RE: Art. 7 EBA Regulation: seat report for the European Parliament and Council

Dear Mr Campa, dear José Manuel,

As you know, Article 7 of the EBA Regulation\(^1\) introduces an obligation to report annually to the European Parliament and the Council on the compliance of the EBA with a requirement set in connection with its new seat in Paris.

Article 7 reads as follows:

> “The location of the seat of the Authority shall not affect the Authority’s execution of its tasks and powers, the organisation of its governance structure, the operation of its main organisation, or the main financing of its activities, while allowing, where applicable, for the sharing with Union agencies of administrative support services and facility management services which are not related to the core activities of the Authority. By 30 March 2019 and every 12 months thereafter, the Commission shall report to the European Parliament and the Council on the compliance of the European Supervisory Authorities with that requirement.”

In your letter of 8 April 2022 (EBA-2022-D-3905) you provided us with the necessary input for last year’s report. Accordingly, we would be grateful for receiving your input for this year which will feed into the upcoming report of the Commission. In particular, drawing from four years of experience with the new seat in Paris, we would like to have

your views on how the headquarters Agreement signed with France has facilitated the execution of EBA’s tasks and powers, the main financing of its activities and its governance structure. With regard to the second part of the report, please explain EBA’s current arrangements for sharing the administrative support and facility management services with other Union agencies in Paris.

My services are ready to answer any question you might have in connection with this request and thank you in advance for your input, preferably by 15 April.

Yours sincerely,

John BERRIGAN

e-signed

John BERRIGAN