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Reference is made to the terms and conditions (the "T&C"), relating to  $\in$  330,000,000 Exchangeable Bonds due 2025 exchangeable into Exchange Property initially comprising registered shares of Davide Campari Milano (the "Bonds") issued by LAGFIN S.C.A., acting through its Italian permanent establishment - Succursale di Sesto San Giovanni (the "Issuer"), attached to the trust deed entered into on 2 July 2020 (the "Trust Deed"). Capitalized terms used herein shall have the same meaning ascribed to them in the Trust Deed.

We hereby inform you, also pursuant to, and for the purposes of, Conditions 19 of the T&C, that (i) the Issuer's corporate name has been changed into "Lagfin S.C.A. - Italian Branch"; and (ii) the registered office of the Issuer has been moved to Milan (Italy), Via Lorenzo Mascheroni, 19, ZIP code 20145.

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## ABOUT LAGFIN

Lagfin is a Luxembourg-based company organized under the form of 'société en commandite par actions'. With a shareholding equal to 53.87% of the issued share capital (corresponding to 69.61% of the voting rights as of December 2021), Lagfin is the long-term majority shareholder of Davide Campari-Milano, which is, in turn, the parent company of Campari Group.

Furthermore, Lagfin operates, directly and indirectly, in the real estate industry, owning assets in primary international locations.

Further information including financial disclosure on Lagfin is available on its website (<u>http://www.lagfin.lu/</u>).

## Disclaimer

## Important information

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