FIELD	BOX TO COMPLETE FOR STS NOTIFICATION	BACKGROUND INFORMATION: FIFTD NAME	BACKGROUND INFORMATION:	BACKGROUND INFORMATION:	BACKGROUND INFORMATION: ARTICLE OF REGULATION (EU)	BACKGROUND INFORMATION: FIFTO DESCRIPTION	BACKGROUND INFORMATION: LINK WITH PROSPECTUS DIRECTIVE /
STSS1	ITDDDS413205-ITDDDS413239-ITDDDS413247-ITDDDS413254-ITDDDS413262	Instrument identification code	N/A (General Information)	DEIM.	2017/2402	Where available, the international security identification code (ISIN) or codes, or if no ISIN, then any other unique	REGULATION Where available under I tem 1.1 of Annex
STSS2	815600287A0270E03841	Legal Entity Identifier (LEI)	N/A (General Information)	(LEI)	N/A	securities, assigned to this securitisation. The LEI of the originator(s) and soonsor(s), and where available original lender(s).	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
STSSS	815600287AD27DE03841N202001 N/A	Securitisation identifier Prospectus identifier	N/A (General Information) N/A (General Information)	(ALPHANUM-100) (ALPHANUM-100)	N/A N/A	Where available, the unique securitisation identifier as assigned by the originator, sponsor and SSPE. Where available, the prospectus identifier as provided by the relevant competent authority.	N/A N/A
STSS6 STSS7	The website of European DataWarehouse (being, as at the date of the Prospectus, www.eurodw.eu) Alba 11 SPV S.r.I.	Securitisation Repository Securitisation name	N/A (General Information) N/A (General Information)	(ALPHANUM-1000) (ALPHANUM-100)	N/A	Where available, the name of the registered securitisation repository. The securitisation name.	N/A item 4 of Annex VII.
STSS8	п	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 securification:on-ABCP securification; -ABCP transaction; -ABCP organisme.	N/A
STSS10	Lanners	Underhying exposures classification	N/A (General Information)	(UST)	N/A	That page of controlling exposures: 2 consumers bases: 2 consumers bases: 3 consumers from conjugate. 5 leases: 5 leases: 7 settlement on conjugate. 7 softe Bases: 9 leases: 9 leases: 9 leases: 9 leases: 9 ordered. 9 settlement on conjugate. 9 soften.	N/A
STSS11	25/06-2020	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 connors shall provide the closine date of the most recent transaction.	Item 4 of Annex VII.
STSS12	25-06-2020	Notification date	N/A (General Information)	(DATEFORMAT)	N/A	The date of notification to ESMA.	N/A
STSS13	Prime Collateralised Securities (PCS) EU SAS has verified that the Alba 11 SPV S.r.l. 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 STS 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	11/4
515513 575514	Prime Colluterational Securities (PCS) EU SAS insi Vermon that the Adul 11 SPV 5.17. Sections action complex with the 515 circles. Prime Colluterational Securities (PCS) EU SAS is established in France	Authorised Third party (name and country of establishment)	N/A (General Information)	(ALPHANUM-1000)	Article 27(2)	firm. If an authorised third-party has provided STS verification services in accordance with Article 27(2) of the Securitisation	N/A
			,	,,		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 Securitisation	
STSS15	Autorité des Marchés Financiers	Authorised Third party (name of competent authority)	N/A (General Information)	(ALPHANUM-100)	Article 27(2)	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	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	Abb Leading S.p.A., a joint stock company incorporated under the base of the Napodice of Early registered with No. 32 in the register held by the Basis of the Napodice of Early registered with No. 32 in the register held by the Basis of the Napodice of Early registered with No. 32 in the register held by the Basis of the Napodice of Early Registered (Napodice of E	Originator (or original lunder) not a credit institution	N/A (General Information)	(ALPHANUM-1000)	Article 27(3)	If the answer to field 1537 is "No", the originator or original winder shall provide confirmation that its credit granting is some on the bissor dround and with effected crimins and clearly established processes for approving, amending, or ownering and financing crisis and not that engingenises or original based has difficulties systems in place to apply such processes in accordance with Arcsob of Peggladion (EU) 2017/2-802.	N/A
STSS19	Alba Leasing S.p.A. confirms that the credit-granting as referred to in Article 27(3)(a) of Regulation (EU) 2017/2402 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	because to talk Transfer Agrammers. On a Colgorator has anxietyed and sendered symbol recovers by an advantage has well as the production of the Colgorator has anxietyed and sendered symbol recovers by an advantage by a did to sight. Other and interest in and to the Recoverable. The transfer of the Recoverable has been membered enforceable against the Colgorator and any their garry creditors of the an advantage of the Recoverable has been membered enforceable against the Colgorator and any their garry creditors of the any objective forceable against the Colgorator and any their garry creditor of the any objective forceable against the Colgorator and any their garry creditor of the any objective forceable and their section of their section of their section and their section of t	Transfer of the underlying exposures by true sale or assignment	Concise Englanation	(ALPHANUM-1000)	Article 20(1)	The STS notification shall provide a concine englanation that the transfer of the underlying exposures is made by means of tree sale or transfer with the same legal effect in a manner that is enforceable against the safer or any third pump.	ttem 3.3 of Annax VIII.
STSS21	The litable in solvinery less do not contain invener classical granization subths the maning of articles 20, paragraph 2, and 20, paragraph 3, of the EU construction Regulation and the EAR Collisions of Story Chee (plants are contained the EAR Collisions Contraction Regulation to hasder 15th EAR Collisions	No severe clawback	Concise Explanation	(ALPHANUM-10000)	Article 20(2)	The STS notification shall provide a concise explanation on whether any of the severe clawback provisions referred to in Article 20 [2] (a) or (b) of Regulation (EU) 2017,P402 are found in the securification, and state whether the provisions in Article 20 [2] of Regulation (EU) 2017,P402 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 diawback provisions in accordance with Article 20 (1) and (2) of Regulation (EU) 2017/2402.	Item 3.3 of Annex VIII.
STSS23	With respect to article 20(6) of Regulation (EU) 2017/2402 bits Receivables aims from Leave Contracts that have been granted exclusively by Max- taceing, as index. Reference is much as section exertised The Perfords -Section Contract of the Portfolio* of the Prospectus. Therefore, the requirements of article 20(4) of Regulation (EU) 2017/2402 are 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 securification complex with Article 20(1) to 20(3) of Regulation (EU) 2017/2402.	Item 3.3 of Annex VIII.
STS524	With regards to service 20(5) of Regulation (III, 2017/2400, the treatment reflects about his bear redested effects along against the Selection and we perfect party received the Originate of Excellent persy inclination; resident the less influencing (III to the Central Annual Central C	Transfer performed by means of an assignment and perfected at a later stage	Concisé Explanation	(ALPHANUM-10000)	Article 20(5)	Where the treather of the underlying exposures is performed by means of an assignment and perfected at a later stage than at the dissing of the controllation, the ST officializes shall provide a concent application on an and wetther this perfection is effected at last of though the required minimum per-determined event riggins as listed in Article 2004 of Regulation 100 300 270 2700. Where alternation mechanisms of transfer are used, the STS notification that confirm that an incolvency of the incipations would not provide a present the ASST from enforcing its right.	Item 3.3 of Annex VIII.
STSS25	With respect to article 20(g) of legislation (EU) 2017/4402, under the Transfer Agreement the Originator has represented and warranted that, as at the Transfer Date, the Receivables are not encurablered or otherwise in a condition that can be foreseen to advantage affect the enforceability of the true sale or adoptiment or Stander with the same legislation. I and addition, under the Transfer degreement, the Originator has represented and execution to the Stander and Agreement, and the Valuation Origination of the Westernoon Consideration and warranted the Stander and exists, such the valuation Origination of the Production entirely and the Critical Conference death, and the valuation of the Production entirely 5 standards or the Production and Standards or the	Representations and warranties	Concise Explanation	{ALPHANUM-10000}	Article 20(6)	The STS notification shall provide a concine enginization on whether there are representations and warranties provided by the safer that the auditivityic speciause included in the securitations are not encursivened of collaminals in a considera that can be forecern to adversally affect the enforceability of the true safe or assignment or transfer with the came legal effect.	Item 2.2.8 of Annex VIII.
STS526	The Receivables ment the Citaria set forth by the Transfer Agreement [for further details see the section of the Prospectus entitled The Portfolio- disection Citaria of the Portfolio) and none of the Transaction Documents provide for (i) a portfolio management with makes the performance of the Accordation dependent both on the performance of the Reconsides some that performance of the Secondation Accordation and the performance of the Secondation Accordation and the performance of the Secondation Accordation and the Secondation and Secondation and the Secondation and	Digibility criteria which do not allow for active portfolio management of the underlying exposures on a discretionary basis	Concise Euglanation	(ALPHANUM-10000)	Article 20(7)	The STS coefficients that provide concine explanation that: this underlying exposures transferred from, or unique day, this soller to the SPE meet productionised, clear and documented explicitly critical which do not able for active portfolior management of those exposures on a documented explaint, critical which do not able for active portfolior management of those exposures on a discretization and transfer of the powdering exposures in the accuration in based on clear processes which facilitate the selectrization and transfer of the powdering exposures in the securities on the securities and that they do not able for their active portfolior insegment on a discretizary basis.	Item 2.2.2 and 2.2.13 of Annex VIII.

	Fraction 1 for Transfer Agreement 1 to Opinion I serger produced and unstraint flat, as it this Multiple Date and the Transfer Date, the Profession of the Comprehensive Securities Securit	Homogeneity of assets	Detailed Esplanation	(ALPHANUM-10000)	Article 20(8)	The TS notification shall provide a detailed explanation as to the homogeneity of the pool of underlying exposures tracking the executations. For this purpose the originate and openior shall refer to the EBATE on homogeneity (Commission Educaçies Application (EU) []. and shall explain in detail how such of the conditions specified in the Article 1 of the HTS are med.	Hern 2.2.7 of Annex VIII.	
STSS28	For the purpose of complance with article 2003 of Regulation (EU) 2017/402, as at the Valuation Date and the Transfer Date, the Portfolio does not comprise any sour Relation positions. For further details use the sections of the Prospective entitled Summary of Principal Documents. Transfer Agreement and "The Portfolio".	Underlying Exposure Obligations: no re securitisation	Confirmation	{ALPHANUM-1000}	Article 20(9)	The STS coefficiation shall confirm that the underlying exposures do not include any securitization positions and that the notified securitization is therefore not a re-securitization.	Item 2.2.2 and 2.2.13 of Annex VIII.	
	Under the Transfer Agreement the Originator has regressioned and warranted that, as at the Transfer Date, (i) the Recolable have been originated by the Originator in his confirmation yourse of its business (ii) each base contract was entered into only interest the Originator for the Originator base (iii) and interest the Originator in	Soundness of the underwriting standard	Detailed Explanation	(ALPHANUM)	Article 20(10)	The ST outditions that provide a decided explanation: and to whether the designing exposures over giving depth of the state of sold and the state of business and whether the applied underwriting standards were not beautiful that the length of the state	Item 2.2.7 of Annex VIII.	
	Under the Transfer Agreement, Alba Leasing Sp.A. (Previoushur, "Alba Leasing") has opposited and worranted that it (i) has a more than 5 (the) experted in originating exposure, and coming not secondated or it is white industrial to the fluctuability, and fill it is fluctual intermediaty registered in production proposes by the bask of tay complane with the productional capital requirements established by the bask of tay (find further destinal, see the actions of the Prospective intitled The Originator, the Sention and the Cash Manager and "Summary of Principal Documents. Transfer Agreement").	Originator/Lander Expertise	Detailed Explanation	(ALPHANUM)	Article 20(10)	The TS coffication shall provide a detailed exploration as to whether the originator or original lender have expertise an originating exposures of a similar subsure to those securificad.	Item 2.2.7 of Annex VIII.	
STSS31	Indian the Transfer Agreement, the Originator has represented only examined their, as at the Valuation Date and as at the Transfer Date, now of the Recombined (in private to a Different Lease Contract, or a Defaulted Lease Contract, (i) is in default personal to active 12.78, agreegage 3. of Regulation 15.00 to 15.70, 15.00 to 15.00 t	Transferred underlying expocures without exposures in default	Ortaled Explanation	(ALPHANUM)	Article 20(11)	This TS coeffication shall provide, a detailed movement is to inherinke. This TS coeffication shall provide, a detailed movement is to inherinke. This is a shall be a spource (or restruction of supported) as officed as contract 2011(1) of the lighter (100) 2073 2400 as a gasticulate. - this isocratification constants any contribution inherinkedness of the first of a coefficient of the shall be a shall	Item 2.2.8 of Annex VIII.	
5TS532	Under the Transfer Agreement, the Originator has represented and warranted that, as at the Valuation Date and the Transfer Date, each Lesse but made at basic one payment of an Installment. It any Edit, with rejects to the relevant Receivable Dates of the servicing appears. The exemption are the tension of the Contraction of the Section Origination (Installment Contractions) are of the Contraction of the Section Origination (Installment Test Factors and Contractions) are under the Section of the Prospectus existed Summary of Principal Documents-Transfer Agreement.	At least one payment at the time of transfer	Confirmation	(ALPHANUM-1000)	Article 20(12)	The STS cooffication shall confirm whether, at the time of transfer of the exposures, the debtors have made at least one payment. The STS cooffication shall also confirm whether or not the exemption under ATICLE 20(21) applies.	Item 3.3 and 3.4.6 of Annex VIII.	
STSS33	Under the Transfer Agreement, the Originator has represented and worranted that the repayment of Receivables arising from Lease Contracts by Leasees in or prodominantly dependence on the sale of the Assets. In addition, each Lease Contract provides inclinaments (i) to be paid in accordance with a Trench's manorisation plan providing for all installments, or senies of installments, having constant amounts, and (b) consisting of a principal component and an interest component. Please refer to section Summany of Principal Documents. Transfer Agreement.	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 securification position on the sale of assets securing the underlying exposures.	Item 3.4.1 of Annex VIII.	
	Under the interveditor Agreement and the Serior Notes Subscription Agreement, the Originator has undertaken that it will retain with offset from the tops date and mutation as negligible place, in neutral net economic interves of at least \$ (find) per cent. In the Securitation in accordance with opposite (fill) of affice it for the Securitation Regulation (please refer to section headed "Summary of the Principal Documents". Intervendent Agreement "of the Prospectual".	Compliance with risk retention requirements	Concise Explanation	(LIST)	Article 21(1)	The STS edifications that provides a concrise explanation as to how the originator, spensor or original lender of a non- add/P executivation conjugate with the risk retention requirement as provided for its Application (EU) 2007/2002. The provided for its Application of the retention requirement as provided for the Application (EU) 2007/2002. The results of the	Item 3.1of Annex VII& Item 3.4.1 of Annex VIII	
STSS35	Used to the Turnish Agreement, the Originator has requested and was remarked that (if) there is no correctly on what the Scotchistophic was related to the Scotchistophic was remarked by the S	Miligation of Interest rates (RI) and currency risks (FX) Risks	Concise Explanation	[ALPHANUM: 10000]	A416/s 21(2)	The STS notification shall provide a concine explanation as to whether the interest rates and contency rates are explanation as the whether the interest rates and contency rates are explanation of the missacres are taken to integrate such rate and continue that such missacres are secretarily to integrate such rate and continue that such missacres are secretarily to integrate such rate and continue that such missacres are secretarily to integrate such rate and continue that such missacres are	Nees 3.4.2 and 3.8 of Annex VIII.	
STSS36	Present to Condition 3.1.13, this bases has consented not by retaining any derivation, one asymmetrical by which 23, prograph 3, of the Scientification Registrons, and in Scientification and this Transfer Agreement, the Organizer has presented and varieties from the Professions not include any derivative (for further details see this section of the Prospectus extiled Summary of Principal Documents, Transfer Agreement).	Derivatives Purchased/Sold by SSPE	Concise Explanation	(ALPHANUM-10000)		The STS notification shall explain in a concise manner that the SDF has not entered into derivative contracts except in the corcumstances referred to in Articles 2(1)) of Regulation (EU) 2017/2022.	Items 3.4.2 and 3.8 of Annex VIII.	
STSS37	Pursuant to Condition 5.1.13, the Issuari has covenanted not to enter into any derivative, save as permitted by article 21, paragraph 2, of the Scourtisation Regulation, and (iii) in accordance with the Transfer Agreement, the Originator has represented and swarrenced that the Portfolio does not include any derivative (For further details see the section of the Prospectus entitled Summary of Principal Documents - Transfer Agreement').	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	For the purpose of compliance with arricle 2(13) of the Securification Regulation, (i) the rate of interest applicable in respect of the Notes is calculated by reference to the 3 months DRBARD [please see Condition? [Interest] and (ii) the Leava Contracts originating the Revisiobles provide for a fixed interest rate or Toolsing year, and in such latter can be relevant interleging credit on byway of reactionists please (please year) from the Leava (please in the latter) and the latter of the Leava (please in the latter) and the latter of the Leava (please in the latter) and the latter of the Leava (please in the latter) and the Perificial Section Central of the Receivable of the Proposal control or the Leava (please in the Leava (pleas	Referenced interest payments based on generally used interest rates	Concise Explanation	(ALPHANUM-10000)	Article 21(3)	The 5TS notification shall explain in a concise mannerwhether and how any referenced interest payments under the securification assets and fabilities 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.	
	Following the service of a Trigger Notice, (i) no amount of cash shall be trapped in the Issuer beyond what is incentary to ensure the operational functioning of the Issuer or the odeling powerist of the amounts do used the Notice in accordance with the applicable hose forthcoment Forlow of the Continued Forlow of th	No trapping of cash following enforcement or an acceleration notice	Concise Explanation	{ALPHANUM-10000}	Article 21(4)	The STS coefficiation shall explain conclusify 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	following the service of a Trigger Notice, no amount of cash shall be trapped in the Issuer Accounts beyond 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 applicable Not. Inforcement Priviley of Payments and pursuant to the service of the Transaction Documents (for further details, see Condition 6.2 (Post-Enforcement Notify of Payments).	(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.
STS541	Following the service of a Trigger Notice, any principal amount arising from the Receivables will be distributed to the Noteholders in accordance with the applicable Post Enforcement Priority of Pyrments and pursuant to the terms of the Transaction Documents (for further details, see Condition 6.2 (Post-Enforcement Privacy of Pyrments).	(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 position.	Item 3.4.5 of Annex VIII.
STSS42	Following the service of a Trigger Notice, the Class A Notes (as Senior Notes) will continue to rank, as to repayment of principal, in priority to the other Classes of Notes as before the delivery of a Trigger Notice (for further details, see Condition 6 (Priority of Payments)).	(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	No provisions of the Transaction Documents require the automatic liquidation of the Portfolio at a market value (for further details, see Clause 20 [Disposal of the Portfolio and of individual Receivables) of the Intercreditor Agreement).	(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	addors the service of a Trigger Notice, the puryment of the interests on the Mezzanine Notes will rank in priority in respect of the repyment of priority of the Class A Notes (pilose and refer to Condition 6.1 pilos electroment Priority of Preprinted)). The Interaction Economics provides for certain Trigger Sents the externed valled wild regime place effectioned the pilose are Condition 16.7 (pilose Sents); Tolkeding the survice of all Vigger Notice, the Class A Notes (a Sander Notes) will rank in priority to the other Classes of Notes (for further data), see Condition 6.2 (Post-Contension Friority of Physiology).	Securitisations featuring non-sequential priority of payments	Confirmation	(ALPHANUM-1000)	Article 21(5)	The STS notification shall confirm that transaction featuring non-sequential priority of payments include triggers relating to the performance of the underlying exposures resulting in the pixolity of payment reverting to sequential payments in order of institution. The properties of the pixolity of payment reverting to sequential payments in order of institutions that also confirm that such triggers include at least the deterioration in the credit quality of the underlying exposures below a prodetermined threshold.	Item 3.4.5 of Annex VIII.
STSS45	The Securification does not provide a revolving period. Therefore, the requirement of article 21(4) of Regulation (EU) 2017/2402 is not applicable.	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)(a) are included in the transaction documentation.	Item 3.1 of Annex VII and Items 2.3 and 2.4 of Annex VIII.
STSS46	The Securitisation does not provide a revolving period. Therefore, the requirement of article 21(6) of Regulation (EU) 2017/2402 is not applicable.	(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	The Securification does not provide a revelving period. Therefore, the requirement of article 21(6) of Regulation (EU) 2017/2402 is not applicable.	(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 VIII and Items 2.3 and 2.4 of Annex VIII.
STS548	The Securification does not provide a revolving period. Therefore, the requirement of article 23(4) of Regulation (EU) 2017/2402 is 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 STR coefficient had region in a concise way, where applicable, how the processors or triggers in Art 21(9)(s) are shaded of the concentration documentations. Before references to the relevant 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.
STSS49	The Securification does not provide a revolving parted. Therefore, the requirement of article 21(6) of Regulation (EU) 2017/2402 is not applicable.	(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(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.
STSS50	In the grant confirms complaince with which 2 (17) of or the specification flegislation. The service product are (i) the service, who is appointed under the Service) genement (see an effect or solon sheads "Summary of Principal Documents - Survice) agreement (see a service product, who is appointed under the Corporate Service) genement (of lesses offer to section headed "Summary of Principal Counters, Corporate offer the Service) (and the Service) (and is the service) as well as the Counter (see a service) and the Service) (and is the service) (and is the service) as well as the Service (see a service) and the Service (see a service) (see a service) and the Service (see a service) (see a servi	painformation 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 Regulations (EU) 2017/2402.	Hern 3.7 of Annex VIII.
STS551	As Organize confirms, complaines with articles 2(7)(8) of the Secretification Regulation. This Services is degreement contents providents among at securing a default by an inchanging of this Service is an inchanging of this Service is depositive to the securing and securing a securing and the s	(b)Servicing Continuity Provisions	Confirmation	(ALPHANUM-1000)	Article 21(7)(b)	The ST confliction shall confirm that the securitization documentation approxisy include requirements under Article 2(1) (b) of rilegalation (IU) 2017/2402.	Item 3.7 of Annex VIII.
STSS52	Availant to Condition 3, the lisson has commanded not be retrieved any devicedors, some as permitted by the Secretization Regulation. In accordance with the Tomorder represented the Portion does not include decidence; please refer to person behalder "Simmony of Principal Documents - Transfer Agreement" of the Prospectuc), in addition, no derivatives have been formalized as there are no currency risk.	(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.
STS553	The Driginator confirms compliance with writin 2 (17)(s) of the discontinuation Regulation. The Cash Allocation, Management and Payment Agreement contains provisions aimed at ensuring the replacement of each Account bank in case of its default, inchinery or other quorified event in place refer to which "Scientified Conjuments." Cash Allocation, Management and Payment Agreement of the Prospectical Cash Allocation Cash Allocation (Management and Payment Agreement of the Prospectical)	(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.
STS554	This Servicer is of the opinion that it has the required expertise in servicing leases which are of a similar nature as the Lease Contracts within the execution of ratio 2.18(6) of Regulators (IDI 2017/RQZ, 36) (it is it is function) intermediary leave from the place of training and remote and or register of the Resident intermediary leases and they be taken of that private to article 26 of the consolidated dealing act, (if it has a minimum of 3 year's experience in servicing bases; and (iv) it has vaid documented and adequate policies, procedures and risk examples of the contract of the decades (in) the first entities, set the section headed 5 summary of Principal Occuments - Servicing Agreement and Yoshiccho Policies and Recovery Procedures of the Prospectural).	Required expertise from the servicer and policies and adequate procedures and risk management controls in place	Detailed Explanation	(ALPHANUM)	Article 21(8)	The STS 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 intended to ensure compilance with these requirements.	Item 3.4.6 Annex VIII.
STSSSS	Alba Leasing confirms that the Collection Policies and Recovery Procedures set out in clear and consistent terms definitions, remedies and actions relating to definitions, and default of defaurs, delit restructuring, delit forgiveness, forbassance, payment holdery, bosse, charge offs, recoveries and control season procedures are professionance remedies. Please refer to the Servicing Agreement and to section Tollection Policies and Recovery Procedures' of the Prospectual.	Clear and consistent definitions relating to the treatment of problem loans	Confirmation	(ALPHANUM-1000)	Article 21(9)	The STS notification shall confirm that the underlying documentation sets out in clear and consistent terms, definitions, remedies and actions relating to the debt situations set out in Article 21(9) of Regulation (EU) 2017/2402.	Item 2.2.2 of Annex VIII.
STS556	The Transaction Documents clearly specify the Priorities of Psyments, the events which trigger changes in such Priorities of Psyments as well as the obligation to report such events, and any change in the Priorities of Psyments which will materially adversely affect the responses of the Notes shall be reported to inventors without undual delay through the Investor Report. Reas refer to section Torms and Conditions of the Notes' of the Prespectus.	Priorities of payment and triggers events	Confirmation	(ALPHANUM-1000)	Article 21(9)	The SS redification shall confirm that the securitization documentation sats out the priorities of payment and trigger events pursuant to Article 21(9) of Regulation (EU) 2017/2402.	Item 3.4.5 Annex VIII.
STSS57	The Conditions (including the Rules) contain clear provisions that facilitate the timely recolution of conflicts between Noteholders of different Classes, clearly define and allocate voting rights to Monthoders and clearly dentity the responsibilities of the Representative of the Monthoders (please refer to a rection "Time and Conditions" of the New Tork Programming.	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.
ST\$558	todor the interceptor Agramment, the Originator has represented and surrounded that it has made available, before pricing, through disclosure in the temporary Wildelse or the Otal Reposition, will the case may be to potential investors date on static and generic interces affecting prior manual containing to the the sever-produce investor of consoledes substantially similar to the Receivables (for further details, see the section headed "simmary of Principal Documents - Interceptor Agraement").	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 Arcicle 22(1) of Regulation (IU) 2017/24/20 is available and shall date closely-where the information is available.	Item 3.4.1 of Annex VIII.
STS559	under the Intercreditor Agreement the Originator has represented and warranted that, prior to the losse Oate, it has submitted a representative sample of the Receivables to the external enforction of an appropriate and independent party (plasse refer to sections "Summary of Principal Occuments": Intercreditor Agreement" and "The Particula": Prod Audit Report of the Prospectual.	Sample of the underlying exposures subject to external world-citions.	Confirmation	(ALPHANUM-1000)	Article 22 (2)	The STS conficution shall confirm that a sample of the underlying engournes was subject to electrical worlfication prior to the inscent or of the securities by an appropriate and independent party.	N/A

STSS60	Under the Interceditor Agreement, the Originator has confirmed that it has made available, before pricing, to potential investors a liability cash flow model (please refer to section Summary of Principal Documents - Interceditor Agreement of the Prospectual).	Availability of a liability cash flow model to potential invectors	Confirmation	(ALPHANUM-1000)	Article 22 (3)	The STS notification shall confirm that a labelity cash flow model is available to potential invectors prior to pricing and state disalty-shell the information is available. After pricing the STS notification shall confirm that such information is available to potential investors upon request.	N/A	
		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 explain in a concise manner whether the information related to the environmental performance of the scatts financed by residential loans, or auto loans or leases it available pursuant to Article 7 (1)(a) of Regulation (IU) 2017/8402 and state where the information is available.	N/A	
STSS62	Personnt to the terms of the interconditor Agreement, the Originate has been designated as Reporting Entity in accordance with article 2(1) of the Securitation Regulation. Pursuant to the interceptor Agreement, the Originater has also continued that (i) after the Issue Date, it will comply with article 2 of this securitation Regulation Regulation (being the information required by Article 2(1) of the Securitation Regulation (through the website of the Securitation Regulation of the Securitation Regulation (through the Association Security and Securitation Regulation of the Information and exposition (ii) and (of the first indepartuped or article 2) puragraph. I of the Securitation Regulation of the Information and position (ii) and of the Ferri Auditory Wilson and Article 2) puragraph. I of the Securitation Regulation than the Information and position (iii) and of the Proposition Security (iii) and Securitation Regulation (iii) and intercondition of the Information and Proposition (iii) and intercondition are interconditional and interconditional accordance (iii) and interconditional accordance (iiii) and intercondit	Originator and sponsor responsible for compliance with Article 7	Confirmation	(ALPHANUM-1000)	Article 22 (5)	The STS confliction shall confirm that: - the originative and the queeze are complying with Article 7 of Regulation (ISQ) 26137/2462; - the originative and the queeze are complying with Article 7 of Regulation (ISQ) 26137/2462; - the originative are confirmed to the confirmed are confirmed to the confirmed to the confirmed are confirmed to the confirmed to t	N/A	