FIELD NUMBER	BOX TO COMPLETE FOR STS NOTIFICATION	BACKGROUND INFORMATION: FIELD NAME	BACKGROUND INFORMATION: APPLICABLE EXPLANATION TYPE FOR THIS FIELD	BACKGROUND INFORMATION: FIELD FORMAT	BACKGROUND INFORMATION: ARTICLE OF REGULATION (EU) 2017/2402	BACKGROUND INFORMATION: FIELD DESCRIPTION	BACKGROUND INFORMATION: LINK WITH PROSPECTUS DIRECTIVE / REGULATION
STSS1	IT0005379893 - IT0005379901 - IT0005379919 - IT0005379927 - IT0005379935 - ISIN IT0005379943 - IT0005379950 - IT0005379968.	Instrument identification code	N/A (General Information)	{ISIN}	N/A	Where available, the international security identification code (ISIN) or codes, or if no ISIN, then any other unique	Where available under Item 1.1 of
STSS2	8156009F718F76DEFE38	Legal Entity Identifier (LEI)	N/A (General Information)	{LEI}	N/A	securities, assigned to this securitisation.  The LEI of the originator(s) and sponsor(s), and where available original lender(s).	Annex VIII. Item 4.2 of Annex VII.
STSS3	N/A	Notification identifier	N/A (General Information)	(ALPHANUM-100)	N/A	Where reporting an update, the unique reference number assigned by ESMA to the previously notified STS notification.	N/A
STSS4	8156009E718E76DEFE38N201901	Securitisation identifier	N/A (General Information)		N/A	Where available, the unique securitisation identifier as assigned by the originator, sponsor and SSPE.	N/A
STSSS STSS6	N/A the website of European DataWarehouse (being, as at the date of this Prospectus, www.eurodw.eu)	Prospectus identifier Securitisation Repository	N/A (General Information) N/A (General Information)	(ALPHANUM-100)	N/A N/A	Where available, the prospectus identifier as provided by the relevant competent authority.  Where available, the name of the registered securitisation repository.	N/A N/A
STSS7	Brignole CO 2019-1 S.r.l.	Securitisation name	N/A (General Information)	(ALPHANUM-100)	N/A	The securitisation name.	Item 4 of Annex VII.
STSS8	m	Country of establishment	N/A (General Information)	{COUNTRYCODE_2}	Article 18 and 27(3)	Where available, the country of establishment of the originator(s), sponsor(s) SSPE(s) and original lender(s).	N/A
STSS9	non-ABCP securitisation	Securitisation classification	N/A (General Information)	(LIST)	N/A	The type of securitization:on-ABCP securitization; -ABCP transaction;	N/A
STSS10	consumer loans	Underlying exposures classification	N/A (General Information)	(LIST)	N/A	A&CF programme.  The type of underlying exposures:  1	N/A
STSS11	30/07/2019	Issue date	N/A (General Information)	{DATEFORMAT}	N/A	Where a prospectus has been drawn up in compliance with Directive 2003/71/EC, the originator and sponsor shall provide the date on which the prospectus was approved. In all other cases, the originator and sponsor shall provide the closing date of the most recent transaction.	Item 4 of Annex VII.
STSS12	30/07/2019	Notification date	N/A (General Information)	{DATEFORMAT}	N/A	The date of notification to ESMA.  If an authorised third-party has provided STS verification services in accordance with Article 27(2) of the	N/A
STSS13	Prime Collateralized Securities (PCS) UK Limited has verified that the Brignole CO 2019-1 S.r.l. securitisation compiles with the STS criteria.	Authorised Third party	N/A (General Information)	(ALPHANUM-100)	Article 27(2)	Securitisation Regulation, provide a statement that compliance with the STS criteria was confirmed by that authorised third party firm.	N/A
STSS14	Prime Collateralized Securities (PCS) UK Limited, United Kingdom	Authorised Third party (name and country of establishment)	N/A (General Information)	{ALPHANUM-1000}	Article 27(2)	If an authorised third-party has provided STS verification services in accordance with Article 27(2) of the Securitisation Regulation, provide the name of the third party's name and the country of establishment. If an authorised third-party has provided STS verification services in accordance with Article 27(2) of the	N/A
STSS15	Financial Conduct Authority, United Kingdom	Authorised Third party (name of competent authority)	N/A (General Information)	(ALPHANUM-100)	Article 27(2)	Securitisation Regulation, provide the name of the competent authority that has authorised it.	N/A
STSS16	N/A	STS status	N/A (General Information)	{ALPHANUM-1000}	Article 27(5)	Notification from the originator and sponsor that the securitisation is no longer to be considered as STS and the reasons for this.	N/A
STSS17	M	Originator (or original lender) not a credit institution	N/A (General Information)	(VAN)	Article 27(3)	reasons for riss.  A statement "Yes" or "No" as to whether the originator or original lender is a credit institution or investment firm established in the Union.	N/A
STSS18	Under the Listed Notes Subscription Agreement, Creditis, in its capacity as Originator, has represented to the Joint Load Managers and the Arranger that (i) it has applied and will apply, as the case may be, to the Receivables the same sound and well-defined criteria for credit-granting which it applies to non-securitized exposures; (ii) it has clearly established the processes for approving and, where relevant, amending, revening and efficiencing the Receivables as it applies to the exposures it holds and (iii) has effective systems in place to apply these creating and presents in order to ensure that credit granting based on a through assessment of the Delstors creditworthiness taking appropriate account of factors relevant to entring the prospect of the Delstors meeting their obligations under the Loan Agreements.	Originator (or original lender) not a credit institution	N/A (General Information)	(ALPHANUM-1000)	Article 27(3)	If the answer to field \$153.7 in "No", the origination or original lender shall provide confirmation that its credit- granting is done on the basic of bound and well-defined criteria and clearly established processes for approving, to the processes of the proce	N/A
STSS19	Under the Intercreditor Agreement, the Originator has confirmed that its credit-granting as referred to in Article 27(3) of the Securitisation Regulation is subject to supervision.	Confirmation that the credit granting is subject to supervision	N/A (General Information)	(ALPHANUM-1000)	Article 27(3)	If the answer to field STS17 is "No", the originator's or original lender's shall provide confirmation that the credit- granting as referred to in Article 27(3)(a) of Regulation (EU) 2017/2402 is subject to supervision.	N/A
STSS20	Pursuant to the Master Receivables Purchase Agreement and the relevant Receivables Purchase Agreement, the Originator (f) has assigned and transferred - without recourse (pro- solute) and in block (in blocco) in to the issuer, which has purchased - without recourse (pro- solute) and in block (in blocco) in accordance with the conditioned provisions of Articles I and without recourse (pro- solute) and in block (in blocco) in the issuer, which has purchased - without recourse (pro- solute) and in block (in blocco) in accordance with the complex position of Articles I and 4 of the Securitisation is and and first 5 of the Complexing Basing Act - all of the right, the and interest and to each Additional Portation. The transfer of the Receivables included in the Initial Portfolio has been rendered enforcashe against the assigned deleters and any third party creditors of the Originator (including any independency receiver of the ampliturosity). All publication of a notice of transfer in the fillios distante to. 90 Part of J. Augus 2019, and 1919 her agritation of the transfer in the Companies Register of Milan-Moras advanced and any third publication of a notice of transfer in the Companies Register of Milan-Moras advanced and any third providence of the Article Securities of the Receivables included in each Additional Portfolio will be rendered enforcashe gainst the assigned dentors and any third publication of a notice of transfer in the Companies Register of Milan-Moras advanced and any third providence of the Article 20 of the Securitiastion Regulation.  And the Article Securities and the Article 20 of the Securitiastion Regulation.	Transfer of the underlying exposures by true sale or assignment		(ALPHANUM-1000)	Anick 20(1)	The STS notification shall provide a concise explanation that the transfer of the underlying exposures is made by means of true sale or transfer with the same legal effect in a manner that is enforceable against the seller or any plana party.	Hem 3.3 of Annex VIII.
STSS21	The Italian Implement your do not contain severe classification, within the meaning of articles 20, paragraph 2, and 20, paragraph 3, of the EU Securitization Regulation and the SBA Goodeline on STS Contrain. For the purpose of compliance with writch 20(1) and 20(1) of the Securitization Regulation, under the Matter Receivable Trained Agreement and interactional agreement to Selfer but confirmed that the Selfer has a feet and make received in the trained Selfer has the Uniform Regulation (in the Regulation) that Regulation (in the Regulation) t	No sovere clawback	Concise Explanation	{ALPHANUM-10000}	Article 20(2)	The STS notification shall provide a concine explanation on whether any of the severe clawback provisions referred to the Article 20 (2) (a) or (b) of Regulation (BU) 2017/2402 are found in the securitization, and state whether the provisions in Article 20 (8) of Regulation (EU) 2017/2402 apply.	Item 3.3 of Annex VIII.
STSS22	Not Applicable	Exemption for clawback provisions in national insolvency laws	Confirmation	{ALPHANUM-1000}	Article 20(3)	In conjunction with STSS21, where appropriate, the STS notification shall confirm whether there are no circumstances that could give rise to clawback provisions in accordance with Article 20 (1) and (2) of Regulation [EU] 2017/2402.	Item 3.3 of Annex VIII.
STSS23	Not Applicable.	Transfer where the seller is not the original lender	Confirmation	(ALPHANUM-1000)	Article 20(4)	Where the seller is not the original lender, the STS notification shall provide a statement confirming that the securitisation complies with Article 20(1) to 20(3) of Regulation (EU) 2017/2402.	Item 3.3 of Annex VIII.
STSS24	The transfer of the Receivables included in the initial Portfolio has been rendered enforceable against the assigned debtors and any bird party creditors of the Originator (including any smoleners; receiver of the same) through [A] the publication of a notice of transfer in the Official Gastette No.9 Part I of 1.4 agant 2015, and (8) the registration of the transfer in the Companies Register of Hall Man-Alona-Bistrator and centered with the three butter. The transfer of the Receivables included in each Additional Birthing with the rendered enforceable against the suggested bettors and any third garry creditors of the Originator (including any innolvency receiver of the same) through (1) the publication of a notice of transfer in the Companies Register of Malan-Monza-Bistrato-Jodi. Therefore, the requirements of Article 20, paragraph 5, of the Securitization Regulation are not applicable.	Transfer performed by means of an assignment and perfected at a later stage	Concise Explanation	{ALPHANUM-10000}	Article 20(5)	Where the transfer of the underlying exposures is performed by means of an assignment and perfected at a later tage than at the closing of the scurilisation, the STS notification shall provide a concise explanation on how and whether that perfection is effected at least through the required immum per-determined event triggers as listed in Article 20(5) of Regulation (1U) 2017/2402.  Where alternative mechanisms of transfer are used, the STS condication shall confirm that an insolvency of the originator would not projudice or prevent the SSPE from enforcing its rights.	Item 3.3 of Annex VIII.
STSS25	Under the Warnarhy and Indemnity Agreement, the Originator has represented and warranted that, as at the relevant Transfer Date, each Receivable is fully and unconditionally owned and available directly to the Originator and, to the best of the Originator knowledge, is not subject to any line (pignorament), seture (sequestro) or other charge in favour of any third party or centre in a condition that can be foreseen to adversely affect the enforceability of the transfer of Receivables under the Master Receivables Purchase Agreement and is freely transferable to the Issuer.	Representations and warrantles	Concise Explanation	{ALPHANUM-10000}	Article 20(6)	The STS notification shall provide a concise explanation on whether there are representations and warranties provided by the seller that the underlying exposures included in the securitisation are not encumbered or software in a condition that can be foreseen to adversely affect the enforceability of the true sale or assignment or transfer with the same legal effect.	Item 2.2.8 of Annex VIII.

STSS26	only becombine resulting from Loses which southly the Criteria will be purchased by the Issuer. Reference in made to the section headed the Aggregate Perfolia. Eligibility Criteria and Perchase Conditions of the Prospection, Guess's Clicified selections of Perfoliaging and schooled in Clinical Consults of Measter Receivables Perchase Agreement. Respectives by Condition of the Receivables shall only secure by in case of breach of any of the representations and warranties under the Warranty and indominity Agreement, I/O join on the exercise of the option granted to be the Measter Receivables or the header of the program of the Agreement and the Agreement of the A	Eligibility criteria which do not allow for active portfolio management of the underlying exposures on a discretionary bibility	Concise Explanation	(ALPHANUM-10000)	Article 20(7)	The STS notification shall provide concise explanation that:  - the underlying exposures transferred from, or assigned by, the seller to the SSPE meet predetermined, clear and documented eligibility criteria which do not allow for active portfolio management of those exposures on a few control of the sequence of the securitation is based on charge processes which facilitate the identification of which exposures are selected for or transferred into the securitisation and that they do not allow for their active portfolio management on a discretionary basis.	Item 222 and 2213 of Annex VIII.
STSS27	The Receivables included in the Initial Portfolio satisfy and the Receivables included in any Additional Portfolio satisfy and will satisfy, as the case may be, the homogeneous conditions of Article 20(8) of the Securitisation Regulation and the final chaft Eld regulation (rechincid standards dated \$1.1\text{by 2018}. in particular, pursuant to the Warrariary and indemnity Agreement the Origination is represented and warranted that, as at the relevant Valuation base and as at the relevant related Date (the Association of Article 20(8)) and a state of the Valuation of the National Portfolio are, and the Receivables included in any Additional Portfolio will be, homogeneous in term of ease type taking risks account the specific characteristic viriation by the case flower of the Receivables included in any Additional Portfolio will be, also because the specific characteristic viriation by the case flower of the Receivables included in the Initial Portfolio are also as the Receivables included in the Initial Portfolio and Complete Confidence on the Security of the Portfolio and Initial Confidence in Initial Confidence in Initial Portfolio and Initial Po	Homogeneity of assets	Detailed Epplanation	(ALPHANUM)	Article 20(8)	The STS notification shall provide a detailed explanation as to the homogeneity of the pool of underlying expourse backing the securitation. For that purpose the originator and sponsor shall refer to the EBATS on homogeneity (commission Delegates Registation (EU) [], and shall explain in detail how each of the conditions specified in the Article 1 of the RTS are met.	htem 2.2.7 of Annex VIII.
STSS28	Under the Warranty and Indemnity Agreement, the Originator has represented and warranted that, as at the relevant Valuation Date and as at the relevant Transfer Date, the Initial Portfolio Goes rock, and the Additional Portfolio will not, comprise any securitisation position. For further details, reference is made to sections The Aggregate Portfolio and Description of the Transaction Domestre. Variary and indemnity Agreement of the Prospection.	Underlying Exposure Obligations: no re securitisation	Confirmation	{ALPHANUM-1000}	Article 20(9)	The STS notification shall confirm that the underlying exposures do not include any securitisation positions and that the notified securitisation is therefore not a re-securitisation.	Item 2.2.2 and 2.2.13 of Annex VIII.
515529	Under the Warranty and Indemnity Agreement, the Originator has represented and warranted that (i) each of the Receivables derives from duly executed Loan Agreements which have been granted by Creditis in its ordinary course of business, (ii) Creditis has expertise in originating exposures of a similar nature to those assigned under the Securitation for at least 5 years, (iii) the Loans have been granted in accordance with he ban disburrament policy applicable from time to time that is no less stringent than the ban disburrament policy applicable from time to time that is no less stringent than the ban disburrament policy applicable from time to time that is no less stringent than the ban disburrament policy applicable from time to time that is no less stringent than the ban disburrament policy applicable from time to time that is no less stringent than the ban disburrament policy applicable from time to time the second the febbers or extended that the second the febbers or extended that the second that the	Soundness of the underwriting standard	Detailed Explanation	(SALPHANUM)	Article 20(10)	The 315 notification shall provide a detailed explanation: - as to whether the underlying exposures were originated in the lender's ordinary course of business and whether the underlying exposures were originated in the lender's ordinary course of business and whether the applied underlying standards were not set strengent that those applied at the same time of origination to exposure that were not securities underlying and/olds and any material changes from prior underwriting standards have a to whether the success parameters and/originated delay.  - on how scortifications where the underlying exposures are residential loans, the pool of underlying exposures neet the requirement of the second parameter of the second	Item 2.2.7 of Annex VIII.
STSS30	Credits is a joint-stock company duly incorporated under the laws of italy and licenced to carry out inding activity pursuant to Article 106 of the Consolidated Banking Act. Credits is an established originater and servicer active in the consumer loan market since 2008. Moreover, under the Warranty and Indemnity Agreement, Credits has represented and warranted that it has be required expertise in originating consumer loans which are of a similar nature as the Loans within the meaning of Article 2010/1 for the Securitisation Regulation (taking the Edd Goodfellers on 15% and country, as that is streen it according within the Consolidate Banking set and an iminimal of years experience in originating consumer basis similar to advice securitised. Reference is also made to account headed the Originator and the Services and Credit and Collection Folicies of the Prospectus.	Originator/Lender Expertise	Detailed Explanation	(ALPHANUM)	Article 20(10)	The STS notification shall provide a detailed explanation as to whether the originator or original lender have expertise in originating oupcourses of a similar nature to those securitised.	Item 2.2.7 of Annex VIII.
575531	under the Warretry and Indemnity Agreement, Credition has represented and warrended that, as at the relevant Valuation Date and at the relevant Transfer Date, the Initial Profition of Section 1, 2014 (and the Valuation Credition 1) and include Receivables qualified as exposures in fedural within the meaning of Articic 21, puragraph. J. of Registation (EUR) x-27/2023 or as exposures to a credit impaired detailor or guarantor, who, to the lest of Creditis knowledge: (I) has been decidered involvent or had a count grant his creditors a final rows appealable register of efforcement or marriand interages as a result of a mixed payment with three years pict to the date of origination on has undergreas and effect eventual registers with regard processes of the warrant since the date of the retricularing, which must have taken place at least one year prior to the date of transfer of the underlying exposures to the house, and (I) with the processes of the second	Transferred underlying exposures without exposures in default	Detailed Explanation	(ALPHANUM)	Article 20(11)	The \$15 notification shall provide a detailed manner at to whether: the transferred underlying expourse 60 not include, at the time of election, defaulted expourse (or restructured expourse) as demied in Article 20(11) of the Registron ((IU) 2017 2402a applicable, - the scorrilation contains any credit-impairedness at the time of securitisation as specified in Article 20(11) (a) to (c) of Registration 2017/2402a.  - the scorrilation contains any credit-impairedness at the time of securitisation as specified in Article 20(11) (a) - the requirements referred to in Article 20 (11) (c) are met.	Item 2.2.8 of Annex VIII.
STSS32	The Debtors of the underlying exposures have paid at least the first installment of the relevant Loan Agreement as at the Valuation Date of the Initial Portfolio (with respect to the Initial Portfolio) and so of the relevant Loan Load Commission Portfolio (with respect to each Additional Portfolio). Accordingly, the exemption set forth in Article 20(1) of Securitation Registration is not applicable. Here can be made to schedule 1 (Criteri Comuni) to the Master Receivables Purchase Agreement and section The Aggregate Portfolio- Eligibility Criteria and Purchase Conditions of the Prospectus.	At least one payment at the time of transfer	Confirmation	{ALPHANUM-1000}	Article 20(12)	The STS notification shall confirm whether, at the time of transfer of the exposures, the debtors have made at least one payment.  The STS notification shall also confirm whether or not the exemption under Article 20(12) applies.	Item 3.3 and 3.4.6 of Annex VIII.
575533	Not applicable. In particular, the Receivables arose and will arise from Loan Agreements and are not secured by any security interests over underlying assets. Furthermore, and as set out in the Eligibility Criteria, (i) the amortising plans of the relevant Loan Agreements (excluding the pre-amortising pairs and (ii) the Loan Agreements are paid in 12 Installments per annum in accordance with the relevant amortising plan and (iii) the Loan Agreements do not provide for either balloon loans noor loans or loans providing for a final immainiment tailment the semant of which is higher than the others installments of the relevant amortising plan. Therefore, the repayment of the Nether has not been structured to depend pendinantary on the sale of any saste. Reference is made to schedule 1 (Criteri Comuni) to the Master Receivables Purchase Agreement and section The Agreegate Portionic adjustification and contracts Conditions of the Prospectus.	Repayment of the holiders shall not have been structured to depend predominantly on the sale of assets.	Detailed Explanation	{ALPHANUM}	Article 20(13)	The STS notification shall provide a detailed explanation of the degree of dependence of the repayments of the holders of the securitization position on the sale of assets securing the underlying exposures.	Item 3.4.1 of Annex VIII.

\$15534		Compliance with risk retention requirements	Concise Explanation	(UST)	Article 21(1)	The STS conficients shall provide a cercular exploration as to how the originator, operand or original lender of a non-ARC securitation comply with the risk retention requirement as provided for in Article 6 of Regulation (EU) 2017/2002.  2017/2002.  These replanations shall be particular including shall be replanated by the particular including shall be replanated by the particular including shall be replanated by the resolution of the replanation (EU) 2017/2002;  2) selfer's share in accordance with Article (E(S)) of Regulation (EU) 2017/2002;  2) selfer's share in accordance event with Article (E(S)) of Regulation (EU) 2017/2002;  3) randomly selected expources before in basics sheet, in accordance with Article (E(S)) of Regulation (EU) 2017/2002;  5) for solid sequence in the accordance with Article (E(S)) of Regulation (EU) 2017/2002;  5) for solid sequence in each seal or accordance with Article (E(S)) of Regulation (EU) 2017/2002;  5) for solid sequence in each seal or accordance with Article (E(S)) of Regulation (EU) 2017/2002;  5) or compliance with risk retention requirements set out in Article 6 (3) of Regulation (EU) 2017/2002;  7) other options are used.	Item 3.1 of Annex VIII Item 3.4.1 of Annex VIII
575535	The rate of interest applicable to the Listed Notes for each interest Period shall be. A) the Euribor, plus B) the following respective margins: 1) from and including the Initial Interest Period to and including the Initial Interest Period to and including the Initial Interest Period to American Section 1 (and including the Initial Interest Period to American Section 1 (b) of the Class A Notes: 50 % (per op point severy free per cent.) per annum; (ii) for the Class A Notes: 60 % (b) for the Class A Notes:	Mitigation of interest rates (III) and currency risks (91) Risks	Concise Explanation	(alphanum-1000)	Article 21(2)	the STS additional shall provide a conside explanation as to whether the interest attra and currency risks are appropriately entigated and that measures are taken to militate such risks and confirm that such measures are available to investors.	Items 3.4.2 and 3.8 of Annex VIII.
STSS36	Other than the Cap Agreement, no derivative contracts are entered or will be entered into by the issuer. In this respect, the issuer has covenanted not to enter into any derivative contracts, other than the Cap Agreement, except to the entert permitted by or provided for in the Transaction Documents, or with the prior written consent of the Representative of the Notes of the Prospectus.	Derivatives Purchased/Sold by SSPE	Concise Explanation	{ALPHANUM-10000}		The STS notification shall explain in a concise manner that the SSPE has not entered into derivative contracts except in the circumstances referred to in Articles 21(2) of Regulation (EU) 2017/2402.	Items 3.4.2 and 3.8 of Annex VIII.
STSS37	The Cay Agreement has been documented under a 3002 50.0 Master Agreement, including the schedule thereto, a 1995 60A Credit Support Annex and a confirmation between the lister of Cay Construpting entered into on or about the base Date. Reference is also made to accision Secreption of the Transaction Documents. Cay Agreement of the Propagatus.	Derivatives using common standards	Concise Explanation	{ALPHANUM-10000}		The STS notification shall provide a concise explanation on whether any hedging instruments used are underwritten and documented according to commonly accepted standards.	Items 3.4.2 and 3.8 of Annex VIII.
STSS38	Under the Warrashy and Indemnity Agreement, Creditis has represented and warrashed that, the Receivables included in the Initial Portfolio have, and the Receivables included in each Additional Portfolio will have a fixed interest rate. In addition, the Rate of Interest applicable in respect of the Listed Motes is calculated by reference to Burnel and the Receivables and the Listed Motes are calculated by reference to generally used market interest rates and do not reference complete formulae or determined. So all market interest rates and do not reference complete formulae or determined by the Receivables and the Listed Motes are calculated by reference to generally used market interest rates and do not reference complete formulae or determined by the Receivables and the Listed Motes are calculated by reference to generally used market interest rates and do not reference complete formulae or determined by the Receivables and the Listed Motes are calculated by reference to generally used market interest rates and do not reference complete formulae or determined by the Receivables in the Receivables	Referenced interest payments based on generally used interest rates	Concise Explanation	{ALPHANUM-10000}	Article 21(3)	The STS notification shall explain in a concise mannerwhether and how any referenced interest payments under the securification assets and liabilities are calculated by reference to generally used market interest rates or generally used sectoral rates reflective of the cost of funds.	Items 2.2.2 and 2.2.13 of Annex VIII.
STSS39	Following the service of a Trigger Notice, (i) no amount of cash shall be trapped in the Issuer bryond what is necessary to ensure the operational functioning of the Issuer or the orderly payments of the amounts due under the Notes in accordance with the Post Enforcement Priority of Payments and pursuant to the terms of the Transaction Documents; (ii) as to repayment of principal. The Series Notes will continue to rais in priority to the Mezzaanine Notes and the Amount Notes, and the Mizzaanine Notes will continue to rais in priority to the series of the Post of the Notes of Notes of Notes of Notes of the Notes of N	to trapping of cash following enforcement or an acceleration ordice	Concise Explanation	(ALPHANUM-10000)	Article 21(4)	The STS notification shall explain concisely and in general terms that each of the requirements of Article 21(4) of Regulation (EU) 2017/2402 are met.	Rem 3.4.5 of Annex VIII.
STSS40	Following the service of a Trigger Notice, no amount of cash shall be trapped in the Issuer Accounts. Reference is also made to Condition 6.3 (Post-Enforcement Priority of Payments) of the section headed Terms and Conditions of the Notes of the Prospectus.	(a)No amount of cash shall be trapped	Confirmation	{ALPHANUM-1000}		The STS notification shall confirm that no cash would be trapped following the delivery of an enforcement or an acceleration notice.	Item 3.4.5 of Annex VIII.
STSS41	Following the service of a Trigger Notice, any principal amount arising from the Receivables will be distributed to the Noteholders in accordance with the Post-Enforcement Priority of Payments. Reference is also made to Condition 6.3 (Post-Enforcement Priority of Payments) of the section headed Terms and Conditions of the Notes of the Prospectus.	(b) principal receipts shall be passed to investors	Confirmation	{ALPHANUM-1000}		The STS notification shall confirm that principal receipts from the underlying exposures are passed to the investors via sequential amortisation of the securitisation positions, as determined by the seniority of the securitisation notifion	Item 3.4.5 of Annex VIII.
STSS42	Following the service of a Trigger Notice, the Senior Veters will continue to one, a tor prayment of principal, in priority to the Mezzanien Notes and the Autor Notes as before the Notice of the Notice of Trigger Notice. Therefore, the Perior Reformence Priority of Payments provide for a repayment of the Notice Notes is a sequential offer. A determined by the seniority of their Notes and in not to be reversed with regard to such seniority. Reference is also made to Condition 6.3 (Post-Enforcement Priority of Payments) of the section headed Terms and Condition of the Notes Condition 6.3 (Post-Enforcement Priority of Payments) of the section headed Terms and Condition of the Notes Condition 6.3 (Post-Enforcement Priority of Payments) of the section headed Terms and Condition of the Notes Condition of the Notes Condition 6.3 (Post-Enforcement Priority of Payments) of the section headed Terms and Condition of the Notes Condition 6.3 (Post-Enforcement Priority of Payments) of the section headed Terms and Condition of the Notes Condition 6.3 (Post-Enforcement Priority of Payments) of the section headed Terms and Condition 6.3 (Post-Enforcement Priority of Payments) of the section headed Terms and Condition 6.3 (Post-Enforcement Priority of Payments) of the section headed Terms and Condition 6.3 (Post-Enforcement Priority of Payments) of the Section headed Terms and Condition 6.3 (Post-Enforcement Priority of Payments) of the Section headed Terms and Condition 6.3 (Post-Enforcement Priority of Payments) of the Section headed Terms and Condition 6.3 (Post-Enforcement Priority of Payments) of the Section headed Terms and Condition 6.3 (Post-Enforcement Priority of Payments) of the Section Headed Terms and Condition 6.3 (Post-Enforcement Priority of Payments) of the Section Priority of Payments of Payments of Payments of Payments of Payments of	(c) repayment shall not be reversed with regard to their seniority	Confirmation	{ALPHANUM-1000}		The STS notification shall confirm that the repayment of the securitisation position is not to be reversed with regard to their seniority.	Item 3.4.5 of Annex VIII.
STSS43	consistence on one mones or our monogeneous.  Following the service of Targer Moties, no automatic liquidation of the Portfolio at market value is envisaged under the Transaction Documents. Indeed, pursuant to the Interroeditor Agreement, the bisser (or the Representative of the Notes	(d) no provisions shall require automatic liquidation of the underlying exposures at market value	Confirmation	{ALPHANUM-1000}		The STS notification shall confirm that not any provisions require automatic liquidation of the underlying exposures at market value.	Item 3.4.5 of Annex VIII.
STSS44	The Securitization does not provide for non-sequential priority of payments. Indeed, as to repayment of principal, the Notes will rank at all times as follows: (i) the Senior Notes, in priority to the Nezzanie Notes, and the Juno's Notes and (ii) the Mezzanie Notes, in priority to the Junior Notes but subordinated to the Senior Notes. The Notes the Notes and (ii) the Senior Notes are not supported by the Notes and (ii) the Mezzanie Notes and (iii) the Mezzanie Notes and N	Securitisations featuring non-sequential priority of payments	Confirmation	{ALPHANUM-1000}	Article 21(5)	The STS ordication hall confirm that transaction featuring non-sequential priority of payments include triggers statistic to the generations of this underlying exposures resulting in the priority of payment reverting to sequential payments in order of sectionity.  The STS ordication shall also confirm that such triggers include at least the deterioration in the credit quality of the underlying exposures below a predetermined threshold.	Item 3.4.5 of Annex VIII.
STSS45	Pursuant to the Master Receivables Purshase Agreement, there are appropriate Purshase Termination Svents which may cause the end of the Receiving Period for a concise explanation how the provisions of Arricle 218(s)d, (b) and (c) are mer, reference is made to the fields STSS2 STSS2 STSS2 and STSSS2 below. Reference is also made the section headed Description of the Transaction Documents - Master Receivables Purshase Agreement and Receivables Purshase Agreement of the Prospectus.	Revolving securitisation with early amortisation events for termination of revolving period based on prescribed triggers	Concise Explanation	{ALPHANUM-10000}	Article 21(6)	The STS notification shall explain in a concise manner, where applicable, how the provisions or triggers in Art 21(6)(4) are included in the transaction documentation.	Item 3.1 of Annex VII and Items 2.3 and 2.4 of Annex VIII.
STSS46	Parsuast to Claim 2.2 (Cresione of Borsting) Againstive) of the Master Receivables Aprichase Agreement the Issuer may purchase any Additional Portfolio ment in the Receiving Period to the extent such Additional Portfolio ment the Criteria and the Conditions to Purchase remet, provided that no Purchase Termination Notice has been delivered in accordance with Transaction Documents. The Purchase Termination Events include, inter all, the circumstance that on any Calculation Date, the Cumulative Gross Default Ratio, determined as at the immediately perceding Calculation Date, exceeds 4.5 and/or the following Novinger Delivopurscy Ratio, determined as at the immediately preceding Calculation Date exceeds 1.5. Reference is made to the relevant definitions as for this new Conditions of the Prospection.	(a) deterioration in the credit quality of the underlying exposures	Concise Explanation	{ALPHANUM-10000}	Article 21(6)(a)	The STS notification shall explain in a concise way where applicable, the provisions or triggers in Art 21(6)(a) are included in the transaction documentation.	Item 3.1 of Annex VII and Items 2.3 and 2.4 of Annex VIII.
STSS47	Pursuant to clause 2.2 (Cessione di Portafigili Aggiuntivi) of the Master Receivables Purchase Agreement the Issuer may purchase any Additional Portfolio during the Revolving Period, provided that on Purchase Termination Indice has been delivered in accordance with the Transaction Documents. The Purchase Termination Events include, litter also, Credits or any third party Servicer appointment as Servicer. Reference is made to the relevant definitions set forth in the Conditions of the Prospectus.	(b) occurrence of an insolvency-related event of the originator or servicer	Concise Explanation	{ALPHANUM-10000}	Article 21(6)(b)	The STS notification shall explain in a concise way, where applicable, how the provisions or triggers in Art 21(6)(b) are included in the transaction documentation.	Item 3.1 of Annex VII and Items 2.3 and 2.4 of Annex VIII.
575548	The Securitisation is a revolving transaction to which only the requirements under Items \$15547, \$15548 and \$15550 apply. The early amortisation event under this Item \$15549 in not applicable.	(c) value of the underlying exposures held by the SSPE falls below a pre-determined threshold	Concise Explanation	{ALPHANUM-10000}	Article 21(6)(c)	the STS notification shall explain in a concise way, where applicable, how the provisions or triggers in Art 21(6)(c) are included in the transaction documentation, using cross-references to the relevant sections of the underlying documentation where the information can be found	Item 3.1 of Annex VIII and Items 2.3 and 2.4 of Annex VIII.

STSS4	Pursuant to clause 2.2 (Cessione di Portafogi Aggiuntivi) of the Master Receivables Purchase Agreement the Issuer may purchase any Additional Portfolio during the Revolving Period to the extent such Additional Portfolio innex the Critaria and the Conditions to purchase are met, provided that no Purchase Termination Notice has been delivered in accordance with the Transaction Documents. The Purchase Termination Events include, inter also, the circumstance that on any Calculation Date, the balance of the Collection Account (also taking into account the purputes and Additional Period Period Date Immediately following) in Ingles than 15% of the Octoarding Principal of the institution of the Period Period Condition Conditions of the Principal Agreement in made to the relevant definitions on Erich in the Conditions of the Principal.	(d) a failure to generate sufficient new underlying exposures meeting pre-determined credit quality (trigger for termination of the revolving period)	Concise Explanation	{ALPHANUM-10000}	Article 21(6)(d)	The STS notification shall explain in a concise way and where applicable, the previsions or triggers in Art 21(6)(d) of Regulation (EU) 2017/2402 are included in the transaction documentation.	Item 3.1 of Annex VII and Items 2.3 and 2.4 of Annex VIII.
STSSS	The contractual obligations, distinct and responsibilities of the Servicer, the Representative of the Noteholders and the other service providers are set out in the request Transaction Occuments. For Africa decision, Exception of the Transaction Documents - Carbon Exception Exception of the Notes of the Prospectus.	(a) information regarding contractual obligations of the servicer and trustee	Confirmation	{ALPHANUM-1000}	Article 21(7)(a)	The STS notification shall confirm that the transaction documentation specifies all of the requirements under Article 21(7) (a) of Regulation (EU) 2037/2402.	ltem 3.7 of Annex VIII.
\$7555	The Servicine Agreement and the Back-Ligh Servicine Agreement contain provisions aimed at ensuring that a default by a can insolvency of the Servicine does not result in a termination of the exercise paths of the Berkelin, including the obligation of the task-kip Service root as Sucressor Servicer governmentation of the appointment of the Servicer for further containing the servicent of the Servicer for the Servicer service servicer services and the services services services services services and the services services services services of the services se	(b)Servicing Continuity Provisions	Confirmation	(ALPHANUM-1000)	Article 21(7)(b)	The STS notification shall confirm that the securitization documentation expressly include requirements under furtice 21(7) (b) of Regulation (EU) 2017/2402.	Item 3.7 of Annex VIII.
STSSS	The Cap Agreement provides for the replacement of the Cap Counterparty in the case of its default, insolvency and other specified events. Reference is also made to section Description of the Transaction Documents - Cap Agreement of the Prospectus.	(c)Derivative Counterparty Continuity Provisions	Confirmation	{ALPHANUM-1000}	Article 21(7)(c)	The STS notification shall confirm that the transaction documentation specifies all of the information under Article 21(7) (c) of Regulation (EU) 2017/2402.	Item 3.7 of Annex VIII.
STSSS	The Cash Allocation, Management and Payments Agreement contains provisions almed at ensuring the replacement of the Account Bank in case of its default, insolvency or other specified events. For further details, see the section headed Description of the Transaction Documents - Cash Allocation, Management and Payments Agreement of the Prospectus.	(c)Account Bank Continuity Provisions	Confirmation	(ALPHANUM-1000)	Article 21(7)(c)	The STS notification shall confirm that the transaction documentation specifies all of the information under Article 21/7 (c) of Regulation (EU) 2017/2402.	Item 3.7 of Annex VIII.
STSSS	Credits as an established originated and service active in the consumer icon market since 2006. It is increased to carry out inmiting early pursuant to Article 100 of the Consolidated daming Act. Pursuant to the Servicing Agreement Credits has reported and warranted the Sas all skills, orbital vehicles, increased and warranted the Sas all skills, orbital vehicles, and warranted in the original vehicles are considered and warranted that seep retained and warranted in this original vehicles are considered as a fine framework or the securities for more than 10 three years. And a service documents and adequate policies, or considered and security or the consolidation of the securities of more than 10 three years. The consolidation of the securities of the securi	Required appertise from the servicer and policies and adequate procedures and risk management controls in place	Detailed Explanation	(ALPHANUM)	Article 21(8)	The STS codification shall explain in detail how the requirements of Article 21(8) are met. As part of the explanation, references shall be made to any policies and procedures intended to ensure compliance with these explanements.	Item 3.4.6 Annex VIII.
57555	The Master Receivables Purchase Agreement and the Servicing Agreement (including the Collection Policies attached thereto) act out in clear and consistent terms definitions, remedies and actions relating to delinquency and definal of delitors, diet restructing, delit for polymens, (nobearance, payment holidays, (losse, charge offs, recovertes and other asset performance remedies. References in sade to the actions headed description of the Transaction Documents. Master describates hurthware Agreement and Receivables Purchase Agreement, Description of the Transaction Documents. Servicing Agreement and The Credit and Collection Policies of the Prospectus.	Clear and consistent definitions relating to the treatment of problem loans	Confirmation	{ALPHANUM-1000}	Article 21(9)	The STS coeffication shall confirm that the underlying documentation sets out in clear and considered terms, administrar, remedits and actions relating to the debt situations set out in Article 21(f) of Regulation (EU) 2031/2402.	Item 2.2.2 of Annex VIII.
STSSS	The Transaction Documents clearly specify the applicable Priority of Payments and the events which trigger changes in such applicable Priority of Payments. Humans to the Cash Allocation, Management and Payments Agreement and the intercreditor Agreement, (I) the Calculation Agent has undertaken to prepare, on or prior to each investor Report Date, the investor Report acting out certain information with respect to the Notes (including inter als.) the events which trigger changes in the applicable Priority of Payments), in compliance with the Securitation Regulation and the applicable Regulators (Parkeria Standards, and i) pulsely to revent of the investors Regulation and the Calculation Agent, the Exporting Entity has undertaken to make it available to the investors in the Notes through the website of language to Data Management, and the date of this Prospection, www.eurodox.eu/. Heference is also and to section hashed the management and Description of the Transaction Documents - Cash Allocation, Management and Payments Agreement of the Prospection.	Priorities of payment and triggers events	Confirmation	(ALPHANUM-1000)	Article 21(9)	The STS notification shall confirm that the securitisation documentation sets out the priorities of payment and trigger events pursuant to Articles 21(9) of Regulation (EU) 2017/2402.	Item 3.4.5 Annex VIII.
STSSS	The Conditions (Including the Rules of the Organisation of the Northodern attached thereto) contain clear provisions that facilitate the timely resolution of conflicts between violential data of the Organisation of the Northodern attached thereto) contain clear provisions that facilitate the timely resolution of conflicts between violential data of the Northodern attached resolution of the Northodern attached the timely resolution of conflicts are met. Reference in also made to the section headed Terms and Conditions of the Northodern Attached Tally Of the Securitation Regulation relating to the timely resolution of conflicts are met. Reference in also made to the section headed Terms and Conditions of the Northodern Attached Tally Of the Securitation Regulation relating to the timely resolution of conflicts are met. Reference in also made to the section headed Terms and Conditions of the Northodern Attached Tally Of the Securitation Regulation relating to the timely resolution of conflicts are met. Reference in also made to the section headed Terms and Conditions of the Northodern Attached Tally Of the Securitation Regulation relating to the Northodern Attached Tally Of the Securitation Regulation relating to the Northodern Attached Tally Of the Securitation Regulation relating to the Northodern Attached Tally Of the Northodern At	Timely resolution of conflicts between classes of investors & responsibilities of trustee	Confirmation	{ALPHANUM-1000}	Article 21(10)	The STS notification shall confirm whether the provisions under Article 21[10] of Regulation (EU) 2017/2402 relating to the timely resolutions of conflicts are met.	Item 3.1 of Annex VII and Item 3.4 of Annex VIII.
STSSS	Under the intercreditor Agreement Credits has confirmed that (i) it has made available to potential investors in the Notes before pricing, on the website of European DataWarehouse (believe, as at the date of this Prospectus, www.eurode.eu) data on static and dynamic historical default and loss performance, such as delinquency and default data, for substantially similar exposures to those being securitised, and the sources of those data and the basis for claiming similarity, provided that such last cover a period of at least 5 (five) years, and (ii) as initial holder of the latte Rotes and the host of the Class 8 (five), it as been in possession, before pricing, of data on static and dynamic binstire default and ones, and (ii) as initial holder of the latte Rotes and the host of the control of the last 5 (five) years. See ference is also made to section headed Description of the Transaction Documents - Intercreditor Agreement of the Prospectus.	Historical Default and Loss Performance Data	Confirmation	(ALPHANUM-1000)	Articles 22 (1)	The STS notification shall confirm that the data required to be made available under Article 22(1) of Regulation (EU) 2017/2402 is available and shall state clearly where the information is available.	Item 3.4.1 of Annex VIII.
STSSS	Pursuant to Article 22, paragraph 2, of the Securitisation Regulation and the EBA Guidelines on STS Citeria, an appropriate and independent party has been mandated to carry out an external verification in respect of the Intoid Furtillals prior to the Issue Date (including emficiation that the data disclosed in this Prospection in respect of the Receivables is accusate). Interessor, it is which reference is also made to vection headed the Aggregate Portfolio of the Prospectia, it which reference is made to the stratification tables.	sample of the underlying exposures subject to external verifications	Confirmation	(ALPHANUM-1000)	Article 22 (2)	The STS notification shall confirm that a sample of the underlying exposures was subject to external verification prior to the issuance of the securities by an appropriate and independent party.	N/A
STSSE	Under the interrunditor Agreement, Credits has confirmed that (ii) it has made available to potential investors in the hotes before pricing, through the website of inter, being, as at the date of this Progentius, were interest, come, a liability can finer model which protoly represent the contractual relationship between the Receivables and the payments flowing between the formation of the payments of the first and the payments flowing between the formation of the first and the first and the latest and the latest and the first a	Availability of a liability cash flow model to potential investors	Confirmation	(ALPHANUM-1000)	Article 22 (3)	The STS notification shall confirm that a liability cash flow model is available to potential investors prior to pricing and state clearly where this information is available. After pricing, the STS notification shall confirm that such information is available to potential investors upon request.	N/A
STSSE	Not applicable.	Publication on environmental performance of underlying exposures consisting of residential loans or car loans or leases*	Concise Explanation	{ALPHANUM-10000}	Article 22 (4)	The STS coefficiency half engines in a security manner whether the information related to the environmental performance of the subset Senocod by residential lossy, or who lossy or kneed a weakable pursuant to Article 7 (July) of Regulation (EU) 2017/2402 and state where the information is available.	N/A

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