



## Final Term Sheet

lssuer	Royal Bank of Canada
Credit Rating	Moody's: A1; S&P: A; DBRS: AA
Issue Type	Issuer Extendible Accrual Notes Semi-Annual Compounding Senior Notes (the " <b>Notes</b> ") - Book Based Via CDS
Canadian Bail In Regime Acknowledgement	The Notes are subject to bail-in conversion under the Canadian bail-in regime.
Issuer's Option	Extendible by the Issuer on the Initial Maturity Date and on each of the Extended Maturity Dates.
Issue Size	\$1,500,000 CAD
Settlement Date	05-September-2023
New Issue Price	\$100.00
Maturity Date	The Initial Maturity Date, subject to extension by the Issuer to an Extended Maturity Date, as the case may be, pursuant to the section entitled "Extension Feature" below.
Initial Maturity Date	05-September -2025
Extended Maturity Date	05-March-2026 05-September-2026
	05-March-2027 05-September-2027
	05-March-2028
	05-September-2028
	05-March-2029
	05-September-2029
	05-March-2030
	05-September-2030
	05-March-2031
	05-September-2031
	05-March-2032
	05-September-2032

	05-March-2033				
	05-September-2033				
	05-March-2034				
	05-September-2034				
	05-March-2035				
	05-September-20	35			
	05-March-2036				
	05-September-2036				
	05-March-2037				
	05-September-2037				
	05-March-2038				
Final Maturity Date	05-September-2038				
Extension Feature	The Notes are extendible at the option of the Issuer on the Initial Maturity Date and on any Extended Maturity Date on which the Notes are outstanding, to the next following Maturity Date, at the Interest Rate set out below in respect of the relevant Interest Period, but in no event beyond the Final Maturity Date.				
	Maturity Date of th provides notice in then applicable Ma	deemed to have exercised its opt ne Notes to the next following Externation writing to CDS, not less than 15 1 aturity Date of the Notes, of its inter- urity Date of the Notes.	ended Maturity Date unless it		
Annual Compounding Rate	7.01% per annum, compounded semi-annually. Interest accrues and compounds at the Annual Compounding Rate and is payable once at Maturity as per the Redemption Amounts listed below.				
Day Count	The number of days in the Interest Period divided by 360 (the number of days to be calculated on the basis of a year of 360 days with 12 30-day months).				
<b>Business Day Convention</b>	Following, Unadjusted				
Issuer Redemption Schedule	Years 2	Initial Maturity Date 05-September-2025	Initial Redemption Amount 114.77		
	Years	Extended Maturity Dates	Extended Redemption Amounts		
	2.5	05-March-2026	118.80		
	3	05-September-2026	122.96		
	3.5	05-March-2027	127.27		
	4	05-September-2027	131.73		
	4.5	05-March-2028	136.35		
	5	05-September-2028	141.13		
	5.5	05-March-2029	146.07		
	6	05-September-2029	151.19		

	6.5	05-March-2030	156.49
	7	05-September-2030	161.98
	7.5	05-March-2031	167.66
	8	05-September-2031	173.53
	8.5	05-March-2032	179.62
	9	05-September-2032	185.91
	9.5	05-March-2033	192.43
	10	05-September-2033	199.17
	10.5	05-March-2034	206.15
	11	05-September-2034	213.38
	11.5	05-March-2035	220.86
	12	05-September-2035	228.60
	12.5	05-March-2036	236.61
	13	05-September-2036	244.90
	13.5	05-March-2037	253.49
	14	05-September-2037	262.37
	14.5	05-March-2038	271.57
	<u>Years</u>	Final Maturity Date	Final Redemption Amount Amounts
	15	05-September-2038	281.09
Secondary Market	limitation, on any M the prior approval would lead to a brock RBC Dominion Se best reasonable e itself available as that there is a reas at no more than a purchase Notes. S	Maturity Date other than the Fir of the Superintendent of Finance each of the Bank's Total Loss A ecurities (" <b>RBC DS</b> ") has indicat fforts to establish and maintain purchaser if and so long as RE sonable likelihood that it will be nominal loss. RBC DS may, ir See "Risk Factors" below. If R	", for any reason (including without hal Maturity Date) will be subject to cial Institutions if such redemption Absorbing Capacity requirements. Ited to Royal Bank that it will use its in a market for the Notes by making BC DS in its sole discretion believes able to sell such Notes at a profit or in its sole discretion, cease to offer to BC DS offers to purchase Notes in
CDS Rock Record Sustan	purchase price will for the Notes and a	Il be the highest possible price an investor could receive less t	
CDS Book Based System	book based system must be purchased based system. No Issuer or CDS evic records maintained	n of the Canadian Depository fo d either directly or indirectly thro holder will be entitled to any ce lencing the ownership thereof, a d by CDS except through an age	
Bail-inable	of a transaction or shares of the Bank Deposit Insurance extinguishment in Province of Ontari	series of transactions and in out or any of its affiliates under su <i>Corporation Act</i> (the " <i>CDIC Ac</i> consequence, and subject to the	ne application of the laws of the data applicable therein in respect of

Subsequent Holders	Canadian bank resolution powers and the consequent risk factors attaching to the Notes reference is made to <a href="http://www.rbc.com/investorrelations/_assets-custom/pdf/Bail-in-Disclosure.pdf">http://www.rbc.com/investorrelations/_assets-custom/pdf/Bail-in-Disclosure.pdf</a> which information is hereby incorporated by reference. Each holder or beneficial owner of a Note that acquires an interest in the Note in the secondary market and any successors, assigns, heirs, executors, administrators, trustees in bankruptcy and legal representatives of any such holder or beneficial owner shall be deemed to acknowledge, accept, agree to be bound by and consent to the same provisions specified in the Note to the same extent as the holders or beneficial owners that acquire an interest in the Note upon its initial issuance, including, without limitation, with respect to the acknowledgement and agreement to be bound by and consent to the terms of the Note related to the bail-in regime.
Events of Default	Non-payment of principal and interest when due for a period of 30 business days and acts of insolvency. Default rights may not be exercised where an order has been made pursuant to s. 39.13(1) of the CDIC Act in respect of the Bank. The Notes will remain subject to bail-in conversion until repaid in full.
Set-Off	The holders and beneficial owners of the Notes will not be entitled to exercise, or direct the exercise of, any set-off or netting rights with respect to the Notes.
Documentation	Issued by way of a single global note registered in the name of CDS & Co. No offering memorandum, prospectus, sales or advertising literature, or any other document describing or purporting to describe the business and affairs of the Bank has been prepared or is being provided to prospective purchasers in order to assist them in making an investment decision in respect of the Notes.
Selling Restrictions	This document does not constitute an offer or invitation to sell, or a solicitation of an offer to purchase, any securities, by any person in any jurisdiction in which such an offer or solicitation is not authorized or in which the person making such offer or solicitation is not qualified to do so or to whom it is unlawful to make such an offer or solicitation. This term sheet constitutes an offering of the Notes only in those jurisdictions and to those persons where and to whom they may be lawfully offered for sale and then only through persons duly qualified to effect such sales. The Notes have not been and will not be registered under the US Securities Act of 1933 and may not be offered or sold within the United States or to US persons.
Not CDIC Insured	The Notes do not constitute deposits that are insured under the CDIC Act.
Тах	All holders of the Notes should consult their own tax advisors with respect to their tax positions and the tax consequences of holding the Notes.
Governing Laws	The Notes shall be governed by, and construed in accordance with, the laws of the province of Ontario and the laws of Canada applicable therein.
CUSIP	780086C93

## **Risk Factors**

**Suitability** – An investment in the Notes may not be suitable for all investors. The Notes will not constitute deposits that are insured under the *Canada Deposit Insurance Corporation Act*. An investor should reach a decision to invest in the Notes after carefully considering the suitability of the Notes and

his or her investment objectives. Royal Bank makes no recommendation as to the suitability of the Notes for an investor's investment purposes. Investors should consult with their investment advisor before making a decision regarding an investment in Notes.

**Early Redemption Risk** – Royal Bank retains the option to redeem their Notes on any Extended Maturity Date, commencing September 05, 2025. It is more likely that Royal Bank will redeem the Notes prior to the Final Maturity Date to the extent that the interest payable on the notes is greater than the interest that would be payable on other instruments of a comparable maturity, terms and credit rating trading in the market. If the notes are redeemed prior to their stated maturity date, holders may have to re-invest the proceeds in a lower rate environment.

*Credit Risk* - The Notes will be direct unsecured liabilities of Royal Bank of Canada (credit ratings: Moody's A1; Standard & Poor's A; DBRS AA) ranking *pari passu* with all other unsecured and unsubordinated debt of the Bank. Holders will not have the benefit of any insurance under the provisions of the *Canada Deposit Insurance Corporation Act*. Return on the Notes is subject to the creditworthiness of Royal Bank. Investors are dependent on the Royal Bank's ability to pay all amounts due on the Notes, and therefore, investors are subject to Royal Bank's credit risk and to changes in the market-view of Royal Bank's creditworthiness. Any decline in credit ratings or increase in the credit spreads charged by the market for taking Royal Bank's credit risk is likely to adversely affect the market value of the Notes.

**Secondary Market** – The Notes will not be listed on any stock exchange and there is no assurance that a secondary market for Notes will develop or be sustainable. RBC DS may, from time to time, purchase and sell Notes, but will not be obligated to do so. If RBC DS determines, in its sole discretion, to stop facilitating a secondary market for the Notes, holders of Notes may not be able to resell their Notes. If RBC DS offers to purchase price will be the highest possible price available in any secondary market for the Notes could be below the \$100 Principal Amount per Note. The value of the Notes in any secondary market will be affected by a number of complex and inter-related factors, including prevailing interest rates, interest rate volatility, any actual or anticipated changes in our credit ratings or credit spreads, and the time remaining until maturity. The effect of any one factor may be offset or magnified by the effect of another factor.

**Potential conflicts of interest** – Royal Bank or our subsidiary, RBC DS (RBC DS is a wholly owned subsidiary of the Royal Bank of Canada), will perform functions or engage in activities that could adversely impact on the value of the Notes, the ability of a holder to resell their Notes or the amount or timing of receipt of entitlements under the Notes. Consequently, potential conflicts between the interests of holders and Royal Bank's interests may arise.

**Bail-in** – See <u>http://www.rbc.com/investorrelations/ assets-custom/pdf/Bail-in-Disclosure.pdf</u> starting on page 5 for additional risk factors which are hereby incorporated by reference.

Additional Information: If required, agents may contact the RBC structured notes desk at 416-842-6400. Retail clients must contact their investment advisor