and the Supervisory Board. N.B. In accordance with Article 36 of Order No. 2019-964 of 18 September 2019, these provisions shall come into force on 1 January 2020.

d. Auditing by the Court of Accounts

- Article L518-15 as amended by Law No. 2019-486 of 22 May 2019 - Art. 110 – Art. 111
- 1. Presentation and certification of the financial statements

Each year, Caisse des Dépôts et Consignations shall present its annual company and consolidated financial statements, certified by two statutory auditors, to the Finance and Economic Affairs Committees of the National Assembly and the Senate under the conditions defined in Title II of Book VIII of the French Commercial Code. If the statutory auditors refuse to certify the financial statements, the statutory auditors' report shall be appended thereto. The Supervisory Board of Caisse des Dépôts et Consignations shall appoint the statutory auditors and, if the conditions defined in Article L. 823-1(I,II) of the French Commercial Code have been met, their alternates as proposed by the Chairman and Chief Executive Officer. The statutory auditors shall be called to attend every meeting of the Supervisory Board at which the annual or interim financial statements are examined.

N.B. In accordance with the provisions of Article 116(I) of Law No. 2019-486 of 22 May 2019, these provisions shall come into force on 1 January 2020.

• 2. External auditing

Article L518-15-1 as amended by Law No. 2019-486 of 22 May 2019 - Art. 110 - Art. 112 - Art. 27

Subject to the necessary adaptations, a decree of the Conseil d'Etat shall set the rules applicable to Caisse des Dépôts et Consignations, implemented in accordance with Article L. 511-36, Article L. 511-37(I), Article L. 511-41(I) and Section 8 of Book V, Chapter I, Title I, except for Article L. 511-58.

Subject to the necessary adaptations, it shall also state the conditions for the application of Articles L. 571-4, L. 613-20-1 and L. 613-20-2 to Caisse des Dépôts et Consignations and its executive officers.

It shall take into account the specific nature of

the institution's business model and shall be implemented after consultation of the Supervisory Board. N.B. In accordance with the provisions of Article 116(I) of Law No. 2019-486 of 22 May 2019, these provisions shall come into force on 1 January 2020.

Article L518-15-2 as amended by Law No. 2019-486 of 22 May 2019 - Art. 110 – Art. 112

The Prudential Supervisory and Resolution Authority (Autorité de Contrôle Prudentiel et de Résolution or ACPR) shall ensure, under the conditions provided for in Articles L. 612-17, L. 612-23 to L. 612-27 and L. 612-44, that the banking and financial activities carried out by Caisse des Dépôts et Consignations, including those referred to in Article L. 312-20 of this Code, in Article L. 132-27-2 of the French Insurance Code, and in Article L. 223-25-4 of the Mutual Insurance Code, comply with the rules referred to in Article L. 518-15-1 of this Code.

French Monetary and Financial 06 Code



https://www.legifrance.gouv.fr/affichCode.do;isessionid=050EA9AF8A42C05A3EB2788E0BBCE327.tplgfr43s 2?idSectionTA=LEGISCTA000006170635&cidTexte=LEGITEXT000006072026&dateTexte=20200108

It may send Caisse des Dépôts et Consignations the recommendations or injunctions referred to in Article L. 511-41-3(I and II), adapted to the rules applicable to it referred to in Article L. 518-15-1.

It may issue the formal notices provided for in Article L. 612-31 to it and impose the penalties provided for in Article L. 612-39 points 1 and 2. It may also impose financial penalties, instead of, or in addition to, the penalties provided for in these points 1 and 2. in proportion with the severity of the breaches, equal at most to one hundred million euros or to 10% of annual net revenue. The corresponding sums shall be recovered by the Trésor Public and paid into the state's budget. If it issues recommendations, injunctions or formal notices to Caisse des Dépôts et Consignations, or imposes penalties against it, the Prudential Supervisory and Resolution Authority shall inform the Supervisory Board thereof beforehand and consult it, where applicable. If a penalty is imposed, the Supervisory Board shall be informed prior to any decision by the supervisory college to launch disciplinary proceedings and, where applicable, before the imposing of the penalty by the Enforcement Committee is announced. Caisse des Dépôts et Consignations shall pay Banque de France an annual contribution whose amount is set in accordance with the terms set by order of the Minister for the Economy, implemented after consultation of the Supervisory Board, as compensation for the duties entrusted to the Prudential Supervisory

and Resolution Authority under the laws and regulations establishing the institution's status. Banque de France shall receive this contribution on behalf of the Prudential Supervisory and Resolution Authority.

N.B. In accordance with the provisions of Article 116(I) of Law No. 2019-486 of 22 May 2019, these provisions shall come into force on 1 January 2020.

Article L518-15-3 as amended by Law No. 2019-1147 of 8 November 2019 - Art. 29 (V) Article L. 533-22-1 is applicable to Caisse des

Dépôts et Consignations. N.B. In accordance with Article 29(V) of Law

No. 2019-1147 of 8 November 2019, these provisions shall come into force from the date of application of Article 3 of the Regulation of the European Parliament and of the Council on the publication of information relating to sustainable investments and sustainability risks and amending directive (EU) 2016/2341.

3. Appropriation of Caisse des Dépôts et Consignations' profit

Article L518-16 amended by Law No. 2019-486 of 22 May 2019 - Art. 113

Each year the Caisse des Dépôts et Consignations shall pay the state a fraction of this net profit, set by decree after consultation of the institution's Supervisory Board, out of the net profit from its proprietary activity, after payment of a contribution representative of French corporation tax. This payment must not jeopardise Caisse des Dépôts et Consignations' solvency or its compliance with the prudential rules applicable to it due its amount.

N.B. In accordance with the provisions of Article 116(I) of Law No. 2019-486 of 22 May 2019, these provisions shall come into force on 1 January 2020.

4. Operations:

a. Consignations and deposits

Article L518-17 amended by Order No. 2009-15 of 8 January 2009 - Art. 4

Caisse des Dépôts et Consignations is tasked with receiving deposits of all kinds, in the form of cash or financial securities, as provided for by legal or regulatory provisions or ordered by either a court or administrative decision.

Article L518-18

The rules for the depositing, safe custody and withdrawal of securities are set by decree of the Conseil d'Etat.

Article L518-19

The courts and authorities may not authorise or order the making of deposits with individuals or organisations other than Caisse des Dépôts et Consignations, or authorise debtors, depositories or garnishees to act as custodians under sequestration or any other arrangements. Deposits made in breach of these provisions shall be null and void.

Article L518-20

The Chairman and Chief Executive Officer of Caisse des Dépôts et Consignations may impose coercive measures, or cause them to be imposed by the institution's agents, on any person who is obliged to pay sums to said institution or its agents and is late in fulfilling their obligations. Said coercive measures shall be implemented in the same way as the coercive measures imposed with regard to registration, and the Public Prosecution Service shall be informed of the proceedings.

Article L518-21 amended by Order No. 2009-15 of 8 January 2009 - Art. 4

All the fees and risks relating to the safekeeping, custody and movement of the funds and financial securities deposited shall be borne by the Caisse des Dépôts et Consignations. The financial securities deposited shall not give rise to any safecustody charges.

Article L518-22 amended par Order No. 2009-15 of 8 January 2009 - Art. 4

Any sums received in respect of arrears, interest, dividends, the proceeds of redemptions or trading, or any other income from financial securities deposited, shall not grant entitlement to any liquidation or interest payments met by Caisse des Dépôts et Consignations, regardless of the date of their receipt.

French Monetary and Financial 06 Code



https://www.legifrance.gouv.fr/affichCode.do;jsessionid=050EA9AF8A42C05A3EB2788E0BBCE327.tplgfr43s 2?idSectionTA=LEGISCTA000006170635&cidTexte=LEGITEXT000006072026&dateTexte=20200108

b. Interest on deposits and consignations:

Article L518-23

The rate and the calculation method applied to the interest on deposit accounts opened with Caisse des Dépôts et Consignations and to the sums deposited with said institution shall be determined by decision of the Chairman and Chief Executive Officer, taken after consultation of the Supervisory Board and with the approval of the Minister for the Economy.

c. Forfeiture rules:

Article L518-24 amended by Law No. 2014-617 of 13 June 2014 - Art. 10 – Art. 9

Subject to Articles L. 312-20(III) of this Code, L. 132-27-2 of the French Insurance Code and L. 223-25-4 of the French Mutual Insurance Code, any sums deposited with Caisse des Dépôts et Consignations, for whatever reason, shall become the property of the state if a period of thirty years has elapsed without any payments or repayments taking place in the account in which said sums were deposited, or without any application for payment being made to the institution as provided for by Article 15 of the Order of 3 July 1816, or any of the instruments referred to by Articles 2241 and 2244 of the French Civil Code. Six months at the latest before the expiry of said period, Caisse des Dépôts et Consignations shall notify the known beneficiaries by registered letter of the forfeiture incurred by them. Said notification

shall be sent to the address indicated in the deeds and documents in the possession of the institution, or, if there is no known address, to the Public Prosecution Service in the town where the deposit was made.

Furthermore, the date when and the place where the deposit was made, and the surnames, forenames and addresses of any interested parties who have not made an application for payment within two months of said notification, shall immediately be published electronically.

Any forfeited sums shall be paid to the Trésor Public annually, together with the interest accrued thereon.

Under no circumstances shall the Caisse des Dépôts et Consignations be required to pay more than thirty years' interest, unless a notice of claim recognised as valid was filed against the CDC before thirty years had elapsed.

The above provisions shall be applicable to financial securities deposited for whatever reason with Caisse des Dépôts et Consignations.

d. Management agencies:

Article L518-24 created by Law No. 2019-486 of 22 May 2019 - Art. 114

As part of the duties referred to in Article L. 518-2, Caisse des Dépôts et Consignations may, after receiving authorisation from the Ministers for the Economy and the Budget and

by written agreement, be granted agency by the state, its public institutions, public interest groupings and independent public authorities, to collect revenue or pay expenses and act in court in the name and on the behalf of the principal. The agency agreement shall provide for a rendering of accounts at least once a year. The conditions for the application of this subparagraph shall be defined by decree. Caisse des Dépôts et Consignations may be entrusted with the operations referred to in Article L. 1611-7(II) of the French General Local Authorities Code. Moreover, under the conditions provided for in Articles L. 1611-7 and L. 1611-7-1 of this same Code, it may be entrusted with the payment of expenses and the collection of revenue for the purposes of the management of the funds that, on the date of publication of Law No. 2019-486 of 22 May 2019 relating to the growth and transformation of companies, have been entrusted to it by local authorities and their public institutions, in accordance with Article L. 518-2 of this Code.

The management of the funds that give rise to the collection of revenue or the payment of expenses shall be rendered compliant, depending on the case, with the provisions of the first or second subparagraph of this Article, on the renewal of the management agreements or by 31 December 2022 at the latest.

06 (LME - 2008)



http://www.legifrance.gouv.fr/affichCodeArticle.do;jsessionid=2A25E874D5940D74D40E7C76FD9CEEF2.tpdjo08v_1?cidTexte=LEGITEXT000006072026&idArticle=LEGIARTI000019300481&dateTexte

DISCLAIMER

Caisse des Dépôts is not responsible for the accuracy, reliability of the legislative and regulatory texts enacted and translated into English. The information presented below is for informative purposes only and void of any legal value. Only the official French version of statutory texts made available in the "Journal Officiel de la République Française" is binding.

II - Modification of art. L.518-2 Monetary and Financial Code

- "Caisse des Dépôts et consignations is a special institution in charge of administering deposits (including compulsary ones), providing services related to the funds it has been entrusted to manage and carrying out the other missions legally attributed to it".
- "It is in charge of protecting popular savings, financing social housing and managing retirement bodies. It also contributes to local and national economic development, particularly in the areas of employment, town policy, fight against banking and financial exclusion, creation of businesses and sustainable development".
- "Caisse des Dépôts is a long term investor and contributes, in adherence with its patrimony interests, to the development of companies".

06 Solvency protection



http://www.legifrance.gouv.fr/affichTexte.do?cidTexte=LEGITEXT000006068696&dateTexte=20110729

DISCLAIMER

Caisse des Dépôts is not responsible for the accuracy, reliability of the legislative and regulatory texts enacted and translated into English. The information presented below is for informative purposes only and void of any legal value. Only the official French version of statutory texts made available in the "Journal Officiel de la République Française" is binding.

When a court decision which has entered into force orders (...) a public establishment to pay a sum of money which amount is set by the decision itself, such sum of money must be authorized or cleared for payment within two months of notification of the aforementioned court decision. In the absence of such authorization or clearance for payment within the said time limit, the representative of the State in the department or the supervisory authority will proceed to automatic authorization.

▶ In the case of insufficiency of funds, the representative of the State in the department or the supervisory authority will send (...) the establishment a notice to create the required resources. If (...) the establishment does not comply or create those resources, the representative of the State in the department or the supervisory authority takes the necessary steps for such purpose and proceeds, where relevant, to automatically authorize payment".

Law 80-539 of 16 July 1980





(Commercial Code - Art L631-2 and L640-2)

http://www.legifrance.gouv.fr/affichCodeArticle.do?idArticle=LEGIARTI000023217229&cidTexte=LEGITEXT000005634379

DISCLAIMER

Caisse des Dépôts is not responsible for the accuracy, reliability of the legislative and regulatory texts enacted and translated into English. The information presented below is for informative purposes only and void of any legal value. Only the official French version of statutory texts made available in the "Journal Officiel de la République Française" is binding.

Article L631-2 Commercial Code

"The reorganization procedure shall apply to traders, persons registered with the craftsmen's register, farmers, other natural persons running an independent professional activity, including an independent professional person with a statutory or regulated status or whose designation is protected, as well as private-law entities.

No new reorganization proceedings may be commenced with respect to any person already subject to such proceedings or liquidation proceedings, for as long as the operations of the plan resulting from it have not been terminated or the liquidation proceedings have not been closed".

Article L640-2 Commercial Code

"The liquidation procedure shall apply to all traders, persons registered with the craftsmen's register, farmers, other natural persons running an independent professional activity, including an independent professional person with a statutory or regulated status or whose designation is protected, as well as private law entities.

No other liquidation proceedings may be commenced with respect to a person already subject to proceedings that have not yet been closed".

06 Banque de France – ACPR 2018



Methods for calculating prudential ratios under CRD IV https://acpr.bangue-france.fr/sites/default/files/media/2019/07/17/notice 2019 crd iv final.pdf

DISCLAIMER

Caisse des Dépôts is not responsible for the accuracy, reliability of the legislative and regulatory texts enacted and translated into English. The information presented below is for informative purposes only and void of any legal value. Only the official French version of statutory texts made available in the "Journal Officiel de la République Française" is binding.

Methods for calculating capital ratio

Exposures to public sector entities (article 2.3.1.2.2, page 33)

Article 4 §1 (8) of CRR defines the term public sector entity, while Article 116 § 4 allows, in exceptional circumstances, that exposures to public-sector entities may be treated as exposures to the central government, regional government or local authority in the competent Authority. Annex B1 to this Notice provides a list of public sector entities treated as part of the central government and Annex B2 a list of public sector entities treated as institutions. ».

Given (i) Article 114 of CRR which sets rules to determine exposures to central governments or central banks and (ii) French State and CDC ratings (which correspond to level 1 credit quality step under CRR), exposures to CDC shall be assigned a risk weight of 0 %. http://eurlex.europa.eu/legal-content/EN/TXT/PDF/?urieCELEX:32013R0575&from=FR

► Appendix B1 (page 96)

List of French public sector entities treated as part of the central government (non-exhaustive list)

Each competent European authority has declared the public sector entities whose treatment may be equivalent to the treatment of the central or regional government or local authority to the EBA. In October 2017, the EBA consolidated these declarations in the form of a list.

- French Chamber of Commerce and Industry (Chambre de Commerce et d'Industrie de France or CCI France)
- (...)
- INRA (Institut National de la Recherche Agronomique)
- Organismes nationaux de la sécurité sociale (including ACOSS and CADES)
- Unédic
- Caisse des Dépôts et Consignations
- Cour des comptes

06 ECB Public Sector Purchase Programme



Agencies located in the euro

Caisse d'amortissement de la dette

Union Nationale Interprofessionnelle

pour l'Emploi dans l'Industrie et le

Caisse des Dépôts et Consignations

Agence Française de Développement

area

ACOSS

(CDC)

(AFD)

NRW.Bank

Finnvera Oyj

(BNG)

(NWB)

sociale (CADES)

Commerce (UNEDIC)

Bpifrance Financement SA

Instituto de Credito Oficial

Landeskreditbank Baden-

Württemberg Foerderbank

Kreditanstalt fuer Wiederaufbau

Landwirtschaftliche Rentenbank

Cassa Depositi e Prestiti S.p.A.

Bank Nederlandse Gemeenten N.V.

Nederlandse Waterschapsbank N.V.

Nederlandse Financieringsmaatschappij voor Ontwikkelingslanden N.V. (FMO)

- SID Slovenska izvozna in razvojna banka, d.d.
- Työttömyysvakuutusrahasto (TVR)
- ÖBB-Infrastruktur AG
- Autobahnen- und Schnellstraßen-Finanzierungs-AG (ASFINAG)
- Infraestruturas de Portugal S.A. (IP)
- ENMC Entidade Nacional para o Mercado de Combustíveis E.P.E
- Ferrovie dello Stato Italiane S.p.A.
- Terna S.p.A. Rete Elettrica Nazionale
- ENEL S.p.A.
- SNAM S.p.A.
- Administrador de Infraestructuras Ferroviarias – Alta Velocidad (Adif AV)
- SNCF Réseau
- Caisse Nationale des Autoroutes (CNA)
- DARS d.d.



EUROPEAN CENTRAL BANK

EUROSYSTEM

International and supranational institutions and agencies

The initial list of international or supranational institutions located in the euro area and of agencies located in the euro area whose securities are eligible for the PSPP is as follows:

International or supranational institutions located in the euro area

- Council of Europe Development Bank
- European Atomic Energy Community
- European Financial Stability Fund
- European Stability Mechanism
- European Investment Bank
- European Union
- Nordic Investment Bank

https://www.ecb.europa.eu/mopo/implement/omt/html/pspp.en.html



https://www.ecb.europa.eu/ecb/legal/pdf/oj jol 2016 014 r 0006 en txt.pdf

Official Journal of the European Union

21.1.2016	EN	Official Journal of the European Union	L 14/31

Article 2

Determination of haircut categories for marketable assets

Eligible marketable assets shall be allocated to one of the five haircut categories, based on the type of issuer and/or the type of asset, as reflected in Table 1 in the Annex to this Guideline:

- (a) debt instruments issued by central governments, ECB debt certificates and debt certificates issued by NCBs prior to the date of adoption of the euro in their respective Member State whose currency is the euro are included in haircut category I;
- (b) debt instruments issued by local and regional government, entities classified as agencies by the Eurosystem multilateral development banks and international organisations, as well as jumbo covered bonds, are included in haircut category II;

Table 2

Valuation haircut levels applied to eligible marketable assets

		Haircut categories									
Credit quality	Residual maturity (years) (*)	Category I		Category II		Category III		Category IV		Category V	
		fixed coupon	zero coupon	fixed coupon	zero coupon	fixed coupon	zero coupon	fixed coupon	zero coupon		
Steps 1 and 2	[0-1)	0,5	0,5	1,0	1,0	1,0	1,0	6,5	6,5	10,0	
	[1-3)	1,0	2,0	1,5	2,5	2,0	3,0	8,5	9,0		
	[3-5)	1,5	2,5	2,5	3,5	3,0	4,5	11,0	11,5		
	[5-7)	2,0	3,0	3,5	4,5	4,5	6,0	12,5	13,5		
	[7-10)	3,0	4,0	4,5	6,5	6,0	8,0	14,0	15,5		
	[10, ∞)	5,0	7,0	8,0	10,5	9,0	13,0	17,0	22,5		

Name of agency recognised by the ECB



https://www.ecb.europa.eu/mopo/assets/standards/marketable/html/index.en.html

- Caisse d'amortissement de la dette sociale (CADES) Agency Non-Credit institution
- Erste Abwicklungsanstalt (EAA) Agency Non-Credit institution
- FMS Wertmanagement (FMS-WM) Agency Non-Credit institution
- Union Nationale Interprofessionnelle pour l'Emploi dans l'Industrie et le Commerce (UNEDIC) Agency Non-Credit institution
- Agence Française de Développement Agency Credit institution
- BPIFrance Financement SA Agency Credit institution
- Instituto de Credito Oficial Agency Credit institution
- Kreditanstalt fuer Wiederaufbau Agency Credit institution
- Landeskreditbank Baden-Württemberg Foerderbank Agency Credit institution
- Landwirtschaftliche Rentenbank Agency Credit institution
- NRW.Bank Agency Credit institution
- Caisse des Dépôts et Consignations Agency Credit institution
- Nederlandse Waterschapsbank N.V. Agency Credit institution

Commission Delegated Regulation (EU) 2015/61



with regard to liquidity coverage requirement for Credit Institutions

adopted on 17 January 2015

Level 1 liquid assets (Chapter 2 Article 10.1.c.v) (Page 11)

1. Level 1 assets shall only include assets falling under one or more of the following categories and meeting in each case the eligibility criteria laid down herein: [...]

c) assets representing claims on or guaranteed by central or regional governments, local authorities or one of the following public sector entities:

i) the central government of a Member State;

ii) the central government of a third country, provided that it is assigned a credit assessment by a nominated ECAI which is at least credit quality step 1 in accordance with Article 114(2) of Regulation (EU) No. 575/2013;

iii) regional governments or local authorities in a Member State, provided that they are treated as exposures to the central government of the Member State in accordance with Article 115(2) of Regulation (EU) No. 575/2013;

iv) regional governments or local authorities in a third country, provided that they are treated as exposures to the central government of the third country in accordance with Article 115(4) of Regulation (EU) No. 575/2013;

v) public sector entities, provided that they are treated as exposures to the central government of a Member State or to one of the regional governments or local authorities referred to in point (iii) in accordance with Article 116(4) of Regulation (EU) No. 575/2013; In accordance with Appendix B1 (see Appendix 5) to the ACPR's Notice on the "Rules for the calculation of prudential ratios under CRDIV - 2018", Caisse des Dépôts et Consignations is considered to be a French public sector entity equivalent to a central government and therefore benefits from preferential treatment as an exposure to the French state in accordance with Article 166(4) of Regulation (EU) No. 575/2013 of the European Parliament and of the Council.

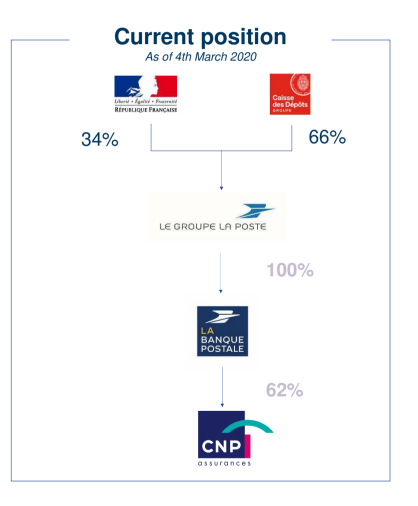
In accordance with Annex B1 (cf. Appendix 5) in the Notice "Methods for calculating prudential ratios under CRD IV", **the Caisse des dépôts et consignations is considered as a French public sector entity treated as part of the central government.**

Liquidity coverage requirement for Credit Institutions - 2015

06 Caisse des Dépôts Group

Share increase in La Poste Group

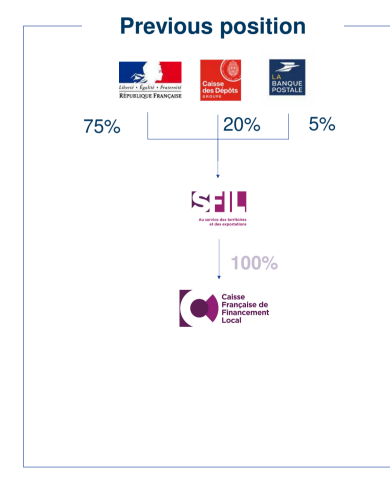


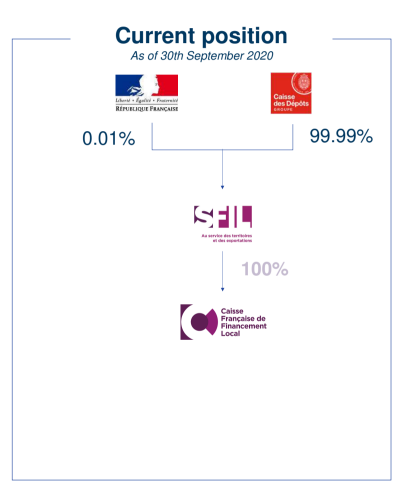


47 — Caisse des Dépôts Group

06 Caisse des Dépôts Group

Share increase in SFIL

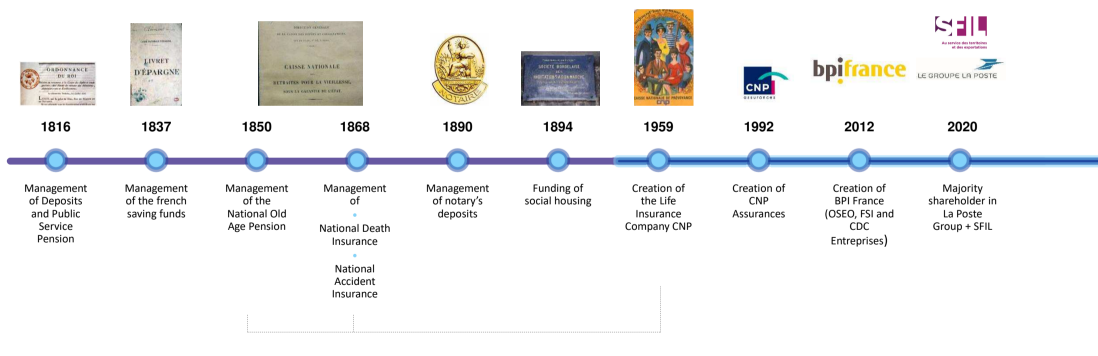




48 — Caisse des Dépôts Group

06 Two centuries of CDC's history





49 — Caisse des Dépôts Group



— 56, rue de Lille 75007 Paris caissedesdepots.fr



