2nd supplement, dated 23 August 2021 to the Base Prospectus dated 11 March 2021, as supplemented on 3 June 2021

This document constitutes a supplement (the "Supplement") for the purposes of Art. 8(10) and Art. 23(1) of Regulation (EU) 2017/1129 of the European Parliament and of the Council of June 14, 2017 (the "Prospectus Regulation") to the base prospectus of Vonovia SE dated 11 March 2021 (the "Base Prospectus" or the "Prospectus") relating to issues of non-equity securities ("Non-Equity Securities") within the meaning of Art. 2(c) of the Prospectus Regulation by Vonovia SE.



(incorporated in Germany as a European Company (Societas Europaea)

EUR 30,000,000,000 Debt Issuance Programme

This Supplement has been approved by the Commission de Surveillance du Secteur Financier (the "CSSF") which is the Luxembourg competent authority for the purposes of the approval of the Base Prospectus under the Prospectus Regulation.

Vonovia SE (the "Issuer" and, together with its consolidated subsidiaries, "Vonovia" or the "Group") has requested the CSSF to provide the competent authorities in the Federal Republic of Germany ("Germany") and The Netherlands with a certificate of approval attesting that this Supplement has been drawn up in accordance with the Prospectus Regulation. The Issuer may request the CSSF to provide competent authorities in additional host member states within the European Economic Area with such notification.

Right to withdraw

In accordance with Art. 23(2)(a) of the Prospectus Regulation, investors who have already agreed to purchase or subscribe for the securities before this Supplement was published shall have the right, exercisable within three working days after the publication of this Supplement, to withdraw their acceptances, provided that the significant new factor arose or was noted before the closing of the offer period or the delivery of the securities. The final date for the right of withdrawal will be 26 August 2021 (close of business). Investors may contact Vonovia SE at its registered office should they wish to exercise the right of withdrawal.

Copies of this Supplement together with the Prospectus and all documents which are incorporated therein by reference will be available free of charge from the specified offices of the Issuer and from the specified offices of the Paying Agents.

This Supplement together with the Prospectus and the documents incorporated by reference therein are also available for viewing at www.bourse.lu.

The purpose of this Supplement is to supplement the Prospectus with information from the unaudited consolidated interim financial information of the Issuer as of and for the six-month period ended 30 June 2021 and to update the Prospectus with new information with regard to the envisaged takeover of Deutsche Wohnen SE by Vonovia and other recent developments concerning the Issuer.

This Supplement is supplemental to and should be read in conjunction with the Prospectus. Terms defined in the Prospectus have the same meaning when used in this Supplement.

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

Neither the Dealers nor any person mentioned in the Prospectus or this Supplement, excluding the Issuer, is responsible for the information contained in the Prospectus or this Supplement or any document incorporated therein by reference, and accordingly, and to the extent permitted by the laws of any relevant jurisdiction, none of these persons accepts any responsibility for the accuracy and completeness of the information contained in any of these documents.

To the extent that there is any inconsistency between any statement included in this Supplement and any statement included or incorporated by reference in the Prospectus, the statements in this Supplement will prevail.

Save as disclosed on pages 2 - 12 of this Supplement, there has been no other significant new factor, material mistake or material inaccuracy since the publication of the Base Prospectus.

1. Risk Factors - Risk factors relating to the Issuer and the Group

On page 22 of the Prospectus in the section "Risk factors relating to the Issuer and the Group", the content of the subsection "Risks relating to the announced envisaged take-over of Deutsche Wohnen SE", which was inserted by the first supplement to the Prospectus dated 3 June 2021, shall be replaced by the following:

"Risks relating to the announced envisaged take-over of Deutsche Wohnen SE

Vonovia is exposed to risks relating to the announced envisaged take-over of Deutsche Wohnen SE and the benefits that Vonovia may realize from the acquisition could be materially different from the Group's expectations

On 24 May 2021, the Issuer announced that Vonovia entered into an agreement with Deutsche Wohnen SE ("Deutsche Wohnen") on the combination of both businesses by way of a public takeover offer to all shareholders of Deutsche Wohnen. Deutsche Wohnen is a listed German housing company based in Berlin. Deutsche Wohnen owns approximately 155,400 apartments (of which 114,200 are located in Berlin) and 2,900 commercial properties. A voluntary takeover offer for all shares in Deutsche Wohnen for a total cash consideration of EU 52.00 per Deutsche Wohnen share (the "First Offer 2021") was launched by Vonovia on 23 June 2021 and ended on 21 July 2021. The closing condition of reaching the minimum acceptance threshold corresponding to approximately 50% of the current share capital of Deutsche Wohnen did not occur by the end of the acceptance period. The closing condition failed.

On 1 August 2021, Vonovia announced that it had entered into a new business combination agreement with Deutsche Wohnen based on the agreement signed on 24 May 2021. Vonovia further announced, that the management board of the Issuer has decided, with the approval of its supervisory board, that the Issuer will launch another offer to the shareholders of Deutsche Wohnen by way of a voluntary takeover offer (cash offer) to acquire their no-par value bearer shares in Deutsche Wohnen representing a *pro rata* amount of Deutsche Wohnen's registered share capital of EUR 1.00 per share (the "Second Offer 2021") substantially on the same terms and conditions as the First Offer 2021 except for the offered consideration per Deutsche Wohnen share (the "Acquisition").

As consideration for Deutsche Wohnen shares tendered to the Issuer as part of the Second Offer 2021, the Issuer intends to, subject to the final determination of the statutory minimum prices and the final determinations in the offer document, offer a total cash consideration of EUR 53.00 per Deutsche Wohnen share.

The consummation of the Second Offer 2021 and the Acquisition is expected for end of September or early October 2021 and will be subject to certain closing conditions. These will likely include, in particular, achieving a minimum acceptance threshold corresponding to approximately 50% of the current share capital of Deutsche Wohnen , absence of certain actions on the side of Deutsche Wohnen and non-occurrence of certain material adverse events. As of the date of this Prospectus and prior to the launch of the Second Offer 2021, Vonovia already holds 29.99 % of the shares in Deutsche Wohnen and further 0.93% of the shares of Deutsche Wohnen via instruments.

Furthermore, the Second Offer 2021 will be made subject to additional terms and conditions set out in the offer document published on 23 August 2021 and the Issuer has further reserved the right, to the extent legally permissible, to modify the final terms and conditions of the offer and to deviate from the above key parameters, including by providing for additional conditions.

In the new business combination agreement, Deutsche Wohnen agreed to support the Second Offer 2021, subject to the statutory duties of the board members.

The Acquisition would lead to the creation of Europe's largest residential real estate group with over 500,000 apartments, a projected combined market capitalization of around EUR 45 billion and a combined real estate portfolio value of approx. EUR 90 billion. The combined company will carry the name "Vonovia SE". For further information on the Acquisition, please refer to the section "Description of the Issuer and the Group – Recent developments".

Vonovia cannot guarantee that the Second Offer 2021 and the Acquisition will be successful or will yield benefits that are sufficient to justify the expenses the Group has incurred or will incur in relation to the Acquisition.

The implementation of the Acquisition also involves the risks that the offering price for the Deutsche Wohnen shares offered in connection with the Second Offer 2021 may be considered too high, Deutsche Wohnen's financial or operational performance may not develop as expected, or sales, earnings and cash flow goals pursued by way of the Acquisition may not be met.

In addition, the Acquisition is subject to a number of risks, including:

- unexpected losses of key employees of Deutsche Wohnen;
- extraordinary or unexpected legal, regulatory, contractual or other costs;
- difficulties in integrating the financial, technological and management standards, processes, and procedures of Deutsche Wohnen and its subsidiaries with those of Vonovia's existing operations;
- challenges in managing the increased scope, geographic diversity and complexity of the combined operations;
- mitigating contingent and/or assumed liabilities;
- loss of all tax loss carry forwards and interest carry forwards of Deutsche Wohnen group;
- an impact on the tax deductibility of interest expenses of Vonovia, which could lead to a higher tax burden of the combined group;
- the possible loss of tenants, customers and/or other business partners; and
- control issues in a situation where Vonovia does not exercise sole control of Deutsche Wohnen.

Vonovia may not be able to realize the anticipated synergies, future earnings, transfer of know-how or other benefits that it intends to achieve from the Acquisition. The Acquisition may not be as successful as the acquisitions that Vonovia has completed in the past.

There is further a risk that the acquisition of shares in Deutsche Wohnen by the Issuer in connection with or as a result of the Acquisition could trigger real estate transfer tax in a substantial amount.

The materialization of any of the risks described above could have material adverse effects on the net assets, financial condition and results of operations of the Group.

The financing of the Acquisition as well as any refinancing of financial liabilities of Deutsche Wohnen required in connection with the Acquisition could fail.

The financing of the Acquisition is secured by a syndicated bridge facility of up to EUR 20.15 billion (the "**Bridge Facility**"), of which EUR 16.6 are expected to be utilized. It is further expected that EUR 6.4 of secured debt of Deutsche Wohnen will be rolled over.

There can however be no assurance that the financing of the Acquisition will be successful. The funds available under the Bridge Facility may only be drawn by the Issuer if certain conditions are met and certain documentation requirements are satisfied. It is possible that the conditions for drawdowns under the Bridge Facility will not be satisfied in a timely manner. In addition, prior to disbursement, it is possible that a material ground for termination will occur with respect to the Bridge Facility and the Bridge Facility will be terminated. This would result in the funds available under the Bridge Facility no longer being available to finance the Acquisition and the refinancing of certain Deutsche Wohnen liabilities. The occurrence of any of these risks could result in the failure of the Acquisition.

The Issuer is planning to replace the Bridge Facility by additional financing arrangements, which are expected to include a rights issue, the issuance of new bonds, *inter alia*, under this Programme, and certain disposals, which include approximately 20,000 units offered to the state of Berlin (see "*Description of the Issuer and the Group – Recent developments*" for additional information) and up to a further 25,000 units and selected development projects. As mentioned above, Vonovia will also have to roll over existing liabilities of Deutsche Wohnen. The final refinancing needs will depend on the extent to which the creditors of Deutsche Wohnen will exercise their early termination rights in connection with the change of control in Deutsche Wohnen.

All envisaged capital market transactions will be dependent on then prevailing market conditions and there can be no assurance that these refinancing transactions will be completed successfully or that the Group will be able to obtain the favourable conditions negotiated in the past.

While the Issuer is committed to its existing loan-to-value (LTV) ratio target range of 40-45%, the additional financing requirements for and resulting from the Acquisition and the Deutsche Wohnen liabilities assumed as part of the take-over could result in a weaker financial profile of the combined group, especially in the short term, which could result, among other things, in rating downgrades.

The materialization of any of the risks described above could have material adverse effects on the net assets, financial condition and results of operations of the Group.

Vonovia was not able to access important documents of Deutsche Wohnen prior to the launch of the Acquisition, meaning that there may be unknown circumstances that are of material importance for the evaluation of Deutsche Wohnen.

Vonovia was not able to access important documents of Deutsche Wohnen before the announcement of its decision to launch the Acquisition (due diligence), but had to rely on publicly available information and its knowledge of the industry. Vonovia cannot rule out that important circumstances material for the evaluation of Deutsche Wohnen were not publicly known, and therefore were not reflected in the evaluation of Deutsche Wohnen and the determination of the amount of the offered cash amount per Deutsche Wohnen share. In particular, the actual development of the portfolio of Deutsche Wohnen may differ from the assumptions made by Vonovia for the purpose of the evaluation of Deutsche Wohnen. Should important, previously unknown, circumstances material for the evaluation of Deutsche Wohnen become known, this could lead to a deterioration of the economic results of the Acquisition and could have material adverse effects on the net assets, financial condition and results of operations of the Group.

The integration of Deutsche Wohnen may neither be successful nor go as planned and may involve higher costs than expected or require more resources than initially planned.

Upon a successful takeover of Deutsche Wohnen, Vonovia seeks to integrate Deutsche Wohnen into the Group. Such integration may require considerable personnel capacities and financial resources. For a successful integration, it is also important to integrate the portfolios and existing staff of the two companies, connect different company cultures, harmonise IT systems and put into place common processes for the integrated Group. The integration may result in negative effects for contractual or legal positions of one of the two groups, for example due to change of control provisions in existing agreements of Deutsche Wohnen.

The integration of Deutsche Wohnen into the Group could further require a larger amount of time and attention of both companies' management than originally anticipated. If integration issues significantly divert management's attention from other responsibilities, the businesses of Deutsche Wohnen and Vonovia could be adversely affected.

Should any of these risks materialize, this may have material adverse effects on the net assets, financial condition and results of operations of the Group.

If unexpected difficulties were to arise following the completion of the Acquisition and integration of Deutsche Wohnen, or if Deutsche Wohnen's business failed to perform and/or develop as anticipated, the Group could be forced to recognize impairment losses on the tangible or intangible assets and/or goodwill of Deutsche Wohnen in the future.

Following the completion of the Acquisition, Vonovia will have to consolidate the acquired assets and liabilities of Deutsche Wohnen and recognize the difference between the amount paid for the Acquisition (total consideration) and the fair value of Deutsche Wohnen's net assets at the acquisition date as goodwill. IFRS and the International Accounting Standard 36 (Impairment of Assets) ("IAS 36") require Vonovia to test goodwill and intangible assets with indefinite lives at least annually, or more frequently if there is an indication of impairment. The excess (if any) of the carrying amount over the recoverable amount has to be recorded as an impairment loss. Tangible and intangible assets with definite lives are not tested annually, but rather when there are indicators of impairment. As a result, Vonovia may be forced to recognize an impairment loss on the tangible and intangible assets and/or goodwill of Deutsche Wohnen in accordance with IFRS and IAS 36 if unexpected difficulties were to arise in the course of the integration of Deutsche Wohnen into the Group, if Deutsche Wohnen's business were to fail to develop as expected or if any other unexpected development were to occur affecting the performance or sustainability of Deutsche Wohnen's business.

Any such impairment losses could have a material adverse effect on the Group's business, financial condition and results of operations."

2. Description of the Issuer and the Group – Major Shareholders

On page 141 of the Prospectus, the content of the section "Major Shareholders" shall be replaced by the following:

"Major Shareholders

The Issuer's share capital as of the date of this Base Prospectus amounts to EUR 575,257,327.00 divided into 575,257,327 ordinary registered shares with no-par value (*Stückaktien*) and is fully paid up.

The shares in the Issuer are listed on the Frankfurt Stock Exchange and are included in the DAX30 market index and EURO STOXX 50 market index.

On the basis of the notifications received by the Issuer as of the date of this Base Prospectus in accordance with the German Securities Trading Act (*Wertpapierhandelsgesetz* - "**WpHG**") and pursuant to information provided by the respective shareholders, the following shareholders directly or indirectly hold more than 3% of the Issuer's ordinary shares. The percentage values shown in the table below are based on the amount of voting rights last notified to the Issuer with regard to the stated reference date by the respective shareholder pursuant to sections 33 *et seqq*. WpHG in relation to the Issuer's share capital as of the date of this Base Prospectus. It should be noted that the number of voting rights last notified could have changed since such notifications were submitted to the Issuer without requiring the relevant shareholder to submit a corresponding voting rights notification if no notifiable thresholds have been reached or crossed:

Shareholder	Share of voting rights (in %)
BlackRock	8.9
Norges Bank	10.1
Total	19.0

Other shareholders, including those shareholders whose shareholdings represent less than 3 % of the total voting rights in the Issuer, hold the remaining 81.0% of the shares of the Issuer.

All of the Issuer's shares confer the same voting rights."

3. Description of the Issuer and the Group – Material agreements

On page 148 of the Prospectus, the content of the subsection "Notes Issuances" within the subsection "Financing Arrangements" of the section "Material agreements" shall be replaced by the following:

The table below provides an overview of the maturity profile of the outstanding bonds issued by the Group, as of the date of this Supplement:

Year of Maturity	Amount due in EUR million
2021	500.0
2022	2,100.0
2023	2,185.0
2024	2,500.0
2025	1,500.0
2026	1,950.0
2027	2,000.0
2028	500.0
2029	1.500.0
2030	1,750.0
2031	600.0
from 2032	3,500.0
Total	20,585.0

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[&]quot;Notes Issuances

4. Description of the Issuer and the Group – Recent developments

On page 153 of the Prospectus, the content of the section "Recent developments" shall be replaced by the following:

"Recent developments

On 16 June 2021, the Issuer issued EUR 4 billion of new senior notes under this Programme in five series with maturities in 2024, 2027, 2029, 2033 and 2041.

Proposed public takeover of Deutsche Wohnen

On 24 May 2021, the Issuer announced that Vonovia had entered into an agreement with Deutsche Wohnen on the combination of both businesses by way of a public takeover offer to all shareholders of Deutsche Wohnen. Deutsche Wohnen is a listed German housing company based in Berlin. Deutsche Wohnen owns approximately 155,400 apartments (of which 114,200 are located in Berlin) and 2,900 commercial properties.

A voluntary takeover offer for all shares in Deutsche Wohnen for a total cash consideration of EU 52 per Deutsche Wohnen share (the "First Offer 2021") was launched by Vonovia on 23 June 2021 and ended on 21 July 2021. The closing condition of reaching the minimum acceptance threshold corresponding to approximately 50% of the current share capital of Deutsche Wohnen did not occur by the end of the acceptance period. The closing condition failed.

On 1 August 2021, Vonovia announced that it had entered into a new business combination agreement with Deutsche Wohnen based on the agreement signed on 24 May 2021. Vonovia further announced, that the management board of the Issuer has decided, with the approval of its supervisory board, that the Issuer will launch another offer to the shareholders of Deutsche Wohnen by way of a voluntary takeover offer (cash offer) to acquire their no-par value bearer shares in Deutsche Wohnen representing a *pro rata* amount of Deutsche Wohnen's registered share capital of EUR 1.00 per share (the "Second Offer 2021") substantially on the same terms and conditions as the First Offer 2021 except for the offered consideration per Deutsche Wohnen share (the "Acquisition").

As consideration for Deutsche Wohnen shares tendered to the Issuer as part of the Second Offer 2021, the Issuer intends to, subject to the final determination of the statutory minimum prices and the final determinations in the offer document, offer a total cash consideration of EUR 53.00 per Deutsche Wohnen share.

The Issuer published the offer document for the Second Offer 2021 on 23 August 2021 and the first offer period will commence on 23 August 2021. A second, additional offer period is expected to commence late September 2021.

The consummation of the Second Offer 2021 and the Acquisition is expected for end of September or early October 2021 and will be subject to certain closing conditions. These will likely include, in particular, achieving a minimum acceptance threshold corresponding to approximately 50% of the current share capital of in Deutsche Wohnen, absence of certain actions on the side of Deutsche Wohnen and non-occurrence of certain material adverse events. As of the date of this Prospectus and prior to the launch of the Second Offer 2021, Vonovia already holds 29.99 % of the shares in Deutsche Wohnen and further 0.93% of the shares of Deutsche Wohnen via instruments.

Furthermore, the Second Offer 2021 will be made subject to additional terms and conditions set out in the offer document published on 23 August 2021 and the Issuer has further reserved the right, to the extent legally permissible, to modify the final terms and conditions of the offer and to deviate from the above key parameters, including by providing for additional conditions.

In the new business combination agreement, Deutsche Wohnen agreed to support the Second Offer 2021, subject to the statutory duties of the board members.

The Issuer believes that cost savings of EUR 105 million per year can be expected from the joint management and the regionally complementary portfolios. These are expected to result primarily from the joint operational management of the portfolio, synergies from lower general corporate expenses, the intensified implementation of Vonovia's value creation strategy in the Deutsche Wohnen portfolio as well, falling costs due to the provision of additional services by Vonovia's own craftsmen's organisation, and from joint purchasing and further standardisation in modernisation and maintenance. This does not yet include cost savings from joint financing. The Issuer believes that the full realisation of all potential cost savings can be expected by the end of 2024.

The Acquisition would lead to the creation of Europe's largest residential real estate group with over 500,000 apartments, a projected combined market capitalization of around EUR 45 billion and a combined real estate portfolio value of approx. EUR 90 billion. The combined company will carry the name "Vonovia SE". The

registered office of the combined company is to remain in Bochum following the business combination, with the combined company being managed from Bochum and Berlin.

The two companies have agreed on the following key terms in the business combination agreement:

- Composition of the management board: Rolf Buch, Chief Executive Officer; Michael Zahn, Deputy CEO; Philip Grosse, CFO; Arnd Fittkau, Chief Rental Officer; Daniel Riedl, Development.
- The combination forms the basis for additional growth opportunities. Helene von Roeder (currently CFO of Vonovia) is therefore assuming overall responsibility for the new management board function of Innovation and Digitalisation. This unit combines responsibility for IT and data infrastructure together with Vonovia's Service business, which will also offer its services externally on the market in the medium-term future.
- Furthermore, an executive committee below the management board is to be established, in which Henrik
 Thomson and Lars Urbansky (both currently members of the management board of Deutsche Wohnen)
 will serve
- Deutsche Wohnen will propose two members for Vonovia's supervisory board; Helene von Roeder and Michael Zahn are to become members of Deutsche Wohnen's supervisory board.
- No operational redundancies before the end of 2023.

In connection with the Acquisition, the Management Board of Deutsche Wohnen, with the approval of the Supervisory Board, has resolved subject to certain conditions, to increase the Deutsche Wohnen's share capital by EUR 19,620,147 new shares to be issued to Vonovia. In addition, Deutsche Wohnen will sell 3,362,003 treasury shares it continues to hold to Vonovia at an offer price of EUR 53.00 per share, subject to certain conditions. With regard to the outstanding convertible bonds issued by Deutsche Wohnen, Deutsche Wohnen will determine the settlement mechanism in the event of a change of control upon conversion (cash payment or delivery of shares) in due time until the offer document relating to the takeover offer. Vonovia has undertaken not to enter into a domination and/or profit and loss transfer agreement with Deutsche Wohnen for a period of three years from the date of the conclusion of the business combination agreement (dated as of 1 August 2021).

As part of their planned combination, Vonovia and Deutsche Wohnen are offering the State of Berlin to acquire approximately 20,000 residential units from the stock of the two companies at their current value. The two companies are further offering the Berlin Senate a "Future and Social Pact for Housing", which provides specific measures to tackle housing market challenges in Berlin. Vonovia and Deutsche Wohnen are committing to limit their regular rent increases across their combined Berlin portfolio to no more than one percent per year for the next three years and to inflation adjustment for the following two years. At the same time, the financial burden on tenants due to energy-efficient housing modernisation will be minimised by limiting the modernisation allocation to a maximum of EUR 2 per square metre - a pledge that goes beyond legal requirements. Vonovia and Deutsche Wohnen are further committed to build at least 13,000 apartments in Berlin in the coming years. The governing major of Berlin has announced that the administration of the city state is looking forward to cooperating with the combined group.

Assuming an acceptance of the Second Offer 2021 by approximately 90% of the Deutsche Wohnen shareholders, the Issuer expects that the total costs of the Acquisition will be approximately EUR 23.1 billion. Thereof:

- approximately EUR 11.3 billion will be required as purchase price for the Deutsche Wohnen shares (based on the assumed acquisition of approximately 214 million shares);
- approximately EUR 11.1 billion correspond to the net debt of Deutsche Wohnen as of 31 March 2021, assumed in connection with the Acquisition, which includes convertible bonds, EUR 4.1 billion of straight bonds (pro forma including the EUR 1 billion green bond issued by Deutsche Wohnen in April 2021) and EUR 6.4 billion of secured debt;
- approximately EUR 600 million are expected to be transaction costs for the Acquisition, which include synergy implementation costs of approximately EUR 200 million and costs for the setup of the final financing structure including the proposed rights issue (as described below).

The financing of the Second Offer 2021 is secured by a EUR 20.15 billion Bridge Facility, of which EUR 16.6 are expected to be utilized. The Bridge Facility covers the purchase price for the Deutsche Wohnen shares and the outstanding convertible bonds and unsecured bonds of Deutsche Wohnen. It is further expected that EUR 6.4 of secured debt of Deutsche Wohnen will be rolled over. Around EUR 2.2 billion under the Bridge Facility will be used to finance the most recent Deutsche Wohnen share purchases prior to the launch of the Second Offer 2021.

The Issuer is planning to replace the Bridge Facility by additional financing arrangements, which are expected to include:

- subject to the acceptance rate of the take-over offer, a rights issue of up to EUR 8 billion, which is expected to be completed in 2021;
- the issuance of up to EUR 6 billion of new bonds, inter alia, under this Programme. This expected issue
 volume excludes refinancing activities in the ordinary course of business and is depending on the
 exercise of change of control put rights by holders of financial instruments issued by Deutsche Wohnen;
- certain disposals, which include the approximately 20,000 units offered to the state of Berlin and further
 up to 25,000 units and selected development projects in markets where Vonovia has very large exposure
 in relation to local market size. These additional divestments will be selected based on Vonovia's regular
 strategic portfolio management optimization and are expected to be sold at or above fair value.

Vonovia has defined strict criteria for acquisitions and, in the assessment of the Issuer, all these criteria will be met by the proposed transaction: In the assessment of the Issuer, the combination of the portfolios will generate cost savings in property management and is rental EBITDA yield and net tangible assets (NTA) per share accretive. Also taking into account the financing of the Acquisition as described above, the Issuer has further reaffirmed that, upon completion of the Acquisition, the combined group will continue to target a loan-to-value (LTV) ratio range of 40% to 45% (LTV of Vonovia as of 30 June 2021: 40.5% and 42.0% including the outstanding perpetual subordinated bond issued by Vonovia).

For a description of certain risks related to the Acquisition, please refer to the sub-section "Risk Factors – Risk factors relating to the Issuer and the Group – Risks relating to the announced envisaged take-over of Deutsche Wohnen SE".

5. Description of the Issuer and the Group – Trend information and significant changes

On page 153 of the Prospectus, the content of the section "*Trend information and significant changes*" shall be replaced by the following:

"Trend information and significant changes

There has been no material adverse change in the prospects of the Issuer since 31 December 2020.

There has been no significant change in the financial performance of the Group since 30 June 2021.

Except as described above under "Recent Developments", there has been no significant change in the financial position of the Group since 30 June 2021."

6. Description of the Issuer and the Group - Selected Consolidated Financial Information for the Issuer

On page 153 of the Prospectus, the content of the section "Selected Consolidated Financial Information for the Issuer" shall be replaced by the following:

"Selected Consolidated Financial Information for the Issuer

The following selected historical financial information for the Group is based on the audited consolidated financial statements of Vonovia SE for the fiscal years ended 31 December 2020 and 2019 (the "Annual Consolidated Financial Statements") and on the unaudited consolidated interim financial information of Vonovia SE as of and for the six-month period ended 30 June 2021 (the "Consolidated Interim Financial Information") all of which are reproduced elsewhere or incorporated by reference in this Base Prospectus and should be read together with them. The Annual Consolidated Financial Statements and the Consolidated Interim Financial Information were prepared in accordance with International Financial Reporting Standards (IFRS) as adopted in the European Union.

The Annual Consolidated Financial Statements were audited by KPMG and issued in each case with an unqualified auditor's report.

The Annual Consolidated Financial Statements and the Consolidated Interim Financial Information were prepared using the total cost method.

Consolidated income statement data

	For the six-month period ended 30 June		For the year ended 31 December	
(amounts in EUR million)	2021	2020	2020	2019
	(unaudited)		(audited)	
Income from property management	1,607.8	1,556.3	3,147.1	2,910.7
Profit on disposal of properties	77.6	72.7	182.1	128.8
Profit on the disposal of properties (Development)	31.5	23.8	61.8	52.2
Net income from fair value adjustments of investment properties	3,698.6	1,812.3	3,719.8	4,131.5
Capitalized internal expenses	312.2	297.5	659.4	687.2
Cost of materials	(721.8)	(705.0)	(1,493.4)	(1,463.0)
Personnel expenses	(305.0)	(292.6)	(594.9)	(535.7)
Depreciation and amortization	(234.3)	(42.2)	(92.3)	(2,175.8)
Other operating income	65.6	63.0	163.0	105.7
Impairment losses on financial assets	(8.2)	(16.7)	(40.0)	(28.6)
Net income from the derecognition of financial assets measured at amortized cost	(0.9)	0.9	0.0	5.2
Other operating expenses	(189.5)	(132.1)	(278.8)	(295.3)
Net income from investments accounted for using the equity method	0.2	0.3	2.7	0.6
Interest income	3.9	14.7	21.9	8.9
Interest expenses	(179.8)	(215.1)	(411.4)	(417.5)
Other financial result	(66.6)	4.2	(32.6)	24.0
Earnings before tax	4,091.3	2,442.0	5,014.4	3,138.9
Income taxes	(1,411.2)	(823.9)	(1,674.4)	(1,844.6)
Profit for the period	2,680.1	1,618.1	3,340.0	1,294.3

Consolidated balance sheet data

	As of 30 June As of 31 Decemb		December
(amounts in EUR million)	2021	2020	2019(1)
	(unaudited)	(audited)	
Total non-current assets	68,062.7	60,632.0	55,045.1
Total current assets	3,466.0	1,785.4	1,431.0
Total assets	71,528.7	62,417.4	56,476.1
Total equity attributable to the Issuer's shareholders	25,329.7	23,143.9	19,308.3
Equity attributable to hybrid capital investors	1,021.4	1,001.6	1,001.6
Total equity attributable to the Issuer's shareholders and hybrid capital investors	26,351.1	24,145.5	20,309.9
Non-controlling interests	724.5	686.3	813.9
Total equity	27,075.6	24,831.8	21,123.8
Total non-current liabilities	40,440.2	34,669.8	31,762.1
Total current liabilities	4,012.9	2,915.8	3,590.2
Total liabilities	44,453.1	37,585.6	35,352.3
Total equity and liabilities	71,528.7	62,417.4	56,476.1

⁽¹⁾ Adjusted as a result of the total consideration for the acquisition of Hembla and its allocation with definitive effect as of 30 June 2020 (see explanatory information in Note "Adjustment to Prior-Year Figures" to the consolidated financial statements for the financial year 2020)."

7. Documents incorporated by reference

On page 164 of the Prospectus, the content of the section "Documents incorporated by reference" up to the table of documents incorporated by reference shall be replaced with the following:

"

DOCUMENTS INCORPORATED BY REFERENCE

The pages specified below of the following documents, which have been published previously or are published simultaneously with this Base Prospectus and which have been filed with the CSSF, are incorporated by reference into this Base Prospectus:

- (i) the Annual Report 2020 of the Issuer (the "Vonovia SE Annual Report 2020"), containing the English language translation of the respective German language audited consolidated financial statements of Vonovia SE as of and for the year ended December 31, 2020 and the English language translation of the respective German language independent auditor's report (Bestätigungsvermerk des unabhängigen Abschlussprüfers);
- (ii) the Annual Report 2019 of the Issuer (the "Vonovia SE Annual Report 2019"), containing the English language translation of the respective German language audited consolidated financial statements of Vonovia SE as of and for the year ended December 31, 2019 and the English language translation of the respective German language independent auditor's report (Bestätigungsvermerk des unabhängigen Abschlussprüfers);
- (iii) the unaudited consolidated interim financial information (prepared in accordance with IFRS as adopted by the EU) included in the Interim Statement Q1 of the Issuer (the "Vonovia SE Q1 Report 2021") as of and for the three-month period ended 31 March 2021;
- (iv) the unaudited consolidated interim financial information (prepared in accordance with IFRS as adopted by the EU) included in the Interim Financial Report for 2021 H1 of the Issuer (the "Vonovia SE H1 Report 2021") as of and for the six-month period ended 30 June 2021;
- (iv) the Valuation Report Germany and Austria as at 31 December 2020 prepared by CBRE; and
- (v) the Valuation Report Sweden as at 31 December 2020 prepared by Savills.

The non-incorporated parts of such documents, i.e. the pages not listed in the tables below, are either not relevant for the investor or covered elsewhere in the Base Prospectus.

(i) Extracted from: Vonovia SE Annual Report 2020

	Consolidated Statement of Comprehensive Income	page 143
	Consolidated Balance Sheet	pages 144 - 145
	Consolidated Cash Flow Statement	pages 146 - 147
	Consolidated Statement of Changes in Equity	pages 148 - 149
	Notes	pages 150 - 231
	List of Vonovia's shareholdings	pages 234 - 248
	Independent Auditor's Report	pages 252 - 260
(ii)	Extracted from: Vonovia SE Annual Report 2019	
	Consolidated Income Statement	page 140
	Consolidated Statement of Comprehensive Income	page 141
	Consolidated Balance Sheet	pages 142 - 143
	Consolidated Cash Flow Statement	pages 144 - 145
	Consolidated Statement of Changes in Equity	pages 146 - 147
	Notes	pages 148 - 231
	List of Vonovia's shareholdings	pages 234 - 248

Consolidated Income Statement page 142

pages 252 - 258

Independent Auditor's Report.....

Consolidated Income Statement	page 22
Consolidated Statement of Comprehensive Income	page 23
Consolidated Balance Sheet	pages 24 - 25
Consolidated Cash Flow Statement	pages 26 - 27
Extracted from: Vonovia SE H1 Report 2021	
Consolidated Income Statement	page 30
Consolidated Statement of Comprehensive Income	page 31
Consolidated Balance Sheet	pages 32 – 33
Consolidated Cash Flow Statement	pages 34 - 35
Consolidated Statement of Changes in Equity	pages 36 – 37
Notes	pages 38 - 61
Audit Certificate	page 62
Valuation Report Germany and Austria	
Market Instability	page V2
Summary of Valuation Conclusions	pages V3 - V4
Basis of Valuation	pages V7 - V10
Asset Holdings - Germany	pages V11 - V15
Asset Holdings - Abroad	pages V16 - V18
Explanation of Valuation	pages V19 - V41
Valuation Conclusions	pages V42 - V45
Valuation Key Definitions	pages V46 - V47
Valuation Report Sweden	
Summary Overview	pages V1 - V4
Instructions and Sources of Information	pages V5 - V10
Portfolio Overview	pages V11 - V14
Valuation Considerations	pages V15 - V21
Valuation Results	pages V22 - V23
General Valuation Assumptions and Applied Definitions	
	Extracted from: Vonovia SE H1 Report 2021 Consolidated Income Statement Consolidated Statement of Comprehensive Income Consolidated Balance Sheet Consolidated Cash Flow Statement Consolidated Statement of Changes in Equity Notes Audit Certificate Valuation Report Germany and Austria Market Instability Summary of Valuation Conclusions Basis of Valuation Asset Holdings - Germany Asset Holdings - Abroad Explanation of Valuation Valuation Key Definitions Valuation Report Sweden Summary Overview Instructions and Sources of Information Portfolio Overview Valuation Considerations

All of these pages shall be deemed to be incorporated by reference into, and to form part of, this Base Prospectus.

Copies of documents incorporated by reference in this Base Prospectus may be obtained (without charge) from the registered office of the Issuer and the website of the Luxembourg Stock Exchange (www.bourse.lu).

Electronic versions of the documents incorporated by reference are also available on the website of Vonovia (https://www.vonovia.de) and can be accessed by using the following hyperlinks:

(i) Vonovia SE Annual Report 2020

https://reports.vonovia.de/2020/annual-report

(ii) Vonovia SE Annual Report 2019

https://reports.vonovia.de/2019/annual-report

(iii) Vonovia SE Q1 Report 2021

 $https://reports.vonovia.de/2021/q1/en/_assets/downloads/entire-vonovia-ir121.pdf$

(iv) Vonovia SE H1 Report 2021

 $https://investoren.vonovia.de/media/document/15df993d-a44e-4e94-b5d2-5d592c9d9c5b/assets/Vonovia_GB_2021_Q2_en_verlinkt_s.pdf$

(v) Valuation Report Germany and Austria

https://investors.vonovia.de/creditor-relations/valuation-report-germany-austria

(vi) Valuation Report Sweden

 ${\it https://investors.vonovia.de/creditor-relations/valuation-report-sweden}$

"

NAME AND ADDRESS

ISSUER

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