





A. Austrian Transparency Template - General Information

	Reporting in Domestic Currency	EUR			
	CONTENT OF TAB A				
	1. Basic Facts				
	2. Regulatory Summary				
	3. General Cover Pool / Covered Bond Information			`	
	4. References to Capital Requirements Regulation (CRR) 129(7)				
	5. References to Capital Requirements Regulation (CRR) 129(1)				
	<u>6. Other relevant information</u>				
ield	1. Basic Facts				
mber					
.1.1.1	Country	AUT			
.1.1.2	Issuer Name	HYPO BANK BURGENLAND Aktiengesellschaft			
.1.1.3	Link to Issuer's Website	https://www.bank-bgld.at/			
.1.1.4	Cut-off date	30.09.2022			
	2. Regulatory Summary				
.2.1.1	Basel Compliance, subject to national jurisdiction (Y/N)	Y			
.2.1.2	CBD Compliance (Y/N)	Y			
.2.1.3	CRR Compliance (Y/N)	Y			
5.2.1.1	LCR status	ND3			
	3. General Cover Pool / Covered Bond Information				
	1.General Information	Nominal (mn)			
.3.1.1	Total Cover Assets	33			
.3.1.2	Outstanding Covered Bonds	0			
5.3.1.1	Cover Pool Size [NPV] (mn)	ND1			
5.3.1.2	Outstanding Covered Bonds [NPV] (mn)	ND1			
G.3.1.3	Total Coverage Requirements (§9 PfandBG)	0,5			
5.3.1.4					
	2. Over-collateralisation (OC)	Statutory	Voluntary	Contractual	Purpose
.3.2.1	OC (%)	2,00	74.879	ND1	ND1
	3. Cover Pool Composition	Nominal (mn)		% Cover Pool	
.3.3.1	Mortgages			0,00%	
.3.3.2	Public Sector	33		100,00%	
.3.3.3	Shipping				
.3.3.4	Substitute Assets			0,00%	
.3.3.5	Other			0,00%	
.3.3.6		Total 33		100%	
.3.4.1	4. Cover Pool Amortisation Profile Weighted Average Life (in years)	Contractual 6,12	Expected Upon Prepayments ND1	% Total Contractual	% Total Expected Upon Prepayments
.5.4.1	weighten Average Life (in years)	0,12			
	Residual Life (mn)				
	By buckets:				
i.3.4.2	0 - 1 Y	4	ND1	11,18%	
.3.4.3	1 - 2 Y	3	ND1	9,96%	
3.4.4	2 - 3 Y	3	ND1	9,16%	
.3.4.5	3 - 4 Y	3	ND1	8,78%	
.3.4.6	4 - 5 Y	3	ND1	7,86%	
	5 404	7	ND1	22,68%	
.3.4.7	5 - 10 Y	/	NDI	22,00%	
.3.4.7 .3.4.8	5 - 10 Y 10+ Y	10	ND1	30,38%	



	5. Maturity of Covered Bonds	Initial Maturity	Extended Maturity	% Total Initial Maturity	% Total Extended Maturity
3.3.5.1	Weighted Average life (in years)	0,00	ND1		
	Maturity (mn)				
3.5.2	By buckets:				
3.5.3	0 - 1 Y	0	ND1	100,00%	
8.5.4	1 - 2 Y	0	ND1	0,00%	
3.5.5	2 - 3 Y	0	ND1	0,00%	
3.5.6	3 - 4 Y	0	ND1	0,00%	
.5.7	4 - 5 Y	0	ND1	0,00%	
.5.8	5 - 10 Y	0	ND1	0,00%	
3.5.9	10+ Y	0	ND1	0,00%	
.5.10	Total	0	0	100%	0%
	6. Covered Assets - Currency	Nominal [before hedging] (mn)	Nominal [after hedging] (mn)	% Total [before]	% Total [after]
.6.1	EUR	33	33	100,00%	100,00%
6.16	Total	33	33	100%	100%
	7. Covered Bonds - Currency	Nominal [before hedging] (mn)	Nominal [after hedging] (mn)	% Total [before]	% Total [after]
.7.1	EUR	0	0	· · · · · · · · · · · · · · · · · · ·	· · · · · · ·
7.16	Total	0	0	0%	0%
	8. Covered Bonds - Breakdown by interest rate	Nominal [before hedging] (mn)	Nominal [after hedging] (mn)	% Total [before]	% Total [after]
.8.1	Fixed coupon	0	0	70 Fotal [Selore]	/o rotal [arter]
.8.2	Floating coupon	0	0		
.8.3	Other	0	0		
.8.4	Total	0	0	0%	0%
.8.4	9. Substitute Assets - Type	Nominal (mn)	U	% Substitute Assets	0%
.9.1	Cash	0		% Substitute Assets	
.9.1	Exposures to/guaranteed by Supranational, Sovereign, Agency (SSA)	0			
.9.2		0			
	Exposures to central banks				
.9.4	Exposures to credit institutions	0			
.9.5	Other	0			
.9.6	Total	0		0%	
	10. Substitute Assets - Country	Nominal (mn)		% Substitute Assets	
10.1	Domestic (Country of Issuer)	0			
0.15	Total EU	0			
.0.16	Total	0		0%	
	11. Liquid Assets	Nominal (mn)		% Cover Pool	% Covered Bonds
11.1	Substitute and other marketable assets	0		0,00%	0,00%
11.2	Central bank eligible assets	0		0,00%	0,00%
11.3	Other	0		0,00%	0,00%
11.4	Total	0		0%	0%
	12. Bond List				
12.1	Bond list	see "D1. Bond List"			
	13. Derivatives & Swaps				
13.1	Derivatives in the register / cover pool [notional] (mn)	ND2			
13.2	Type of interest rate swaps (intra-group, external or both)	ND2			
13.3	Type of currency rate swaps (intra-group, external or both)	ND2			
	14. Sustainable or other special purpose strategy - optional				
14.1	Cover pool involved in a sustainable/special purpose strategy? (Y/N)	ND2			
	If yes to G.3.14.1 is there a commitment (1) or are already sustainable components				
14.2		ND2			
14.2	present (2)?				
14.3 14.4	specific criteria	ND2			
	link to the committed objective criteria	ND2			



4. References to Covered Bond Directive (CBD) 14(2)

The issuer believes that the transparency data contained in this disclosure sheet would match the required investor information according to Article 14(2) of the Covered Bond Directive (EU) 2162/2019.

l he issuer belie	ves that the transparency data contained in this disclosure sheet would match the required investor information acc	ording to Article 14(2) of the Covered Bond Directive (EU) 216	2/2019.	
G.4.1.1	(a) Value of the cover pool and outstanding covered bonds:	<u>38</u>	<u>39</u>	
G.4.1.2	(b) List of ISINs under that programme:	229		
G.4.1.3	(c) Geographical distribution:	43 for Mortgage Assets	48 for Public Sector Assets	
G.4.1.4	(c) Type of cover assets:	52		
G.4.1.5	(c) Loan size:			18 for Public Sector Assets
G.4.1.6	(c) valuation method:	<u>33</u>		
G.4.1.7	(d) market risk, including			
G.4.1.8	(d) Interest rate risk - cover pool:		129 for Public Sector Assets	
G.4.1.9	(d) Currency risk - cover pool:	<u>111</u>		
G.4.1.10	(d) Credit risk - cover pool:	2		
G.4.1.11	(d) Interest rate risk - covered bond:	<u>163</u>		
G.4.1.12	(d) Currency risk - covered bond:	<u>137</u>		
G.4.1.13	(d) Liquidity risk:	<u>20</u>	<u>65</u>	<u>88</u>
OG.4.1.1	(e) Maturity structure of cover assets:	<u>65</u>		
OG.4.1.2	(e) Maturity structure of covered bonds:	<u>88</u>		
OG.4.1.3	(e) Maturity extension triggers:	<u>21</u>		
OG.4.1.4	(f) Required coverage:	<u>42</u>		
OG.4.1.5	(f) Available coverage:	<u>38</u>		
OG.4.1.6	(f) Level of statutory overcollateralisation:	<u>45</u>		
OG.4.1.7	(f) Level of contractual overcollateralisation:	<u>45</u>		
OG.4.1.8	(f) Level of voluntary overcollateralisation:	<u>22</u>		
OG.4.1.9	(g) Percentage of loans more than ninety days past due:		167 for Public Sector Assets	
OG.4.1.10	(g) Percentage of defaulted loans pursuant to Article 178 CRR:		168 for Public Sector Assets	
	5. References to Capital Requirements Regulation (CRR) 129(1)			
G.5.1.1	Exposure to credit institute credit quality step 1	0		
G.5.1.2	Exposure to credit institute credit quality step 2	0		
G.5.1.3	Exposure to credit institute credit quality step 3	0		
	6. Other relevant information			
	1. Optional information e.g. Rating triggers			
OG.6.1.1	NPV Test (passed/failed)			
OG.6.1.2	Interest Covereage Test (passe/failed)			
OG.6.1.3	Cash Manager			
OG.6.1.4	Account Bank			
OG.6.1.5	Stand-by Account Bank			
OG.6.1.6	Servicer			

Row

Row

 OG.6.1.7
 Interest Rate Swap Provider

 OG.6.1.8
 Covered Band Swap Provider

 OG.6.1.9
 Paying Agent

 OG.6.1.10
 Share of Government Guaranteed Bank Bonds (own issues or issued by affiliates) (% of total cover pool)

OG.6.1.11 Share of intragroup pooled bond structures issued in line with article 8 of Directive (EU) 0 2019/2162 (own issues or issued by affiliates) (% of total cover pool) 0



B2. Austrian Transparency Template - Public Sector Assets

	Reporting in Domestic Currency		EUR			
	CONTENT OF TAB B2					
	<u>8. Public Sector Assets</u>					
Field	8. Public Sector Assets					
Number						
DC 0 1 1	1. General Information		37			
PS.8.1.1	Number of public sector exposures 2. Size Information		37 Nominal	Number of Exposures	% Public Sector Assets	% No. of Exposures
PS.8.2.1			888	Number of Exposures	% Public Sector Assets	% NO. OT Exposures
P5.8.2.1	Average exposure size (000s)		888			
	By buckets:					
PS.8.2.2	>0 - <=100,000		1	25	2,42%	67,57%
PS.8.2.3	>100,000 - <=300,000		1	4	1,99%	10,81%
PS.8.2.4	>300,000 - <=500,000		0,5	1	1,45%	2,70%
PS.8.2.5	>500,000 - <=1,000,000		1	1	3,04%	2,70%
PS.8.2.6	>1,000,000 - <=5,000,000		15	4	45,63%	10,81%
PS.8.2.7	>5,000,000		15	2	45,47%	5,41%
PS.8.2.17	-,	Total	33	37	100%	100%
	3. Breakdown by Asset Type		Nominal (mn)		% Public Sector Assets	
PS.8.3.1	Loans		33		100,00%	
PS.8.3.2	Bonds		0		0,00%	
PS.8.3.3	Other				0,00%	
PS.8.3.4		Total	33		100%	
	4. Breakdown by Geography		% Public Sector Assets			
PS.8.4.1	European Union		100			
PS.8.4.2	Austria		100			
	5. Breakdown by domestic regions		% Public Sector Assets			
PS.8.5.1	Österreich		100,00			
PS.8.5.2	Burgenland		41,67			
PS.8.5.3	Wien		23,79			
PS.8.5.4	Steiermark		19,47			
PS.8.5.5	Niederösterreich		15,07			
PS.8.5.6	Kärnten		0,00			
PS.8.5.7	Oberösterreich		0,00			
PS.8.5.8	Salzburg		0,00			
PS.8.5.9	Tirol		0,00			
PS.8.5.10	Vorarlberg		0,00			
D5 9 6 1	6. Breakdown by Interest Rate		% Public Sector Assets 58,64			
PS.8.6.1	Fixed rate		58,64 41,36			
PS.8.6.2 PS.8.6.3	Floating rate Other		41,36 0,00			
F 3.0.0.3	7. Breakdown by Repayment Type		% Public Sector Assets			
PS.8.7.1	Bullet / interest only		19,06			
PS.8.7.2	Amortising		80,94			
PS.8.7.3	Other		0,00			
F 3.0.7.3	Other		0,00			



	8. Breakdown by Type of Debtor	Nominal (mn)	% Public Sector Assets
PS.8.8.1	Sovereigns	0	0,00%
PS.8.8.2	Regional/federal authorities	16	48,28%
PS.8.8.3	Local/municipal authorities	17	51,72%
PS.8.8.4	Others	0	0,00%
PS.8.8.5		Total 33	100%
	9. Non-Performing Loans		
PS.8.9.1	% NPLs	0,00	
OPS.8.9.1	Default in accordance with Art 178 CRR	0,00	
	10. Concentration Risks	% Public Sector Assets	
PS.8.10.1	10 largest exposures	94,30	



C. Austrian Transparency Template - Glossary

The definitions below reflect the national specificities

Field Number	1. Glossary - Standard Austrian Items	[Insert Definition Below]
		Statutory Overcollateralisation is the overcollateralisation percentage required to
116 1 1	OC Calculation: Statutory	be provided by each Issuer and included/disclosed in the national covered bond
HG.1.1		framework.
	OC Calculation: Contractual	Contractual Overcollateralisation is the overcollateralisation percentage each Issuer has contractually agreed to maintain pursuant to the covered bond
HG.1.2		programme documents.
		Voluntary Overcollateralisation is the difference (if positive) between the actual
	OC Calculation: Voluntary	overcollateralisation provided by an Issuer and the higher of the contractual and
HG.1.3	·····	statutory overcollateralisation.
HG.1.4	Interest Rate Types	
	Residual Life Buckets of Cover assets [i.e. how is the contractual and/or expected residual life defined? What	
110.4.5	assumptions eg, in terms of prepayments? etc.]	
HG.1.5		
	Maturity Buckets of Covered Bonds [i.e. how is the contractual and/or expected maturity defined? What	
	maturity structure (hard bullet, soft bullet, conditional pass through)? Under what	
HG.1.6	conditions/circumstances? Etc.]	
	Maturity Extention Triggers	Link to Austrian "Pfandbriefgesetz" (§22)
HG.1.7		
HG.1.8	LTVs: Definition	
HG.1.9	LTVs: Calculation of property/shipping value	Link to Austrian "Pfandbriefgesetz" (§6)
	LTVs: Applied property/shipping valuation techniques, including whether use of index, Automated Valuation	
HG.1.10	Model (AVM) or on-site audits	
HG.1.11	LTVs: Frequency and time of last valuation	
	Explain how mortgage types are defined whether for residential housing, multi-family housing, commercial	
HG.1.12	real estate, etc. Same for shipping where relecvant	
HG.1.13	Hedging Strategy (please explain how you address interest rate and currency risk)	
HG.1.14	Non-performing loans	
HG.1.15	Valuation Method	Link to Austrian "Pfandbriefgesetz" (§6)
OHG.1.1	NPV assumptions (when stated)	
	2. Glossary - ESG items (optional)	Definition
HG.2.1	Sustainability - strategy pursued in the cover pool	ND2
HG.2.2	Subsidised Housing (definitions of affordable, social housing)	ND2
HG.2.3	New Property and Existing Property	ND2
	3. Reason for No Data	Value
HG.3.1	Not applicable for the jurisdiction	ND1
HG.3.2	Not relevant for the issuer and/or CB programme at the present time	ND2
HG.3.3	Not available at the present time	ND3
	4. Glossary - Extra national and/or Issuer Items	Definition
HG.4.1	Other definitions deemed relevant	



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An Issuer may download its own profile from our Site in any of the ways expressly permitted by the Site, but Issuers may not download the profiles of any other Issuers or attempt to download profiles from the Site by any other means. SECTION C. GENERAL T&Cs



1. SITE ACCESS

Access to the Site is permitted on a temporary basis, and we reserve the right to withdraw or amend the service we provide on the Site without notice. We shall not be liable if for any reason the Site is unavailable at any time or for any period of time.

From time to time, we may restrict access to the Site (either partially or in its entirety).

If you are provided with a user identification code, password or any other piece of information as part of our security procedures you must treat such information as confidential, and you must not disclose it to any third party. We have the right to disable any user identification code or password, whether chosen by you or allocated by us, at any time, if in our opinion you have failed to comply with any of the provisions of these T&Cs, or for any other reason.

When using the Site, you must comply with the provisions of our Acceptable Use Policy. You shall indemnify us against, and hold us harmless from, any losses, liabilities or costs (including reasonable administrative and legal costs) suffered by us (including our officers and employees) or by third parties (including Investors and regulatory authorities) as a result of any breaches of our Acceptable Use Policy that you commit.

You are responsible for making all arrangements necessary for you to have access to the Site. You are also responsible for ensuring that all persons who access the Site through your internet connection are aware of these T&Cs and that they comply with them.

2. INTELLECTUAL PROPERTY

All rights in this Site unless otherwise indicated, are owned by us. This Site and all content published on this Site, unless otherwise indicated, are protected by copyright in Belgium and other jurisdictions across the world. All trademarks and devices displayed on this Site, unless otherwise indicated, are owned by us and may be registered in many jurisdictions across the world. Save as provided in these T&Cs, any use or reproduction of these trademarks and/or devices is prohibited.

You must not use any part of the materials on the Site for commercial purposes without our consent.

3. SITE CHANGES

We aim to update the Site on a regular basis, and may change the content at any time. If the need arises, we reserve the right to suspend access to the Site, or close it indefinitely.

4. OUR LIABILITY

The Product Information displayed on the Site is provided by the Issuer, and the granting of any label made available through the website is under the sole control of the Issuer, in each case without any guarantees, conditions, warranties or representations from us as to its accuracy or completeness. To the extent permitted by law, we, and any third parties connected to us, hereby expressly exclude:

· all conditions, warranties and other terms which might otherwise be implied by any applicable law or regulation; and

• any liability for any direct, indirect or consequential loss or damage incurred by any User in connection with the Site or in connection with the use, inability to use or results of the use of the Site, any websites linked to it and any materials posted on it (including, without limitation, the omission of, or the display of incorrect, Product Information on the Site) or in connection with any Product, including loss of: income, revenue, business, profits, contracts, anticipated savings, information, or goodwill, regardless of how any such loss or damage is caused.

5. INFORMATION ABOUT YOU AND VISITS TO OUR SITE

We process information about you in accordance with our Privacy Policy. By using the Site, you consent to such processing and you warrant that all information provided by you is accurate.

6. VIRUSES, HACKING, OTHER OFFENCES

You must not misuse the Site by knowingly introducing viruses, 'trojan horses', worms, logic bombs or other material which is maliciously or technologically harmful. You must not attempt to gain unauthorised access to the Site, the server on which the Site is stored, or any server, computer or database connected to the Site. You must not attack the Site via a denial-of-service attack or a distributed denial-of-service attack.

By breaching this provision, you would commit a criminal offence under the law of 28 November 2000 on computer crime. We shall report any such breach to the relevant law enforcement authorities and we shall co-operate with those authorities by disclosing your identity to them. In the event of such breach, your right to use the Site will cease immediately.

We will not be liable for any loss or damage caused by a distributed denial-of-service attack, viruses or other technologically harmful material that may infect your computer equipment, computer programs, information or other proprietary material due to your use of the Site or to your downloading of any information posted on it or on any website linked to it.

We do not warrant that this Site or any software or material of whatsoever nature available on or downloaded from it will be free from viruses or defects, compatible with your equipment or fit for any purpose. It is your responsibility to use suitable anti-virus software on any software or other material that you may download from this Site and to ensure the compatibility of such software or material with your equipment and software.

We reserve the right to prohibit any activities of any nature or description that, in our sole discretion, might tend to damage or injure our commercial reputation or goodwill or the reputations or goodwill of any of the providers or subscribers to this Site.

7. JURISDICTION AND APPLICABLE LAW

The courts of Brussels, Belgium shall have exclusive jurisdiction over any claim arising from, or related to, a visit to the Site or these T&Cs.

These T&Cs and any dispute or claim arising out of or in connection with them or their subject matter or formation (including non-contractual disputes or claims) shall be governed by and construed in accordance with the laws of Belgium.

8. VARIATIONS

We may revise these T&Cs at any time by amending this page. You are expected to check this page from time to take notice of any changes we have made, as they are binding on you. Certain of the provisions contained in these T&Cs may also be superseded by provisions or notices published elsewhere on the Site.

9. CONTACTS

Details of how to contact us are available by clicking on Contact Us.

We shall inform you if any of our contact details change by posting a notice on the Site.



SECTION D. CBFL ACCEPTABLE USE POLICY

This acceptable use policy (the "Policy") sets out the terms agreed between a user of the website ("you") and the Covered Bond Label Foundation ("we" or "us") on which you may use the websitewww.coveredbondlabel.com (the "Site"). The Policy shall apply to all users of, and visitors to, the Site.

Your use of the Site means that you accept, and agree to abide by, all the terms of the Policy, which supplement our Terms of Use.

1. PROHIBITED USES

You may use the Site for lawful purposes only. You may not use the Site:

- · in any way that breaches any applicable local, national or international law or regulation;
- · in any way which breaches or contravenes our content standards (see para 2 below);
- · in any way that is unlawful or fraudulent, or has any unlawful or fraudulent purpose or effect;
- to transmit, or procure the sending of, any unsolicited or unauthorised advertising or promotional material or any other form of similar solicitation (spam); or

• to knowingly transmit any information, send or upload any material that contains viruses, Trojan horses, worms, time-bombs, keystroke loggers, spyware, adware or any other harmful programs or similar computer code designed to adversely affect the operation of any computer software or hardware.

You also agree:

• not to reproduce, duplicate, copy or re-sell any part of the Site in contravention of the provisions of our Terms of Use; and

- · not to access without authority, interfere with, damage or disrupt:
- · any part of the Site;
- \cdot any equipment or network on which the Site is stored;
- \cdot any software used in the provision of the Site; or
- \cdot any equipment or network or software owned or used by any third party.

2. CONTENT STANDARDS

These content standards apply to any and all information (the "Information") which you contribute to the Site.

- Information must:
- $\cdot\,$ be accurate; and
- \cdot comply with applicable law in Belgium and in any country from which it is posted.

Information must not:

- · infringe any copyright, database right, trade mark or other proprietary right of any other person;
- be likely to deceive any person; or
- be provided in breach of any legal duty owed to any person, such as a contractual duty or a duty of confidence;

3. SUSPENSION AND TERMINATION

We will determine, at our sole discretion, whether your use of the Site has caused a breach of the Policy. When a breach of the Policy has occurred, we may take such action as we deem reasonable.

Failure to comply with the Policy will constitute a material breach of our Terms of Use upon which you are permitted to use the Site, and may result in us taking any of the following actions:

· immediate, temporary or permanent withdrawal of your right to use the Site;

- · immediate, temporary or permanent removal of any Information uploaded by you to the Site;
- · legal proceedings against you for reimbursement of all costs on an indemnity basis (including, but not limited to, reasonable administrative and legal costs) resulting from the breach;
- · disclosure of information to law enforcement authorities as requested by law or as we reasonably feel is necessary; or

· any other action we deem to be appropriate;

4. DOWNLOADING AND USE OF INFORMATION FROM OUR SITE

You may download information from our Site in any of the ways expressly permitted by the Site. Where indicated by the Site, you shall supply all the details requested and accept all the applicable terms and conditions before attempting to download any information from the Site. You shall not attempt to download profiles from the Site by any other means.

You may use information that has been downloaded from our Site in accordance with our permitted procedures and/or hard copies of information printed from our Site for your personal use or internal business purposes only (in which case you are required to preserve in your copies any copyright materials displayed in the original materials and otherwise to acknowledge the Site as the source of the material). You may not distribute or show any materials downloaded or printed from our Site to any third parties or quote or refer to any such materials in communications with third parties without obtaining our prior written permission. Any such permission would only be granted by us on terms that the third party in question, prior to viewing any material from our Site, accepts and agrees to comply with these T&Cs as if the third party were a User of the Site.

Regardless of any permission that may be granted by us for you to distribute or show materials downloaded or printed from our Site to third parties, you must not use or export the information or materials available on or through this Site in violation of laws in your, or any other applicable, jurisdiction. It remains your responsibility at all times to ensure that such laws are not violated.



5. CHANGES TO THE POLICY

We may revise the Policy at any time by amending this page. You are expected to check this page from time to take notice of any changes we make, as they are legally binding on you. Some of the provisions contained in the Policy may also be superseded by provisions or notices published elsewhere on the Site.

SECTION E. CBFL PRIVACY POLICY

The Covered Bond Label Foundation ("we" or "us") is committed to protecting and respecting the privacy of our users.

This policy (together with our Terms of Use and any other documents referred to on it) sets out the basis on which any personal information we collect from, or that is provided to us by, a user (including from any individual who represents, and/or acts on behalf of, a user) ("**you**") will be processed by us or by third parties. Please read the following carefully to understand our views and practices regarding your personal information and how we will treat it.

For the purpose of the Law of 8 December 1992 on the protection of privacy in relation to processing of personal information (*loi relative à la protection de la vie privée à l'égard des traitements de données à caractère personnel / wet tot bescherming van de personnlijke levensfeer ten opzichte van de verwerking van persoonsgegevens*) (the "Belgian DPL"), we (the Covered Bond Label Foundation) are the data controller.

1. INFORMATION COLLECTION AND PROCESSING

We may collect and process the following information about you:

• information that you provide by completing any form on our website (www.coveredbondlabel.com) (the "Site"). This includes information provided at the time of registering to use the Site, subscribing to our service, posting material or requesting further services;

· if you contact us, we may keep a record of that correspondence; and

 \cdot details of your visits to the Site and the resources that you access.

This information may include personal information (such as your name or title) and we will only process such personal information for the purposes set out in paragraph 2 below in accordance with the Belgian DPL

2. INFORMATION USE

We may collect and process your personal information for the following purposes:

- to ensure that content from the Site is presented in the most effective manner for your computer;
- · to provide you with information, products or services that you request from us or which we feel may interest you; and

· to notify you about changes to our service.

If you do not want us to use your information in this way, or to pass your details on to third parties for marketing purposes, you can refuse consent to such processing by ticking the relevant box situated on the form on which we collect your information.

3. TRANSFER AND STORAGE OF PERSONAL INFORMATION

You agree that your personal information may be communicated to third parties:

· if we are under a duty to disclose or share your personal information in order to comply with any legal obligation, or in order to enforce or apply our Terms of Use and other agreements;

· in the case of any legitimate interest; and

· for direct marketing purposes (unless you object to such processing in accordance with paragraph 2 above).

• By submitting your personal information, you also agree that such information may be transferred to, and stored at, a destination outside the European Economic Area ("EEA"), whether or not an adequate level of protection in ensured for personal information in the country of reception.

• Your personal information may also be processed by staff operating outside the EEA who work for us or for one of our processors for the same purposes as listed in paragraph 2 above. Such staff may be engaged in, among other things, the provision of support services.

4. SECURITY

We will take all steps reasonably necessary to ensure that your information is treated securely and in accordance with this privacy policy, and to prevent personal information being accessible to and processed by unauthorised parties, or being accidentally changed or deleted. There are internal security measures in place to protect the premises, servers, network, data transfers, and the information itself.

You acknowledge however that the transmission of information via the internet is not completely secure. While we will use reasonable endeavours to protect your personal information, we cannot fully guarantee the security of your information transmitted to the Site.

Where we have given you a password which enables you to access certain parts of the Site, you are responsible for keeping this password confidential. We ask you not to share your password with anyone.

5. YOUR RIGHTS

The Belgian DPL gives you the right to access or, where incorrect, amend or delete (at your request and free of charge) personal information pertaining to you. You can exercise these rights at any time by contacting us by email by clicking on Contact Us or by letter addressed to Covered Bond Label Foundation Rue de la Science 14 - 1040 Brussels - Belgium.

You also have the right to ask us not to process your personal information for marketing purposes. You can exercise your right to prevent such processing by checking certain boxes on the forms we use to collect your information or by contacting us by email or by letter in accordance with the above.

6. CHANGES TO OUR PRIVACY POLICY

Any changes we may make to our privacy policy in the future will be posted on this page.

7. CONTACT

If you have any questions about this policy, the collection and use of your personal information or other privacy-specific concerns please contact us by clicking on Contact Us .



ISIN

Transaction Initial Date of Issuance

Maturity Date

Face value Currency

Coupon Zinssatz Soft Bullet

Legacy Issue (Y/N)