# **Erste Group Bank AG**

(Incorporated as a stock corporation in the Republic of Austria under registered number FN 33209 m)

# **Capital Guaranteed Structured Notes Programme**

This supplement (the "**Supplement**") constitutes a prospectus supplement pursuant to Article 16 (1) of the Directive 2003/71/EC as amended (the "**Prospectus Directive**") and § 6 (1) of the Austrian Capital Market Act as amended by Federal Law Gazette I No. 48/2018 (*Kapitalmarktgesetz*, the "**KMG**") in conjunction with § 30 (2) of the Austrian Capital Market Act 2019, Federal Law Gazette I No. 62/2019 (*Kapitalmarktgesetz 2019*) and Article 46 of the Regulation (EU) 2017/1129 and is supplemental to, and should be read in conjunction with, the prospectus dated 28 June 2019 (the "**Original Prospectus**" and together with Prospectus Supplement No. 1 dated 2 July 2019 and Prospectus Supplement No. 2 dated 4 September 2019, the "**Prospectus**") relating to the Capital Guaranteed Structured Notes Programme (the "**Programme**") of Erste Group Bank AG (the "**Issuer**" or "**Erste Group Bank**").

The Original Prospectus has been approved on 28 June 2019 by the Austrian Financial Market Authority (*Finanzmarktaufsichtsbehörde*, the "**FMA**").

This Supplement has been filed for approval with the FMA in its capacity as competent authority under the KMG on 31 October 2019. This Supplement has been filed with the Wiener Börse, which has admitted the Programme to the Official Market (*Amtlicher Handel*). This Supplement has been published in electronic form on the website of the Issuer under "www.erstegroup.com/de/ueber-uns/erste-group-emissionen/prospekte/anleihen".

The Issuer has requested the FMA to provide the competent authorities in other host Member States within the European Economic Area including Croatia, the Czech Republic, Germany, Hungary, Romania and the Slovak Republic with a certificate of approval attesting that this Supplement has been drawn up in accordance with the Prospectus Directive and the KMG.

Terms defined in the Prospectus shall have the same meaning when used in this Supplement.

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

Save as disclosed in this Supplement, no other significant new factor, material mistake or inaccuracy relating to information in the Prospectus has arisen or been noted, as the case may be, since the publication of the Prospectus.

In accordance with Article 16 of the Prospectus Directive and § 6 KMG, investors who have already agreed to purchase or subscribe for Notes before this Supplement is published have a right, exercisable within two working days after the publication of this Supplement, to withdraw their acceptances until, and including 5 November 2019, provided that the new factor, mistake or inaccuracy arose before the final closing of the offer to the public and the delivery of the Notes.

This Supplement has been filed with the FMA in its capacity as competent authority under the KMG for approval. The accuracy of the information contained in this Supplement does not fall within the scope of examination by the FMA under applicable Austrian law and the Prospectus Directive. The FMA has examined this Supplement only in respect of its completeness, coherence and comprehensibility pursuant to § 8a (1) KMG.

31 October 2019



No person has been authorised to give any information or to make any representation other than those contained in this Supplement in connection with the issue or sale of the Notes and, if given or made, such information or representation must not be relied upon as having been authorised by the Issuer. Neither the delivery of the Prospectus and/or this Supplement nor any sale made in connection herewith shall, under any circumstances, create any implication that there has been no change in the affairs of the Issuer or Erste Group since the date hereof or the date upon which the Prospectus has been most recently supplemented or that there has been no adverse change in the financial position of the Issuer or Erste Group since the date hereof or the date upon which the Prospectus has been most recently supplemented or that any other information supplied in connection with the Programme is correct as of any time subsequent to the date on which it is supplied or, if different, the date indicated in the document containing the same.

The distribution of this Supplement and the offering or sale of the Notes in certain jurisdictions may be restricted by law. Persons into whose possession this Supplement comes are required by the Issuer to inform themselves about and to observe any such restriction. The Notes have not been and will not be registered under the United States Securities Act of 1933, as amended (the "Securities Act"), and may include Notes in bearer form that are subject to U.S. tax law requirements. The Notes may not be offered, sold or delivered within the United States or to U.S. persons except in certain transactions permitted by U.S. tax regulations and the Securities Act. For a description of certain restrictions on offers and sales of Notes, see "11. Subscription and Sale" in the Prospectus.

This Supplement does not constitute an offer of, or an invitation by or on behalf of any of the Issuer to subscribe for, or purchase, any Notes.

Neither this Supplement nor any financial statements supplied in connection with the Programme or any Notes are intended to provide the basis of any credit or other evaluation and should not be considered as a recommendation by any of the Issuer that any recipient of this Supplement or any financial statements should purchase the Notes. Each potential purchaser of Notes should determine for itself the relevance of the information contained in this Supplement or any financial statements and its purchase of Notes should be based upon any such investigation as it deems necessary.

Significant new factors and/or inaccuracies (as referred to in Article 16 (1) of the Prospectus Directive and  $\S 6$  (1) KMG) have arisen which in the Issuer's perception are capable of affecting the assessment of the Notes, and are thus herewith included in the Prospectus as follows:

### 1. AMENDMENTS TO THE SECTION ENTITLED "DOCUMENTS INCORPORATED BY REFERENCE" COMMENCING ON PAGE 7 OF THE ORIGINAL PROSPECTUS

On page 8 of the Original Prospectus, after the table with regard to the Unaudited Interim Condensed Consolidated Financial Statements as of 31 March 2019, the following table shall be inserted:

"English language translation of the Unaudited Interim Condensed Consolidated Financial Statements of the Issuer for the third quarter year ended 30 September 2019 – Interim Report Third Quarter 2019 (the "Unaudited Interim Condensed Consolidated Financial Statements as of 30 September 2019")

| Condensed Statement of Income   | 16 – 18  |
|---|----------|
| Condensed Balance Sheet   | 19       |
| Condensed Statement of Changes in Equity  | 20       |
| Condensed Statement of Cash Flows   | 21       |
| Condensed notes to the Interim Consolidated Financial Statements<br>of Erste Group for the period from 1 January to 30 September 2019 | 22 – 73" |

# The last paragraph on page 8 of the Original Prospectus shall be replaced by the following paragraph:

"For the avoidance of doubt, such parts of the Audited Consolidated Financial Statements 2017 and 2018 respectively as well as of the Unaudited Interim Condensed Consolidated Financial Statements as of 31 March 2019, of the Unaudited Interim Condensed Consolidated Financial Statements as of 30 June 2019 and of the Unaudited Interim Condensed Consolidated Financial Statements as of 30 June 2019 and of the Unaudited Interim Condensed Consolidated Financial Statements as of 30 June 2019 and of the Unaudited Interim Condensed Consolidated Financial Statements as of 30 September 2019 which are not explicitly listed in the tables above, are not incorporated by reference into this Prospectus as these parts are either not relevant for the investor or covered elsewhere in this Prospectus."

### 2. AMENDMENTS TO THE SECTION ENTITLED "DOCUMENTS AVAILABLE FOR INSPECTION" COMMENCING ON PAGE 9 OF THE ORIGINAL PROSPECTUS

On page 9 of the Original Prospectus, after the list paragraph numbered "(ix)" the following list paragraph numbered "(x)" shall be inserted:

"(x) the Unaudited Interim Condensed Consolidated Financial Statements as of 30 September 2019 incorporated by reference into this Prospectus

("https://www.erstegroup.com/content/dam/at/eh/www\_erstegroup\_com/en/In vestor%20Relations/2019/Reports/IR\_Interim\_Report\_EG\_Q319.pdf")"

## 3. AMENDMENTS TO THE SECTION ENTITLED "SOURCES OF INFORMATION" ON PAGE 10 OF THE ORIGINAL PROSPECTUS

# On page 10 of the Original Prospectus, the first sentence of the paragraph shall be replaced by the following sentence:

"Unless otherwise stated, statistical and other data provided in this Prospectus has been extracted from the Audited Consolidated Financial Statements 2018 and the English language translation of the annual report thereon as well as the Unaudited Interim Condensed Consolidated Financial Statements as of 31 March 2019, the Unaudited Interim Condensed Consolidated Financial Statements as of 30 June 2019 and the Unaudited Interim Condensed Consolidated Financial Statements as of 30 September 2019."

### 4. AMENDMENTS TO THE SECTION ENTITLED "SIGNIFICANT CHANGES AND MATERIAL ADVERSE CHANGES" ON PAGE 10 OF THE ORIGINAL PROSPECTUS

On page 10 of the Original Prospectus, the information in this section shall be replaced by the following:

"There has been no significant change in the financial position of Erste Group since 30 September 2019 and no material adverse change in the prospects of the Issuer since 31 December 2018."

#### 5. AMENDMENTS TO THE SECTION ENTITLED "1. SUMMARY" COMMENCING ON PAGE 12 OF THE ORIGINAL PROSPECTUS

In element B.12, commencing on page 14 of the Original Prospectus, the following table shall be added to the end of the subsection entitled "Selected historical key financial information:":

| "in millions of Euro<br>(rounded)                  | 30 September 2019<br>unaudited | 31 December 2018<br>audited    |
|--|--------------------------------|--------------------------------|
| Total liabilities and equity                       | 252,101                        | 236,792                        |
| Total equity                                       | 20,130                         | 18,869                         |
| in millions of Euro<br>(rounded)                   | 30 September 2019<br>unaudited | 30 September 2018<br>unaudited |
| Net interest income                                | 3,517.4                        | 3,372.0                        |
| Pre-tax result from<br>continuing operations       | 1,896.6                        | 1,869.0                        |
| Net result for the period                          | 1,545.7                        | 1,514.0                        |
| Net result attributable to<br>owners of the parent | 1,223.0                        | 1,228.3                        |

Source: Unaudited Interim Condensed Consolidated Financial Statements as of 30 September 2019 with comparative financial information for the third quarter ended 30 September 2018 and the year ended 31 December 2018, respectively"

## In element B.12, in the subsection entitled "Description of significant changes in the financial or trading position subsequent to the period covered by the historical financial information:" on page 15 of the Original Prospectus, the paragraph in the right column shall be replaced by the following paragraph:

"Not applicable. There has been no significant change in the financial position of Erste Group since 30 September 2019."

# 6. AMENDMENTS TO THE SECTION ENTITLED "6. ERSTE GROUP BANK AG" COMMENCING ON PAGE 225 OF THE ORIGINAL PROSPECTUS

The information contained in the subsection entitled "6.6 RECENT DEVELOPMENTS" on page 235 of the Original Prospectus up to the heading "Erste Group sets aside up to EUR 230 million for lost legal case in Romania and maintains outlook for 2019" (excluding), shall be replaced by the following:

"Erste Group's outlook as presented in the interim report for the nine months period 2019 is as follows:

#### Operating environment anticipated to be conducive to credit expansion

Real GDP growth is forecast to come in at around 3-4% in Erste Group's CEE core markets and about 2% in Austria in 2019, again driven primarily by robust domestic demand. In CEE, economic activity should be supported by real wage growth and low unemployment. Fiscal discipline is expected to be maintained across CEE.

### **Business outlook**

Erste Group aims to achieve a return on tangible equity (ROTE) of more than 11% in 2019 (based on average tangible equity in 2019). The underlying assumptions are: revenues rising faster than costs (based on mid-single digit net loan growth), risk costs higher, but still at a historically benign level (up to 10 basis points), with a tax rate of below 20%.

### Risks to guidance

Impact from other than expected interest rate development; political or regulatory measures against banks as well as geopolitical and global economic risks."

# 7. AMENDMENTS TO THE SECTION ENTITLED "GLOSSARY AND LIST OF ABBREVIATIONS" COMMENCING ON PAGE 275 OF THE ORIGINAL PROSPECTUS

On page 279 of the Original Prospectus, after the row with regard to the Unaudited Interim Condensed Consolidated Financial Statements as of 31 March 2019 the following row shall be inserted:

"UnauditedInterimthe English language translation of the unaudited interim<br/>condensedConsolidated Financial<br/>StatementsGroup for the third quarter year ended 30 September 2019"30 September 2019

## 8. AMENDMENTS TO THE SECTION ENTITLED "GERMAN TRANSLATIONS" COMMENCING ON PAGE 280 OF THE ORIGINAL PROSPECTUS

The following translation of selected sections of the original summary and the risk factors of the Prospectus has not been approved by the FMA. Further, the FMA did not review its consistency with the original text of the Prospectus.

Die folgende Übersetzung von ausgewählten Abschnitten der originalen Zusammenfassung und der Risikofaktoren des Prospekts wurde nicht von der FMA gebilligt. Auch die Übereinstimmung mit dem originalen Text des Prospekts wurde nicht von der FMA geprüft. Im Element B.12, das auf Seite 282 des Original Prospekts beginnt, wird die folgende Tabelle am Ende des Unterabschnitts "Ausgewählte historische Finanzinformationen:" eingefügt:

| "in Millionen Euro<br>(gerundet)  | 30.9.2019<br>ungeprüft | 31.12.2018<br>geprüft  |
|---|------------------------|------------------------|
| Summe der<br>Verbindlichkeiten und<br>Eigenkapital                          | 252.101                | 236.792                |
| Gesamtes Eigenkapital   | 20.130                 | 18.869                 |
| in Millionen Euro<br>(gerundet)   | 30.9.2019<br>ungeprüft | 30.9.2018<br>ungeprüft |
| Zinsüberschuss  | 3.517,4                | 3.372,0                |
| Ergebnis vor Steuern aus<br>fortzuführenden<br>Geschäftsbereichen           | 1.896,6                | 1.869,0                |
| Periodenergebnis  | 1.545,7                | 1.514,0                |
| Eigentümern des<br>Mutterunternehmens<br>zuzurechnendes<br>Periodenergebnis | 1.223,0                | 1.228,3                |

Quelle: Ungeprüfter verkürzter konsolidierter Zwischenbericht zum 30.9.2019 mit vergleichenden Finanzzahlen für das dritte Quartal 2018 zum 30.9.2018 bzw für das Geschäftsjahr, welches am 31.12.2018 geendet hat"

## Im Element B.12 im Unterabschnitt "Beschreibung wesentlicher Veränderungen in der Finanzlage oder Handelsposition der Emittentin, die nach dem von den historischen Finanzinformationen abgedeckten Zeitraum eingetreten sind:" auf Seite 283 des Original Prospekts, wird der Absatz in der rechte Spalte durch folgenden Absatz ersetzt:

"Nicht anwendbar; es gab keine wesentlichen Veränderungen in der Finanzlage der Erste Group, die nach dem 30.9.2019 eingetreten sind."

# RESPONSIBILITY STATEMENT OF ERSTE GROUP BANK AG

Erste Group Bank AG, with its registered office at Am Belvedere 1, A-1100 Vienna, Austria, is responsible for the information given in this Supplement.

The Issuer hereby declares that, having taken all reasonable care to ensure that such is the case, the information contained in this Supplement is, to the best of the knowledge of the Issuer, in accordance with the facts and contains no omission likely to affect its import.

Vienna, 31 October 2019

# Erste Group Bank AG

as Issuer

| Signaturwert                  | pFjzIe03Eu+njtxuqaUCOjjB+jrKmG1TmjraE9CGYTeMf+r9xJbXAh26nD7UDkVUz/gYVzBB0ZURxx9Wikru<br>HeI2zjYlkbr7kWFt6Kj0KxqfhyUPTRevhMIeDs58vrI+k0kk7b7LskD0E0GQ77m4aTYpwKENf1XZAkuR0UA1<br>tkb+i4BQiTjvtwD1xoDmaV9utIkvX4QxhjBiu+d0pFpW0RxKHnvsF5S0ItLU0P177f3tAjqkfnGmHHGDGSe<br>aM3fb4zeytyLVBosiLENShKH2tVJAldwyQGTBcwriFxDCCWjPDulRKzWlVzeNfy5XvzArqRh/IfCjkEwr5CL<br>Gj2cow== |  |  |
|-------------------------------|---|--|--|
| ARKTAL                        | Unterzeichner   | Österreichische Finanzmarktaufsichtsbehörde  |  |
| PALMARKTAUS<br>Datum/Zeit-UTC |   | 2019-10-31T09:33:01Z   |  |
| FMA                           | Aussteller-Zertifikat   | CN=a-sign-corporate-light-02,OU=a-sign-corporate-light-02,O=A-<br>Trust Ges. f. Sicherheitssysteme im elektr. Datenverkehr GmbH,C=AT |  |
| AMTSSIGNATUR Serien-Nr.       |   | 532114608  |  |
|                               | Methode   | urn:pdfsigfilter:bka.gv.at:binaer:v1.1.0   |  |
| Prüfinformation               | Informationen zur Prüfung des elektronischen Siegels bzw. der elektronischen<br>Signatur finden Sie unter:<br>http://www.signaturpruefung.gv.at   |  |  |
| Hinweis                       | Dieses Dokument wurde amtssigniert. Auch ein Ausdruck dieses Dokuments hat gemäß §<br>20 E-Government-Gesetz die Beweiskraft einer öffentlichen Urkunde.  |  |  |