## N COVERED BOND CONFIRMATION

## SERIES 2023-05 N COVERED BOND DUE 2043

## CONFIRMATION

In consideration of the Issuer issuing the Series 2023-05 EUR 8,000,000 N Covered Bond due 21 July 2043 (the **N Covered Bond**) and the LLP extending its Covered Bond Guarantee to the N Covered Bond, we agree to be bound by all the provisions of this N Covered Bond Confirmation (including the confirmation terms which are incorporated into this N Covered Bond Confirmation (the **N Covered Bond Confirmation Terms**)).

The Issuer confirms that the interest rate on the N Covered Bond does not exceed a reasonable commercial return on the principal amount of the N Covered Bond.

## **EXTENSION PERIOD**

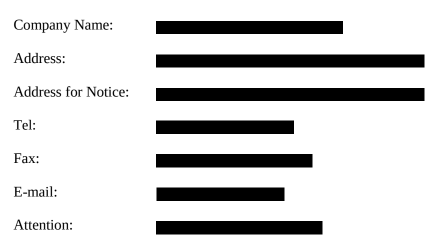
An extension period applies in relation to the N Covered Bond. Clauses 3.3 (*Extended Due for Payment Date*) and 3.5 (*Accrual of Interest after the Final Maturity Date*) of the N Covered Bond Confirmation Terms are applicable to the N Covered Bond.

Terms used in Condition 4 of the Programme Conditions shall be modified as set out in Schedule 1 hereto.

## NOTICES AND ACCOUNT DETAILS

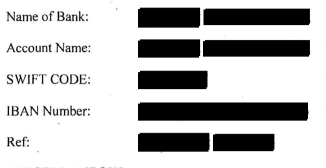
All notices that are required to be given to the N Covered Bondholder pursuant shall be delivered in accordance with Condition 10 (Notices) of the N Covered Bond Conditions:

Details of N Covered Bondholder



#### Account Details:

For the purposes of Condition 5 (Payments) of the N Covered Bond Conditions the Designated Account of Landesbank Baden-Württemberg shall be as follows:



### MISCELLANEOUS

Terms used but not defined in this N Covered Bond Confirmation shall have the meanings given to them in (i) the N Covered Bond Conditions, (ii) the N Covered Bond Confirmation Terms and (iii) in the Master Definitions and Construction Agreement (as defined in the N Covered Bond Confirmation Terms). This N Covered Bond Confirmation and all non contractual or other obligations arising out of or in connection with it are governed by English law. This N Covered Bond Confirmation and the N Covered Bond Confirmation Terms (incorporated herein) shall constitute an agreement between the parties hereto in accordance with English law.

The courts of England and Wales shall have the exclusive jurisdiction for any actions or other legal proceedings arising out of or in connection with this N Covered Bond Confirmation and the parties hereto agree to waive any right to invoke, and agree not to invoke, any claim of forum non conveniens and each party hereto irrevocably submits to the jurisdiction of the courts of England and Wales in respect of any action or proceeding relating in any way to this N Covered Bond Confirmation.

This N Covered Bond Confirmation may be executed in any number of counterparts, each of which is an original and all of which together evidence the same agreement. This N Covered Bond Confirmation shall not come into effect until each party has executed at least one counterpart.

Upon the assignment by the N Covered Bondholder of its rights in relation to the relevant N Covered Bond pursuant to a duly executed and delivered N Covered Bond Assignment Agreement, the assignee will agree to be bound by the terms of this N Covered Bond Confirmation.



#### SIGNED by

SIGNED by NATIONWIDE BUILDING SOCIETY by its duly authorised attorney



SIGNED by NATIONWIDE COVERED BONDS LLP acting by its duly authorised attorney



SIGNED by CITICORP TRUSTEE COMPANY LIMITED acting by its duly authorised attorney



## **SCHEDULE 1**

Series:	2023-05
Principal Amount on Issue:	EUR 8,000,000
Final Maturity Date:	21 July 2043
Interest prior to Final Maturity Date:	Annual Fixed
Calculation of Interest:	Refer to N Covered Bond Conditions
Other Provisions:	Clauses 3.3 and 3.5 of the N Covered Bond Confirmation Terms are applicable
Extended Due for Payment Date:	21 July 2044
N Covered Bond governing law:	German
N Covered Bond Confirmation Terms governing law:	English

# Floating Rate Covered Bond Provisions for the period from and including the Final Maturity Date to the Extended Due for Payment Date:

1.	Specifi	ed Interest Payment Date(s):	Monthly, in arrears on 21st of each month from and including 21 August 2043 up to and including the Extended Due for Payment Date or any other date on which the N Covered Bond is redeemed in full
2.	Busine	ss Day Convention:	Modified Following Business Day Convention
3.	Day Count Fraction:		Actual/360, adjusted
4.	Additio	onal Business Centre(s):	London & TARGET2
5.	Manner in which the Rate of Interest and Interest Amount is to be determined:		Screen Rate Determination
6.	Party responsible for calculation the Rate of Interest and Interest Amount:		Principal Paying Agent
7.	Screen Rate Determination		
	(a)	Reference Rate	Compounded Daily €STR
	(b)	Interest Determination Date(s)	Fifth day on which the TARGET2 System is open prior to the end of each Interest Period
	(c)	Term Rate	Not applicable
	(d)	Overnight Rate	Applicable

(e)	Index Determination	Not applicable
(f)	Observation Method and Observation Look-Back Period:	Lag; 5 TARGET Business Days
(g)	Lock-Out Date:	Not Applicable
(h)	Relevant Screen Page:	Website of the European Central Bank
(i)	Margin	+ 0.16 per cent. per annum.
(j)	Minimum Rate of Interest:	0.00 per cent. per annum
(k)	Maximum Rate of Interest:	Not Applicable