Prospectus Supplement dated 10 September 2025

to the Base Prospectus dated 20 June 2025



CRÉDIT INDUSTRIEL ET COMMERCIAL

(a "société anonyme à conseil d'administration" organised under the laws of the Republic of France)

€20,000,000,000

Structured Euro Medium Term Note Programme

This supplement constitutes a supplement for the purposes of Article 23.1 of Regulation (EU) 2017/1129, as amended (the **Prospectus Regulation**).

This supplement (the **Supplement**) is supplemental to, and should be read in conjunction with the base prospectus dated 20 June 2025 (the **Base Prospectus**) in relation to the €20,000,000,000 programme for the issuance of Structured Euro Medium Term Notes by Crédit Industriel et Commercial (CIC). Terms defined in the Base Prospectus have the same meaning when used in this Supplement.

In accordance with Article 23.2 of the Prospectus Regulation, investors who have already agreed to purchase or subscribe for any Notes before this Supplement is published, have the right, exercisable within a time limit of three working days after the publication of this Supplement (no later than 15 September 2025), to withdraw their acceptances.

CIC accepts responsibility for the information contained in this Supplement. To the best of its knowledge, the information contained herein is in accordance with the facts and does not omit anything likely to affect the import of such information.

1. INCORPORATION BY REFERENCE

The list of the documents incorporated by reference contained on pages 40 to 41 of the Base Prospectus is updated by the addition of the following paragraph (1), the numbering of former paragraphs (1) to (15) being amended accordingly:

"(1) An English translation of the *Premier amendement au Document d'enregistrement universel 2024 incluant le rapport financier semestriel 30 juin 2025* incorporating the condensed consolidated financial statements of the Issuer for the half-year ended 30 June 2025 and the related statutory auditors' limited review report, the French version of which was registered with the *Autorité des marchés financiers* on 7 August 2025 under number D.25-0242.A01 (the **First Amendment to the 2024 URD**): https://www.cic.fr/telechargements/institutionnel/cic/information-reglementee/CIC-Amendement-1-2025-ANGLAIS MEL.pdf."

A copy of the English translation of such First Amendment to the 2024 URD has been filed with the *Commission de Surveillance du Secteur Financier* and, by virtue of this Supplement, the pages of the First Amendment to the 2024 URD included in the cross-reference table set out in Schedule 1 to this supplement are incorporated by reference in, and form part of, the Base Prospectus. Any information not listed in the cross-reference table set out in Schedule 1 but included in the First Amendment to the 2024 URD is considered as additional information and is not required by the relevant schedules of the Prospectus Regulation. The non-incorporated parts of the First Amendment to the 2024 URD are not incorporated by reference as they are either not relevant for investors or covered elsewhere in the Base Prospectus.

The cross reference table on pages 43 to 45 of the Base Prospectus is updated accordingly, as set out in Schedule 1 of this Supplement.

The English language version is a direct and accurate translation of the relevant French original. With respect to the First Amendment to the 2024 URD, the Issuer assumes the responsibility for the correct translation of such document.

Copies of all documents incorporated by reference in the Base Prospectus can be obtained from the Issuer as described on page 41 of the Base Prospectus. Copies of all documents incorporated by reference in the Base Prospectus are available on the Issuer's website (https://www.cic.fr/fr/banques/institutionnel/actionnaires-et-investisseurs/programmes-d-emissions.html) and on the Luxembourg Stock Exchange's website (www.luxse.com).

If documents which are incorporated by reference themselves incorporate any information or other documents therein, either expressly or implicitly, such information or other documents will not form part of this Supplement for the purposes of the Prospectus Regulation except where such information or other documents are specifically incorporated by reference or attached to this Supplement.

2. RISK FACTORS

The paragraph immediately below the title "FACTORS THAT MAY AFFECT THE ISSUER'S ABILITY TO FULFIL ITS OBLIGATIONS UNDER NOTES ISSUED UNDER THE PROGRAMME" on page 15 of the Base Prospectus is deleted in its entirety and replaced by the following:

"Such factors are set out at pages 44 to 50 of the First Amendment to the 2024 URD which is incorporated herein by reference (see "*Documents Incorporated by Reference*") and include:

- Credit risks related to the Group's banking activities
- Financial risks related to the Group's activities and macroeconomic conditions
 - Liquidity risk
 - Interest rate risk
 - Market risks
- Risks related to the Group's regulatory environment
- Risks related to the Group's business operations
 - Strategic and business risk
 - Operational risks
 - Business interruption risk
 - ESG risks".

3. FORM OF FINAL TERMS NOTES WITH A DENOMINATION OF LESS THAN &100,000

Item 11(d) "Deemed delivery of clearing system notices for the purposes of Condition [13 of the English Law Notes]/[14 of the French Law Notes]" on page 134 of the Base Prospectus is deleted and replaced as follows:

(d) Deemed delivery of clearing system Any notice delivered to Noteholders through the notices for the purposes of Condition [13 of clearing systems will be deemed to have been

the English Law Notes]/[14 of the French Law given on the [second] [business] day after the day Notes]:

on which it was given to [Euroclear and

given on the [second] [business] day after the day on which it was given to [Euroclear and Clearstream, Luxembourg] / [•] (for English Law Notes)/[Euroclear France / [•] (for French Law Notes)].

4. FORM OF FINAL TERMS NOTES WITH A DENOMINATION OF €100,000 OR MORE

Item 10(d) "Deemed delivery of clearing system notices for the purposes of Condition [13 of the English Law Notes]/[14 of the French Law Notes]" on page 227 of the Base Prospectus is deleted and replaced as follows:

(d) Deemed delivery of clearing system notices for the purposes of Condition [13 of the English Law Notes]/[14 of the French Law Notes]:

Any notice delivered to Noteholders through the clearing systems will be deemed to have been given on the [second] [business] day after the day on which it was given to [Euroclear and Clearstream, Luxembourg] / [•] (for English Law Notes)/[Euroclear France / [•] (for French Law Notes)].

5. SIGNIFICANT OR MATERIAL ADVERSE CHANGE

Paragraph 7 "Significant or material adverse change" of the section entitled General Information on page 685 of the Base Prospectus shall be deleted and replaced as follows:

"There has been no significant change in the financial position or financial performance of the Group since 30 June 2025 and there has been no material adverse change in the prospects of the Issuer since 31 December 2024.".

6. LITIGATION

Paragraph 8 "Litigation" of the section entitled General Information on page 685 of the Base Prospectus shall be deleted and replaced as follows:

"Except as disclosed on page 50 of the First Amendment to the 2024 URD, the Issuer nor any other member of the Group is or has been involved in any governmental, legal or arbitration proceedings including any such proceedings which are pending or threatened of which the Issuer is aware in the 12 months preceding the date of this document which may have or have in such period had a significant effect on the financial position or profitability of the Issuer or the Group."

To the extent that there is any inconsistency between (a) any statement in this Supplement or any statement incorporated by reference into the Base Prospectus by this Supplement and (b) any other statement in or incorporated by reference in the Base Prospectus, the statements in (a) above will prevail.

Save as disclosed in this Supplement, there has been no other significant new factor, material mistake or material inaccuracy relating to information included in the Base Prospectus since the publication of the Base Prospectus.

Copies of this Supplement are available on the website of CIC (https://www.cic.fr/fr/banques/institutionnel/actionnaires-et-investisseurs/programmes-d-emissions.html) and on the Luxembourg Stock Exchange's website (www.luxse.com).

This Supplement, prepared in connection with the Notes to be issued under the Base Prospectus, has not been submitted to the clearance of the *Autorité des marchés financiers* in France.

SCHEDULE 1

CROSS-REFERENCE LIST RELATING TO INFORMATION INCORPORATED BY REFERENCE

INFORMATION INCORPORATED	2023 URD	2024 URD	First Amendment
BY REFERENCE			to the 2024 URD
Annex 6 of the Commission Delegated			
Regulation 2. PICK FACTORS			
3. RISK FACTORS	T	295 202	44.50
A description of the material risks that are		285-292	44-50
specific to the issuer and that may affect			
the issuer's ability to fulfil its obligations under the securities, in a limited number			
of categories, in a section headed 'Risk			
Factors'.			
4. INFORMATION ABOUT THE ISSU	FD		
4.1 History and development of the	EK		
issuer			
4.1.1 The legal and commercial name of		665	
the issuer			
4.1.2 The place of registration of the		665	
issuer, its registration number and legal			
entity identifier ('LEI').			
4.1.3 The date of incorporation and the		665	
length of life of the issuer, except where			
the period is indefinite.			
4.1.4 The domicile and legal form of the		665	
issuer, the legislation under which the			
issuer operates, its country of			
incorporation, the address, telephone			
number of its registered office (or			
principal place of business if different			
from its registered office) and website of			
the issuer, if any, with a disclaimer that			
the information on the website does not			
form part of the prospectus unless that			
information is incorporated by reference			
into the prospectus.			
4.1.7 Information on the material changes		N/A	
in the issuer's borrowing and funding			
structure since the last financial year			
5. BUSINESS OVERVIEW	<u> </u>		
5.1 Principal activities			1 2 2 2 4
5.1.1 A description of the issuer's		6-7;10; 14-25	3; 9-21
principal activities, including:			
(a) the main categories of products sold			
and/or services performed;			
(b) an indication of any significant new			
products or activities;			
(c) the principal markets in which the			
issuer competes.			

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5.2 The basis for any statements made by		14-25; 36-42	
the issuer regarding its competitive			
position.			
6. ORGANISATIONAL STRUCTURE			
6.1 If the issuer is part of a group, a brief		13; 647-654	3; 78-79
description of the group and the issuer's			
position within the group. This may be in			
the form of, or accompanied by, a			
diagram of the organisational structure if			
this helps to clarify the structure.			
9. ADMINISTRATIVE, MANAGEMEN	T, AND SUPERVIS	SORY BODIES	T
9.1 Names, business addresses and		253-265	22-41
functions within the issuer of the			
following persons and an indication of the			
principal activities performed by them			
outside of that issuer where these are			
significant with respect to that issuer:			
(a) members of the administrative,			
management or supervisory bodies;			
(b) partners with unlimited liability, in the			
case of a limited partnership with a share			
capital.			
9.2 Administrative, management, and		268	35
supervisory bodies' conflicts of			
interests			
Potential conflicts of interests between			
any duties to the issuer, of the persons			
referred to in item 9.1, and their private			
interests and or other duties must be			
clearly stated. In the event that there are			
no such conflicts, a statement to that			
effect must be made.			
10. MAJOR SHAREHOLDERS			
10.1 To the extent known to the issuer,		661	
state whether the issuer is directly or			
indirectly owned or controlled and by			
whom and describe the nature of such			
control and describe the measures in place			
to ensure that such control is not abused.			
11. FINANCIAL INFORMATION CO	NCERNING THE	ISSUER'S ASSETS A	ND LIABILITIES,
FINANCIAL POSITION AND PROFIT	S AND LOSSES		
11.1 Historical financial information			
11.1.1 Audited historical financial	473-552; 555-598	538-612; 613-658	
information covering the latest two			
financial years (or such shorter period as			
the issuer has been in operation) and the			
audit report in respect of each year.	472 552 555 500	520 (12 (12 (50	
The financial information must be	473-552; 555-598	538-612; 613-658	
prepared according to International			
Financial Reporting Standards as			
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endorsed in the Union based on			
Regulation (EC) No 1606/2002.			
11.1.5			
Where the audited financial information			
is prepared according to national			
accounting standards, the			
financial information required under this			
heading must include at least the			
following:	474-475; 556-557		
	,		
(a) the balance sheet;		539-540; 614-615	
(w) the summer shoes,		000000000000000000000000000000000000000	
(b) the income statement;	476; 558	541; 616	
(b) the meome statement,	470, 550	341,010	
		5.42	
() 1 1 2	450	543	
(c) the cash flow statement;	479		
(d) the accounting policies and	480-547; 560-586	544-607; 618-646	
explanatory notes.			
11.1.6 Consolidated financial	473-552	538-612	
statements			
If the issuer prepares both stand-alone and			
consolidated financial statements, include			
at least the consolidated financial			
statements in the registration document.			
11.1.7 Age of financial information	474-475	539-540	
The balance sheet date of the last year of			
audited financial information statements			
may not be older than 18 months from the			
date of the registration document.			
11.2 Interim and other financial			
information			
11.2.1 If the issuer has published			51-110
quarterly or half yearly financial			
information since the date of its last			
audited financial statements, these must			
be included in the registration document.			
If the quarterly or half yearly financial information has been reviewed or audited,			
the audit or review report must also be			
included. If the quarterly or half yearly			
financial information is not audited or has			
not been reviewed state that fact.			
If the registration document is dated more			
than nine months after the date of the last			
audited financial statements, it must			
contain interim financial information,			
which may be unaudited (in which case			
that fact must be stated) covering at least			
the first six months of the financial year.			
Interim financial information prepared in			
accordance with either the requirements			
of the Directive 2013/34/EU or			
Regulation (EC) No 1606/2002 as the			
case may be.			
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For issuers not subject to either Directive			
2013/34/EU or Regulation (EC) No			
1606/2002, the interim financial			
information must include comparative			
statements for the same period in the prior			
financial year, except that the requirement			
for comparative balance sheet			
information may be satisfied by			
presenting the year's end balance sheet.			
11.3 Auditing of historical annual			
financial information			
11.3.1 The historical annual financial	549 552, 505 509	600 612, 655 650	
	548-552; 595-598	608-612; 655-658	
1			
audited. The audit report shall be prepared			
in accordance with Directive 2006/43/EC			
and Regulation (EU) No 537/2014.			
Where Directive 2006/43/EC and			
Regulation (EU) No 537/2014 do not			
apply, the historical financial information			
must be audited or reported on as to			
whether or not, for the purposes of the			
registration document, it gives a true and			
fair view in accordance with auditing			
standards applicable in a Member State or			
an equivalent standard.			
11.3.1a Where audit reports on the	N/A	N/A	
historical financial information have been			
refused by the statutory auditors or where			
they contain qualifications, modifications			
of opinion, disclaimers or an emphasis of			
matter, the reason must be given, and such			
qualifications, modifications, disclaimers			
or emphasis of matter must be reproduced			
in full.			
11.4 Legal and arbitration proceedings			T
11.4.1 Information on any governmental,		429-430	50
legal or arbitration proceedings			
(including any such proceedings which			
are pending or threatened of which the			
issuer is aware), during a period covering			
at least the previous 12 months which			
may have, or have had in the recent past			
significant effects on the issuer and/or			
group's financial position or profitability,			
or provide an appropriate negative			
statement.			
12. ADDITIONAL INFORMATION			ı
12.1 Share capital		661	114
The amount of the issued capital, the			
number and classes of the shares of which			
it is composed with details of their			
principal characteristics, the part of the			
issued capital still to be paid up with an			
indication of the number, or total nominal			
value and the type of the shares not yet			
fully paid up, broken down where			
applicable according to the extent to			
which they have been paid up.			

12.2 Memorandum and Articles of	665	
Association		
The register and the entry number therein,		
if applicable, and a description of the		
issuer's objects and purposes and where		
they can be found in the memorandum		
and articles of association.		