PRIIPS REGULATION PROHIBITION OF SALES TO EEA AND UK RETAIL INVESTORS - The Senior Notes are not intended to be offered, sold or otherwise made available to and should not be offered, sold or otherwise made available to any retail investor in the European Economic Area ("EEA") or in the United Kingdom (the "UK"). For these purposes, a retail investor means a person who is one (or more) of: (i) a retail client as defined in point (11) of Article 4(1) of Directive 2014/65/EU (as amended, "MiFID II"); (ii) a customer within the meaning of Directive (EU) 2016/97 (as amended), where that customer would not qualify as a professional client as defined in point (10) of Article 4(1) of MiFID II; or (iii) not a qualified investor as defined in Regulation (EU) 2017/1129 (the "Prospectus Regulation"). Consequently no key information document required by Regulation (EU) No 1286/2014 (as amended, the "PRIIPs Regulation") for offering or selling the Senior Notes or otherwise making them available to retail investors in the EEA or in the UK has been prepared and therefore offering or selling the Senior Notes or otherwise making them available to any retail investor in the EEA or in the UK may be unlawful under the PRIIPs Regulation.

THESE SENIOR NOTES ARE SUBJECT TO CONVERSION IN WHOLE OR IN PART – BY MEANS OF A TRANSACTION OR SERIES OF TRANSACTIONS AND IN ONE OR MORE STEPS – INTO COMMON SHARES OF NATIONAL BANK OF CANADA OR ANY OF ITS AFFILIATES UNDER SUBSECTION 39.2(2.3) OF THE CANADA DEPOSIT INSURANCE CORPORATION ACT ("CDIC ACT") AND TO VARIATION OR EXTINGUISHMENT IN CONSEQUENCE AND SUBJECT TO THE APPLICATION OF THE LAWS OF THE PROVINCE OF QUÉBEC AND THE FEDERAL LAWS OF CANADA APPLICABLE THEREIN IN RESPECT OF THE OPERATION OF THE CDIC ACT WITH RESPECT TO THE SENIOR NOTES.

Final Terms dated 19 October 2020



NATIONAL BANK OF CANADA

(A bank governed by the Bank Act (Canada))

(LEI: BSGEFEIOM18Y80CKCV46)

Issue of U.S.\$50,000,000 Callable Zero-Coupon Senior Notes due 21 October 2060 (the "Notes") under a U.S.\$10,000,000,000 Euro Note Programme by the Montréal Branch of National Bank of Canada (the "Bank")

PART A - CONTRACTUAL TERMS

Terms used herein shall be deemed to be defined as such for the purposes of the Conditions set forth in the Prospectus dated 11 June 2020 and the supplements to it dated 28 August 2020 and 7 October 2020 which together constitute a base prospectus (the Prospectus as so supplemented, the "Prospectus") for the purposes of the Prospectus Regulation. As used herein, "Prospectus Regulation" means Regulation (EU) 2017/1129 (as amended or superseded). This document constitutes the Final Terms of the Notes described herein for the purposes of the Prospectus Regulation and must be read in conjunction with the Prospectus. Full information on the Bank and the offer of the Notes is only available on the basis of the combination of these Final Terms and the Prospectus. The Prospectus is available for viewing during normal business hours and copies may be obtained at the registered office of the Bank, 4th Floor, 600 de La Gauchetière Street West, Montréal, Québec, H3B 4L2, Canada, and at the office of the Fiscal Agent and Transfer Agent, Citibank, N.A., London Branch, Citigroup Centre, Canada Square, Canary Wharf, London E14 5LB, United Kingdom. The Prospectus has been published on the website of the Luxembourg Stock Exchange at www.bourse.lu.

1. (i) Series Number: 2020-16

(Condition 1)

(ii) Tranche Number: 1

(Condition 1)

(iii) Date on which the Notes will Not Applicable be consolidated and form a

single Series:

(Condition 1)

2. Specified Currency or Currencies: United States dollars ("U.S.\$")

(Condition 1)

3. Aggregate Nominal Amount:

(Condition 1)

(i) Series: U.S.\$50,000,000
(ii) Tranche: U.S.\$50,000,000

4. Issue Price: 100 per cent. of the Aggregate Nominal Amount

(Condition 5)

5. (i) Specified Denominations: U.S.\$250,000

(Condition 1)

(ii) Calculation Amount: U.S.\$250,000

(Condition 4)

6. (i) Issue Date: 21 October 2020

(Condition 4)

(ii) Interest Commencement Date: Not Applicable

(Condition 4)

7. Maturity Date: 21 October 2060, subject to adjustment for

(Condition 5) payment day purposes only in accordance with the Modified Following Business Day Convention

(subject to exercise of Issuer Call or other early

redemption).

8. Interest Basis: Zero Coupon Note

(Condition 4) (further particulars specified below)

9. Change of Interest Basis: Not Applicable

(Condition 4)

10. Redemption / Payment Basis: Subject to early redemption or purchase, the

(Condition 5) Notes will be redeemed on the Maturity Date

at 319.9293164869 per cent of their nominal

amount (further particulars specified below).

11. Put/Call Options: Issuer Call

(Condition 5) (further particulars specified below)

12. Date Board approval for issuance of Not Applicable

Notes obtained:

(Condition 3)

13. Bail-inable Notes:

Yes

(Condition 3)

PROVISIONS RELATING TO INTEREST (IF ANY) PAYABLE

14. Fixed Rate Note Provisions Not Applicable

(Condition 4)

15. Fixed Rate Reset Note Not Applicable

Provisions

(Condition 4)

16. Floating Rate Note Provisions Not Applicable

(Condition 4)

17. **Zero Coupon Note Provisions** Applicable

(Condition 4)

(i) Amortisation Yield: 2.95 per cent. per annum

(ii) Amortisation Yield Compound annually

compounding basis:

(iii) Day Count Fraction in relation 30/360 (unadjusted)

to Early Redemption

Amounts:

PROVISIONS RELATING TO REDEMPTION

18. **Issuer Call Option**

Applicable

(Condition 5)

(i) Optional Redemption Date(s):

The 21st day of each month of October starting on 21 October 2023 to and including 21 October 2059, subject to adjustment for payment day purposes only in accordance with the Modified Following Business Day Convention.

(ii) Optional Redemption Amount(s):

Optional Redemption Date:	Redemption Price:	Aggregate Optional Redemption Amount:	Optional Redemption Amount in U.S.\$ (per Calculation Amount):
2023-10-21	109.1136422375%	54,556,822.0000	272,784.1100
2024-10-21	112.3324946835%	56,166,248.0000	280,831.2400
2025-10-21	115.6463032767%	57,823,152.0000	289,115.7600
2026-10-21	119.0578692233%	59,528,934.0000	297,644.6700
2027-10-21	122.5700763654%	61,285,038.0000	306,425.1900
2028-10-21	126.1858936182%	63,092,946.0000	315,464.7300
2029-10-21	129.9083774799%	64,954,188.0000	324,770.9400
2030-10-21	133.7406746156%	66,870,338.0000	334,351.6900
2031-10-21	137.6860245168%	68,843,012.0000	344,215.0600
2032-10-21	141.7477622400%	70,873,882.0000	354,369.4100
2033-10-21	145.9293212261%	72,964,660.0000	364,823.3000
2034-10-21	150.2342362022%	75,117,118.0000	375,585.5900
2035-10-21	154.6661461702%	77,333,074.0000	386,665.3700
2036-10-21	159.2287974822%	79,614,398.0000	398,071.9900
2037-10-21	163.9260470080%	81,963,024.0000	409,815.1200
2038-10-21	168.7618653947%	84,380,932.0000	421,904.6600
2039-10-21	173.7403404238%	86,870,170.0000	434,350.8500
2040-10-21	178.8656804663%	89,432,840.0000	447,164.2000
2041-10-21	184.1422180401%	92,071,110.0000	460,355.5500
2042-10-21	189.5744134723%	94,787,206.0000	473,936.0300
2043-10-21	195.1668586697%	97,583,430.0000	487,917.1500
2044-10-21	200.9242810005%	100,462,140.0000	502,310.7000
2045-10-21	206.8515472900%	103,425,774.0000	517,128.8700
2046-10-21	212.9536679350%	106,476,834.0000	532,384.1700
2047-10-21	219.2358011391%	109,617,900.0000	548,089.5000
2048-10-21	225.7032572727%	112,851,628.0000	564,258.1400
2049-10-21	232.3615033623%	116,180,752.0000	580,903.7600
2050-10-21	239.2161677115%	119,608,084.0000	598,040.4200
2051-10-21	246.2730446590%	123,136,522.0000	615,682.6100
2052-10-21	253.5380994764%	126,769,050.0000	633,845.2500
2053-10-21	261.0174734109%	130,508,736.0000	652,543.6800
2054-10-21	268.7174888766%	134,358,744.0000	671,793.7200

2055-10-21	276.6446547984%	138,322,328.0000	691,611.6400
2056-10-21	284.8056721150%	142,402,836.0000	712,014.1800
2057-10-21	293.2074394424%	146,603,720.0000	733,018.6000
2058-10-21	301.8570589059%	150,928,530.0000	754,642.6500
2059-10-21	310.7618421436%	155,380,922.0000	776,904.6100

Not Applicable (iii) If redeemable in part:

(iv) Notice period: A minimum of 10 New York, Montreal, Toronto

and London business days ("Business Days")

prior to the Optional Redemption Date

19. **Noteholder Put Option** Not Applicable

(Condition 5)

20. Early Redemption for Illegality Applicable

> (i) Minimum Period: Not less than fifteen (15) Business Days' notice

> (ii) Maximum Period: Not more than thirty (30) Business Days' notice

21. Early Redemption for a Disruption Applicable

Event

(i) Minimum Period: Not less than fifteen (15) Business Days' notice

(ii) Maximum Period: Not more than thirty (30) Business Days' notice

(iii) Trade Date: 7 October 2020

22. **Early Redemption for Special** Applicable

Circumstance

(i) Minimum Period: Not less than fifteen (15) Business Days' notice

Not more than thirty (30) Business Days' notice (ii) Maximum Period:

23. Early Redemption for an Not Applicable

Administrator/ Benchmark Event

Disqualification Event Call

24. **Bail-inable Notes - TLAC** Not Applicable

(Condition 5)

Final Redemption Amount 25. USD799,823.29 per Calculation Amount

(USD159,964,658.00 in the aggregate)

26. **Early Redemption Amount**

(Condition 5)

Early Redemption Amount(s) per The Early Redemption Amount in respect of the

Calculation Amount payable on Notes shall be such amount per Calculation redemption for taxation reasons or, for Illegality, a Disruption Event, for Special Circumstance, or on event of default or other early redemption:

Amount determined by National Bank of Canada as calculation agent (the "Calculation Agent") in good faith and on such basis as it, in its sole and absolute discretion, considers fair and reasonable in the circumstances, to be equal to the fair market value of the Note immediately prior to the date of redemption (ignoring the event resulting in the early redemption of the Notes), plus or minus any related hedging gains or costs.

GENERAL PROVISIONS APPLICABLE TO THE NOTES

27.	Form of Notes:	Bearer Notes:
	(Condition 1)	Temporary Global Note exchangeable on or after 30 November 2020 for a Permanent Global Bearer Note which is exchangeable for Definitive Bearer Notes on in the limited circumstances specified in the Permanent Global Note
28.	Financial Centre(s):	New York, Montreal, Toronto and London
	(Condition 6)	
29.	Talons for future Coupons to be attached to Definitive Notes (and dates on which such Talons mature):	No
	(Condition 4)	
30.	English Law:	Not Applicable
31.	Calculation Agent for purposes of Condition 6(j) RMB Notes) ((if other than the Agent):	Not Applicable
32.	RMB Settlement Centre:	Not Applicable
33.	Relevant Valuation Time for RMB Notes:	Not Applicable

THIRD PARTY INFORMATION

Not Applicable

Signed on behalf of National Bank of Canada:

Ву:

Duly authorised

PART B - OTHER INFORMATION

1. LISTING AND ADMISSION TO TRADING

(i) Listing/Admission to Application has been made by the Issuer (or on its trading: behalf) for the Notes to be admitted to the Official List

behalf) for the Notes to be admitted to the Official List of the Luxembourg Stock Exchange and to trading on the Luxembourg Stock Exchange's regulated market

with effect from 21 October 2020.

(ii) Estimate of total expenses

related to admission to trading: EUR 6,900

2. RATINGS

Ratings: The Notes to be issued have not been rated.

3. INTERESTS OF NATURAL AND LEGAL PERSONS INVOLVED IN THE ISSUE

Save for any fees payable to the Dealer, so far as the Issuer is aware, no person involved in the offer of the Notes has an interest material to the offer. The Dealer and its affiliates have engaged, and may in the future engage, in investment banking and/or commercial banking transactions with, and may perform other services for, the Issuer and its affiliates in the ordinary course of business.

4. OPERATIONAL INFORMATION

ISIN Code: XS2243711525

Common Code: 224371152

CFI Code Not Available

FISN Not Available

WKN or any other relevant codes: Not Applicable

Any clearing system(s) other than Euroclear Bank S.A./N.V. and Clearstream Banking, société anonyme, their addresses and the

relevant identification number(s):

Not Applicable

Delivery: Delivery against payment

Names and addresses of additional Paying

Agent(s) (if any), Registrar(s) or Transfer

Agent(s):

None

5. **DISTRIBUTION**

Non-syndicated (i) Method of distribution:

If syndicated, names of (ii)

Manager(s):

Not Applicable

(iii) If non-syndicated, name of

Dealer(s):

KGI Securities Co. Ltd. Offshore Securities Unit

(iv) Prohibition of Sales to EEA

and UK Retail Investors:

Applicable

Prohibition of Sales to Belgian (v)

Consumers:

Applicable

6. **TEFRA RULES**

US selling restrictions (categories of potential investors to which the Notes are offered):

Regulation S Category 2; TEFRA D Rules applicable

7. **USE OF PROCEEDS:** Not Applicable

8. **BENCHMARKS**: Not Applicable