Acceptance Form – offer to purchase shares

To be used when accepting the offer from BW LPG Limited (the "Company") to purchase up to the share equivalent of USD 25-50m own shares (the "Offer")

Return to: DNB Markets, a part of DNB

Bank ASA

Email: demand@dnb.no

TO BE FILLED IN BY THE SHAREHOLDER:

I hereby accept the Offer for share or above	ares that I hold in the Company at an offer price of no less than NOK per
VPS account:	Rights holder registered*) (Yes/No): *) Please refer to item 5 below.

ACCEPTANCE DEADLINE:

The acceptance form must be completed and received by DNB Markets, a part of DNB Bank ASA by 16:30 (CEST) on 14 June 2023. To the Company and DNB Markets, a part of DNB Bank ASA:

- 1. I hereby accept the Offer to purchase my shares in the Company as specified in the table above.
 - I am aware of and accept that if the total number of shares tendered under the Offer exceeds the maximum aggregate level of shares to be acquired under the Offer (as set out above), the number of shares to be acquired from each tendering shareholder will be determined based on a principle of rule of equal treatment among the shareholders. I further accept that the resulting number of shares after such a reduction might be rounded up or down to the nearest whole share. The acceptance form is valid for up to the number of shares it covers after such a reduction and rounding as mentioned above.
- 2. I understand that from today's date I will not be able to sell or otherwise dispose of, pledge or move to another VPS account, the shares in the Company that are covered by the acceptance. Furthermore, I grant DNB Markets, a part of DNB Bank ASA ("DNB Markets") an irrevocable one-time authorisation to block the shares that are covered by the acceptance for the benefit of DNB Markets.
- 3. DNB Markets is granted an irrevocable one-time authorisation to transfer up to the number of shares that are covered by this acceptance form to a VPS account in the Company's name at the same time as settlement for the shares takes place.
- 4. I accept that cash settlement will take place by crediting my bank account that has been notified as a dividend account connected to my VPS account or, if such account has not been notified, that settlement is sent to me by bank giro, or by foreign cheque or SWIFT transfer to shareholders residing outside Norway. If the dividend account notified to the VPS (or other account provided by the undersigned for settlement of the Offer), is not a Norwegian kroner account, the registrar may convert the funds into any currency accepted by such account. The registrar may use DNB Markets to perform the currency exchange and DNB Markets' applicable rates and margins will apply to such exchange, and I hereby accept and authorise DNB Markets to deduct and cover such rates and margins from the gross proceeds payable by the Company to me.
- 5. My shares in the Company are transferred free of encumbrances of any kind. I acknowledge that this acceptance can only be treated as valid if any rights holders have given written consent on this acceptance form that the shares are to be sold and transferred to the Company. If there are any rights holders to the shares (pledgees et cetera) the box "Rights holder registered" above should be marked "YES" and the rights holder should countersign this form below.
- 6. The Company will pay my directly related transaction costs in VPS in connection with my acceptance(s). In addition, a 0.15% commission will be payable to DNB Markets by me as a selling shareholder, and DNB Markets is hereby authorised to deduct such amount from the gross proceeds payable by the Company to me.
- 7. The Offer is not being made to, and similarly sales will not be accepted from or on behalf of, shareholders in any jurisdiction where the making of the Offer, or acceptance of it, is in conflict with such jurisdiction's legislation, or would require any registration or other measures, including, but not limited to, the United States, Canada, Australia or Japan (the "Restricted Jurisdictions"). Any acceptance forms that are received from shareholders residing or otherwise located in a Restricted Jurisdiction, or reflect an address in any Restricted Jurisdiction, or designate a bank in any Restricted Jurisdiction to receive the consideration, will be disregarded. I confirm that I am not a resident or otherwise located in any Restricted Jurisdiction and my acceptance is not otherwise in conflict with the legislation applicable to me.
- 8. The Offer and the acceptance form are governed by, and shall be interpreted in accordance with, Norwegian law. Any disputes shall be resolved under the jurisdiction of the Oslo District Court.

Place	Date	Signature *)
*) If signed pursuant to an a	authorisation, the power of attorne	ey or company certificate should be attached.
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If rights holders are registe		on the top right-hand corner of the acceptance form shall be marked YES. The
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