

# Towards a pan-European covered bonds framework

2017/2005(INI) - 26/06/2017 - Committee report tabled for plenary, single reading

The Committee on Economic and Monetary Affairs adopted the own-initiative report by Bernd LUCKE (ECR, DE) towards a pan-European covered bonds framework.

Members stressed that **covered bonds have played a key role in the funding of credit institutions**, in particular during the financial crisis. They retained high levels of security and liquidity during the crisis and proved to be reliable investments for a variety of financial institutions and a convenient and efficient funding option for issuers.

However, the covered bonds **are not clearly defined** in EU law. This is why an EU-wide framework, based on the highest standards, should be established for covered bonds. However, harmonisation should respect the principle of subsidiarity and avoid a one-size-fits-all approach, as this could lead to a sharp decline in the diversity of financial products and have a negative effect on national markets.

**EU directive:** Members called for the adoption of an EU directive which clearly distinguishes between the two types of covered bonds currently in existence, namely:

- **Premium Covered Bonds (PCBs)** which do not fall below the standards currently set by [Regulation \(EU\) No 575/2013](#) of the European Parliament and of the Council on prudential requirements for credit institutions and investment firms (CRR);
- **Ordinary Covered Bonds (OCBs)** which do not meet the requirements set out for PCBs but do not fall below the standards currently set by [Directive 2014/91/EU](#) of the European Parliament and of the Council relating to undertakings for collective investment in transferable securities (UCITS) as regards depository functions, remuneration policies and sanctions (UCITS Directive).

PCBs should continue to enjoy regulatory preference over OCBs and that OCBs should **enjoy regulatory preference** over other forms of collateralised debts.

In order to protect '**covered bond**' label (for both PCBs and OCBs), the report recommended that debt instruments covered by assets which are substantially more risky than government debt and mortgages (e. g. non-government backed infrastructure investments or credits to small and medium-sized enterprises (SMEs)) should not be labelled 'covered bonds' but, possibly, '**European Secured Notes**' (ESNs).

The Commission shall include in the directive principles of a legal framework for European Secure Notes (ESNs) such as dual recourse, special public supervision, bankruptcy remoteness and transparency requirements. Member States are called upon to integrate these principles into their national law and **insolvency procedures**.

According to Members, a sound legal framework for ESNs could help ESNs to finance riskier activities such as SME credits, consumer credits or infrastructure investments which lack government guarantees.

**Common principles:** the Commission is called upon to include in the definition of premium covered bonds, ordinary covered bonds, European secure notes, a common set of principles that may be achieved throughout the life of this issued instrument, independent of potential preferential treatment.

In addition, the duties and powers of the competent authority and the special administrator in the event of the issuer's insolvency or resolution must be clearly defined.

To avoid unnecessary disruptions in smoothly working covered bond markets, the report suggested defining covered bonds building closely on Article 129 of the CRR.

Members recommended **removing market access barriers** for issuers in developing covered bond markets outside the European Economic Area (EEA) be removed by providing equitable treatment to covered bonds from issuers in third countries, provided their legal, institutional and supervisory environment passes a thorough equivalence assessment.

Lastly, in order to support **market transparency**, Members supported the development of EBA recommendations for market standards and guidelines on best practices and encouraged voluntary convergence along these lines.