# Estense CPT Covered Bond S.r.l.

## **Investors Report**

## **BPER BANCA S.p.A.**

€ 7,000,000,000 Covered Bond Programme

unconditionally and irrevocably guaranteed as to payments of interest and principal by

#### ESTENSE CPT COVERED BOND S.r.I.

Contacts

Via V.Alfieri, 1 - 31015 Conegliano (TV) Federico Trevisiol / Alessandro Folino

E-mail: estense.coveredbond2@finint.com

Tel.: +39 0438 360 946/686



www.securitisation-services.com

**Reporting Dates** 

**Collection Period** 

01/10/2023 31/12/2023

**CB** Interest Period

30/10/2023 29/01/2024

**Guarantor Payment Date** 

29/01/2024

This Investors Report is prepared by Banca Finint S.p.A. (former Securitisation Services S.p.A.) in accordance with the criteria described in the Transaction Documents. Certain information included in this report is provided by the Parties. Please be advised that Banca Finint S.p.A. will have no liability for the completeness or accuracy of such information.

# 1. Transaction overview

### **Principal Parties**

Issuer BPER BANCA S.p.A.

Guarantor Estense CPT Covered Bond S.r.l.

Initial Seller / Servicer BPER BANCA S.p.A. Subordinated Loan Provider BPER BANCA S.p.A.

Representative of the Covered Bondholders

Banca Finint S.p.A (former Securitisation Services S.p.A.)\*

Asset Monitor Pricewaterhousecoopers S.p.A.

Calculation Agent / Investment Agent BPER BANCA S.p.A.

Guarantor Calculation Agent

Banca Finint S.p.A (former Securitisation Services S.p.A.)\*

Corporate Servicer

Banca Finint S.p.A (former Securitisation Services S.p.A.)\*

Primary Paying Agent BPER BANCA S.p.A.

Subsequent Paying Agent The Bank of New York Mellon SA/NV - Milan Branch

Luxembourg Listing Agent Banque International à Luxembourg SA

Account Bank BPER BANCA S.p.A. Cash Manager BPER BANCA S.p.A.

Back-up Account Banck

The Bank of New York Mellon SA/NV - Milan Branch

#### Main definitions

Guarantor Payment Date Means (a) prior to the service of a Guarantor Default Notice, the 28th day of January, April, July and October or if any such day

is not a Business Day, the following Business Day or (b) following the service of a Guarantor Default Notice, the Due for

Payment Date.

CB Interest Period Means each period beginning on (and including) a CB Payment Date (or, in case of the first CB Interest Period, the Interest

Commencement Date) and ending on (but excluding) the next CB Payment Date (or, in case of the last CB Interest Period, the

Maturity Date).

Business Day Means a day on which banks are generally open for business in London, Milan and Luxembourg and on which the Target

System (or any successor thereto) is open.

<sup>\*</sup> In the context of a group reorganisation, with effective date from 28th October 2020, Securitisation Services S.p.A. and FISG S.r.I. have been merged by way of incorporation into Banca Finanziaria Internazionale S.p.A. (namely Banca Finint S.p.A)

# 2. Covered Bonds and Assets descritpion

#### The Covered Bonds

Series	N.8	N.9	N.10	N.11	N.12	N.13	N.14.I	N.14.II
Outstanding Principal Balance on Issue Date	200.000.000	900.000.000	550.000.000	600.000.000	250.000.000	700.000.000	1.000.000.000	700.000.000
Currency	EUR							
Issue Date	30 January 2020	30 April 2020	12 November 2020	12 November 2020	14 May 2021	11 November 2021	11 November 2021	23 September 2022
Maturity Date	28 January 2024	28 April 2024	28 October 2024	28 October 2024	28 April 2025	28 October 2025	28 October 2025	28 October 2025
Extended Maturity Date	28 October 2050							
Listing	Luxembourg Stock Exchange							
ISIN code	IT0005398760	IT0005408338	IT0005425803	IT0005425811	IT0005444929	IT0005467201	IT0005467185	IT0005510091
Common code	211370904	217016061	225897018	225896763	234293273	241014878	241014746	253876786
Clearing	Monte Titoli S.p.A.							
Denomination	100.000	100.000	100.000	100.000	100.000	100.000	100.000	100.000
Type of amortisation	Soft Bullet							
Indexation	Fixed Rated	Fixed Rated	Euribor 3M	Fixed Rated	Euribor 3M	Euribor 3M	Fixed Rated	Fixed Rated
Spread / Fixed Rate	0,500%	0,500%	0,600%	0,500%	0,600%	0,600%	0,500%	0,500%
Payment frequency	Annual	Annual	Quarterly	Annual	Quarterly	Quarterly	Annual	Annual

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# 3. Portfolio

Euro

	Residential Mortgage Loans	Outstanding Principal Instalments	Unpaid Principal Instalments	Outstanding Principal	Unpaid Interest Instalments	Total
		a	b	c = a + b	d	e = c + d
1	Perfoming Loans	6.044.314.849,02	65.959,35	6.044.380.808,37	21.964,19	6.044.402.772,56
2	Loans in Arrears	56.665.602,05	647.685,45	57.313.287,50	340.492,45	57.653.779,95
3	Collateral Portfolio (1+2)	6.100.980.451,07	713.644,80	6.101.694.095,87	362.456,64	6.102.056.552,51
4	Non Performing Loans					1.621.404,67
5	Accounting Portfolio (3+4)					6.103.677.957,18

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# 4. Portfolio Breakdown

### **D1. Outstanding Principal by Residual Life**

		Residual Life						Total
Status	Indetermined	(0-1) months	(2-3) months	(4-6) months	(7-12) months	(2-5) years	over 5 years	
Performing	-	153.156,93	654.870,79	2.376.055,76	8.526.105,65	317.045.174,25	5.715.625.444,99	6.044.380.808,37
In arrears	-	1.803,76	3.020,81	5.189,67	111.336,24	3.259.347,77	53.932.589,25	57.313.287,50
Non Performing								1.621.404,67
Total	-	154.960,69	657.891,60	2.381.245,43	8.637.441,89	320.304.522,02	5.769.558.034,24	6.103.315.500,54

### **D2. Outstanding Principal by Interest Rate**

Interest Rate	Outstanding Principal	%
Fixed	4.182.167.366,97	68,52%
Mixed (at 31.12.2023 fixed)	634.484.180,85	10,40%
Floater	684.138.346,40	11,21%
Mixed (at 31.12.2023 floater)	600.904.201,65	9,85%
Non Performing	1.621.404,67	0,03%
Total	6.103.315.500,54	100,00%

#### **D4.** Borrower's Concentration

	Outstanding Principal	%
First Borrower	8.607.670,48	0,141%
First Ten Borrowers	46.131.259,55	0,756%
Total	54.738.930,03	0,90%

#### **D6. Pool Characteristics**

	Number of Loans - New Receivables Purchased included	Outstanding Principal	
Original	87.676	10.095.616.370,94	
Current	67.470	6.103.315.500,54	

### D3. Outstanding Principal by Range

Range	Outstanding Principal	Number of contracts
0,01 - 25.000,00€	105.536.938,74	7.597
25.000,01 - 75.000,00€	1.338.517.163,03	26.385
75.000,01 - 250.000,00€	3.882.024.658,52	31.614
over 250.000,00€	775.615.335,58	1.853
Non Performing	1.621.404,67	21
Total	6.103.315.500,54	67.470

#### D5. Unpaid Instalments by Age

	Number	Outstanding	Arrears	
	of loans	Principal	Principal	Interest
a) 1 - 30 days	373	36.586.441,41	245.045,21	87.456,41
b) 31 - 60 days	150	12.114.405,81	149.839,73	81.504,64
c) 61 - 90 days	57	4.615.025,59	69.443,88	39.999,74
d) over 90 days	91	8.894.436,18	239.725,07	148.719,87
e) Non Performing	21	1.621.404,67	-	-
Total	692	63.831.713,66	704.053,89	357.680,66

#### D7. OLTV and CLTV

		(granted balance / original property valuation)
		(current balance / original property valuation)
50,33%	WA CLTV	(current balance / updated property valuation)

## 5. Portfolio Performance

#### C1. Delinquency Ratio

(a) Outstanding Principal Balance of the Delinquent Mortgage Loans

(b) Collateral Portfolio Outstanding Principal Balance at the determination date

(a)/(b) Delinquency Ratio

#### C2. Gross Default Ratio

(a) Outstanding Principal of all the Claims classified into default during the Collection Period

(b) Average Collateral Portfolio Outstanding Principal Balance during the Collection Period

(a)/(b) Gross Default Ratio

#### C3. Cumulative Gross Default Ratio (defaulted loans buy-back data non included)

(a) sum of Outstanding Principal as of the Default Date of all the Claims classified into default from each relevant valuation date up to the determination date

(b) the Oustanding Principal Balance of the Portfolio purchased as determined at the valuation date

(a)/(b) Cumulative Net Default Ratio

#### C4. Cumulative Net Default Ratio (defaulted loans buy-back data non included)

(a1) sum of Outstanding Principal as of the Default Date of all the Claims classified into default from each relevant Valuation Date up to the Determination Date

(a2) sum of all Recoveries in respect of the defaulted claims from the relevant valutation date up to the determination date

(b) the Oustanding Principal Balance of the Portfolio purchased as determined at the valuation date

((a1)-(a2))/(b) Cumulative Net Default Ratio

#### **C5. Prepayments Ratio**

(a1) Outstanding Principal Balance of the prepaid Receivables during the Collection Period

(a2) Average Collateral Portfolio Oustanding Principal Balance during the Collection Period

(a1)/(a2) Prepayments ratio

57	.313	.287	,50
101	604	005	27

0,939%

1.544.596,52 6.185.522.308.15

0.025%

80.814.054,56

10.095.616.370,94

0,800%

80.814.054,56 4.617.696,59 10.095.616.370,94

0,755%

51.608.119,73 6.185.522.308,15

0,834%

# 6. Available Funds

	Interest Available Funds	36.226.288,43
(a)	Any interest component collected by the Servicer in respect of the Receivables, the Integration Assets and/or the Liquid Assets and credited into the Collection Account or Payments Account, as the case may be, during the Collection Period preceding the relevant Guarantor Payment Date together with any amount retained in the Collection Account from the Interest Available Funds on the preceding Guarantor Payment Date (if any);) *;	36.012.254,12
(b)	without duplication of (a) above, an amount equal to the interest components invested in Eligible Investments (if any) during the Collection Period preceding the relevant Guarantor Payment Date, following liquidation thereof;	-
(c)	All recoveries in the nature of interest and penalties received by the Servicer and credited to the Collection Account during the Collection Period preceding the relevant Guarantor Payment Date;	3.276,54
(d)	All amounts of interest accrued (net of any withholding or expenses, if due) and paid on the Accounts and on the Eligible Deposits during the Collection Period preceding the relevant Guarantor Payment Date;	- 16,00
(e)	All interest amounts received from the Eligible Investments during the Collection Period preceding the relevant Guarantor Payment Date;	-
(f)	Any amount received in respect of such Guarantor Payment Date under the Mortgage Pool Swaps;	-
(g)	Any amount received in respect of such Guarantor Payment Date under the Covered Bond Swaps;	-
(h)	Any premium received (net of any costs reasonably incurred by the Guarantor (if any) to find a replacement swap counterparty), if any, by the Guarantor from a replacement swap counterparty in consideration for entering into a swap transaction with the Guarantor on the same terms as the Mortgage Pool Swaps or the Covered Bond Swaps (as applicable), upon termination of the relevant Swap Agreement;	-
(i)	Any amount standing to the credit of the Cash Reserve Account in excess of the Required Reserve Amount; prior to the service of a Guarantor Default Notice on the Guarantor, any amount standing to the credit of the Cash Reserve Account (but excluding item (B)(b) of the definition of Required Reserve Amount calculated as at the relevant Guarantor Payment Date), in each case at the end of the Collection Period preceding the relevant Guarantor Payment Date; following the service of a Guarantor Default Notice on the Guarantor, any amount standing to the credit of the Cash Reserve Account; and, on the Guarantor Payment Date on which all Covered Bonds have been redeemed or cancelled in full and no more Covered Bonds may be issued under the Programme, any amount standing to the credit of the Cash Reserve Account;	-
(j)	On the Guarantor Payment Date on which all Covered Bonds have been redeemed or cancelled in full and no more Covered Bonds may be issued under the Programme, any amount standing to the credit of the Expenses Account; and	-
(k)	Any amount (other than the amounts already allocated under other items of the Interest Available Funds or Principal Available Funds) received by the Guarantor from any party to the Transaction Documents during the immediately preceding Collection Period,	210.773,77
but	excluding:	
	(i) Any amount representing principal received under the Covered Bond Swaps which are currency swaps;	-
	(ii) Any amount paid by the relevant Swap Counterparty upon termination of the relevant Covered Bond Swap (iii) The Collateral, if any;	-
	(iv) Any amount received by the Guarantor in respect of a Tax Credit.	-
	ith reference to the first Guarantor Payment Date only, net of the sums utilised to fund the Required Reserve Amount and the Retenue Date.	tion Amount on the
	Principal Available Funds	402.991.854,48
(a)	All principal amounts collected by the Servicer in respect of the Receivables, the Integration Assets and/or Liquid Assets and credited to the Collection Account or the Payments Account, as the case may be, during the Collection Period preceding the relevant Guarantor Payment Date together with any amount retained in the Collection Account from the Principal Available Funds on the preceding Guarantor Payment Date (if any);	396.248.315,20
(b)	All other recoveries in the nature of principal collected by the Servicer and credited to the Collection Account during the Collection Period preceding the relevant Guarantor Payment Date;	6.023,23
(c)	All proceeds deriving from the sale, if any, of the Receivables, Integration Assets and/or Liquid Assets during the Collection Period preceding the relevant Guarantor Payment Date;	-
(d)	Without duplication with any of the proceeds deriving from the sale of the Receivables, Integration Assets and/or Liquid Assets under (c) above, all amounts of principal deriving from the liquidation of Eligible Investments;	-
(e)	All amounts representing principal received in respect of such Guarantor Payment Date under any Covered Bond Swap which is a currency swap, if any;	-
(f)	Any amount to be transferred pursuant to item (vi) of the Pre-Issuer Event of Default Interest Priority of Payments;	-
(g)	Any amount (other than the amounts already allocated under other items of the Interest Available Funds or the Principal Available Funds) received by the Guarantor from any party to the Transaction Documents during the immediately preceding Collection Period;	6.737.516,05
(h)	All amounts of principal standing to the credit of the Eligible Deposits at the end of the Collection Period preceding the relevant Guarantor Payment Date; and	-
(i)	Following a Notice to Pay all principal amounts standing to the credit of the Liquidity Buffer Account as at the relevant Calculation Date,	-
but	excluding:	
	<ul><li>(i) Any amount paid by the relevant Covered Bond Swap Counterparty upon termination of the relevant Covered Bond Swap, which is a currency swap, in respect of any termination payment;</li><li>(ii) The Collateral, if any;</li></ul>	
	(iii) Any amount received by the Guarantor in respect of a Tax Credit.	-

Available Funds

439.218.142,91

# 7. Pre-Issuer Event of Default Interest Priority of Payments

	Interest Available Funds	36.226.288,43
(i)	Pay (pari passu and pro rata):	
	(a) any and all taxes due and payable by the Guarantor;	-
	(b) Expense Required Amount;	32.149,86
(ii)	Pay (pari passu and pro rata) any Guarantor's documented fees, costs and expenses;	2.127,05
(iii)	Pay (pari passu and pro rata) any amount due and payable (including fees, costs and expenses) to:	
	Representative of the Covered Bondholders	11.747,81
	Account Bank	1.250,00
	Back-up Account Bank	10.000,00
	Cash Manager	1.250,00
	Calculation Agent	1.250,00
	Guarantor Calculation Agent	12.641,92 18.705,08
	Corporate Servicer Asset Monitor	16.705,06
	Registered Paying Agent (if any)	-
	Registrar (if any)	-
	Subsequent Paying Agent	-
	Primary Paying Agent	-
	Investment Agent	1.250,00
	Servicer	1.570.641,62
(iv)	Pay any amount due and payable to the Mortgage Pool Swap Counterparties;	-
(v)	Pay (pari passu and pro rata):	
	A (i) any amount due and payable to the Covered Bond Swap Counterparties, in respect of the Covered Bond Swap Agreements	-
	which are not currency swaps;	
	(ii) any amount representing interest due and payable to the Covered Bond Swap Counterparties under the Covered Bond Swap	-
	Agreements which are currency swaps;  B Required Reserve Amount;	3.365.542,39
	B Required Reserve Amount,	3.300.342,39
(vi)	Pay (pari passu and pro rata) any amount necessary to cover the amounts already paid under item (i) of the Pre-Issuer Event of Default	-
	Principal Priority of Payments on any preceding Guarantor Payment Date and not yet repaid under this item on any previous Guarantor	
	Payment Date;	
(vii)	Pay (pari passu and pro rata) any termination payment due and payable to the Swap Counterparties, under the terms of the Swap	_
(*)	Agreements, following the occurrence of a Swap Trigger other than the payments referred to under items (iv) and (v)(A);	
6.60	Upon the occurrence of a Servicer Termination Event, credit all remaining Interest Available Funds to the Collection Account;	
(VIII)	port the occurrence of a dervicer remaination Event, credit air remaining interest Available rands to the conlection Account,	-
(ix)	Pay (pari passu and pro rata):	
	(a) all amounts due and payable to the relevant Seller in respect of Seller's Claims (if any) under the terms of the relevant Master	-
	and the relevant Warranty and Indemnity Agreement;	
	(b) all amounts due and payable to the Servicer under clause 10.4.5 of the Servicing Agreement;	-
(x)	to pay any interest due and payable to the Seller(s) pursuant to the terms of the Subordinated Loan Agreement(s), provided that the Tests	31.197.732,70
	and the Liquidity Buffer Target Amount are satisfied on the relevant Guarantor Payment Date;	
(vi)	Retain any remaining amounts to the credit of the Collection Account provided that, upon redemption in full or cancellation of all	
(XI)	outstanding Pass Through Series and Series of Covered Bonds, any remaining amounts shall be paid to the Subordinated Loan	
	Provider(s) as interest not yet paid under item (x) above.	
		4

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# 8. Pre-Issuer Event of Default Principal Priority of Payments

	Principal Available Funds	402.991.854,48
(i)	Pay any amount due and payable under items (i) to (v) of the Pre-Issuer Event of Default Interest Priority of Payments, to the extent that the Interest Available Funds are not sufficient, on such Guarantor Payment Date, to make such payments in full;	-
(ii)	Pay the purchase price of Subsequent Receivables, Integration Assets and/or Liquid Assets (other than those funded through the proceeds of the Subordinated Loan(s)) in the context of a Revolving Assignment or an Integration Assignment in accordance with the provisions of the Master Transfer Agreements, as the case may be;	-
(iii	<ul> <li>Pay (pari passu and pro rata):</li> <li>A any amount representing principal due and payable to the relevant Covered Bond Swap Counterparties in respect of Covered Bonds Swaps which are currency swaps (if any) in accordance with the terms of the relevant Covered Bond Swap Agreement;</li> <li>B amounts (in respect of principal) due and payable under the Subordinated Loan Agreement(s) in accordance with the relevant Subordinated Loan Agreement, provided that in any case the Asset Coverage Test, the Mandatory Tests and the Liquidity Buffer Target Amount are still satisfied after such payment;</li> </ul>	260.000.000,00
(iv	Pay (pari passu and pro rata), any termination payment due and payable to the relevant Swap Counterparties under the terms of the relevant Covered Bond Swaps which are currency swaps following the occurrence of a Swap Trigger other than the payments referred to under items (iii)(A) above; and	-
(v)	Retain any remaining amounts to the credit of the Collection Account, provided that, upon reimbursement of all outstanding Pass Through Series and Series of Covered Bonds, any remaining amounts shall be paid pari passu to the Subordinated Loan Provider(s) as amounts due under the Subordinated Loan Agreement(s) and not yet paid under item (iii)(B) of the Pre-Issuer Event of Default Principal Priority of	142.991.854,48

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Payments.

# 9. The Covered Bonds

Series 8-2020 CB Series 9-2020 CB Series 10-2020 CB Series 11-2020 CB Series 12-2021 CB Series 13-2021 CB Series 14.I-2021 CB Series 14.II-2021 CB

	Before pa	nyments	Paym	ents		After payments	
ISIN	Outstanding Principal	Unpaid Interest	Principal	Interest	Outstanding Principal	Unpaid Interest	Pool Factor
IT0005398760	200.000.000,00	-	200.000.000,00	1.000.000,00	-	-	0,00
IT0005408338	900.000.000,00	-	-	-	900.000.000,00	-	1,00
IT0005425803	550.000.000,00	-	-	6.328.544,42	550.000.000,00	-	1,00
IT0005425811	600.000.000,00	-	-	-	600.000.000,00	-	1,00
IT0005444929	250.000.000,00	-	-	2.876.611,10	250.000.000,00	-	1,00
IT0005467201	700.000.000,00	-	-	8.054.511,08	700.000.000,00	-	1,00
IT0005467185	1.000.000.000,00	-	-	-	1.000.000.000,00	-	1,00
IT0005510091	700.000.000,00	-	-	-	700.000.000,00	-	1,00
	4.900.000.000,00	-	200.000.000,00	18.259.666,60	4.700.000.000,00	-	

Euribor 3M

3,952%

Series 8-2020 CB Series 9-2020 CB Series 10-2020 CB Series 11-2020 CB Series 12-2021 CB Series 13-2021 CB Series 14.1-2021 CB Series 14.1-2021 CB

Outstanding Principal	Floating Rate	Margin	Fixed Rate	CB Interest Period		CB Payment Date	Days	Accrued Interests
200.000.000,00	N.A.	N.A.	0,500%	30/01/2023	29/01/2024	29/01/2024	364	1.000.000,00
900.000.000,00	N.A.	N.A.	0,500%	28/04/2023	29/04/2024	29/04/2024	367	N.A.
550.000.000,00	3,952%	0,600%	N.A.	30/10/2023	29/01/2024	29/01/2024	91	6.328.544,42
600.000.000,00	N.A.	N.A.	0,500%	30/10/2023	30/10/2024	30/10/2024	366	N.A.
250.000.000,00	3,952%	0,600%	N.A.	30/10/2023	29/01/2024	29/01/2024	91	2.876.611,10
700.000.000,00	3,952%	0,600%	N.A.	30/10/2023	29/01/2024	29/01/2024	91	8.054.511,08
1.000.000.000,00	N.A.	N.A.	0,500%	30/10/2023	30/10/2024	30/10/2024	366	N.A.
700.000.000,00	N.A.	N.A.	0,500%	30/10/2023	30/10/2024	30/10/2024	366	N.A.

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# **10. Nominal Value Test**

Test description

**Outstanding Principal Balance of the Eligible Cover Pool** 

≥

1,05 times the Outstanding Principal Notional Amount of all Series of Covered Bonds

Test verification ECP ≥ (OBG \* 1,05)

Parameters	Amount	
ECP	6.502.705.970	Outstanding aggregate principal balance of the Eligible Cover Pool
OBG	4.900.000.000	Aggregate principal notional amount of all Series of Covered Bonds
OBG * 1,05	5.145.000.000	

	Excess Credit Support
NOMINAL VALUE TEST	1.357.705.970

PASSED

# 11. NPV Test

## Test description

Net Present Value of the Eligible Cover Pool ≥ Net Present Value of all Series of the outstanding Covered Bonds

### Test verification

### **NPV ECP ≥ NPV OBG**

Parameters	Amount	
NPV ECP	6.304.656.047	Net Present Value of the Eligible Cover Pool
NPV OBG	4.833.414.922	Net Present Value of the Outstanding Covered Bonds

	Excess Credit Support	
NPV TEST	1.471.241.125	

PASSED

## Details of parameters used

### **NPV EP**

Asset	Туре	NPV
Eligible Cover Pool		5.856.590.351
	Sum to the credit of the Accounts	6.316.148.957
Hedging Agreement		
(to be received)	CP Swaps	
	CB Swaps	
Hedging Agreement		
(to be paid)	CP Swaps	
	CB Swaps	
Costs and expenses		
(to be paid)	Fees, costs and expenses	- 11.492.910

### **NPV OBG**

Liabilities	Туре	NPV
OBG outstanding		4.833.414.922

## 12. Asset Coverage Test

#### Test description

OC Adjusted Eligible Portfolio ≥ Oustanding Principal Balance of all Series of Covered Bonds

Test verification [A+ B + C - Y - W - Z] ≥ OBG

Parameters	Amount	Statement of Accounts	Regulatory threshold	
А	4.875.054.286			(as defined below)
В	392.000.000	459.558.606	392.000.000	"B" is equal to the aggregate amount of all sums standing to the credit of Accounts Accounts (minus any amount deposited to the Collection Account or on any other account opened in the name of the Guarantor in any Eligible Institution pursuant to clause 14.1.1(ii) of the Servicing Agreement) as at the end of the immediately preceding Calculation Period which have not been applied in accordance with the relevant Priority of Payments up to the Exposure Limit, as applicable, at such date
С	-			*C* is equal to the aggregate Outstanding Principal Balance of any Eligible Investments and/or Integration Assets and/or Liquid Assets (taking into account any Integration Assets and/or Liquid Assets in excess of the Exposure Limit pursuant to the Master Transfer Agreements for the purpose of complying with the Asset Coverage Test) as the end of the immediately preceding Calculation Period (without duplication with the amounts standing to the credit of the Accounts under *B* above)
Υ	41.868.726			"Y" is equal to zero if the Issuer's short term unsecured and unsubordinated debt ratings are at least "P1" by Moody's, otherwise the Potential Set-Off Amounts;
W	164.570.451			"W" is equal to zero if the Issuer's short term unsecured and unsubordinated debt ratings are at least "P1" by Moody's, otherwise the Potential Commingling Amount;
Z	29.887.671			"Z" means the amount resulting from the product of (i) the weighted average remaining maturity of all Covered Bonds then outstanding expressed in days and divided by 365, (ii) the Euro Equivalent amount of the aggregate Outstanding Principal Balance of the Covered Bonds, and (iii) 0.50 per cent (the "Negative Carry Factor")
OBG	4.900.000.000			

	Excess Credit Support	
ASSET COVERAGE TEST	130.727.437	

PASSED

#### Details of parameters used

"A" is equal to the lower of (i) and (ii),

(i) is the aggregate of the "LTV Adjusted Principal Balance" of each Mortgage Loan in the Eligible Cover Pool as at any given date, calculated as the lower of:

(1) the actual Outstanding Principal Balance of the relevant Mortgage Loan in the Eligible Cover Pool as at the last day of the immediately preceding Calculation Period; and

(2) the Latest Valuation relating to that Mortgage Loan as at such date multiplied by M (where M is equal to (a) 80 per cent for all Mortgage Loans that are up to three months In Arrears or not In Arrears, (b) 40 per cent for all Mortgage Loans that are more than three months In Arrears but are not yet Non Performing Loans and (c) zero for all Non Performing Loans (including any unsecured loans in respect of which a default pursuant to article 178 of the CRR has occurred)),

the aggregate of the following deemed reductions to the aggregate LTV Adjusted Principal Balance of the Mortgage Loans in the Eligible Cover Pool if any of the following occurred during the immediately preceding Calculation Period:
(a) a Mortgage Loan was, during the immediately preceding Calculation Period, in breach of the representations and warranties contained in the relevant Warranty and Indemnity Agreement and the relevant Seller has not indemnified the Guarantor or otherwise cured such breach, to the extent required by the terms of the relevant Warranty and Indemnity Agreement (any such Mortgage Loan an "Affected Loan"). In this event, the aggregate LTV Adjusted Principal Balance of the Mortgage Loans in the Eligible Cover Pool (as calculated on the last day of the immediately preceding Calculation Period); and/or

(b) the relevant Seller, in any preceding Calculation Period, was in breach of any other material representation and warranty under the relevant Master Transfer Agreement and/or the Servicer was, in any preceding Calculation Period, in breach of a material term of the Servicing Agreement. In this event, the aggregate LTV Adjusted Principal Balance of the Mortgage Lo ans in the Eligible Cover Pool (as calculated on the last day of the immediately preceding Calculation Period) will be deemed to be reduced by an amount equal to the resulting financial loss incurred by the Guarantor in the immediately preceding Calculation Period in respect of such Mortgage Loan (such financial loss to be calculated by the Calculation Agent without double counting with the reduction under (A) above and to be set off against any amount paid (in cash or in kind) to the Guarantor by the relevant Seller and/or the Servicer to indemnify the Guarantor for such financial loss) (any such loss a "Breach Related Loss"); and/or

(c) the relevant borrower has requested a suspension of payment pursuant to the applicable legislation and regulations (norma tiva primaria e secondaria), including any order, decree or any other decision issued by the judiciary authority (autority quality and or administrative authority, quotrity authority (autority administrative) or any other competent authority, or the schemes with the relevant associations (accordit con le associar), including without limitation the scheme named "Accordo per il Credito 2015" between the Associazione Bancaria Italiana and the associations of consumer clients da ted 31 March 2015 as amended and supplemented, during the suspension period (any such Mortgage Loan a "Renegoliated Loan"). In this event, the aggregate LTV Adjusted Principal Balance of the Mortgage Loans in the Eligible Cover Pool (as calculated on the last day of the immediately preceding Calculation Period) will be deemed to be reduced by an amount equal to the LTV Adjusted Principal Balance, as calculated in (i) above, of each Renegoliated Loans in method of less than 91 days, (b) 50 per cent for all Renegoliated Loans in respect of which, as at such date, payments have a residual suspension period of more than 90 days but less than 181 days and (c) 100 per cent. for all Renegoliated Loans in respect of which, as at such date, payments have a residual suspension period of more than 90 days but less than 181 days and (c) 100 per cent. for all Renegoliated Loans in respect of which, as at such date, payments have a residual suspension period of more than 90 days but less than 181 days and (c) 100 per cent. for all Renegoliated Loans in respect of which, as at such date, payments have a residual suspension period of more than 180 days );

(ii) is the aggregate "Asset Percentage Adjusted Principal Balance" of the Mortgage Loans in the Eligible Cover Pool as at an y given date which in relation to each Mortgage Loan shall be calculated as the lower of (1) the actual Outstanding Principal Balance of the relevant Mortgage Loan as calculated on the last day of the immediately preceding Calculation Period, and (2) the Latest Valuation relating to that Mortgage Loan as at such date multiplied by N (where N is equal to (a) 100 per cent. for all Mortgage Loans that are less than three months In Arrears or not In Arrears, (b) 40 per cent for Mortga ge Loans that are more than three months In Arrears but are not yet Non Performing Loans, minus

the aggregate sum of (1) the Asset Percentage Adjusted Principal Balance of any Affected Loan(s), calculated as described in item (i)(a) above and/or (2) any Breach Related Losses, calculated as described in item (i)(b) above, calculated as described in item (i)(c)above,

the result of which multiplied by the Asset Percentage.

# **13. Interest Coverage Test**

Test description

Net Interest Collections from the Eligible Cover Pool ≥ Interest Payments

Test verification

Maturity Date used

28/10/2025

NIC ECP ≥ IP						
NIC ECP	Interest Payments	Results				
236.671.258	- 113.348.934	PASSED				

**Excess Credit Support** 

**INTEREST COVERAGE TEST** 123.322.324 **PASSED** 

#### Details of parameters used

Net Interest Collections from the Eligible Cover Pool =means, on each Calculation Date and/or Monthly Calculation Date and/or any other date on which the relevant Test is to be performed pursuant to the Cover Pool Administration Agreement and the other Transaction Documents, as the case may be, an amount equal to the positive difference between: (i) the sum of

- (A) interest payments received, or expected to be received, by the Guarantor under or in respect of the Eligible Cover Pool in each and all respective Calculation Periods (including, for the avoidance of doubt, any amount of interest to be realised from the investment into Eligible Investments of principal collections arising from the expected amortisation of the Eligible Cover Pool in each and all respective Calculation Periods) and any amount interest accrued on the Accounts and any additional cash flows expected to be deposited in the Accounts in each and all respective Calculation
- (B) any amount to be received by the Guarantor as payments under the Swap Agreements prior to or on each and all respective Guarantor Payment Dates; and (C) any other amount to be received by the Guarantor as payments owed under the Swap Agreements; and
- (ii) the payments (in relation to the interest component only) to be effected in accordance with the relevant Priority of Payments, by the Guarantor in priority to any amount to be paid on the Covered Bonds, and including payments under the Swap Agreements on each and all respective Guarantor Payment Dates.

The Net Interest Collections from the Eligible Cover Pool shall be at least equal to, or higher than, the interest payments scheduled to be due in respect of all the outstanding Series of Covered

# 14. Liquidity Buffer

Test description

Liquidity Buffer (Sums standing to the credit of Accounts + Liquid Assets) ≥ Maximum cumulative net liquidity outflow over next 180 days

Test verification (B+C) ≥ MaxNLO

Parameters	Amount	
В	459.558.606	"B" is equal to the aggregate amount of all sums standing to the credit of Accounts as at the end of the immediately preceding Calculation Period which have not been applied in accordance with the relevant Priority of Payments.
С	-	"C" is equal to the aggregate Outstanding Principal Balance of any Liquid Assets as the end of the immediately preceding Calculation Period (without duplication with the amounts standing to the credit of the Accounts under "B" above);
MaxNLO	-	Maximum cumulative Net Liquidity Outflow over next 180 days

LIQUIDITY BUFFER RATIO 459.558.605,74

PASSED