PRICING SUPPLEMENT

Pricing Supplement dated: 12 August 2023

HSBC Continental Europe

Programme for the Issuance of Notes and Warrants

Issue of

USD 3,000,0000 Notes linked to UKSED3P Investments Limited Preference Shares Series 2499

PART A - CONTRACTUAL TERMS

This document constitutes the pricing supplement (the "**Pricing Supplement**") relating to the issue of the Tranche of Notes described herein for the purposes of listing on the Official List of the Irish Stock Exchange plc trading as Euronext Dublin ("**Euronext Dublin**") and must be read in conjunction with the offering memorandum dated 1 June 2023 as supplemented from time to time (the "**Offering Memorandum**") which, together with this Pricing Supplement, constitute listing particulars for the purposes of listing on the Global Exchange Market. Terms used herein shall be deemed to be defined as such for the purposes of the terms and conditions of the Notes, including the Terms and Conditions of the Preference Share-Linked Notes (the "**Conditions**") set forth in the Offering Memorandum. The Alternative Note General Conditions do not apply.

Full information on the Issuer and the offer of the Notes is only available on the basis of the combination of this Pricing Supplement and the Offering Memorandum. The Offering Memorandum is available for viewing at HSBC Continental Europe, 38, avenue Kléber, 75116, Paris, France and www.about.hsbc.fr/investor-relations/debt-issuance.

The Offering Memorandum does not comprise (i) a base prospectus for the purposes of Regulation (EU) 2017/1129 as it forms part of domestic law by virtue of the European Union (Withdrawal) Act 2018, as amended (the "EUWA") (the "UK Prospectus Regulation") or (ii) a base prospectus for the purposes of Regulation (EU) 2017/1129 (as amended, the "EU Prospectus Regulation"). The Offering Memorandum has been prepared solely with regard to Notes that are not to be admitted to listing or trading on any regulated market for the purposes of Directive 2014/65/EU (as amended, "MiFID II") or Regulation (EU) No 600/2014 as it forms part of domestic law by virtue of the EUWA ("UK MiFIR") and not to be offered to the public in the United Kingdom (the "UK") (other than pursuant to one or more of the exemptions set out in Section 86 of the Financial Services and Markets Act 2000 (as amended, the "FSMA")) or a Member State of the European Economic Area (other than pursuant to one or more of the exemptions set out in Article 1(4) of the EU Prospectus Regulation).

EU PRIIPs REGULATION - PROHIBITION OF SALES TO EEA RETAIL INVESTORS - The 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"). 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 2016/97/EU (as amended, the "Insurance Distribution Directive"), 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 the EU Prospectus Regulation. Consequently no key information document required by Regulation (EU) No 1286/2014 (as amended, the "PRIIPs Regulation") for offering or selling the Notes or otherwise making them available to retail investors in the EEA has been prepared and therefore offering or selling the Notes or otherwise making them available to any retail investor in the EEA may be unlawful under the PRIIPs Regulation.

UK PRIIPS REGULATION - PROHIBITION OF SALES TO UK RETAIL INVESTORS - The 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 United Kingdom ("**UK**"). For these purposes, a retail investor means a person who is one (or more) of: (i) a retail client, as defined in point (8) of Article 2 of Regulation (EU) No 2017/565 as it forms part of domestic law by virtue of the EUWA; or (ii) a customer within the meaning of the provisions of the FSMA and any rules or regulations made under the FSMA to implement Directive 2016/97/EU, where that customer would not qualify as a professional client, as defined in point (8) of Article 2(1) of Regulation (EU) No 600/2014 as it forms part of domestic law by virtue of the EUWA; or (iii) not a qualified investor as defined in

Article 2 of the UK Prospectus Regulation. Consequently no key information document required by Regulation (EU) No 1286/2014 as it forms part of domestic law by virtue of the EUWA (the "UK PRIIPs Regulation") for offering or selling the Notes or otherwise making them available to retail investors in the UK has been prepared and therefore offering or selling the Notes or otherwise making them available to any retail investor in the UK may be unlawful under the UK PRIIPs Regulation.

PROHIBITION OF SALES TO SWISS PRIVATE CLIENTS - The Notes are not intended to be offered, sold or otherwise made available to and should not be offered, sold or otherwise made available to investors that qualify as private (retail) clients according to Article 4 para. 2 Swiss Financial Services Act ("**FinSA**") and its implementing ordinance, the Swiss Federal Financial Services Ordinance ("**FinSO**"). Consequently, no key information document (or equivalent document) required by FinSA has been prepared and therefore offering or selling the Notes or otherwise making them available to any private (retail) client in, into or from Switzerland may be unlawful under FinSA.

It is advisable that investors considering acquiring any Notes understand the risks of transactions involving the Notes and it is advisable that they reach an investment decision after carefully considering, with their financial, legal, regulatory, tax, accounting and other advisers, the suitability of the Notes in light of their particular circumstances (including without limitation their own financial circumstances and investment objectives and the impact the Notes will have on their overall investment portfolio) and the information contained in the Offering Memorandum and this Pricing Supplement. Investors should consider carefully the risk factors set forth under "Part A - Risk Factors" in the Offering Memorandum.

1.	Issuer:		HSBC Continental Europe
2.	Tranche number:		1
3.	Curren	су	
	(i)	Settlement Currency:	United States Dollar ("USD")
	(ii)	Denomination Currency:	USD
4.	Aggregate Principal Amount:		
	(i)	Series:	USD 3,000,000
	(ii)	Tranche:	USD 3,000,000
5.	Issue Price:		100 per cent. of the Aggregate Principal Amount
6.	(i)	Denomination(s) (Condition 2):	USD 1,000
	(ii)	Calculation Amount:	The Denomination
	(iii)	Aggregate Outstanding Nominal Amount Rounding:	Not applicable
7.	(i)	Issue Date:	14 August 2023
	(ii)	Trade Date:	31 July 2023
8.	Maturity Date: (Condition 7(a))		11 August 2026 or, if later, 2 (two) Business Days following the Valuation Date.

Not applicable

9.

Change of interest or redemption basis:

PROVISIONS RELATING TO REDEMPTION

10. Final Redemption Amount of each Note: The product of: (Condition 7(a))

 $\begin{bmatrix} [Calculation \ Amount] \times \frac{Share \ Value_{final}}{Share \ Value_{initial}} \end{bmatrix}$

per Calculation Amount

Where:

"Share Value_{final}" means the Preference Share Value on the Valuation Date; and

"Share Value_{initial}" means the Preference Share Value on the Initial Valuation Date.

11. Early Redemption Amount:

Yes

Redemption (i) Early Amount (upon redemption for taxation reasons, following redemption at the option of the Issuer, following an Event of Default, following the occurrence of a Preference Share Early Redemption Event, an Extraordinary Event, Additional Disruption Event) (Conditions 7(b), 7(c), 11, 23(b), $23(c) \ or \ 23(d))$

Per Calculation Amount, an amount in USD calculated by the Calculation Agent on the same basis as the Final Redemption Amount except that the definition of Share Value_{final} shall be the Preference Share Value on the day falling2 (two) Business Days before the due date for early redemption of the Notes.

(ii) Other redemption provisions:

Not applicable

GENERAL PROVISIONS APPLICABLE TO THE NOTES

12. Form of Notes: Bearer Dematerialised Notes

(Condition 2(a))

13. New Global Note: Not applicable

14. If issued in bearer form: Not applicable

15. Exchange Date for exchange of Not applicable

Temporary Global Note:

16. If issued in registered form (other than Not applicable

Uncertificated Registered Notes):

17. Masse (Condition 15 of Part B3 – Terms

and Conditions of the Notes issued by HBCE):

Condition 15 applies

(i) Representative:

DIIS Group 12 rue Vivienne 75002 Paris

Email: s.dhaussy@diisgroup.com

[(ii) Alternative Representative: Not applicable

(iii) Remuneration of The Representative will be entitled to a remuneration

Representative: of EUR 150 (VAT excluded) per year.

18. Payments:

(Condition 9)

(i) Relevant Financial Centre Day: New York

(ii) Payment of Alternative Payment

Currency Equivalent:

Not applicable

(iii) Conversion provisions: Not applicable

(iv) Price Source Disruption: Not applicable

(v) LBMA Physical Settlement

Provisions:

Not applicable

(vi) Physical Settlement Provisions: Not applicable

19. Other terms: The Business Centre for the purposes of the definition

of "Business Day" is: New York

PROVISIONS APPLICABLE TO PREFERENCE SHARE-LINKED NOTES

20. Provisions for Preference Share-Linked

Notes:

(i) Preference Shares: UKSED3P Investments Limited Preference Shares

Series 2499

(ii) Preference Share Issuer: UKSED3P Investments Limited

(iii) Initial Valuation Date: The Issue Date

(iv) Valuation Date: The eighth Business Day following the Preference

Share Valuation Date.

(v) Preference Share Valuation

Date:

28 July 2026 or, if such date for valuation of or any determination of the underlying asset or reference basis (or any part thereof) for the Preference Shares falling on or about such day is to be delayed in accordance with the terms of the Preference Shares by reason of a disruption or adjustment event, the Preference Share Valuation Date shall be such delayed valuation or determination date, all as determined by the Calculation

Agent.

(vi) Valuation Time: At or around 5pm New York time

Extraordinary Event: Condition 23(c) applies (vii)

Additional Disruption Event: Condition 23(d) applies. The following Additional (viii)

Disruption Events apply: Change in Law and

Insolvency Filing

21. Additional provisions for Preference

Share-Linked Notes:

Not applicable

DISTRIBUTION

23.

22. If syndicated, names of Relevant Not applicable (i) Dealer(s):

> If syndicated, names of other (ii)

Not applicable

Dealers (if any):

Prohibition of Sales to EEA Retail Investors:

Applicable

24. Prohibition of Sales to UK Retail

Investors

Applicable

25. Selling restrictions: TEFRA not applicable

> United States of America: Notes may not be offered or sold within the United

States of America or, to or for the account or the benefit

of, a U.S. person (as defined in Regulation S).

40-day Distribution Compliance Period: Not applicable

26. Exemption(s) from requirements under Regulation (EU) 2017/1129 (as amended,

the "EU Prospectus Regulation")

The offer is addressed solely to qualified investors (as such term is defined in the EU Prospectus Regulation).

The offer is addressed solely to qualified investors (as

27. Exemption(s) from requirements under Regulation (EU) 2017/1129 as it forms

part of domestic law by virtue of the **EUWA** (the "UK Regulation"):

Prospectus

such term is defined in the UK Prospectus Regulation).

28. Additional U.S. federal income tax

considerations:

The Notes are not Section 871(m) Notes for the purpose of Section 871(m).

29. Additional selling restrictions: Not applicable

CONFIRMED

HSBC CONTINENTAL EUROPE

By: Authorised Signatory Marwan DAGHER Head of Market: & Securities Services, Continental Europe HSBC 38 Avenue Kilber, 75116 Parts
Date:

PART B - OTHER INFORMATION

1. LISTING

(i) Listing: Application will be made to admit the Notes to listing on

the Official List of Euronext Dublin on or around the Issue Date. No assurance can be given as to whether or not, or

when, such application will be granted.

(ii) Admission to trading: Application will be made for the Notes to be admitted to

trading on the Global Exchange Market with effect from the Issue Date. No assurance can be given as to whether or

not, or when, such application will be granted.

(iii) Estimated total expenses of

admission to trading:

EUR 1,000

2. RATINGS

Ratings: The Notes are not rated.

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

Save for any fees payable and discount to the Issue Price offered to the Dealer(s)/distributor(s) in respect of the Notes as of (or around) the Issue Date (the "**Distributors**") so far as the Issuer is aware, no person involved in the issue of the Notes has an interest material to the issue. The Dealer(s)/Distributor(s) and their 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. PERFORMANCE OF THE PREFERENCE SHARES AND OTHER INFORMATION CONCERNING THE PREFERENCE SHARES AND THE PREFERENCE SHARE UNDERLYING

The Preference Share-Linked Notes relate to Preference Shares Series 2499 of the Preference Share Issuer.

The Preference Share Value will be published on the following publicly available website: https://.

The performance of the Preference Shares depends on the performance of the relevant underlying asset(s) or basis of reference to which the Preference Shares are linked (the "**Preference Share Underlying**"). The Preference Share Underlying is MSCI WORLD INDEX. Information on the Preference Share Underlying (including past and future performance and volatility) is published on the website of MSCI Inc.

OPERATIONAL INFORMATION

5. ISIN Code: FR001400K4F2

6. Common Code: 266426992

7. CUSIP: Not applicable

8. SEDOL: Not applicable

9. Other identifier / code: Not applicable

10. Intended to be held in a manner which Not applicable would allow Eurosystem eligibility:

11. Any clearing system(s) other than Euroclear France Euroclear and Clearstream, Luxembourg and the relevant identification number(s):

12. Central Depositary: Euroclear France

13. Delivery: Delivery against payment

14. Settlement procedures: Medium Term Note

15. Additional Paying Agent(s) (if any): None

16. Common Depositary: HSBC Bank plc

17. Calculation Agent: HSBC Bank plc

18. ERISA Considerations: ERISA prohibited

ANNEX

INFORMATION ON THE PREFERENCE SHARE ISSUER AND THE PREFERENCE SHARES

The Preference Share Issuer

UKSED3P Investments Limited (the "**Preference Share Issuer**") is a private company limited by shares and was incorporated under the Companies Act 2006 on 30 April 2010 (with registered number 7240905). The Preference Share Issuer is governed by the laws of England and Wales and has its registered office at 1 Bartholomew Lane, London, EC2N 2AX, United Kingdom.

A copy of the Preference Share Issuer's constitutional documents, its audited, non-consolidated annual financial statements, when published, and the Terms and Conditions of the Preference Shares (as defined below) are available (free of charge) from the registered office of the Preference Share Issuer.

The sole business activity of the Preference Share Issuer is to issue redeemable Preference Shares. Accordingly, the Preference Share Issuer does not have any trading assets and does not generate any significant net income.

The Preference Shares

The Preference Share Issuer may issue redeemable Preference Shares of any kind including, but not limited to, Preference Shares linked to a specified index or basket of indices, a specified share or basket of shares, a specified currency or basket of currencies, a specified debt instrument or basket of debt instruments, a specified commodity or basket of commodities, a specified fund share or unit or basket of fund shares or units or to such other underlying instruments, bases of reference or factors (the "**Preference Share Underlying**") and on such terms as may be determined by the Preference Share Issuer and specified in the applicable conditions of the relevant series of Preference Shares (the "**Terms and Conditions of the Preference Shares**"). The Terms and Conditions of the Preference Shares, and any non-contractual obligations arising out of or in connection with the Terms and Conditions of the Preference Shares, shall be governed by and construed in accordance with English law.

The performance of the Preference Shares depends on the performance of the Preference Share Underlying to which the relevant Preference Shares are linked. In determining the value of the Preference Shares, the Preference Share Calculation Agent shall employ the calculation procedure and methodology set out in the applicable Terms and Conditions of the Preference Shares.