BNP PARIBAS
CORPORATE GOVERNANCE

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Head of Key Shareholders Relations

JUNE 2021

The bank for a changing world
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The figures included in this presentation are unaudited.

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The BNP Paribas Fundamentals

Corporate Governance within BNP Paribas

The Board of Directors and its Committees

Corporate Officers’ Compensation

Appendix
Organisation of the Operating Divisions

2020 Revenues of the Operating Divisions

- Corporate & Institutional Banking: 31%
- IFS: 35%
- DM: 34%
- Retail Banking & Services: 69%

CIB
- CORPORATE BANKING
- GLOBAL MARKETS
- SECURITIES SERVICES

INTERNATIONAL FINANCIAL SERVICES
- PERSONAL FINANCE
- EUROPE - MEDITERRANEAN
- BANCWEST
- BNP PARIBAS CARDIF
- WEALTH MANAGEMENT
- BNP PARIBAS ASSET MANAGEMENT
- BNP PARIBAS REAL ESTATE

DOMESTIC MARKETS
- FRENCH RETAIL BANKING
- BNL BANCA COMMERCIALE
- BELGIAN RETAIL BANKING
- LUXEMBOURG RETAIL BANKING
- BNP PARIBAS PERSONAL INVESTORS
- ARVAL
- BNP PARIBAS LEASING SOLUTIONS
- NICKEL

- Straightforward business structure with more than 2/3 of retail and service activities

The bank for a changing world
A Business Model Well Diversified by Country and Business

No country, business or industry concentration

2020 Gross Commitments\(^1\) by region

- France: 34%
- Other Europe: 19%
- Belgium & Lux: 15%
- North America: 12%
- Italy: 10%
- Asia Pacific: 5%
- Rest of the world: 5%

>90% in wealthy markets

Basel 3 risk-weighted assets\(^2\) by business as at 31.12.2020

- Retail Banking & Services: 64%
- European-Mediterranean: 7%
- Personal Finance: 10%
- Other Domestic Markets\(^3\): 6%
- FRB: 14%
- Corporate Banking: 17%
- Global Markets & Securities Services: 14%
- Other activities: 5%

A balanced business model: a clear competitive advantage in terms of revenues and risk diversification

Business units and regions evolving according to different cycles

An integrated business model fuelled by cooperation between Group Businesses

Strong resilience in changing environments

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1. Total gross commitments, on and off balance sheet, unweighted of €1,783bn as at 31.12.20 ; 2. CRD 4 ; 3. Including Luxembourg
Breakdown of Commitments by Industry (Corporate Asset Class)

Total gross commitments, on and off-balance sheet, unweighted (corporate asset class) = €742bn as at 31.12.20, or 42% of total Group exposure to credit risk (€1,783bn as at 31.12.20)

1. Excluding Equity credit exposure class
Breakdown of Commitments by Region

Total gross commitments on and off-balance sheet, unweighted
= €1,783bn\(^1\) as at 31.12.20

- France 34%
- Belgium & Luxembourg 15%
- Italy 10%
- Other European countries 19%
- Asia Pacific 5%
- North America 12%
- Rest of the World 5%

\(^1\) Excluding Equity credit exposure class
Diversification leading to a recurrent profitability through the cycle

- One of the lowest CoR/GOI through the cycle
- Recurrent earnings generation through the cycle
  - Thanks to diversification
  - Strong proven capacity to withstand local crisis and external shocks

Low risk and limited volatility of earnings
Diversification => lower risk profile

* Adjusted for costs and provisions relating to the comprehensive settlement with U.S. authorities
Growing net tangible book value per share

Net tangible book value per share, end of period: €74.5

<table>
<thead>
<tr>
<th>Year</th>
<th>Net tangible book value per share (€)</th>
</tr>
</thead>
<tbody>
<tr>
<td>2008</td>
<td>45.7</td>
</tr>
<tr>
<td>2009</td>
<td>51.9</td>
</tr>
<tr>
<td>2010</td>
<td>55.6</td>
</tr>
<tr>
<td>2011</td>
<td>57.1</td>
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<td>2012</td>
<td>63.1</td>
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<td>2013</td>
<td>65.0</td>
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<td>2014</td>
<td>66.6</td>
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<td>2015</td>
<td>70.9</td>
</tr>
<tr>
<td>2016</td>
<td>73.9</td>
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<tr>
<td>2017</td>
<td>75.1</td>
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<tr>
<td>2018</td>
<td>74.7</td>
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<tr>
<td>2019</td>
<td>79.0</td>
</tr>
<tr>
<td>2020</td>
<td>82.3</td>
</tr>
<tr>
<td>1Q21</td>
<td>83.7</td>
</tr>
</tbody>
</table>

CAGR\(^1\): +5.1%

Net tangible book value per share

CAGR\(^2\): +7.3%

1. Of the net book value per share; 2. Of the net tangible book value per share
The BNP Paribas Fundamentals

Corporate Governance within BNP Paribas

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Corporate Officers’ Compensation

Appendix
A Corporate Governance Framework Deeply Embedded in the Bank’s Culture
A « Triptic » Culture / Governance / Business Strategy

- Balance, stability and consistency of the strategy
- A culture of control and risk management, aiming at helping customers to implement their projects
- A risk-reward balance closely monitored throughout the cycle
- A commitment for a positive impact on society as a whole

Business model is closely aligned with culture, focused on:
- Customers (vs sales)
- Long term (vs short term) results
- Sustainability (vs growth)
- Efficiency (vs low cost)

A reputation based on rigorous rules of ethics, compliance and transparency and on a true social commitment: focus on
- Values, compliance, behaviour
- Consistency of message
- Tone at the top......Echo from the bottom
• **Mission**
  - Provide financing for the economy and advise clients in an ethical manner
  - Have a positive impact on our stakeholders and on the society

• **Values**
  - Elaborated at Group level and built around 7 themes (Customers’ interests, Financial security, Market integrity, Professional ethics, Respect for colleagues, Group protection, Involvement with society)
  - Enforced in every business line
  - 4 strengths: Stability, Responsibility, Expertise, Good place to work
  - 4 levers: Agility, Culture of compliance, Client satisfaction, Openness

• **Rules**
  - Adaptations in the Business lines (CIB Conduct Program, ..)
  - A Code of Conduct on Fighting corruption integrated in 2018 provides definitions as well as examples to illustrate prohibited behaviours
  - All employees have the duty to respect the rules and the responsibility to support the Group in its commitments, including those related to the prevention and the fight against corruption
  - Internal policies and procedures are deployed to ensure that employees comply with laws and regulations, as well as internal rules of conduct within the scope of their professional activities.
  - A Global Conduct Framework is in place, monitored by Compliance
  - At end of 2020, 97.0% of Group employees were trained on ethical or conduct issues

• **Practices**
  - Annual performance appraisal, opportunity to reinforce the importance of appropriate behaviors
  - Employee training
  - Processes for employees to raise concerns, notably whistleblowing procedure
  - Incentive to be exemplary but also sanctions (clawbacks,..)

Source: https://group.bnpparibas/en/group/governance-compliance/compliance
BNP Paribas has formalized a “company purpose”

- Elaborated under guidance from the BNP Paribas Executive Committee
- Reviewed by the Board of Directors
- Based on BNP Paribas’ Shared convictions, the Group Code of Conduct and the Engagement Manifesto
- Communicated to all employees in January 2020 and available externally

“**BNP Paribas' mission is to contribute to responsible and sustainable growth by financing the economy and advising clients according to the highest ethical standards**”

The Group offers secure, sound and innovative financial solutions to individuals, professional clients, corporates and institutional investors while striving to **address the fundamental challenges of today with regard to the environment, local development and social inclusion**

- BNP Paribas employees aim to **deliver services that have purpose and relevance for clients and the world around them**
- The Group innovates in order to be a **leader in sustainable finance**
- BNP Paribas is developing the tools to **measure our environmental and social impact**
A Corporate Governance that Supports the Long-Term Strategy of the BNP Paribas Group

- Separation of the functions of Chairman and CEO since 2003
- No member of the Executive Committee sitting on any of the Board Committees since 1997
- Selection of Directors:
  - A forward looking “Fit & Proper” process
  - Diversity and complementarity of the personal characteristics as well as of the areas of expertise
- Audit Committee set up as soon as 1994, whose competencies were split:
  - Financial Statements Committee, on the one hand
  - On the other hand, an Internal Control, Risk Management and Compliance Committee
- A Committee of the Board in charge of dealing, among others, with CSR matters
- Undertaking by the Directors to put their mandate at the Board’s disposal in the event of any significant change in their duties or powers
- Shareholders’ protection: 1 share = 1 vote = 1 dividend
  - No double voting rights
  - No voting caps
- No anti takeover or public exchange offer provisions
- A compensation policy integrating the long-term interests of the Group and its stakeholders
A Specific Feature for Corporate Governance in the Banking Industry (1/3): A Pyramid of Regulations

- European Regulation and Directives for Banking Institutions
- Guidelines and Regulatory Technical Standards of the EBA (European Banking Authority)
- French Commercial Code and French Monetary and Financial Code
- AFEP-MEDEF Corporate Governance Code for listed companies
- BNP Paribas Internal rules and procedures

The bank for a changing world
• Suitability of the Board of Directors: oversight by the ECB and the ACPR through the SSM

- Diversity
- Limitation of directorships
- Time commitment
- Independence of mind
- Conflict of interests
- Good reputation, knowledge, skills, fairness, experience
- Individual and collective assessment performed by the Institution and subject to approval by the ECB

• Financial Institutions are subject to stricter regulations than other sectors’ companies, for instance:
  • Fewer directorships allowed
  • On-going assessment of the suitability of Directors and Effective Directors
  • Guidelines by the EBA on internal governance and the « fit and proper » of Directors and Corporate Officers
A Specific Feature for Corporate Governance in the Banking Industry (3/3): Regulators’ and Supervisors’ Oversight

• Remuneration policy: mandatorily consistent with the institution’s risk profile

For executive management and “Material Risk Takers”:

- Limitation of variable remuneration:
  • ≤ fixed remuneration or ≤ 2 times fixed remuneration if prior approval by the Shareholders General Meeting;
- obligation to apply deferral and retention periods to variable remuneration;
- obligation to pay part of the variable remuneration in equity-linked instruments;
- Claw-back and malus provisions.

Corporate Governance within BNP Paribas subject to EBA (European Banking Authority) guidelines and to the continuous oversight and assessment of the ECB (European Central Bank) through the SSM (Single Supervisory Mechanism)

A rich set of rules and guidelines forming an additional guarantee for stakeholders regarding the suitability of Corporate Governance and its alignment with shareholders’ interests
The BNP Paribas Fundamentals
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Share Ownership Structure
At 31 December 2020 (as % of capital)

- SFPI: 7.7%
- Grand-Duchy of Luxembourg: 1.0%
- Employee profit-sharing scheme: 3.3%
- Direct employee ownership: 1.1%
- European Institutions: 43.5%
- Non-European Institutions: 30.0%
- BlackRock: 6.0%
- Retail Shareholders: 4.2%
- Other and non identified: 3.2%

A very liquid security, included in all the leading indices
Composition of the Board of Directors after the 18 May 2021 AGM* - Independence

The independence of Directors is ultimately demonstrated through their decisions

**13 Directors**
Appointed by the General Meeting

- For 3-year terms
- 5 nationalities
- 10 independent** Directors
  ✓ i.e. close to 80% of the Directors elected by shareholders
- 6 ladies
  ✓ i.e. close to 50% of Directors elected by shareholders
- including 1 representative of employee shareholders

**2 Directors**
Elected by the staff

- For 3-year terms
- 1 lady
- **Not considered independent*** (despite the method of their election)
- Of whom:
  ✓ one sits at the Compensation Committee and at the Internal Control, Risk Management and Compliance Committee
  ✓ and the other one sits at the Financial Statements Committee

Directors with complementary skills

A composition that fully complies with stock market recommendations: largely more than 50% of independent Directors

(* ) If approved by the shareholders; (**) Within the meaning of the Afep-Medef Code and in accordance with the guidelines of the Board; (***) Within the meaning of the Afep-Medef Code
Composition must ensure the necessary diversity within the Board, in terms of competences and experience, in accordance with the Bank’s strategy.

**Members with complementary backgrounds and experiences:**
- Right balance between
  - “Wisdom” and judgment stemming from experience and tenure, on the one hand
  - On the other hand, the need for refreshment bringing renewed thinking and perspective

**Members with diverse skills, among others:**
- Banking and financial matters
- Risk assessment capabilities
- High level management of large corporations
- Human resource staffing
- International vision
  - Stemming not only from nationality, but also from professional experience and assignments
- Digital expertise
- Expertise in the field of CSR

To ensure the Board’s ability to make informed and effective decisions
Composition of the Board of Directors after the 18 May 2021 AGM* - Main Areas of Expertise (2/2)

Diversity and complementarity of the Directors’ skills throughout the BNP Paribas Board

**DIREKTORS**

<table>
<thead>
<tr>
<th>Jean Lemierre</th>
<th>Jean-Laurent Bonnafé</th>
<th>Jacques Aschenbroich</th>
<th>Employee Shareholders Representative</th>
<th>Pierre-André de Chalendar</th>
<th>Monique Cohen</th>
<th>Wouter De Ploey</th>
</tr>
</thead>
</table>

**MAIN AREAS OF EXPERTISE**

- Bank / Finance
- Risk Management / Regulation Monitoring
- International
- Industry
- International
- Transformation
- Representation of employee shareholders
- Industry
- International
- CSR
- Bank / Finance
- Business Operations
- CSR
- Bank / Finance
- Digital
- Transformation

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**DIRECTORS**

<table>
<thead>
<tr>
<th>Hugues Epaillard</th>
<th>Rajna Gibson-Brandon</th>
<th>Marion Guillou</th>
<th>Christian Noyer</th>
<th>Daniela Schwarzer</th>
<th>Michel Tilmant</th>
<th>Sandrine Verrier</th>
<th>Fields Wicker-Miurin</th>
</tr>
</thead>
</table>

**MAIN AREAS OF EXPERTISE**

- Staff Representative
- Financial Markets
- Risk Management / Regulation Monitoring
- CSR
- Risk
- Management / Regulation Monitoring
- CSR
- Technology
- Bank / Finance
- International
- Money Markets
- Geopolitics
- International
- Bank / Finance
- Risk Management / Regulation Monitoring
- International
- Staff Representative
- Bank / Finance
- Financial Markets
- International

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A forward-looking succession planning process in order to implement a balanced set of skills, experiences and personalities

(*) After agreement by the shareholders on the resolutions approved by the Board
Re-Elections and Nominations of Directors

M. Pierre André de CHALENDAR
- Chairman and CEO* of Compagnie de Saint-Gobain
- Chairman of the Remuneration Committee, member of the Corporate Governance, Ethics, Nominations and CSR Committee
- Independent within the meaning of the Afep-Medef Code**

Main areas of expertise: Industry / International / CSR

Ms. Rajna GIBSON BRANDON
- Swiss
- Professor of Finance at the University of Geneva
- Member of the ICRMCC(***)
- Independent within the meaning of the Afep-Medef Code

Main areas of expertise: Financial Markets, Risk Management / Regulation Monitoring, CSR

M. Christian NOYER
- Honorary Governor of the Banque de France
- Chairman of the Financial Statements Committee
- Independent within the meaning of the Afep-Medef Code**

Main areas of expertise: Bank/Finance, International, Risk Management / Regulation Monitoring

Ms. Juliette BRISAC : Director Representing Employee Shareholders
- Chief Operating Officer of BNP Paribas Real Estate
- Chairwoman of the Supervisory Board of Actionnariat Monde FCPE(****)

(*) Will stop being Chief Executive Officer on July 1, 2021  (**) As assessed by the Board  (*** Internal Control, Risk Management and Compliance Committee  (****) Employee Profit Sharing Scheme

Corporate Governance - June 2021  23
Composition of the Committees of the Board after the 18 May 2021 AGM

- **Financial statements committee**
  - C. NOYER (I)
  - J. ASCHENBROICH (I)
  - J. BRISAC (DRES)
  - W. DE PLOEY (I)
  - S. VERRIER (ER)
  - F. WICKER-MIURIN (I)

- **Internal control, risk management and compliance committee**
  - M. TILMANT (I)
  - M. COHEN (I)
  - H. EPAILLARD (ER)
  - R. GIBSON-BRANDON (I)
  - F. WICKER-MIURIN (I)

- **Corporate governance, ethics, nominations & CSR committee**
  - M. COHEN (I)
  - P A. DE CHALENDAR (I)
  - M. COHEN (I)
  - P A. DE CHALENDAR (I)
  - M. GUILLOU (I)

- **Compensation committee**
  - F. WICKER-MIURIN (I)
  - H. EPAILLARD (ER)
  - M. GUILLOU (I)

2 common participants, in order to better implement CRD4 guidelines

1 common participant

(I): Independent Director, in accordance with the guidelines of the Board and of the Afep-Medef Code; (1) Will be an observer until end 2021 before being a member in 2022; (DRES): Director Representing Employee Shareholders; (ER): Employee Representative.
Focus on the Audit Committee: roles split between the Financial Statements and the Internal Control, Risk Management and Compliance Committees

Both Committees composed of Directors with the required expertise

- Financial Statements Committee: most members with qualifications and experience in financial management, accounting and financial information
  - Chairman’s (till the 18 May 2021 AGM), financial skills are reinforced by his position as CEO of SCOR, a major international reinsurance company
  - After the 2021 AGM, Chairman is (among others) a former Governor of Banque de France
- Internal Control, Risk Management and Compliance Committee: most members with specific expertise in financial matters and risk management, either through their training or experience
  - Chairman with international experience in banking management
  - Another member has been a member of the College of the French Financial Market Authority
  - A third one with extensive knowledge of financial risks

Frequent contacts with operational managers and Auditors

- Compliance, Legal, Risk and Internal Audit functions
  - report regularly to the ICRMCC*
  - can be interviewed by this Committee if and when they wish to do so
- The Group’s Chief Financial Officer, the executive in charge of accounting and financial reporting, as well as the Statutory Auditors are interviewed every quarter by the Financial Statements Committee

The ICRMCC* analyzed and proposed to the Board the Risk Appetite Statement of the Group, which addresses all the risks to which the Group is exposed and is used as reference in the process of decision-making having an impact on the risk profile of the Group

The ECB as Supervisor periodically conducts thematic reviews on Risk Governance and Appetite, which are twofold assessments:

- Of the functioning and effectiveness, among others, of the Board and its Committees
- Of the Risk Appetite Framework

Close monitoring of the impacts of the Covid-19 crisis in both committees

* Internal Control, Risk Management and Compliance Committee
The Governance, Ethics, Nominations and CSR Committee: Focus on Board Assessment and the deployment of the Code of Conduct

- Assessment of the Board of Directors:
  - By an external firm every three years (last time in 2018, on the account of 2017)
  - “Internally” every year in the meantime

- 2020 assessment internally conducted on 2019 - Main outcomes
  - Satisfaction with the functioning of the Board
  - Facilitation of debates by the Chairman
  - Transparency and trust within the Board
  - Professionalism of the management team,
  - Complementarity of Board members

- Implementation of the action plan following the 2019 assessment
  - Ongoing discussion on succession processes for corporate officers and key managers
  - Deepening the understanding of IT issues and in particular cybersecurity
  - Continuing discussions with the Group's operational managers
  - Deepening the understanding of CSR topics and those related to operational risk

- Assessment on the account of 2020 to be performed externally, as decided in 2014

The Committee:
- has reviewed the implementation of the Code of Conduct within the Group.
He has been informed of the consequences of the health crisis linked to Covid-19, which has strengthened the “Conduct” dimension with the generalization of the use of teleworking, the acceleration of digitization and the modification of interactions with customers.
- has examined the General Management proposal for gender diversity enhancement in Group governing bodies
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Total Compensation in 2020
Stability since 2011 of the global amount of the compensation granted

- Fixed compensation paid in 2020:
  - Stability of the fixed compensation over the last 5 years*
  - Revision of the fixed compensation in 2016 in the context of a package restructuring with an unchanged global amount

- J. LEMIERRE 950,000 €
- J-L. BONNAFE 1,562,000 €
- PH. BORDENAVE 1,000,000 €

* Since the beginning of his chairmanship (1st December 2014) for Jean Lemierre
Fixed Compensation to be paid from 19 May 2021 onwards

<table>
<thead>
<tr>
<th>Name</th>
<th>Compensation</th>
</tr>
</thead>
<tbody>
<tr>
<td>J. LEMIERRE</td>
<td>950,000 €*</td>
</tr>
<tr>
<td>J-L. BONNAFE</td>
<td>1,562,000 €**</td>
</tr>
<tr>
<td>Y. GERARDIN</td>
<td>1,500,000 €</td>
</tr>
<tr>
<td>T. LABORDE</td>
<td>900,000 €</td>
</tr>
</tbody>
</table>

*Since the beginning of his chairmanship (1st December 2014) for Jean Lemierre;

**Stability of the fixed compensation over the last 5 years - Revision of the fixed compensation in 2016 in the context of a package restructuring with an unchanged global amount.
Rules for Determining the Annual Variable Remuneration for 2020 (1/2)

- The target variable compensation (as a % of fixed remuneration) is set at:
  - 100% for Jean-Laurent Bonnafé and Philippe Bordenave
    - Reminder: Jean Lemierre, Chairman, receives neither annual nor multi-annual variable compensation, i.e. only a fixed remuneration

- Malus and claw-back in case of inappropriate behavior

- 60% of the variable compensation awarded is deferred over 5 years + 1 additional retention year

- Half of the non-deferred portion is paid in May 2021, subject to the approval by the AGM
  - the other half being postponed for 1 year from the date of the award (until March 2022) and indexed to the share price

- The deferred amounts will be:
  - Spread in fifths, from 2022 to 2027
  - Indexed for half of their total to the share price since the date of the award
    - each payment will thus be made half in March every year, then half in March the following year, indexed to the performance of the BNP Paribas share
    - the last payment of the award for 2020 will be made in March 2027
  - Subject to a performance condition: pre-tax RoE of the Group for FY preceding the payment > 5%

The Board makes sure that the amount of the variable remuneration is consistent with the Group’s results evolution
The annual variable compensation cannot exceed 120% of the fixed remuneration
Rules for Determining the Annual Variable Remuneration for 2020 (2/2)

75% Group’s Financial Performance

10% Group’s CSR Performance

15% Qualitative

Holistic assessment of CSR policy

1/3 By the Board
Annual assessment by the Board of achievements and key developments around a line of action focused on climate and social challenges

1/3 By the market
BNP Paribas positioned in the top quartile of the banking sector in the extra-financial performance rankings of FTSE, SAM and Vigeo Eiris

1/3 Alignment with key staff
Achievement of the three-year CSR objectives set for the Group’s key employees in the retention plan that expired during the year (basket of 9 indicators)

BNP Paribas
The bank for a changing world

Corporate Governance - June 2021
Rules for Determining the Annual Variable Remuneration for 2021 (Executive Corporate Officers in office from 19.05.2021)

Criteria related to financial performance: 75%

- Change in Earnings per Share (EPS) during previous FY
  - Jean-Laurent BONNAFÉ: 18.75%
  - Yann GERARDIN*: 18.75%

- % of achievement of the Group’s budgeted Gross Operating Income (GOI)
  - Jean-Laurent BONNAFÉ: 37.50%
  - Yann GERARDIN*: 37.50%

- Evolution of the NPBT(2) of activities under responsibility
  - Jean-Laurent BONNAFÉ: 18.75%
  - Yann GERARDIN*: 18.75%

- % of achievement of the budgeted GOI
  - Jean-Laurent BONNAFÉ: 18.75%
  - Yann GERARDIN*: 18.75%

Criteria related to the Group’s CSR performance: 10.00%

- Multicriteria assessment of environmental, social and societal actions.

- Implementation of the strategic orientations, including the transformation plan, in terms of human, organizational and technical aspects, taking into account the general context of the FY under review

Qualitative criteria: 15.00%

- The exceeding of qualitative and CSR objectives does not result in an increase of the variable component linked to these criteria

The exceeding of the objective cannot result in an award higher than 130% of the target

The Board makes sure that the amount of the variable remuneration is consistent with the Group’s results evolution

The annual variable compensation cannot exceed 120% of the fixed remuneration

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(1) Target Variable Remuneration; (2) Net Profit Before Tax; * Prorata temporis of their executive corporate officer mandate in 2021
Assessment of the Annual Variable Remuneration for 2020: Strict Implementation of the Criteria

<table>
<thead>
<tr>
<th>CRITERIA</th>
<th>% of TVR(1)</th>
<th>Result</th>
</tr>
</thead>
<tbody>
<tr>
<td>Criteria related to the Group's financial performance</td>
<td>37.5%</td>
<td>32.07%</td>
</tr>
<tr>
<td>Criteria related to the Group's CSR performance</td>
<td>10.0%</td>
<td>10.0%</td>
</tr>
<tr>
<td>Qualitative criteria</td>
<td>15.0%</td>
<td>15.0%</td>
</tr>
</tbody>
</table>

**EXECUTIVE CORPORATE OFFICERS**

Change in Earnings per Share during previous FY
*The exceeding of the objective cannot result in an award higher than 130% of the target*

% of achievement of the Group’s budgeted Gross Operating Income
*The exceeding of the objective cannot result in an award higher than 130% of the target*

Multicriteria assessment of environmental, social and societal actions
*The exceeding of objectives related to the Group’s CSR performance does not result in an increase of the variable component linked to these criteria.*

Implementation of the strategic orientations, including the transformation plan, in terms of human, organizational and technical aspects, taking into account the general context of the FY under review
*The exceeding of qualitative objectives does not result in an increase of the variable component linked to these criteria.*

The annual variable compensation cannot exceed 120% of the fixed remuneration

---

* Target Variable Remuneration
Qualitative Criteria and Their Assessment for 2020

The Board of Directors considers essential to carry out a qualitative evaluation, in particular given the strengthening of its responsibilities in terms of monitoring and oversight stemming from the Monetary and Financial Code

- Beyond the strategy of the Bank that it has to approve, the Board must form an opinion on the performance of Corporate Officers taking into account the capacities of foresight, decision-making, leadership skills and exemplarity

Qualitative criteria considered as implemented

- Jean-Laurent Bonnafé: among others
  - resilient operating results in 2020 marked by a contained increase in the cost of risk, the achievement of the cost savings provided for in the 2017-2020 strategic plan and the increase in the CET1 ratio over the year;
  - his decisive action in the management of the Bank during the Covid-19 crisis with (i) the continuity of the Bank’s services (ii) his key role vis-à-vis large clients (iii) the adaptation of conditions of work for employees;
  - his commitment to make the Bank a leader recognized for its CSR strategy;
  - his personal commitment to the feminization of governing bodies with the definition of objectives for the promotion of women in the medium term;

- Philippe Bordenave: among others
  - resilient operational results in 2020 with, in particular, his involvement in achieving the cost control objectives defined in the 2017-2020 strategic plan and his role in the management of the Bank's balance sheet and liquidity;
  - his involvement in the improvement and sustainable transformation of the Group's information systems to ensure the continuity of BNP Paribas services during the health crisis;
  - his role in the operational integration of Deutsche Bank's prime brokerage activities according to the agreed terms;
  - the monitoring of the implementation of the commitments of the Group's CSR policy;
  - his personal involvement in the reviews requested by the SSM (Single Supervisory Mechanism, ECB) teams in connection with the health crisis

Compensation should not entirely be formula based
Qualitative factors are essential to achieve sustainability
## Annual Variable Compensation Awarded in Respect of 2020

<table>
<thead>
<tr>
<th>Name</th>
<th>Reminder of Target Variable Remuneration</th>
<th>Cap to Annual Variable Remuneration</th>
<th>Variable Compensation set by the Board</th>
<th>« Award / target » ratio</th>
<th>Reminder 2019 ratio « Award / target »</th>
</tr>
</thead>
<tbody>
<tr>
<td>J-L. BONNAFÉ</td>
<td>1,562,000 €</td>
<td>1,874,400 €</td>
<td>1,479,214 €</td>
<td>94.7%</td>
<td>103.2%</td>
</tr>
<tr>
<td>PH. BORDENAVE</td>
<td>1,000,000 €</td>
<td>1,200,000 €</td>
<td>947,000 €</td>
<td>94.7%</td>
<td>103.2%</td>
</tr>
</tbody>
</table>
Remuneration* Awarded to Corporate Officers

Jean Lemierre
Chairman of the Board

J-L Bonnafé
Director and Chief Executive Officer

Ph. Bordenave
Chief Operating Officer

Fixed

Annual Variable non deferred**

Annual Variable deferred**

** 50% of the Annual Variable Compensation (deferred or not) are paid in indexed cash e.g. subject to share price variations

**LTIP not included**

GROSS REMUNERATION

GROUP NET INCOME

TOTAL REMUNERATION

VARIABLE REMUNERATION

<table>
<thead>
<tr>
<th>Year</th>
<th>Jean Lemierre</th>
<th>J-L Bonnafé</th>
<th>Ph. Bordenave</th>
</tr>
</thead>
<tbody>
<tr>
<td>2018</td>
<td>950,000</td>
<td>3,032,245</td>
<td>1,941,258</td>
</tr>
<tr>
<td>2019</td>
<td>950,000</td>
<td>3,173,515</td>
<td>2,031,700</td>
</tr>
<tr>
<td>2020</td>
<td>950,000</td>
<td>3,041,214</td>
<td>1,947,000</td>
</tr>
</tbody>
</table>

In €

GROSS REMUNERATION

2007

<table>
<thead>
<tr>
<th>Component</th>
<th>Jean Lemierre</th>
<th>J-L Bonnafé</th>
<th>Ph. Bordenave</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fixed</td>
<td>100</td>
<td>100</td>
<td>100</td>
</tr>
<tr>
<td>Annual Variable non deferred</td>
<td>90</td>
<td>65</td>
<td>87</td>
</tr>
<tr>
<td>Annual Variable deferred</td>
<td>72</td>
<td>65</td>
<td>65</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Component</th>
<th>2020</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fixed</td>
<td>100</td>
</tr>
<tr>
<td>Annual Variable non deferred</td>
<td>90</td>
</tr>
<tr>
<td>Annual Variable deferred</td>
<td>72</td>
</tr>
</tbody>
</table>

2011

<table>
<thead>
<tr>
<th>Component</th>
<th>Jean Lemierre</th>
<th>J-L Bonnafé</th>
<th>Ph. Bordenave</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fixed</td>
<td>100</td>
<td>100</td>
<td>100</td>
</tr>
<tr>
<td>Annual Variable non deferred</td>
<td>90</td>
<td>65</td>
<td>87</td>
</tr>
<tr>
<td>Annual Variable deferred</td>
<td>72</td>
<td>65</td>
<td>65</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Component</th>
<th>2020</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fixed</td>
<td>100</td>
</tr>
<tr>
<td>Annual Variable non deferred</td>
<td>90</td>
</tr>
<tr>
<td>Annual Variable deferred</td>
<td>72</td>
</tr>
</tbody>
</table>
Rules of the Conditional Five-Year Long-Term Incentive Plan (LTIP) granted to Corporate Officers in FY 2020

- **Reminder:** as soon as April 2011, the Board of Directors established a long-term (five-year) fully conditional compensation plan, in order to align the interests of Executive Corporate Officers with the medium- to long-term performance of the BNP Paribas Group.

- Initial amount equal to the target annual variable compensation in respect of 2020, split into 2 equal parts.

- **One assessed on the evolution of the share price in absolute terms**
  - No payment would be made if the share price has not increased by at least 5% over the 5 year period.
  - If this condition is met, a factor is applied to the initial amount, varying less than proportionally with the share price increase.
  - Full payment of the initial award only if the share price has increased by at least 20%.
    - Maximum: 175%

- **The other half in relative terms, measuring the over-performance of the share as compared to the EURO STOXX Banks index**
  - No payment is made if the share just follows the evolution of the benchmark.
  - Full payment of this 50% portion only if an over-performance of at least 10% is observed.
    - Maximum: cap at the initial award.

- The amounts granted are valued in accounting terms by an outside firm. In 2021, it was thus valued at 41,59% of the target annual variable compensation granted in respect of 2020.

- Payment conditional to the presence in the Group during the five years of the plan (except retirement).

- In case of inappropriate behaviour: malus, and clawback over 5 years.

---

No payment linked to the LTIP can exceed 137.5% of the initial awarded amount.
Long-Term Conditional Compensation Granted for 2020 to Corporate Officers

<table>
<thead>
<tr>
<th>LTIP awarded by the Board</th>
<th>Valuation at Fair Value of the Granted Amount(1)</th>
</tr>
</thead>
<tbody>
<tr>
<td>J-L. BONNAFÉ</td>
<td>1,562,000 €</td>
</tr>
<tr>
<td></td>
<td>649,636 €</td>
</tr>
<tr>
<td>PH. BORDENAVE</td>
<td>1,000,000 €</td>
</tr>
<tr>
<td></td>
<td>415,900 €</td>
</tr>
</tbody>
</table>

- Performance-linked payment after a five-year period

Determined on the basis of the target annual variable compensation in respect of FY2020

(1) Fair Value of 41.59% of the amount awarded, as calculated by an independent expert
<table>
<thead>
<tr>
<th>Name</th>
<th>2019</th>
<th>2020</th>
<th>2020</th>
<th>2019</th>
<th>2020</th>
<th>2020</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>FIXED</td>
<td>ANNUAL</td>
<td>LTIP</td>
<td>TOTAL</td>
<td>FIXED</td>
<td>ANNUAL</td>
</tr>
<tr>
<td>J. LEMIERRE</td>
<td>950,000</td>
<td>950,000</td>
<td></td>
<td>950,000</td>
<td>950,000</td>
<td>950,000</td>
</tr>
<tr>
<td>J-L. BONNAFÉ</td>
<td>1,562,000</td>
<td>1,611,515</td>
<td>617,927</td>
<td>3,791,442</td>
<td>1,562,000</td>
<td>1,479,214</td>
</tr>
<tr>
<td>Ph. BORDENAVE</td>
<td>1,000,000</td>
<td>1,031,700</td>
<td>395,600</td>
<td>2,427,300</td>
<td>1,000,000</td>
<td>947,000</td>
</tr>
</tbody>
</table>

More than 50% of the compensation indexed to the share price

(1) Fair Value of the amount awarded, as calculated by an independent expert: 39.56% for FY2019 and 41.59% for FY 2020
Focus on Compensation Multiples

<table>
<thead>
<tr>
<th>Position</th>
<th>2016</th>
<th>2017</th>
<th>2018</th>
<th>2019&lt;sup&gt;(1)&lt;/sup&gt;</th>
<th>2020</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chairman of the Board</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ratio / average employee comp.</td>
<td>12</td>
<td>12</td>
<td>12</td>
<td>12</td>
<td>12</td>
</tr>
<tr>
<td>Evolution N/N-1</td>
<td>0%</td>
<td>0%</td>
<td>-2%</td>
<td>-2%</td>
<td></td>
</tr>
<tr>
<td>Ratio / median employee comp.</td>
<td>19</td>
<td>19</td>
<td>19</td>
<td>18</td>
<td>18</td>
</tr>
<tr>
<td>Evolution N/N-1</td>
<td>0%</td>
<td>0%</td>
<td>-5%</td>
<td>-2%</td>
<td></td>
</tr>
<tr>
<td>Director and Chief Executive Officer</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ratio / average employee comp.</td>
<td>49</td>
<td>44</td>
<td>41</td>
<td>45</td>
<td>43</td>
</tr>
<tr>
<td>Evolution N/N-1</td>
<td>-10%</td>
<td>-7%</td>
<td>10%</td>
<td>-5%</td>
<td></td>
</tr>
<tr>
<td>Ratio / median employee comp.</td>
<td>75</td>
<td>68</td>
<td>62</td>
<td>69</td>
<td>66</td>
</tr>
<tr>
<td>Evolution N/N-1</td>
<td>-9%</td>
<td>-9%</td>
<td>11%</td>
<td>-4%</td>
<td></td>
</tr>
<tr>
<td>Chief Operating Officer</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ratio / average employee comp.</td>
<td>31</td>
<td>28</td>
<td>26</td>
<td>28</td>
<td>27</td>
</tr>
<tr>
<td>Evolution N/N-1</td>
<td>-10%</td>
<td>-7%</td>
<td>9%</td>
<td>-5%</td>
<td></td>
</tr>
<tr>
<td>Ratio / median employee comp.</td>
<td>48</td>
<td>43</td>
<td>39</td>
<td>43</td>
<td>42</td>
</tr>
<tr>
<td>Evolution N/N-1</td>
<td>-10%</td>
<td>-9%</td>
<td>11%</td>
<td>-4%</td>
<td></td>
</tr>
</tbody>
</table>

<sup>(1)</sup> The average and median compensation of employees for 2019 has been updated to take into account the actual grants which were not all available at the time of publication of the 2019 URD. The resulting 2019 ratios were also subject to ‘an update.’
### Total Compensation Paid in 2020* and Comparison With 2019

<table>
<thead>
<tr>
<th></th>
<th>FIXED</th>
<th>ANNUAL VARIABLE**</th>
<th>LTIP***</th>
<th>TOTAL</th>
<th>TARGET****</th>
<th>Deviation from target</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>J. LEMIERRE</strong></td>
<td>950,000 €</td>
<td>950,000 €</td>
<td></td>
<td>950,000 €</td>
<td>950,000 €</td>
<td>nm</td>
</tr>
<tr>
<td><strong>J.-L. BONNAFÉ</strong></td>
<td>1,562,000 €</td>
<td>1,184,433 €</td>
<td>0 €</td>
<td>2,746,433 €</td>
<td>3,662,890 €</td>
<td>-25%</td>
</tr>
<tr>
<td></td>
<td>1,562,000 €</td>
<td>1,151,790 €</td>
<td>0 €</td>
<td>2,713,790 €</td>
<td>3,662,890 €</td>
<td>-26%</td>
</tr>
<tr>
<td><strong>Ph. BORDENAVE</strong></td>
<td>1,000,000 €</td>
<td>758,670 €</td>
<td>0 €</td>
<td>1,758,670 €</td>
<td>2,345,000 €</td>
<td>-25%</td>
</tr>
<tr>
<td></td>
<td>1,000,000 €</td>
<td>737,294 €</td>
<td>0 €</td>
<td>1,737,294 €</td>
<td>2,345,000 €</td>
<td>-26%</td>
</tr>
</tbody>
</table>

**LTIP has been paid only twice over six last performance years**

---

*On the account of their corporate office except remuneration linked to the directorship and benefits in kind


***Payment of the 2015 LTIP is subject to a minimum performance of the BNP Paribas share of 5% during the 5 year reference period. This condition was not met, which led to no payment in 2020 under the LTIP awarded on February 4, 2015. As a reminder, the 2014 LTIP was not paid in 2019, due to failure to meet the minimum performance condition for the BNP Paribas share. The criteria for the 2016 LTIP which would be paid in 2021 are identical to those for previous years. In accordance with these criteria, no payment will take place in February 2021

****Target compensation defined on the basis of the fixed, annual target variable, LTIP calculated with a fair value of 34.50% (average observed 2017 to 2020)
Principles of Variable Remuneration of “Group MRT*"

These principles are established and proposed by Group Human Resources in cooperation with the relevant business units, presented for approval to the "Compliance, Risks, Finance" Group Committee, then decided upon by senior management after review by the Compensation Committee and approval by the Board of Directors. Every year,

- procedures are audited and checked *a posteriori* by the Inspectorate General, whose report is submitted to the Compensation Committee and addressed to the Regulator;
- the ECB reviews the principles and the implementation of the Group’s compensation policy

Since 2014, the Shareholders’ Meeting is presented with some provisions on the MRT remuneration package

The overall variable remuneration of market professionals takes into account, for each business unit concerned, all the components of profits and risk:

- direct revenues, and direct and indirect costs allocated to the business unit;
- internal cost of refinancing (including the real cost of liquidity);
- risk provisioning;
- cost of capital allocated to the entity

No guaranteed bonus, except in a recruitment context

- limited to one year, and paid in the same conditions as the "non-guaranteed" remuneration (in particular with a deferred part, subject to indexation and eventually performance criteria)

No guarantee of compensation for premature termination

Ban on hedging and insurance linked to the fluctuation of the share or the profitability of the businesses

* Material Risk Takers

---

*Material Risk Takers*
Total Remuneration awarded to “Group MRT*“ on the Account of 2020

- 977 M€ were awarded to 1,444 persons on the account of 2020
  - For 2019, 953 M€ and 1,476 employees
  - For 2018, 874 M€ and 1,431 employees
  - For 2017, 915 M€ and 1,422 employees

- 480 M€ have been allocated as fixed compensation

- 497 M€ have been awarded as variable pay
  - Half in cash and half in cash indexed to the BNP Paribas share price, after a 6 month lockup period**
  - 40% to 60% deferred**
  - Only 121 M€ paid in March 2021
    - Then in 7 instalments from 2021 to 2024**
  - Deferred part locked in by thirds over the three years following the year of the award, subject to financial performance and behavioral conditions to be met every year**
  - If these conditions are not achieved for a FY, the corresponding deferred annual fraction is lost ("malus")
  - In case of an inappropriate behavior leading to dismissal: malus and possibly clawback

* Material Risk Takers; **Except for Corporate Officers and ExCo members: the deferral period is 5 years
Variable Remuneration paid to “Group MRT*“ in 2020

- 858 M€ were paid to 1,444 persons**
  - 473 M€ as fixed compensation
  - 385 M€ as variable compensation
    - in connection with variable remuneration awarded for FY2016 to FY2019

- In 2019, 822 M€ and 1,476 employees**

- In 2018, 844 M€ and 1,431 employees**

- In 2017, 932 M€ and 1,422 employees**

* Material Risk Takers; ** Including people exclusively counted in because of their high level of remuneration
Amount of the Directors’ Fees

- Fee pool approved by the fifteenth resolution of the May 26th, 2016 General Meeting and not re-evaluated since then
  - 1,300,000 euros

- Appointment by the May 18th, 2021 General Meeting of a Director representing Employee Shareholders
  - Increasing the number of Directors from 14 to 15

- New amount of Directors’ fees from 2021 on
  - 1,400,000 euros
  - applicable in 2021 *prorata temporis* of the appointment of the Director representing employee shareholders
The BNP Paribas Fundamentals
Corporate Governance within BNP Paribas
The Board of Directors and its Committees
Corporate Officers’ Compensation

Appendix
Post-Employment Benefits

End-of-career compensation
- No commitment has been made in respect of Jean Lemierre
- Jean-Laurent Bonnafé is not entitled to any retirement bonus
- Philippe Bordenave should benefit upon his retirement and depending on his original contractual situation, from the provisions applicable to all employees of BNP Paribas SA

Pension scheme: Corporate Officers
- Are not entitled to any kind of defined-benefit top-up pension plan
- Are part of the defined-contribution pension plan (article 83 of the French General Tax Code) set up for all BNP Paribas SA employees

End-of-mandate compensation
- Corporate Officers receive no contractual compensation for the termination of their term of office
Non-Competition Clause for Jean-Laurent Bonnafé, CEO

In order to protect BNP Paribas’ and its shareholders’ interests in the case of Jean-Laurent Bonnafé leaving the Company

- A 12-month non-competition agreement has been concluded
  - Preventing Jean-Laurent Bonnafé from cooperating with any listed financial institution or insurance company worldwide (or such non listed firm in France)

- For which a compensation would be awarded to Jean-Laurent Bonnafé, equal to 1.2 times the amount of the fixed plus annual variable remuneration he received during the year preceding his leaving
  - Paid in 12 monthly instalments

- In coherence with the recommendations of the Afep-Medef Code, no payment can be made if Jean-Laurent Bonnafé leaves for retirement or has exceeded the age of 65
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