

## **CONFIRMATION OF SWAP TRANSACTION**

To:		("Counterparty")	
	Legal Entity Identifier (LEI):		
	Attention:		
	Fax:		
	Email:		
From:		Wells Fargo Bank, N.A. ("Wells Fargo")	
	Legal Entity Identifier (LEI):	KB1H1DSPRFMYMCUFXT09	
	Phone:	704-410-5111	
	Fax:	1-844-879-8056	
	Email:	inboundconfirms1@wellsfargo.com	
Wells Fa	argo Ref. No:		
Unique Identifie	· · · · · · · · · · · · · · · · · · ·		
Swap Data Repository:		DTCC Data Repository, LLC	
Date:		MMMM DD, YYYY	
Dear Sir	or Madam:		

This confirms the terms and conditions of the Transaction described below entered into between Counterparty and Wells Fargo on the Trade Date specified below (the "Transaction") and constitutes a "Confirmation" as referred to in the ISDA Master Agreement specified below.

This Confirmation supplements, forms part of, and is subject to, the ISDA Master Agreement between Wells Fargo and Counterparty dated as of MMMM DD, YYYY, as amended and supplemented from time to time (the "ISDA Master Agreement"). All provisions contained or incorporated by reference in the ISDA Master Agreement will govern this Confirmation except as expressly modified herein.

The definitions and provisions contained in the 2021 ISDA Interest Rates Derivatives Definitions (the "2021 ISDA Definitions"), as published by the International Swaps and Derivatives Association, Inc., are incorporated into this Confirmation. In the event of any inconsistency between those definitions and provisions and this Confirmation, this

W	/el	lls	Fargo	Ref. No:	

Confirmation will govern. [Floating Amounts for each applicable Payment Date hereunder will be calculated in accordance with the 2021 ISDA Definitions, and if any Floating Amounts are due payable by either party for the same Payment Date hereunder, then those amounts shall not be payable and instead the Floating Rate Payer I shall pay the positive difference, if any, between the Floating Amount I and the Floating Amount II, and the Floating Amount I.]

1. The terms of the particular Transaction to which the Confirmation relates are as follows: [Interest / Cross Currency] Rate Swap <u>Transaction Type:</u> [Notional Amount: \_\_\_\_\_\_ / For a Calculation Period, the amount set forth opposite that Calculation Period on Schedule I and II hereto.] Term: Trade Date: MMMM DD, YYYY Effective Date: MMMM DD, YYYY Termination Date: MMMM DD, YYYY[, subject to adjustment in accordance with the [Preceding / Modified Following / Following] Business Day Convention.] Floating Amounts I: Floating Rate Payer: Wells Fargo [Floating Rate Payer Currency / For a Calculation Period, the amount Amount: set forth opposite that Calculation Period on Schedule I hereto.] Floating Rate Payer Period End Dates: [[Annually / Semi-annually / Quarterly / Monthly] on the [ / last] of each [month / quarter / semi-annually / year] commencing MMMM DD, YYYY, through and including the Termination Date / The Termination Date][; No Adjustment /; subject to adjustment in accordance with the [Preceding / Modified Following / Following] Business Day Convention]. Floating Rate Payer Payment Dates: [Annually / Semi-annually / Quarterly / Monthly] on the [\_\_\_\_\_\_ / last] of each [month / quarter / semi-annually / year] commencing MMMM DD, YYYY, through and including the Termination Date / The Termination Date], subject to adjustment in accordance with the [Preceding / Modified Following / Following] Business Day Convention. **Business Day Convention:** [Preceding / Modified Following / Following] **Business Days:** New York and London

Wells Fargo Ref. No: \_\_\_\_\_

Floating Rate for initial [Calculation / Compounding] Period:	[% / Determined [one/two] London Banking Days prior to the Effective Date / Determined on the Effective Date]
Floating Rate Option:	USD-LIBOR
Designated Maturity:	3 Months
Spread:	[[Plus / Minus]% / None]
Floating Rate Day Count Fraction:	Actual/360
Floating Rate determined:	[[One / Two] London Banking Days prior to each Reset Date / Each Floating Rate Payer Reset Date / The [first / last] day of each Calculation Period]
Reset Dates:	The [first / last] day of each Calculation Period
Compounding:	[Applicable / Not applicable]
Rounding Convention:	[Notwithstanding Section 4.8.1 of the 2021 ISDA Definitions, USD-LIBOR shall be rounded, if necessary, to the next higher 1/1000 <sup>th</sup> of 1% for purposes of this Transaction / 5 decimal places per the 2021 ISDA Definitions]
Floating Amounts II:	
Floating Rate Payer:	Counterparty
[Floating Rate Payer Currency Amount:	[EUR]/ For a Calculation Period, the amount set forth opposite that Calculation Period on Schedule II hereto.]
Floating Rate Payer Period End Dates:	[[Annually / Semi-annually / Quarterly / Monthly] on the [ / last] of each [month / quarter / half year / year] commencing MMMM DD, YYYY, through and including the Termination Date / The Termination Date][; No Adjustment / ; subject to adjustment in accordance with the [Preceding / Modified Following / Following] Business Day Convention].
Floating Rate Payer Payment Dates:	[Annually / Semi-annually / Quarterly / Monthly] on the [ / last] of each [month / quarter / half year / year] commencing MMMM DD, YYYY, through and including the Termination Date / The Termination Date], subject to adjustment in accordance with the [Preceding / Modified Following / Following] Business Day Convention.
Business Day Convention:	[Preceding / Modified Following / Following]

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Business Day:	Santiago and New York		
Floating Rate for initial [Calculation / Compounding] Period:	[% / Determined [one / two] [London] Banking Days prior to the Effective Date / Determined on the Effective Date]		
Floating Rate Option:	USD-LIBOR		
Designated Maturity:	3 Months		
Spread:	None		
Floating Rate Day Count Fraction:	Actual/360		
Floating Rate determined:	[[One / Two] London Banking Days prior to each Reset Date / Each Floating Rate Payer Reset Date / The [first / last] day of each Calculation Period]		
Reset Dates:	The [first / last] day of each Calculation Period		
Compounding:	[Applicable / Not Applicable]		
Rounding Convention:	[Notwithstanding Section 4.8.1 of the 2021 ISDA Definitions, USD-LIBOR shall be rounded, if necessary, to the next higher 1/1000 <sup>th</sup> of 1% for purposes of this Transaction / 5 decimal places per the 2021 ISDA Definitions]		
[Initial Exchange:			
Initial Exchange Date:	The Effective Date		
Wells Fargo Initial Exchange Amount:	[EUR]		
Counterparty Initial Exchange Amount:	[USD]		
Interim and Final Exchange:			
Interim and Final Exchange Date:	Please refer to Schedule I and Schedule II		
Wells Fargo Interim and Final Exchange Amount:	As set forth in Schedule I, under the header USD Principal Exchange		
Counterparty Interim and Final Exchange Amount:	As set forth in Schedule II, under the header EUR Principal Exchange]		
2. The additional provisions of this Confirmation are as follows:			

Wells Fargo Ref. No: \_\_\_\_\_

Per the ISDA Master Agreement, or if not specified, Wells

Payment Instructions:	Wells Fargo: Please contact us for payment instructions		
	authoriz	party: Per your standing payment instructions or debit ation if provided to Wells Fargo, as relevant. If not d, please contact us in order for payment to be made	
Wells Fargo Contacts:		ent and/or Rate Resets: 1-800-249-3865 704-410-8511	
	Fax: Email:	704-410-9218 704-410-8515 WellsFargoCollateralManagement@WellsFargo.com	
	Please q	uote transaction reference number.	
Eligibility:			
(7 U.S.C. § 1 et seq), as amended by the Dodd Frank W by 17 C.F.R. § 1.3. The ISDA Non-Inttps://www.isda.org/a/OviDE/27666729-2-isdanon incorporated by reference in this Confirmation and a meaning of §2(e) of the Commodity Exchange Act. For in respect of any guarantor, to any unwind, termina in whole or in part, to the extent this Transaction is guarantor is an ECP (as defined in the Exclusional disposition is agreed or effected.	Vall Street ECP Gu -ecpexclu apply to the or the avo stion, tran s lawfully ry Terms orth the	the entry into this Transaction by the parties within the bidance of doubt, the Exclusionary Terms will not apply, asfer or other disposition of this Transaction, whether a guaranteed by such guarantor, whether or not such when such unwind, termination, transfer or other terms of our agreement by having your authorized	
		Very truly yours, Wells Fargo Bank, N.A.	
		By: Name: Mark Silke Title: Authorized Signatory	
Accepted and confirmed as of date first written abov	ve:		
Wells Fargo R	ef. No:		

Fargo

Calculation Agent:

By:	
Name:	
Title:	

## [SCHEDULE I Amortization Schedule for Wells Fargo Interim and Final Exchange Amount

<b>Calculation Period</b>	[EUR] Notional Amount	[EUR] Principal Exchange	Interim Exchange Date
(from and including, to		(at end of period)	
but excluding)			
MMMM DD, YYYY -			MMMM DD, YYYY
MMMM DD, YYYY			
MMMM DD, YYYY -			MMMM DD, YYYY[,
MMMM DD, YYYY			subject to the [Following
			/ Preceding Business Day
			Convention]

## **SCHEDULE II**Amortization Schedule for Counterparty Interim and Final Exchange Amount

Calculation Period	[USD] Notional Amount	[USD] Principal Exchange	Interim Exchange Date
(from and including, to		(at end of period)	
but excluding)			
MMMM DD, YYYY -			MMMM DD, YYYY
MMMM DD, YYYY			
MMMM DD, YYYY -			MMMM DD, YYYY[,
MMMM DD, YYYY			subject to the [Following
			/ Preceding Business Day
			Convention]

]