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	X31895562921	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 securities, assigned to this securitisation.	Where available under Item 1.1 of Annex VIII.
STSS2	The LEI of GLQL S.À.R.L. (formerly known as SSG Liquid Invest S.à.r.l.) as the originator is 222100XMOCNUWKU58481. The LEI of Elan Woninghypotheken B.V. as seller and original lender is 549300RF42R5090W0N07.	Legal Entity Identifier (LEI)	N/A (General Information)	{LEI}	N/A	The LEI of the originator(s) and sponsor(s), and where available original lender(s).	Item 4.2 of Annex VII.
STSS3		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	222100XMOCNJWKUS8481N201801	Securitisation identifier	N/A (General Information)	{ALPHANUM-100}	N/A	Where available, the unique securitisation identifier as assigned by the originator, sponsor and SSPE.	N/A
STSS5		Prospectus identifier	N/A (General Information)	{ALPHANUM-100}	N/A	Where available, the prospectus identifier as provided by the relevant competent authority.	N/A
STSS6		Securitisation Repository	N/A (General Information)	{ALPHANUM-1000}	N/A	Where available, the name of the registered securitisation repository.	N/A
STSS7	EDML 2018-2	Securitisation name	N/A (General Information)		N/A	The securitisation name.	Item 4 of Annex VII.
STSS8	non-ABCP securitisation	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). The type of securitisation:	N/A
STSS9	normuch secondsour	Securitisation classification	N/A (General Information)	{LIST}	N/A	-non-ABCP securitisation; -ABCP transaction;	N/A
STSS10	residential mortgages	Underlying exposures classification	N/A (General Information)	{LIST}	N/A	ABCP Drozemme. 1 auto loans/lexises; 2 consume loans; 3 commercial mortgages; 4 credit-cred neckvables; 5 leases; 6 resid-credit-credit mortgages; 7 SAE loans; 8 mortgages;	N/A
STSS11	13-12-2018	Issue date	N/A (General Information)	{DATEFORMAT}	N/A	In others: 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		Notification date	N/A (General Information)	{DATEFORMAT}	N/A	The date of notification to ESMA. If an authorised third-party has provided STS verification	N/A
STSS13	Prime Collateralised Securities (PCS) UK Limited has verified that the EDML 2018-2 securitisation complies with the STS criteria.	Authorised Third party	N/A (General Information)	{ALPHANUM-100}	Article 27(2)	If an authorised third-party has provided >1 s verification services in accordance with Article 27(2) of the Securitisation Regulation, provide a statement that compliance with the STS criteria was confirmed by that authorised third party firm.	N/A
STSS14	Prime Collateralised Securities (PCS) UK Limited	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.	N/A
STSS15	Financial Conduct Authority	Authorised Third party (name of competent authority)	N/A (General Information)	{ALPHANUM-100}	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 competent authority that has authorised it.	N/A
STSS16	Not applicable.	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	N	Originator (or original lender) not a credit institution	N/A (General Information)	{Y/N}	Article 27(3)	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	The seler has appointed Quion Services 8.V. (the Eins Service) to originate, administer and service residential mortgage loans on the Seller's behalf. The services that the Ein Servicer growing but Service provides to the Seller are regulated activities in the Netherlands. The Seller confirms that the credit-graving as performed by the Eins Servicer growing on one the Seller services that the credit-graving as performed by the Eins Servicer growing one on the basis of sound and well-defined criteria and clearly established processes for approving, amending, renewing and financing credits and that it has effective systems in place to apply such process. Reference is made to Section 3.4 (Seller) of the Prospectus.	Originator (or original lender) not a credit institution	N/A (General Information)	{ALPHANUM-1000}	Article 27(3)	If the answer to field STSI7 is "No", the originator or original lender shall provide confirmation that its credit-granting is done on the basis of sound and well-defined criteria and clearly established processes for approving, amending, menwing and financing credits and that he originator or original lender has effective systems in place to apply such processes in accordance with Article 9 of Regulation (EU) 2017/2402.	N/A
STSS19	Ean Hypotheken B.V. confirms that the credit-granting as referred to in Article 27(3)(a) of Regulation (EU) 2017/2402 subject to supervision. The Elan Servicer has been appointed by the Seller to originate, administer and service residential mortgage loans on the Seller's behalf. The services that the Elan Servicer provides to the Seller are regulated activities in the Netherlands for which the Seller is not separately licensed. The Seller, however, by appointing the Elan Servicer as its agent is able to benefit from the Elan Servicer as there within the meaning of Article 2:105 Wft. The Seller is an "admitted linstitution" of Quion Groep B.V. in accordance with Article 2:105 Wft and Article 4:5 Wft, so it is permitted to act as an afferenci conabider 0) ontrage loans for the purposes of Article 2:60 Wft and regulated by the Dutch Authority for the Financial Markets (<i>Stichting Autoriteit Financièle Markten</i>). Reference is made to Section 3.4 (Seller) of the Prospectus.	Confirmation that the credit granting is subject to supervision	N/A (General Information)	{ALPHANUM-1000}	Article 27(3)	If the answer to field 57517 is "No", the originator's or original ender's shall provide confirmation that the credit- granting as refered to in Article 27(3)(a) of Regulation (EU) 2017/2402 is subject to supervision.	N/A
575520	True sale Legal title to the Mortgage Receivables and the Beneficiary Rights relating thereto will transferred from Elan Woninghypotheken B.V. (the Seller) to EDML 2018-2. B.V. (the Issuer) by way of an undisclosed assignment which will be enforceable against the Seller and any other third party. The assignment will not be notified to the Borrowers, except upon the occurrence of any Assignment Notification Fount. Until motification of Assignment the Borrowers will only be entitled to validly pay to the Seller. The issuer will be entitled to all proceeds in respect of the Mortgage Receivables from and including the Cut-Off Date. Legal Opinion Such purchase and assignment as set out above will be enforceable against the Seller and third parties of the Seller, subject to any applicable bankruptcy laws or similar laws affecting the rights of creditors as set forth in the legal opinion intended to be issued by Allen & Overy LIP, a reputable law firm with experience in the field of securitisations, on the Closing Date. This legal opinion continues used how thereof the requirement stemming from article 20(5) of the Securitisation Regulation. As a required thereof the requirement stemming from article 20(5) of the Securitisation Regulation. Sar setting there of the represents. As a general note, in this STS notification, except as (otherwise) defined or construed herein or in so far as the context otherwise required, words, expressions and capitalised trems used but not defined or construed herein shall have the meanings defined or construed in the prospectus with respect to the EDML 2018-2 securitisation Regulation. As a securitisation Regulation is not apprecisions and capitalised trems used but not defined or construed herein shall have the meanings defined or construed in the prospectus with respect to the EDML 2018-2 securitisation add 11 December 2018 (the Prospectus).	true sale or assignment	Concise Explanation	{ALPHANUM-10000}	Article 20(1)	The 575 notification shall provide a concise explanation that the transfer of the underlying exposures is made by means of three sale or transfer with the same large affect in a moment that is enforceable against the seller or any third party.	Item 3.3 of Annex VIII.

	The butch Bankrupty AG (<i>Fullissementswet</i>) lokes not contain severe claveback provisions as referred to in article 20(1) and (2) of the Securitization Regulation and such claveback provisions are therefore not applicable to this securitization. The Selfer has regrestented to the size and the Security Tracter in clause 11 subparagraph (i) of the Mortgage Receivables Purchase Agreement that on the Signing Date and on the Closing Date (a) its centre of main interest (DMM) is situated in the Netherlands and (b) its not subject to any one or more of the insolvency and winding: up proceedings lited in Annex A to the Insolvency Requirabilities in the Mather State and has not been disolved (o) Internet situated a suspension of payments (sundance verleend) or declared bankrupt (fulfilet verkloard). The Selfer has also covenanted in the Mortgage Receivables Purchase Agreement that for so long as the Notes remain outstanding it will maintain its CDMI in the Netherlands. For further details, reference is made to Section 3.4 (Selfer) of the Prospectus.	No severe clawback	Concise Explanation	{ALPHANUM-10000}	Article 20(2)	The 5TS notification shall provide a concise explanation on whether any of the severe clawback provisions referred to in Article 20 (2) (a) of (b) of Regulation (EU) 2017/2402 are found in the securitisation, and state whether the provisions in Article 20 (3) of Regulation (EU) 2017/2402 apply.
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 clawack provisions in accordance with Article 20 (1) and (2) of Regulation (EU) 2077/2402.
ST5523	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 complex with Article 20(1) to 20(3) of Regulation (EU) 2017/2402.
575524	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 a ta- lister stage than at the closing of the securitation, the STS notification shall provide a concise explanation on how and whether that perfection is effected at all est through the required minimum pre-determined event triggers as listed in Article 20(5) of Regulation (EU) 2017/2022. Where alternative mechanisms of transfer are used, the STS notification shall confirm that an insolvency of the originator would not prejudice or prevent the SSPE from enforcing its rights.
575525	The Selfer and will represent on the relevant purchase date that subject to any security created pursuant to the Transaction Documents, the Mortgage Receivables are, at the time of the sale and assignment to the issue, free and clear of any rights of pledge or other similar rights (Depektor rechron), encombrances and attachments (Designed) and no option rights have been granted in favour of any third party with regard to the Mortgage Receivables and no Mortgage Receivables is in a condition that can be foreseen to adversely affect the enforceability of the signment of the issue; Ald Mortgage Receivables and no Mortgage Receivables Purchase Agreement. For further details, reference is made to Section 7.2 (Representations and Warranties) of the Prospectus.	Representations and warranties	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 selicit that the underlying exposure included in the securitisation are not encumbered or otherwise in a condition that can be foresen to a alvectory affect the enforceability of the true sale or assignment or transfer with the same legal effect.
STSS26	In accordance with the terms of the Mortgage Receivable Purchase Agreement, the Issuer (i) will on the Closing Date purchase and accept the assignment of the Mortgage Receivables steeded to be part of the Pool as of the initial Cu-OFD Date (iii) will update to the priviter Advance Receivables and Additional Loan Part Receivables). The Part Receivables of Purchase Conditions or, if applicable, the New Ported Mortgage Receivables Purchase Conditions, as the case may be, having been met, purchase and accept the assignment of eligible Further Advance Receivables and New Ported Mortgage Receivables Purchase Conditions, as the case may be, having been met, purchase and accept the assignment of eligible Further Advance Receivables and New Ported Mortgage Receivables Purchase and accept the assignment of eligible New Mortgage Receivables on certain later of dates and (iii) will, subject to the New Mortgage Receivables on certain later of dates during the Pre-Hunded Period. A regurchase and reassignment by the Seller of underlying exposures from the Issuer shall only occur in the circumstances set out in Section 7.1 (Purchase, Repurchase and Sale) of the Prospectus. In addition, the Transaction Documents do not allow for the active selection of the Mortgage Loans or Mortgage Receivables on a discretionary basis including management of the Regulation and Edwalf Scinal Report Cubical Issuer on Selection Proceedings Paceivables on a discretionary basis including management of the Regulation and Edwalf Scinal Report Cubical Issuer on Selection Proceedings Paceivables on a discretionary basis. Too the accurate diversion Proceedings Paceivables are proceedings to accurate the Tearistation Regulation and Edwalf Issue Sing Paceivables on the Issuer Stade Method Paceivables on a discretionary basis. For the avoidance of doubt, the Portfolio Management Agreement does not allow the Portfolio Management of the Mortgage Loans comprising the Pool on a discretionary basis. See also Section 7.1 (Purchase, Repurchase and Sale) of the Pr	Eligibility criteria which do not allow for active portfolio management of the underlying exposures on a discretionary basis	Concise Explanation	{ALPHANUM-10000}	Article 20(7)	The STS notification shall provide concise explanation that: - the underlying exposures transferred from, or assigned by, the safet to the SSPE meet predetermined, clear and documented eligibility criters which do not allow for active portfolio management of those exposures on a discretionary bisis; - the selection and transfer of the underlying exposures in the scurifistion is based on clear processes which facilitate the identification of which exposures are selected for or transferred into the securitisation to the securitisation into the securitisation of the securitisation on that they do not allow for their active portfolio management on a discretionary basis.
575527	The pool of Mortgage Receivables sold and assigned on the Closing Date satisfies the homogeneous conditions as set out in the EBA Regulatory Technical Standards on the homogeneity of the underlying exposures in securitisation under Articles 20(14) and 24(21) of Regulation (120) No 2017/2402 laying down a general framework for insecuritisation and creating a specific framework for insecuritisation and creating aspecific framework for insecuritisation and account of the Standards of the Council and Standards and Standards (212) of 212) 2013, sa adopted by the European Commission on 28 May 2019 through the Commission Delegated Regulatorin (EU) of 28 May 2019 supplementing Regulation (EU) 2017/2402 of the European Parliament and other Council with regard to regulatory technical standards on the Monogeneity of the underlying exposures in securitisation (the RTS Homogeneity) as all Mortgage Laosm (ji) have been underwritten according to similar approaches to the assessment of credit risk associated with the Mortgage Loars and without prejudice to Article 9(1) of the Securitisation Regulatori, (ii) and secured associated with the Mortgage Loars and Without prejudice to Article 9(1) of the Securitisation Regulatori, (iii) and mortification of Mortgage Receivables from the Mortgage Loars, (iii) Adjii with the same sate Leapon of residential law as secured with one or several montoing, collecter via vib note rot the vib post-rot van hypotheek (i) on a coccudance with the bomogeneity factor set forth in Articles 32(2)(a), (b) and (C) of the Six Standards and Standards and governet vib putch law and (b) (parsuration the applicable Mortgage Loars, (in), (iii) May and Parther Advance, such exams and be botted as and (b) and associated with the homogeneity of the Mortgaged Asset is for residential law and has to be occupied by the relevant Borrower at and after the time of arigination and (ii) no consent for residential filting of the Mortgaged Asset is for residential use and has to be occupied by the relevant Borrower at an	Homogeneity of assets	Detailed Explanation	(ALPHANUM)	Article 20(8)	The STS notification shall provide a detailed explanation as to the homogeneity of the pool of underlying exposures backing the excitration. For that proves the originator and sponsor shall refer to the E&A RTS on homogeneity (Icomission Debate Regulation (UC). Land shall explain in detail how each of the conditions specified in the Article 1 of the RTS are met.
	The underlying exposures (i.e. the Mortgage Receivables) do not include any securitisation positions and the notified securitisation is therefore not a re-securitisation. Such confirmation can also be found page 291 in section 7.3 (Mortgage Loan Criteria) of the Prospectus.	Underlying Exposure Obligations: no re securitisation	Confirmation	{ALPHANUM-1000}	Article 20(9)	The STS notification shall confirm that the underlying exposure do not include any securitisation positions and that the notified securitisation is therefore not a re- securitisation.

575529	Ordinary course of business: Based on the Seller's understanding of article 20(10) of the Securitisation Regulation and the EBA STS Guidelines Non-ABCP Securitisations, the Seller confirms that the Mortgage Loans have been originated in accordance with the ordinary course of its business pursuant to underwriting standards that are no less stringent than those that the Seller applied at the time or origination to similar mortgage receivables that are not securitisation and servicing), paragraph Underwriting standards that are notes stringent than those that the Seller applied at the time or origination to similar mortgage receivables that are not securitised by means of the securitisation described in the Prospectus. Underwriting standards: A summary of the underwriting standards is disclosed in Section 6.3 (Origination and servicing), paragraph Underwriting Criteria of the Prospectus together with the undertaing that the underwriting standards is disclosed in Section 6.3 (Origination and servicing), paragraph Underwriting Criteria of the Prospectus together shall be fully disclosed to potential investors without undue delay by the Issuer, or the Issuer Administrator on its behalf, upon instruction of the Servicer. Self-certification: Pursuant to which of the prospectus, it is confirmed that the Mortgage Loans do not qualify as self-certified mortgage loan or an equity- release mortgage loan. Assessment creditvorthiness: The assessment of the borrower's creditivorthines is done in accordance with the Seller's underwriting criteria and meets the requirements set out in paragraphs 1 to 4, point (a) of paragraph 5, and paragraph 6 of Article 18 of Directive 2014/12/EU or of Article 8 of Directive 2008/AB/EC or, where applicable, equivalent requirements in third countries. See also section 6.3 (Origination and servicing), paragraph income of the Prospectus.	Soundness of the underwriting standard	Detailed Explanation	(ALPHANUM)	Article 20(10)	The STS 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 applied underwriting standards were not be stringent that that were not securitized. - as to whether the underwriting standards have been or will be fully disclosed to potential investors without undue delay. - on how securitized. A transfer of advised to a stringent that delay. - on how securitized. A transfer of advised to a stringent that delay. - on how securitizations where the underlying exposures are residential loans, the pool of underlying exposures meet the requirement of the second paragraph of Arctice 20(10) of Regulation (EU) 2017/2402. - sits to whether an assessment of the borrower's creditiverthiness meets the enquirements set out in Arcice 8 10 Directive 2003/REI/C or paragraph of Arctice 13 of Directive 2003/01/17/100 ymee applicable, equivalent requirements in third countries.	Item 2.2.7 of Annex VIII.
STSS30	All Mortgage Loans are originated, administered and serviced on behalf of the Seller by Quion Services B.V. (a 100 per cent. subsidiary of Quion Groep B.V., referred to as Quion) in its capacity as Elan Servicer. The Mortgage Loans are originated under the Elan Hypotheek brand and Elan Plus Hypotheek brand, each a sub-label of Quion label Hypotrust. Whilst Elan Hypotheek and Elan Plus Hypotheek are relatively new origination labels, the origination and marketing is built on the systems and processes of Quion and Hypotrust. Quion and Hypotrust have significant experience in the origination of mortgage Loans of a similar nature to the Mortgage Loans forming part of the Pool (taking the EBA STS Guidelines Non-ABCP Securitisations and count), as it has a license in accordance with the Outch Financial Spervision Act (Wet op het financiel toezich) and a minimum of Syears' experience in		Detailed Explanation	(ALPHANUM)	Article 20(10)	The 515 notification shall provide a detailed explanation as to whether the originator or original lender have expertise in originating exposures of a similar nature to those securitised.	Item 2.2.7 of Annex VIII.
575531	<u>No inclusion defaulted exposures as set forth in article 20[11](a) of the Securitisation Regulation</u> . The Seller will represent on the relevant purchase date to the issuer that: (i) as far as it is aware (having made due and careful enquiry), (b) no Borrower (a) is subject to bankrupty or other insolvency proceedings to had a court grant his creditors affind on engreaded regulation. The Seller will represent on the relevant purchase date to the issuer that: (i) as far as it is aware (having made due and careful enquiry), (b) no Borrower (a) is subject to bankrupty or other insolvency proceedings to had a court grant his creditors affind on engreaded regulation. The Seller will represent on the related and mon-spealed grant for the Inside Duron Date and an insole approvant within three years prior to the date of conjection on related due values of (b) interpect of New Yorted Morrage Receivables (including any Additional Loan Part Receivables, it applicable), further Advance Receivables (including any Additional Loan Part Receivable, it applicable), further Advance Receivable (moting any Additional Loan Part Receivable), and policable, it applicable), it part (b) further Advance Receivable (moting any Additional Loan Part Receivable), it applicable, applicable, applicable, and an exceeding the date of completion of the advance with site metal polices as a borrower that is unlikely to pay its credit obligations to it, without recours by it to actions such as realising mercury taps exceeding the date of a purchase date after the Closing Date, the Reporting Thit has undertable in the transparency reporting agreement entered into between the Retention Holder, the Issuer, the Security Trustee	Transferred underlying exposures without exposures in default	Detailed Explanation	(ALPHANUM)	Article 20(11)	The 515 notification shall provide a detailed manner as to whether: -the transferred underlying exposures do not include, at the time of selection, defaulted exposures (or restructured exposure) as defined in Article 20(11) (of the Regulation [12) (12) 207 2020 as a post- context of the exposure of the selection of the selection of the temperature of the selection of the sel	Item 2.2.8 of Annex VIII.
STSS32	The debtors of the underlying exposures have made at least one payment at the time of transfer of the exposures. The exemption set forth in section 20(12) of Regulation EU 2017/2402 is not applicable. Reference is made to Section 7.3 (Mortgage Loan Criteria), item (xii) 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.
STSS33	Not applicable, as the repayments to be made to the Noteholders under the Notes have not been structured to depend predominantly on the sale of the Mortgaged Assets securing the Mortgage Loans. Reference is also made to section Section 5.2 (Description of Mortgage Loans), paragraph entitled "Mortgage Loan Types" of the Prospectus in which the reference to the EMS voraft Guidelines on the STS criteria for non-ABCP excitisation (EBA/CP/2018/KS) of 20 April 2018 can be replaced by reference to EBA's Final Report Guidelines on the STS criteria for non-ABCP excitisation (EBA/GJ/2018/K9) of 12 December 2018.	Repayment of the holders 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 securitisation position on the sale of assets securing the underlying exposures.	Item 3.4.1 of Annex VIII.
STSS34	The Retention Holder, Init scapacity as the "origination" within the meaning of Arcicle 405 of the CRR, has separately undertaine to the issuer, the Security Trustee, the Seller, the Arranger and the ionit to ad Managers to retain, on an ongoing basis, a metarial net economic interest of not lists than five (5) per cent. In the securitisation transaction described in this Prospectus in accordance with the requirements set out in Article 405 of the CRR, Article 51 of the AIPMB and Article 250 of the Solvency II Regulation (the EU Bisk Retention Requirements) (the Retained Motes) and, (ii) represented and agreed interial has that (ii) it is is required to retain the Retained Motes in Sufe CRB and will continue to be an "originato" within the meaning of article 405 CRB and will continue to retain the Retained Motes in such capacity, (b) it will (b) transfer its Retained Motes in Sufe AI and Craites the transaction described in this Prospectus to case to be compliance with them (a) of Article 405 of the CRR, Article 510 (b) the AIPMB and Craites the transaction described in this Prospectus to case to be compliance with time (a) of Article 405 of the CRR, Article 510 (b) the AIPMB and Craites the transaction described in this Prospectus to case to be compliance with time (a) of Article 405 of the CRR, Article 510 (b) of the AIPMR and Article 254 (2)(a) of the Solvency II Requirements as the accompliance with them (a) of Article 405 of the CRR, Article 510 (b) of the AIPMR and Article 254 (2)(a) of the Solvency II Requirements as to there in and forming part of this Rospectus, the Retention Holder has separately undertaken to the Insuer; the Socurity Trustee, the Solvency II Requirements, as at Cases of Notes sold or transferred to Investors. The Retention Holder has separately undertaken to the Insuer; the Socurity Trustee, the Solvency II Requirements, as at Cases of Notes sold or transferred to Investors with a view to such investor with a view to such investors with a view to such investors with a differen	Compliance with risk retention requirements	Concise Explanation	(LIST)	Article 21(1)	The \$15 notification shall provide a concise explanation as to how the originator, sponsor or original lender of a non- ARCP securitisation comply with the risk retention requirement as provided for in Artcle 6 of Regulation (EU) 2017/2402. These esplanations shall in particular indicate which entity retains the materian ete cosmol: interest and which option is used for retaining the risk including: (1) vertical side: a accordance with Artcle 6(3)(a) of Regulation (EU) 2017/2402. (2) seler's share in accordance with Artcle 6(3)(b) of Regulation (EU) 2017/2402. (3) redomine and the accordance with Artcle 6(3)(b) of Regulation (EU) 2017/2402. (4) for slots transforme in accordance with Artcle 6(3)(b) of Regulation (EU) 2017/2402. (5) no compliance with risk retetion optimized and the slot Artcle 6(3)(b) of Regulation (EU) 2017/2402. (c) o compliance with risk retetion external Artcle 6(3) of Regulation (EU) 2017/2402. (c) or originate with risk retetion external artcle 6(3) of Regulation (EU) 2017/2402.	Item 3.1of Annex VII& Item 3.4.1 of Annex VIII

\$75\$35	The interest rate risks are appropriately mitigated, as the issuer has entered into two Swap Agreements with the Swap Counterparty to hedge the interest rate risk (if any) between (a the interest to be received by the issuer on the Fixed Rate Montgage Receivables and (b) the floating rate of interest due and payable by the issuer on the Floating Rate Notes. For further details, reference is made to section 5.4 (Hedging) of the Prospective. Furthermore, it is confirmed that the currency risk arising from the Transaction is appropriately mitigated given that the Notes will be denominated in euro, the interest on the Notes will be payable quarterly in arrear in euro and the Mortgage Loans are denominated in euro (see also Condition 1 (Form, Denomination Register, Title and Transfer), Condition 4(b) (Interest Periods and Notes Payment Dates).		{ALPHANUM-10000}	Article 21(2)	The STS notification shall provide a concise explanation as to whether the interest rates and currency risks are appropriately mitigated and that measures are taken to mitigate such risk and confirm that such measures are available to investors.	Items 3.4.2 and 3.8 of Annex VIII.
STSS36	Other than (i) a replacement swap agreement following termination of the Senior Swap Agreement or the Floor Payment Swap Agreement and (ii) potentially the Subordinated Swap Transaction, no derivative contracts are entered into by the Issuer. In particular, Condition 3 item (i) (Covenants of the Issuer) of the Notes stipulates that the Issuer shall not, except t the extent permitted by or provided for in the Transaction Documents enter into derivative contracts. Reference is also made to STSS3S above in which it has been set out that the interest rate risk is appropriately mitigated with two Swap Agreements in place.	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	Each Swap Agreement will be documented under a 1992 ISDA master agreement, including the schedule thereto, a credit support annex and a confirmation between the issuer, the Swap Counterparty and the Security Trustee dated the Signing Date. Reference is also made to section 5.4 [Hedging] of the Prospectus.	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.
575538	The Mortgage Interest Rate applicable to each Mortgage Receivable is either (a) a fixed rate which is to be periodically reset from time to time in accordance with its Mortgage Conditions on any Mortgage Receivable Reset Date, or (b) a floating rate which fluctuates from time to time in accordance with the interest base rate to which the rate is referenced (in the case of the Mortgage Loans, the reference rate is the three-month functuates from time to time in accordance with the interest base and on generally used market interest rates, or generally used sectoral rates reflective of the cost of funds, and do not reference complex formulae or derivatives. Reference is also made to Section 7.2 (Interest rate reset in respect of Mortgage Receivables) of the Prospectus for a description of the interest rate (rejsetting including a statement on the reference rate being used for the mortgage loans.	Referenced interest payments based on generally used interest rates	{ALPHANUM-10000}	Article 21(3)	The STS notification shall explain in a concise manner whether and how any referenced interest payments under the securitistica bests 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.
\$75539	Following the delivery of an Enforcement Notice, no Enforcement Available Amount shall be retained in the Issuer Accounts beyond what is necessary to discharge the costs and expense likely to be incurred in connection with the ordinary operational functioning of the Issuer (Including any liguidation cost) or the orderly regyment of amounts due to the Noteholders in accordance with the Post-Findrement and Call Option Encords Privity of Payments. Uness seeching or due to the Noteholders in accordance with the Post-Findrement and Call Option Encords Privity of Payments (or the Prospective require that an amount is retained in the Issuer Accounts in order to be used, in the best Interests of Noteholders, for expenses in order to avoid the deterioration in the credit quality of the Mortgage class. Reference is also made to the Issueragraph of Section 52 (Privity of Payments) of the Prospectus.	No trapping of cash following enforcement or an acceleration notice	{ALPHANUM-10000}	Article 21(4)	The 575 notification shall explain concisely and in general terms that each of the requirements of Article 21(4) of Regulation (EU) 2017/2402 are met.	Item 3.4.5 of Annex VIII.
STSS40	Upon the issuance of an Enforcement Notice, no amount of cash shall be trapped in the Issuer Accounts. See also above under STSS39.	(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	See 5.2 (Priority of Payments) of the Prospectus under "Priority of Payments in respect of principal". All proceeds are applied to redeem the most senior class of notes first.	(b) principal receipts shall be passed to investors	{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 position	Item 3.4.5 of Annex VIII.
STSS42	See 5.2 (Priority of Payments) of Prospectus under "Priority of Payments in respect of principal". All proceeds are applied to redeem the most senior class of notes first and the seniority of the notes cannot be reversed.	(c) repayment shall not be reversed with regard to their seniority	{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	Upon the issuance of an Enforcement Notice, no automatic liquidation for market value of the Mortgage Receivables is required under the Transaction Documents (see also Condition 6 (Redemption), 10 (Events of Default) and 11 (Enforcement) and Section 7.1 (Purchase, repurchase and sale)) of the Prospectus.	s (d) no provisions shall require automatic liquidation of the underlying exposures at market value	{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	Not applicable, as this is not a transaction featuring a non-sequential priority of payments.	Securitisations featuring non-sequential priority of payments	{ALPHANUM-1000}	Article 21(5)	The 313 nonincation state committion are unsuccon reacting non-sequential pointity of payments include triggers relating to the performance of the underlying exposures resulting in the priority of payment reverting to sequential payments order of seniority. The 513 notification shall also confirm that such triggers include at least the deterioration in the credit quality of the	Item 3.4.5 of Annex VIII.
STSS45	Not applicable for this securitisation. The transaction is a fully sequential amortization transaction, there is no revolving period other than for obligations and conditions to fund Further Advance Receivables, New Ported Mortgage Receivables and New Mortgage Receivables (see section 5.2 (Priority of Payments) and 7.1 (Purchase, Repurchase and Sale) of the Prospectus.	Revolving securitisation with early amortisation events for termination of revolving period based on prescribed triggers	{ALPHANUM-10000}	Article 21(6)	The STS notification shall explain in a concise manner, where applicable, how the provisions or triggers in Art $21(5 (a) \text{ are included in the transaction documentation.}}$	Item 3.1 of Annex VII and Items 2.3 and 2.4 of Annex VIII.
STSS46	Pursuant to clause 8.1 of the Mortgage Receivables Purchase Agreement the issuer may only purchase any New Mortgage Receivables during the Pre-funded Period, provided that th New Mortgage Receivables Purchase Conditions have been satisfied. Pre-funded Period means the period commencing on (and including) the Closing Date and ending on (and including) the first Notes Payment Date. New Mortgage Receivables Purchase Condition means, amongst others, that no Pool Level Condition Event has occurred and was continuing as determined as at the immediately pre-ending Mortgage Receivables Purchase Condition means, amongst others, that no Pool Level Condition Event has occurred and was continuing as determined as at the immediately pre-ending Mortgage Receivables Purchase Condition early, amongst others, the occurrence of any of the following events: (a) the aggregate Clustation Date clusters, the occurrence of any of the following events: (b) the aggregate Outstanding Principal Amount of the Mortgage Receivables under which amounts are due and payable which have remained unpaid for a consecutive period execteding intervic clandar days on the relevant Mortgage Calculation Date is more than (10 20 per cent. of the aggregate Outstanding Principal Amount of the Mortgage Receivables from (and including) the Closing Date to Date to Date excluding) the first Notes Payment Date or (10 1.75 per cent. The aggregate Outstanding Principal Part or the Nortgage Receivables as at form Hen Closing Date to the relevant Nortgage Calculation Date is the Nortgage Receivables as at the relevant Out-Of Date Inducing Date (10 0.0 per cent. of the aggregate Outstanding Principal Amount of the Mortgage Receivables as at the relevant Out-Of Date Inducing Date (10 0.0 per cent. of the aggregate Outstanding Principal Amount of the Mortgage Receivables as at the relevant Out-Of Date Inducing Date (10 0.0 per cent. of the aggregate Outstanding Principal Amount of the Mortgage Receivables as at the relevant Out-Of Date Inducing Date Inducing Date (10 0	a) deterioration in the credit quality of the underlying exposures	{ALPHANUM-10000}	Article 21(6)(a)	The 575 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.
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STS547	Pursuant to clause 8.1 of the Mortgage Receivables Purchase Agreement the Issuer may only purchase any New Mortgage Receivables during the Pre-funded Period, provided that the New Mortgage Receivables Purchase Conditions have been satisfied. Pre-funded Period means the period commencing on (and including) the Closing Date and ending on (and including) the first Notes Payment Date. New Mortgage Receivables Purchase Condition means, amongst others, that no Assignment Notification Event, Swap Termination Event or Servicer Termination Event has occurred and is continuing. The Assignment Notification Event, shat no Assignment Notification Event, Swap Termination Event or Servicer Termination Event or servicer. Hence, the definition of New Mortgage Receivables Purchase Conditions provides for triggers in relation to the occurrence of an insolvency-related event with regard to the originator or the servicer.	(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.
STS548	Pursuant to dauce R1 of the Mortgage Receivables Purchase Agreement the Issuer may only purchase any New Mortgage Receivables during the Pre-funded Period, provided that the New Mortgage Receivables Purchase Conditions have been satisfied. Pre-funded Period means the period commencing on (and including) the Closing Date and ending on (and including) the first Notes Payment Date. New Mortgage Receivables Purchase Condition means, amongst others, that no Pool Level Condition Event has occurred and was continuing as determined as at the immediately preceding Mortgage Calculation Date (lotter than in the case of Pool Level Condition (g), which shall be determined as at the immediately preceding Notes Calculation Date). Pool Level Condition Event means, amongst others, the occurrence of the following event: there is no debit balance in respect of Principal Deficiency Ledger on the immediately preceding Notes Calculation Date (see Pool Level Condition (g) in Section 7.1 of the Prospectus). Hence, the definition of New Mortgage Receivables Purchase Conditions provides for a trigger in relation to the value of the Mortgage Receivables held by the Issuer falling below a predetermined threshold.	(c) value of the underlying exposures held by the SSPE fails below a pre-determined threshold	Concise Explanation	(ALPHANUM-10000)	Article 21(6)(c)	The 5TS 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 releant sections of the underlying documentation where the information can be found	Item 3.1 of Annex VII and Items 2.3 and 2.4 of Annex VIII.
STS549	The Pre-Funded Amount equal to EUR 84,914.891 will be available for the purchase of any New Mortgage Receivables on each relevant Mortgage Collection Payment Date during the Pre-funded Period pursuant to the provisions of the Mortgage Receivables Purchase Agreement made between the Seler, the Issuer and the Security Trustee. Any balance remaining on the Pre-funded Account upon the automatic expiry of the Pre-funded Period on the first Notes Payment Date will be transferred to the Issuer Collection Account on the immediately succeeding Notes Calculation Date. Reference is also made to Section 4.5 (Use of Proceeds) of the Prospectus.	(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 provisions or triggers in Art 21(0)(d) of Regulation (FU) 2027/2402 are included in the transaction documentation.	Item 3.1 of Annex VII and Items 2.3 and 2.4 of Annex VIII.
STSS50	The Servicing Agreement sets out the contractual obligations, duties and responsibilities of the servicer (Section 3.5 (Servicer) and Section 7.4 (Servicing Agreement) of the Prospectus). The Trust Deed sets out the contractual obligations, duties and responsibilities of the Security Trustee (Section 3.3 (Security Trustee) and Section 3.1 (Terms and Conditions). The Administration Agreement sets out the contractual obligations, duties and responsibilities of the Security 3.6 (Issuer Administrator) and Section 5.7 (Administration Agreement) 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) 2017/2402.	Item 3.7 of Annex VIII.
STSS51	The Issuer has, in accordance with the terms of the Servicing Agreement, appointed BNP Paribas Securities Services, Luxembourg Branch as the Back-up Servicer Facilitator, to assist the Issuer and the Security Trustee in appointing a substitute servicer in the event the Servicing Agreement is terminated in respect of the Servicer. Reference is also made to Section 3.10 (Back-up Servicer Facilitator) and 7.4 (Servicing Agreement) of the Prospectus. Furthermore, Clause 19 (Termination) of the Servicing Agreement stipulates the processes and responsibilities regarding the substitution of the servicer.	(b)Servicing Continuity Provisions	Confirmation	{ALPHANUM-1000}	Article 21(7)(b)	The STS notification shall confirm that the securitisation documentation expressly include requirements under Article 21(7) (b) of Regulation (EU) 2017/2402.	Item 3.7 of Annex VIII.
STSS52	Each Swap Agreement has provisions requiring replacement of the swap counterparties in the event of their default or insolvency (see Part 5 of the Schedule to each Swap Agreement and in the Credit Support Annex entered into in respect of each Swap Agreement), which requires the relevant swap counterparties to take certain remedial actions as necessary to avoid a negative impact on the ratings of the Notes.	(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.
STSS53	Clause 7 (ferm, Termination and Replacement) of the Issuer Account Agreement provides for provisions in relation to the replacement of the Issuer Account Bank in the case of its default, incolvency and other specified events. Clause 7 (Repayment, Cancellation and Replacement) of the Cash Advance Facility Agreement for provisions in relation to the replacement of the Cash Advance Facility Provider.	(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.
ST5554	All Mortgage Loans are originated, administered and serviced on behalf of the Seller by Quion Services X. (a 100 per cert. subsidiary of Quion Groep V., referred to as Quion) into capacity as Elan Services. The Bia Servicer provides collection and other services to and on behalf of the Seller on a day-to-day basis in retain to the Mortgage Loans and has wide expertise in servicing exposures of the Seller of a similar nature to those securitised and has well documented and adequate policies, procedures and risk management controls relating to the servicing of exposures. The Elan Service holds a licence as an offeror of credit (conhider your in rediet) or intermediary (berniddeloar) under the Dutch Financial Supervision Act. Reference is also made to Section 3.5 (Servicer) and Section 6.3 (Origination and Servicing) of the Prospectus.	Required expertise from the servicer and policies and adequate procedures and risk management controls in place	Detailed Explanation	{ALPHANUM}	Article 21(8)	The 515 notification 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 interded to ensure compliance with these requirements.	ltem 3.4.6 Annex VIII.
ST5555	The Servicer confirmed and covenanced in classe 17 item (c) of the Servicing Agreement that It will provide Mortgage Loan Services with respect to the Mortgage Loan Services with respect to the Mortgage Loan Services related to Dutch residential mortgages, the Borrower Piedge(s) and other collateral security in such manner as a reasonably pudent provider of services such as the Mortgage Loan Services related to Dutch residential mortgages would in respect of such mortgage loan Services related to Dutch the remedies and actions relating to delinquency and default of debtors, debt restructuring, debt forgiveness, for bearance, losse, charge offs, recoveries and other asset performance remedies in respect of the Mortgage Loans.	Clear and consistent definitions relating to the treatment of problem loans	Confirmation	{ALPHANUM-1000}	Article 21(9)	The 5TS notification shall confirm that the underlying documentation sets out in clear and consistent terms, definitions, remedias and actions relating to the debt situations set out in Article 21(9) of Regulation (EU) 2017/2462.	Item 2.2.2 of Annex VIII.
ST5556	The Revenue Priority of Payments and Redemption Priority of Payments are set forth in clause 5 of the Trust Deed and the Post Enforcement and Call Option Exercise Priority of Payments is set forth in clause 7 of the Trust Deed. Condition 10 (Svents of Default) of the Notes specifies the events triggering delivery of an Enforcement Notes. Delivery of the were the transaction Decrements. In the vertex the transaction described in this Prospectus is a to some point in time designate as a STS Security of Enforcements or where competent authorities have taken remedial or administrative actions or (v) any material amendment to transaction Comments. Delivery of Notes Network Delivery of Notes Network Delivery Notes Network Delivery Notes. Delivery Notes Network Delivery Notes Network Delivery Notes Network Delivery Notes Network Delivery Notes Networ	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.

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STSS57	Condition 14 (Meetings of Moteholders; Modification; Consents; Waiver) of the Notes, and schedule 1 to the Trust Deed contain (cherate provisions for comening meetings of Noteholders, voting rights of the Noteholders; the procedures in the event of a conflict between Classes and the responsibilities of the Security Truste in this respect and therefore the provisions of article 21(10) of the Securitisation Regulation relating to the timely resolution of conflicts are met. Reference is also made to Section 4.1 (Terms and Conditions) of the Prospectus.	Timely resolution of conflicts between classes of investors & responsibilities of trustee	Confirmation	{ALPHANUM-1000}	Article 21(10)	The 5TS 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.
STSS58	The Selfer has provided to potential investors (i) the information regarding the Morgage Receivables pursuant to article 22(1) of the Securitisation Regulation over the past S year as set out in section LS (Stratification Tables), a dard of which was made available to such potential investor part or to the printing of the Notes and will on an ongoing basis make the liability cash flow model as referred to in article 22(3) of the Securitisation Regulation published by Bloomberg and Intex prior to the printing of the Notes and will on an ongoing basis make the liability cash flow model published by Bloomberg and Intex available to Noteholders and, upon request, to potential investors in accordance with article 22(3) of the Securitisation Regulation. Reference is also made to Section 8 (General) item 17 and 20 of the Prospectus for a description of the information that is or will be provided to Investors.		Confirmation	{ALPHANUM-1000}	Articles 22 (1)	The \$15 notification shall confirm that the data required to be made available under Article 22(1) of Regulation (TU) 2017/2021 is available and shall state clearly where the information is available.	Item 3.4.1 of Annex VIII.
STSS59	A sample of Mortgage Receivables has been externally verified by an appropriate and independent party prior to the date of the Prospectus (see also Section 8 (General) item 17 and 20 of the Prospectus). The Seller confirms no significant adverse findings have been found.	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
STSS60	See above STSSS8.	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 mode is available to potential investors prior to pricing and state clearly when this information is available. After pricing, the STS notification shall confirm that such information is available to potential investors upon request.	N/A
575561	Not applicable. The administration of the Seller does not contain any information related to the environmental performance of the Mortgaged Assets and no information is publicly available related to the environmental performance of the Mortgaged Assets. Reference is also made to Section 8 (General) item 19 of the Prospectus.	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 notification shall applain in a concise manner whether the information related to the environmental performance of the aster. Instanced with the information is and to asso releases is available pursuant to Article 7 (U(a) of Regulation (CU 20077402 and state where the information is available.	N/A
575562	GLQ. 54.7. [former/k hourn as SSG Liquid Invest 54.7.] (the Returbin Holder) undertables to naise the relevant information prousants to article 7 of the Sacuritization Regulation, to the extent applicable, available to the Noteholders, the competent authorities referred to in article 29 of the Sacuritization Regulation and, upon request, potential investors. Copies of the final Transaction Documents were been made available to iter than 15 Salendar days after the Closing Date and may be inspected at the specified offices of the Sacurity Trastee and the Paying Agent during normal business hours and will be available either in physical or in electronic form, as the case may be Acopy of the Prospectus (in print) will be available either in physical or in electronic form, as the case may be Acopy of the Prospectus (in print) will be available either in physical or in electronic form, as the case may be forgator under the Sacurity Trastee and the Paying Agent during normal business hours and will be available either in physical or in electronic form, as the case may be. For the purpose of compliance with article 7 (2) of the Sacuritisation Regulation, the Retention Holder (as orginator under the Sacuritisation Regulation) and the Issuer (as SSPE) have, in accordance with article 7 (2) of the Sacuritisation Regulation (as (b), (b), (c), (f), (c), (c), (c), (c), (c), (c), (c), (c	f	Confirmation	{ALPHANUM-1000}	Article 22 (5)	The 5TS notification shall confirm that: - the originator and the sponsor are complying with Article 7 A Regulation (12) 2017/2402; - The information required by Article 7(1) (a) has been made available to potential investors before forcing upon request; - the information required by Article 7(1) (b) to (d) has been made available before pricing at least in draft or initial form.	N/A

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