Done at Athens, Greece, on February 14 2022

LIST OF COVERED BONDS ISSUED IN GREECE under Article 52 (4) (b) of the UCITS Directive

I. List of issuers and issues

Issuers		Status of offered			
	Issue number	Amount of issue	Date of issue	Maturity	guarantees
National Bank of Greece SA	XS1499589833	€ 1.50 billion	5.10.2016	5.04.2023 & Extended maturity April 2055	
National Bank of Greece SA	XS1860479077	€ 0.20 billion	30.07.2018	28.07.2023 & Extended Maturity October 2051	
Alpha Bank SA	XS1762980065	€ 0.50 billion	5.2.2018	5.2.2023 & Extended maturity 5.2.2024	
Alpha Bank SA	X81733290750	€ 1.00 billion	6.12.2017	23.1.2023 & Extended maturity 23.1.2070	
Alpha Bank SA	XS1817841643	€ 1.00 billion	18.5.2018	23.1.2023 & Extended maturity 23.1.2070	
Alpha Bank SA	XS2086617441	€ 0.2 billion	9.12.2019	23.1.2023 & Extended maturity 23.1.2070	
Piraeus Bank SA	XS1567737603	€ 0.50 billion	16.2.2017	16.11.2023 & Extended maturity November 2069	
Piraeus Bank SA	XS1706557458	€ 0.50 billion	31.10.2017	31.10.2022 & Extended maturity October 2068	
Piraeus Bank SA	XS1720736385	€ 0.50 billion	20.11.2017	21.11.2022 & Extended maturity November 2068	
Piraeus Bank SA	XS1760791340	€ 0,50 billion	31.1.2018	31.1.2023 & Extended maturity January 2069	
Piraeus Bank SA	XS1820078977	€ 1.00 billion	11.5.2018	12.2.2024 & Extended	

				maturity	
				February 2070	
Eurobank	XS0515809662	€ 0.62 billion	8.6.2010	20.7.2023 &	
Ergasias S.A.				Extended Final	
				Maturity	
				22.7.2024	
Eurobank	XS1410482951	€ 0.30 billion	16.5.2016	21.2.2022 &	
Ergasias S.A.				Extended Final	
				Maturity	
				20.2.2023	
Eurobank	XS1795267514	€ 0.15 billion	19.3.2018	21.3.2022 &	
Ergasias S.A.				Extended Final	
				Maturity	
				20.3.2023	
Eurobank	XS1855456106	€ 0.27 billion	11.7.2018	21.3.2022 &	
Ergasias S.A.				Extended Final	
_				Maturity	
				20.3.2023	
Eurobank	XS2297243987	€ 0.60 billion	4.2.2021	20.5.2022 &	
Ergasias S.A.				Extended Final	
_				Maturity	
				20.5.2023	
Eurobank	XS1896804066	€ 0.50 billion	18.10.2018	20.10.2023 &	
Ergasias S.A.				Extended Final	
U				Maturity	
				20.10.2073	
Eurobank	XS1900633212	€ 0.50 billion	16.11.2018	20.11.2023 &	
Ergasias S.A.				Extended Final	
C				Maturity	
				20.11.2073	
Eurobank	XS1910934535	€ 0.50 billion	16.11.2018	22.01.2024 &	
Ergasias S.A.				Extended Final	
2				Maturity	
				22.1.2074	
Total		€ 10,84 billion			
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II. Legal base

Title of	Applicable provision	Remarks (if
relevant act	(quote the text)	needed)
Article 152 of		
Law 4261/2014	1.Credit institutions may issue covered bonds in accordance	
	with the provisions of this article and, on a supplementary basis,	
	Articles 1-9, 12 and 14 of Law 3156/2003 (Government Gazette	
	A157).	
	2. The representative of bondholders shall be a trustee, which	
	may be a credit institution or a credit institution's affiliate, as	
	defined in Article 42e(5) of 196 Law 2190/1920 or Article 1 of	
	Directive 83/349/EEC, that provides its services legally in the	
	EEA. Unless otherwise specified under the conditions of the	
	bond loan, the trustee shall be liable towards bondholders for	
	wilful misconduct or grave negligence.	

3. The cover pool may comprise claims arising from loans and	
credits of any nature and, on a supplementary basis, claims	
arising from financial derivatives (including, but not limited to,	
interest rate swaps), deposits with credit institutions and	
securities, as specified in a decision of the Bank of Greece. The	
same decision shall lay down the ratio of the value of the	
underlying assets to the value of the covered bonds upon issue,	
the manner of valuation of such assets, as well as the control	
ensuring the adequacy of the cover throughout the maturity of	
the bonds. A different ratio may be determined according to the	
type of assets in the cover pool, in particular the type of	
underlying loans or credits.	
4. The cover shall be legally pledged to the bondholders and	
other creditors the claims of which are linked to the issue of the	
bonds (such as, indicatively, claims from financial derivatives	
linked to the bond issue, claims of the trustee to its agreed fees	
and expenses, claims of any guarantors, claims of any manager	
of the loans), and which are mentioned as secured lenders in the	
bond issue schedule. If any of the assets in the cover pool of the	
bonds are governed by foreign law, a security interest therein	
shall be created in favour of the bondholders and other secured	
creditors according to the provisions of the relevant foreign law.	
The schedule may provide that the same collateral secures	
bondholders and/or other creditors the claims of which are	
linked to bonds of a different issue or series, and may specify	
any relevant matter, such as, indicatively, the relationship	
between them, the manner and seniority of satisfaction, their	
organisation and representation by way of derogation from	
Articles 3 and 4 of Law 3156/2003, provided that foreign law is	
not chosen. More than one trustees may be appointed, whether	
joint or by series or by issue.	
5. The claims included in the cover pool shall be listed in a	
document signed by the issuer and the trustee and registered in	
summary form that includes its substantial points, according to	
Article 3 of Law 2844/2000. Likewise, claims in the cover pool	
may be replaced with other claims, or further claims may be	
added to the cover pool.	
6. Pledged claims shall be senior to the claims referred to in	
Article 975 of the Code of Civil Procedure, unless otherwise	
specified in the terms of the bond issue. In case of bankruptcy of the issuer, the bondholders and other creditors secured by the	
the issuer, the bondholders and other creditors secured by the collatoral shall be satisfied, for the part of their claims not paid	
collateral shall be satisfied, for the part of their claims not paid	
by the cover, out of the remaining estate of the issuer, like	
unsecured creditors.	
7. From the registration of the document referred to in para. 5 of	
this article onwards, the validity of the issue of the bond loan, of	
the mobilisation of collateral and of any security interest	
governed by foreign law, of the payments to the bondholders and	
other creditors secured by the collateral, as well as of the	
conclusion of any agreement relevant to the issue of the covered	
bonds shall not be affected by the initiation of insolvency	
proceedings, as defined in Law 3458/2006, against the issuer.	
8. Attachment of the assets included in the cover pool shall be	
prohibited. Unless otherwise specified in the terms of the bond	
issue, any disposal there of by the issuer without the trustee's	
written consent shall be null and void.	

9. The bond issue schedule may specify that either from the
outset or upon occurrence of certain events, such as,
indicatively, initiation of insolvency proceedings against the
issuer, the trustee may assign or take up the collection and
overall management of the assets in the cover pool by applying $2156/2002$. The trustee
accordingly Article 10(14)-(16) of Law 3156/2003. The trustee
may also, according to the conditions of the schedule and the
terms of his relationship with the bondholders, sell and transfer assets in the cover pool either by applying accordingly Articles
10 and 14 of Law 3156/2003 on loan securitisation or by
applying the general provisions, and use the net proceeds from
the sale to pay the claims secured by the collateral, by 198 way
of derogation from Articles 1239 and 1254 of the Civil Code and
any other contrary provision of law. For the implementation of
the preceding sentence and by way of derogation from Article
10(2) of Law 3156/2003, the transferor need not have permanent
establishment in Greece. In case of the issuer's insolvency, the
Bank of Greece may appoint an administrator, regardless of the
powers it may assign to a commissioner or liquidator under
Articles 137 and 145 above, if the trustee does not do so. The
proceeds from the collection of the pledged claims and the sale
of the other assets subject thereto shall be applied towards the
repayment of the bonds and the other claims secured by the
collateral according to the terms of the bond issue.
The provisions of Article 10(20)-(22) of Law 3156/2003 shall
apply accordingly to the sale, transfer, collection and generally
the management of assets in the cover pool.
10. Bonds issued by a special purpose vehicle based either in Graece or in an EEA Member State that acquires cloims arising
Greece or in an EEA Member State that acquires claims arising from loans and credits of any type from a credit institution based
in Greece according to the provisions of Articles 10 and 14 of
Law 3156/2003 on securitisation may be assimilated with
covered bonds, provided that the credit institution guarantees
irrevocably, being liable as self-debtor on first demand, without
any limitation of amount, time or otherwise, the total of claims
of bondholders and other creditors the claims of which are
linked to the bond issue. In addition, in order for the bonds
issued by the special purpose vehicle to be assimilated with
covered bonds, the conditions of the decision of the Bank of
Greece to be issued under para. 3 above in relation to the value
of the bonds and the value and kind of assets of the special
purpose vehicle must be fulfilled. The other paragraphs of this
article shall also apply accordingly in this case.
11. The covered bonds may be listed on a regulated market $2(10)$ $51 - 2(20)(2007)$
within the meaning of Article 2(10) of Law 3606/2007 and
Article 4(14) of Directive 199 2004/39/EC, as well as be sold by
public offering according to the relevant provisions.
12. In case that a credit institution based in an EEA Member
State issues under foreign law bonds classified according to that law as covered bonds, the issuer may pledge claims governed by
Greek law to the bondholders and other creditors the claims of
which are linked to the issue of the bonds by applying
accordingly paras. 5, 6 and 8 of this article and Article 14 of
Law 3156/2003.
13. Credit institutions may issue covered bonds according to the
provisions of this paragraph, Article 14 of Law 3156/2003 and,
accordingly, the other provisions of this article.

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	Covered bonds under this paragraph shall be secured through a	
	guarantee provided by the legal representative of the special	
	purpose vehicle based in Greece or another Member State of the	
	EEA, which shall be liable irrevocably and unconditionally, at	
	first demand and as self-debtor, without any limitation of	
	amount, time or otherwise, for the total of bondholders' and	
	other creditors' claims linked to the bond issue.	
	The exclusive objective of the guarantor of covered bonds shall	
	be to acquire claims and securities referred to in para. 3 above,	
	as well as to provide a guarantee to secure claims of any nature	
	according to the conditions of the covered bonds schedule.	
	The acquisition of any kind of claims and securities sold, the	
	management of any claims and securities and the collection of	
	the claims of the special purpose vehicle shall be governed by	
	the provisions of Article 10(2)(a) and (b), (6)-(17) and (20)-(22)	
	of Law 3156/2003, applying accordingly. If the special purpose	
	vehicle referred to in the preceding paragraph is based in Greece,	
	it shall be a société anonyme governed by the provisions of	
	Article 10(3), (4) and (5) of Law 3156/2003. Claims of any	
	nature arising out of the guarantee of covered bonds shall be	
	secured by the claims acquired by the guarantor of covered	
	bonds, which shall be secured by the pledge. The pledged claims	
	shall constitute the cover of 200 the covered bonds. The creation	
	and operation of the pledge shall be governed by the provisions	
	of Article 10(18) and (19) of Law 3156/2003. The cover may	
	also include assets governed by foreign law according to the last	
	sentence of para. 4 above.	
	14. By decisions of the Bank of Greece, other bond categories	
	may be assimilated with covered bonds, provided that the	
	supervision of their issuers is ensured, the provisions of the	
	preceding paragraphs applying accordingly. Decisions of the	
	Bank of Greece may also specify the duties of the trustee, the	
	covers of the bonds referred to in this article and other collaterals	
	by way of derogation from the provisions of the preceding	
	paragraphs, as well as details of the implementation of this	
	article.	
	(For a Greek version see:	
	http://www.hcmc.gr/photos/Rules/files/3601.pdf)	
Bank of Greece	See: http://www.bankofgreece.gr/en/epopteia	
Governor's Act		
2620/28.8.2009	(For a Greek version see:	
	https://www.bankofgreece.gr/Pages/el/Bank/LegalF/Acts.aspx	
	For an English version see:	
	https://www.bankofgreece.gr/Pages/el/other/AdvSearch.aspx?k=	
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