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NUMBER	BOX TO COMPLETE FOR STS NOTIFICATION	BACKGROUND INFORMATION: FIELD NAME	APPLICABLE EXPLANATION TYPE FOR THIS FIELD	FIELD FORMAT	INFORMATI ON: ARTICLE OF	BACKGROUND INFORMATION: FIELD DESCRIPTION
STSS1	ISIN FR0013528742 (Class A Notes)	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.
STSS2	LEI: 969508SFFDM173N33S21	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).
STSS3	Not applicable	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.
STSS4	Unique identifier number of the Issuer: 969500HHCDC0MAFTT556N202001	Securitisation identifier	N/A (General Information)	{ALPHANUM-100}	N/A	Where available, the unique securitisation identifier as assigned by the originator, sponsor and SSPE.
STSS5	AMF approbation FCT 20-11	Prospectus identifier	N/A (General Information)	{ALPHANUM-100}	N/A	Where available, the prospectus identifier as provided by the relevant competent authority.
STSS6	No securitisation repository registered yet but data is provided to European DataWarehouse GmbH	Securitisation Repository	N/A (General Information)	{ALPHANUM-1000}	N/A	Where available, the name of the registered securitisation repository.
STSS7	PURPLE MASTER CREDIT CARDS (Note Series 2020-1)	Securitisation name	N/A (General Information)	{ALPHANUM-100}	N/A Article 18	The securitisation name. Where available, the country of establishment of the originator(s), sponsor(s) SSPE(s) and original
STSS8	FR	Country of establishment	N/A (General Information)	{COUNTRYCODE_2}	and 27(3)	lender(s).
STSS9	non-ABCP securitisation	Securitisation classification	N/A (General Information)	{LIST}	N/A	The type of securitisation: -non-ABCP securitisation; -ABCP transaction; -ABCP programme.
STSS10	consumer lones	Underlying exposures classification	N/A (General Information)	{LIST}	N/A	The type of underlying exposures: 1) auto loans/leases: 2) consumer forms: 2) consumer forms: 3) consumer forms: 4) credit-card receivables: 5) leases; 6) residential mortgages; 7) SME loans; 8) mixed; 9) others.
STSS11	26102020	Issue date	N/A (General Information)	{DATEFORMAT}	N/A	Where a prospectus has been drawn up in compliance with Directive 2003/71/EC, the originator and sponsor shall provide the date on which the prospectus was approved. In all other cases, the originator and sponsor shall provide the closing date of the most recent transaction.
STSS12	26/10/2020	Notification date	N/A (General Information)	{DATEFORMAT}	N/A	The date of notification to ESMA.
STSS13	Prime Collateralised Securities (PCS) EU SAS has verified that the PURPLE MASTER CREDIT CARDS (Note Series 2020-1) securitisation transaction 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 firm.
STSS14	Prime Collateralised Securities (PCS) EU SAS established in France	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.
STSS15	Autorité des Marchés Financies (French Financial Markets 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.
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.
STSS17	No	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.
STSS18	Parsuant to Section "Solitor Representations and Warminies and undertakings with respect to the Revolving Credit Agreements, the Receivables and the Critical Account of the Base Prospects, the Selection reports and the Selection Repetation, in Selection Regulation, it has perfected to the Receivables with which will be transferred by it to the Issuer the same sound and well-defined criteria for credit granting which it applies to non-securitised Receivables. To that end, the same clearly established processes for approving and, where relevant, mending, receiving and refinencing credits have been applied. It has effective systems in place to apply those critical processes for approving the security of the Review and R	Originator (or original lender) not a credit institution	N/A (General Information)	{ALPHANUM-1000}	Article 27(3)	If the amover to find \$1311 is TWO, the originator or triginal lender shall provide confirmation that its credit-gratuity is done in the basis of sound and well-actived certificate clearly established processes for approving, amending, tenewing and financing credits and that the originator or original lender has effective systems in place to apply such processes in accordance with Article 9 of Regulation (EU) 2017/2402.
STSS19	Pursuant to Section 'Description of the Seller' of the Base Prospectus, 'the Seller is licensed in France as a financing and payment company (société de financement et établissement de paiement) governed by the French Code monétaire et financier, and is accordingly subject to banking obligations and continuous monitoring on a consolidated basis with the BPCE Group, including with regard to productial and capital regulations, by the Autorité de Controlé Prodentel et de Résolution, the French banking regulatory authority'.	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.
STSS20	The sale of the Eligible Receivables in the context of Initial Transfers and/or Additional Transfers together with the related Ancillary Rights under the Master Receivables Sale and Parthane Agenement and each Deed of Transfer has been structured to qualify as a tens used under Front have. In the Agent A	Transfer of the underlying exposures by true sale or assignment	Concise Explanation	{ALPHANUM-10000}	Article 20(1)	The STS notification shall provide a concise explanation that the transfer of the underlying exposures is made by means of true sale or transfer with the same legal effect in a manner that is enforceable against the seller or any third party.
STSS21	The maigrant of the Recivibles is not subject to score derback previous in the creat of inadvecy of the Seller. The Programme Documents do not include any provisions similar to ortical 50 (1)(p) and (1) and Ander (20) of the Regulation (10) 2017/2012. The assignment of the Receivables is governed by article. L. 214-160 of the French Monetary and Finnacial Code, In accordance with Article L. 214-160 of the French Monetary and Finnacial Code, in accordance with Article L. 214-160 of the French Monetary and Finnacial Code, in a subject of the Self-Level Receivable (10) and French Commercial Code (dispositions and Liver PI da Code de Commercy) or any equivalent proceeding governed by any foreign law proceeding governed by Book VI of the French Commercial Code (dispositions and Liver PI da Code de Commercy) or any equivalent proceeding governed by any foreign law proceeding (contrare vs. et al., p. 214-216) and the Receivables Analysis and the Receivables Analysis and the Receivables Analysis and Analysis a	No severe clawback	Concise Explanation	(ALPHANUM-10000)	Article 20(2)	The STS notification shall provide a concise explanation on whether any of the severe classhack provisions referred to in Article 20 (2) (e) for (t) 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 clawback provisions in accordance with Article 20 (1) and (2) of Regulation (EU) 2017/2402.

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STSS24	Not applicable Pursuant to Clause 4 of the Master Receivables Sale and Purchase Agreement and pursuant to Article L. 214-169-V of the French Monetary and Financial Code, the assignment of the Receivables in the context of Initial Transfers or Additional Transfers shall take effect between the parties (i.e. the Seller and the Issuer in its capacity as transferred and shall be enforceable via she thing parties (including the Berowers) as of the date specified in the relevant deed of transfers, irrespective of the conjugation date, the mathematical date of the date of the Agreement of the relevant deed of transfers and representative and the particle of residence of the assigned Berowers. The delivery of the deed of transfers all entails the attendant teasified and surface of any accuratly interest, guarantees and ancillary rights attached to each receivable and the enforceability of such transfer via-à-via third parties, with no further formalities.	Transfer performed by means of an assignment and perfected at a later stage	Concise Explanation	{ALPHANUM-10000}	Article 20(5)	Where the transfer of the underlying exposures is performed by means of an assignment and perfected at a later stage than at the closing of the securitisation, the STS notification shall provide a concise explanation on how and whether that perfection is effected at least through the required minimum pre-determined event triggers as listed in Article 20(t) of Regulation (FU) 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.
STSS25	Pursuant to paragraph 2 of Part 2 of Schedule 1 of the Master Receivables Sale and Purchase Agreement, the Seller represents and warrants to the Issuer on each Purchase Date that the Receivables which will be assigned and sold by it to the Issuer on each Purchase Date are freely transferable and to the best of the Seller's Issuerbodege, the Receivables which will be assigned by the Issuer on each Purchase Date are not encumbered or otherwise in a condition that can be foreseen to adversely affect the enforceability of the assignment with the same legal effect.	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 seller that the underlying exposures included in the securitisation are not enumbered or otherwise in a condition that can be foreseen to adversely affect the enforceability of the true sale or assignment or transfer with the same legal effect.
STSS26	The Eligible Receivables transferred by the Seller to the Issuer have to fulfill sevend selection criteria in relation to which the Seller provides representations and warranties. Pursuant to Clause 3.2 of the Master Receivables Sale and Purchase Agreement, the Seller represents and warrants on each Purchase Date that (i) each Revolving Crodit Agreement from which a Receivable will be transferred by the Seller to the Issuer on such Purchase Date will comply with the Eligibility Criteria by reference to the facts and circumstances as at the Elictive Purchase Date and (iii) each Client Account from which a Receivable will be transferred by the Seller to the Issuer on such Purchase Date will comply with the Eligibility Criteria by reference to the facts and circumstances as at the Elictive Purchase Date will comply with the Eligibility Criteria by reference to the facts and circumstances are the Telictive Purchase Date will comply with the Eligibility Criteria by reference to the facts and circumstances are the Telictive Purchase Date will comply with the Eligibility Criteria by reference to the facts and constantances are the Telictive Purchase Date will comply with the Eligibility Criteria by reference to the facts and circumstances are the Telictive Purchase Date will comply with the Eligibility Criteria by reference to the facts and circumstances are the Telictive Purchase Date will comply with the Eligibility Criteria by reference to the facts and criteria to the Seller to the Issuer medical Purchase Date will comply with the Eligibility Criteria by reference to the facts and criteria to the Seller to the Issuer medical Purchase Date will comply with the Seller to	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 transfurred from, or assigned by, the seller to the SSPE meet predetermined, clear and focumented eligibility criteria which do not allow for active portfolio management of those exposures on a discretionary beautiness. -the selection and transfer of the underlying exposures in the securitisation is based on clear processes which facilitate the identification of which exposures are selected for or transferred into the securitisation and that they do not allow for their active portfolio management on a discretionary basis.
STSS27	The Purchased Receivables satisfy the homogeneous conditions of Article 1(a), (b) and (c) of the Commission Delegated Regulation (EU) 20191851 of 28 May 2019 supplementing Regulation (EU) 201720E0 of the European Parlament and of the Comord with regard to regulatory technical standards on the homogeneity of the underlying exposures in securitiastics (tile "Hemogeneity Commission Delegated Regulation"). 1(o): the Receivables fall within the same asset category, being that of "credit facilities provided to individuals for personal, family or household consumption purposes", 1(o): the Receivables fall within the same asset category, being that of "credit facilities provided to individuals for personal, family or household consumption purposes", 1(o): the Receivables fall within the same asset category, being that of "credit facilities provided to individuals for personal, family or household consumption purposes", 1(o): the Purchased Receivables, and the Receivables and Receivables and Receivables and the Seller's personal receivables and the Seller's personal receivables, given that the Seller represents and warrants to the Issuer, on each Purchase Date, pursuant to the terms of the Master Receivables Sale and Purchase Agreement, that (i) each Receivable, agreement has been exceeded in the ordinary course of the Seller's houses in accordance with the Seller's Receivable Sale and Purchase Agreement, that (i) each Receivable (roof Agreement Agreement, that (i) each Receivable (roof Agreement Agreement, that (i) each Receivable (roof Agreement Agreement, that (ii) each Receivable (roof in the Seller's Agreement of the Seller's Receivable Sale and Purchase Agreement, that (ii) each Receivable (roof Agreement Agreement (roof in the Seller's Agreement of the Seller's Receivable Sale and Purchase Agreement, that (ii) each Receivable (roof in the Seller's Agreement of the Seller's Receivable Sale (roof in	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 securifisation. For that purpose the originator and sponsor shall refer to the EBA RTS on homogeneity (Commission Delegated Regulation (EU) [], and shall explain in detail how each of the conditions specified in the Article 1 of the RTS are met.
STSS28	It is hereby confirmed that the underlying exposures do not contain any securification position. The underlying exposures exclusively consist of consumer loan receivables. Please refer to the Bigibility Criteria (i)(I) of the Master Definitions Agreement: "The Receivable in not a transferable security as defined in Article 4(I), point (44) of MiFID II, nor a securitisation position within the meaning of Article 20 pangarphs 8 and 9, respectively, of Regulation (EU) 2017/2402, nor a derivative."	Underlying Exposure Obligations: no re securitisation	Confirmation	{ALPHANUM-1000}	Article 20(9)	The STS notification shall confirm that the underlying exposures do not include any securitisation positions and that the notified securitisation is therefore not a re-securitisation.
STSS29	The Seller represents and warrants to the Issuer, on each Purchase Date, pursuant to the terms of Clause 3.2 of the Master Receivables Sale and Purchase Agreement, that each Revolving Credit Agreement has been executed in the ordinary course of the Seller's business in accordance with the Seller's Revolving Credit Galacties prevailing at that these applied by the Seller at the time of origination to sumit mer construction Board has the reservable of the Seller's Business in accordance with the Seller's Revolving Credit Galacties prevailing at that the seller femilies of the Seller's Business has included the origination of reviewable of sale miller attent to the Securities Portfolia, for all east fee years prote to the relevant Purchase Date that (i) the Seller's business has included the origination of reviewable of sale miller nature to the Seller's Business has included the origination of reviewable of sale miller nature to the Seller's Business has included the origination of reviewable of sale miller attent to the Seller's Business has the Seller's Business and Seller's Business has the Seller's Business has the Seller's Business has the Seller's Business and Seller's Business and Seller's Business has the Seller's Business the Seller's Busi	Soundness of the underwriting standard	Detailed Explanation	(ALPHANUM)	Article 20(10)	The STS notification shall provide a detailed explanation: - as to whether the underlying opposures were originated in the lender's ordinary course of business as to whether the underlying opposures were originated in the lender's ordinary course of business same time of origination to exposures that were not securitized. - as to whether the underwriting standards and any material changes from prior underwriting standards have been or will be fully disclosed to potential investors without undue delay. - on how securitizations where the underlying exposures are residential basen, the pool of underlying exposures meet the requirement of the second paragraph of Article 20(16) of Regulation (EU) 2017/2402. - as to whether an assessment of the orrower's creditivorthiness meets the requirements at out in Article 8 of Directive 2004/46/EC or paragraphs 1 6 4, point (a) of paragraphs, and paragraph 6 of Article 16 of Directive 2014/17/EU or, where applicable, equivalent requirements in third countries.
STSS30	Pursuant to paragraph 6 of Part 2 of Schedule 1 of the Master Receivables Sale and Purchase Agreement, the Selfer represents and warrants to the Issuer that its business has included the origination of receivables of a similar nature to the Securitised Portfolio, for at least five years prior to the relevant Purchase Date.	Originator/Lender Expertise	Detailed Explanation	{ALPHANUM}	Article 20(10)	The STS notification shall provide a detailed explanation as to whether the originator or original lender have expertise in originating exposures of a similar nature to those securitised.

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STSS	The Seller represents and warrants to the Issuer, on each Purchase Date, pursuant to the terms of Clause 3.2 of the Master Receivable: Sale and Purchase Agreement, that (i) each Receivable is not a defaulted receivable within the meaning of Article 1781) of the Capital Requirements Regulation, (a) to the best loowed lego of the Seller, no Client Account (an its corresponding Receivable) is subject to any proceeding before the commission composed for reviewing the over-indebetones of consumers (commission of the Seller or any third party may apply, as the case may be, on the Borrower is not be provisions of Time III of Livre III of the French Consumer Code or pursuant to active 124-41 of the French Civil (or any other similar procedure as defined by any regulation in the rock) to any conservation of the consumer of the Seller or any third party may apply, as the case may be, on the Borrower's societies to the consumer of the Seller or any third party may apply, as the case may be, on the Borrower's societies to the consumer of the Seller or any third party may apply, as the case may be, on the Borrower's societies of the Seller or any third party may apply, as the case may be, on the Borrower's societies of the Seller or any third party may apply, as the case may be, on the Borrower's societies of the Seller or any third party may apply, as the case may be, on the Borrower's societies of the Seller or any third party may apply, as the case may be, on the Borrower's societies of the Seller or any third party may apply, as the case may be on the Seller or any third party may apply the seller of the Seller or any third party in the Seller or any third party may apply the seller of the Seller or any third party in the Seller or any third party may apply the seller of the Seller or any third party of the Seller or any thir	Transferred underlying exposures without exposures in default	Detailed Explanation	(ALPHANUM)	Article 20(11)	The STS 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 exposures) as defined in Article 20(1) the Regulation (EU) 2017 2402as applicable the securitisation contains any credit-impairedness at the time of securitisation as specified in Article 20(11) (b) to (c) of Regulation EU 2017/2402 the requirements referred to in Article 20 (11) (b) of Regulation (EU) 2402/2017 are met; - the requirements referred to in Article 20 (11) (c) are met.
STSS	This is hereby confirmed. The exemption under Article 20(12) does not apply. Please refer to Eligibility Criteria (i)(q): "The Revolving Credit Agreement has already given rise to the effective and full payment of at least one (1) instalment by the Borrower under the Client Account before the Purchase Date".	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.
stss	This is not applicable as only consumer loans are securitised and there is no residual value risk. Please refer to the definitions of "Available Distribution Amount" in the Master Definitions Agreement. Please also refer to puragraphs 8 and 9 of frart of Schedule 1 of the Master Receivables Sale and Bruchase Agreement, pursuant to which the Seller undertakes (j) prior to the Issue Date of any Sole Series, to provide to the Management Company data covering a provide of at least five (5) years on State and Dynamic Historical Data in relation to exposures substantially similar to the Purchased Receivables being representative of the pool of Receivables to be transferred to the Issuer on the corresponding Purchase Date and (i) before the priving of the Notes of any new Note Series, to make available to potential inventor, though Moody, Analytics and brint and/or any other relevant model ling platform on no nogoing basis to the relevant Noteholders and to potential inventors upon request.	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 securifisation position on the sale of assets securing the underlying exposures.
stss	During the life of the Class A Notes and Class B Notes of all Note Series, the Seller will comply with Article 6 of Regulation (EU) 2017/2402 and retain on an engoing basis a material net economic interest in the transaction (by ways of option 4) which, in any event, shall not be less than 5 per cent pursuant to option (d) of such Article 6, through the subscription of all the Class C Notes of all Note Series, all Class S Notes and all Units to be issued from time to time by the Issuer. For further details, please refer to paragraph 11 of Part 4 of Schedule 1 of the Master Receivables Sale and Purchase Agreement.	Compliance with risk retention requirements	Concise Explanation	(LIST)	Article 21(1)	The STS notification shall provide a concise explanation as to how the originator, sponsor or original lender of an on-ADCP securitisation comply with the risk retention requirement as provided for in Article 6 of Regulation (EU) 2017/2402. These explanations shall in particular indicate which entity retains the material net economic interest and which option is used for retaining the risk including: (1) vertical sitce in accordance with Article 6(3)(a) of Regulation (EU) 2017/2402; (2) seller's their en accordance with Article 6(3)(a) of Regulation (EU) 2017/2402; (2) seller's their en accordance with Article 6(3)(b) of Regulation (EU) 2017/2402; (3) first flost strands in accordance with Article 6(3)(c) of Regulation (EU) 2017/2402; (5) first flost strands in accordance with Article 6(3)(d) of Regulation (EU) 2017/2402; (5) first flost strands in accordance with Article 6(3)(d) of Regulation (EU) 2017/2402; (6) first flost strands in accordance with Article 6(3)(d) of Regulation (EU) 2017/2402; (6) first flost strands with site // Article flost of article 6(3)(d) of Regulation (EU) 2017/2402; (6) first flost strands with site // Article flost of article 6(3)(d) of Regulation (EU) 2017/2402; (6) first flost strands with site // Article flost of article 6(3)(d) of Regulation (EU) 2017/2402; (6) first flost strands with site // Article flost of article 6(3)(d) of Regulation (EU) 2017/2402; (6) first flost strands with site // Article flost of article flost of article 6(3)(d) of Regulation (EU) 2017/2402; (6) first flost strands with site // Article flost of article 6(3)(d) of Regulation (EU) 2017/2402; (6) first flost strands with site // Article flost of article 6(3)(d) of Regulation (EU) 2017/2402; (6) first flost strands with site // Article flost of article 6(3)(d) of Regulation (EU) 2017/2402; (6) first flost strands with site // Article flost of article 6(3)(d) of Regulation (EU) 2017/2402; (6) first flost strands with site // Article 6(3)(d) of Regulation (EU) 2017/2402; (6) first flost strands with site
STSS	The losser may enter into Hedging Agreements in relation to any Notes of any Note. Series and in accordance with its hedging strategy. The bedging strategy of the losser is that if the Notes of any Note Series are Floating Rate Notes, unless the Interest Rate of such Floating Rate Notes is capped at the required level to the losser in the first of the strate of the strategy of the Planting Rate Notes is apped at the required level report to my Floating Rate Notes of Notes and Planting Rate Notes which may be entered into by the Issuer under a Hedging Agreement for the purposes of Notes and Issue Hedging Agreement relating to the form of interest or interest trace of the Purposes of hodging its interest rate risks in respect of certain Floating Rate Notes shall be in the form of interest on its export amounts. The Hedging Agreement relating to the issuence of Note Series subject to the Six Stratification is based on FBF (Federical Ratemain Française) forms. The Hedging Agreement relating to the issuence of Note Series subject to the Six Stratification is based on FBF (Federical Ratemain Française) forms. The Hedging Agreement relating the issuence of Note Series subject to the Six Stratification is based on the Six Stratification is been described by their terms to match candidors from assets and institution, and the strategies of the Six Stratification is to be the Six Stratification is to be the Six Stratification is been subject to the six Stratification is a stratification in the six Stratification is a stratification in the six Stratification in the six Stratification is the six Stratification in the si	Mitigation of Interest rates (IR) and currency risks (FX)	Concise Explanation	(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 risks and confirm that such measures are available to investors.
STSS	Bennet & Carin ** U. Jain States of the Long* of the Day Brown to Management Communication and Long to the Long and the Administration of the Carin ** Carin	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.
STSS	The Hedging Agreement relating to the issuance of Note Series subject to this STS notification is based on FBE (Fédération Bracaire Françaice) forms. The Hedging Counterparty party to the Hedging Agreement entered into with respect to the issuance of Note Series subject to this STS notification is Natixis, a credit institution.	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.
STSS	As for assets, according to Eligibility Criteria (1)(b), "pursuant to the provisions of the Revolving Credit Agreement, the interest rate applicable to a Receivable (a) deriving from a Main Drawing, bears a fixed interest rate which depends on the Outstanding Principal Balance (but in any case, equal or greater than zero (0) per cert.), and which may be adjustable by the Selfer from time to time at the Selfer's discretion in accordance with its terms and subject to the applicable laws and regulations and in any case capped at the applicable usury rate; and (b) deriving from a Special drawing from a special drawin	Referenced interest payments based on generally used interest rates	Concise Explanation	{ALPHANUM-10000}	Article 21(3)	The STS notification shall explain in a concise manner whether and how any referenced interest payments under the securification assets and liabilities are calculated by reference to generally used market interest rates or generally used sectoral rates reflective of the cost of funds.
STSS	Each of the requirements of Article 21(4) of Regulation (EU) 2017/2402 are met as detailed below (in STSS40 to STSS43).	No trapping of cash following enforcement or an acceleration notice	Concise Explanation	{ALPHANUM-10000}	Article 21(4)	The STS notification shall explain concisely and in general terms that each of the requirements of Article 21(4) of Regulation (EU) 2017/2402 are met.
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ſ	This is confirmed.	I				
STSS40	This is confirmed. Following the occurrence of an Acceleration Amortisation Event, the structure exhibits a full cash sweep mechanism in favor of the most senior tranche of Notes (after the payment of the Issuer Senior Operating Expenses and the Class A Hedging Net Amounts), without any replenshment of the General Reserve and/or the Comminging Reserve. Please refer to Classe 27.2 Principe of Payments during the Programme Accelerated Amortisation Period' of the Issuer Regulation (solitosis inside). Parsuate to the terms of the Commingting Reserve Account Agreement, as long as the Servicer meets its financial obligations (solitogistoss financial resistance) under the Servicing Agreement, the Commingting Reserve Account Agreement, as long as the Servicer meets its financial obligations financières) under the Servicing Agreement, the Commingting Reserve Account stall and to be part of he Available Collections and stall antiether per applied to make any poyment due in accordance with and subject to the applicable Priority of Payments, nor to guarantee any Borrower's payment default under the relevant Purchased Receivables.	(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.
STSS41	This is confirmed. The Issuer is a sequential pass-through structure where the Class B Notes, the Class C Notes and the Class S Notes of all Series are fully subordinated to the Class A Notes of all Series during the Programme Accelerated Ameritantion Period until the Class A Notes of all Series are repaid in full. To the extent the Class A Notes of all Series have been repaid in full, the Class C Notes and the Class S Notes of all Series are fully subordinated to the Class B Notes of all Series clasing the Programme Accelerated Ameritantion Period. The Class S Notes of all Series are fully subordinated to the Class C Notes of all Series are fully subordinated to the Class C Notes of all Series are fully subordinated to the Class C Notes of all Series are fully subordinated to the Class C Notes of all Series are fully subordinated to the Class C Notes of all Series are fully subordinated to the Class C Notes of all Series are fully subordinated to the Class C Notes of all Series are fully subordinated to the Class S Notes of all Series are fully subordinated to the Class S Notes of all Series are fully subordinated to the Class S Notes of all Series are fully subordinated to the Class S Notes of all Series are fully subordinated to the Class S Notes of all Series are fully subordinated to the Class S Notes of all Series are fully subordinated to the Class S Notes of all Series are fully subordinated to the Class S Notes of all Series are fully subordinated to the Class S Notes of all Series are fully subordinated to the Class S Notes of all Series are fully subordinated to the Class S Notes of all Series are fully subordinated to the Class S Notes of all Series are fully subordinated to the Class S Notes of all Series are fully subordinated to the Class S Notes of all Series are fully subordinated to the Class S Notes of all Series are fully subordinated to the Class S Notes of all Series are fully subordinated to the Class S Notes of all Series are fully subordinated to the Class S Notes of all Series are ful	(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 has sequential amortisation of the securitisation positions, as determined by the seriority of the securitisation position.
STSS42	This is confirmed. During the Programme Accelerated Amortisation Period, interest and principal on the Class A Notes of all Series will be paid prior to interest and principal on the Class B Notes of all Series Notes and Class S Notes of all Series. Once interest and principal on the Class B Notes of all Series will be paid prior to interest and principal on the Class B Notes of all Series will be paid prior to interest and principal on the Class B Notes of all Series will be paid prior to interest and principal on the Class B Notes of all Series and Enes Shote of all Series and Enes Shote of all Series and principal on the Class C Notes of all Series have been paid in full, interest and principal on the Class D Notes of all Series have been paid in full, interest and principal on the Class B Notes of all Series have been paid in full, interest and principal on the Class B Notes of all Series have been paid in full, interest and principal on the Class B Notes of all Series have been paid in full, interest and principal on the Class B Notes of all Series have been paid in full, interest and principal on the Class B Notes of all Series have been paid in full, interest and principal on the Class B Notes of all Series have been paid in full, interest and principal on the Class B Notes of all Series have been paid in full, interest and principal on the Class B Notes of all Series have been paid in full, interest and principal on the Class B Notes of all Series have been paid in full, interest and principal on the Class B Notes of all Series have been paid in full interest and principal on the Class B Notes of all Series have been paid in full interest and principal on the Class B Notes of all Series have been paid in full interest and principal on the Class B Notes of all Series have been paid in full interest and principal on the Class B Notes of all Series have been paid in full interest and principal on the Class B Notes of all Series have been paid in full interest and principal on the Class B Notes of all Seri	(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.
STSS43	This is confirmed. There is no provision in the Programme Documents that requires automatic liquidation of the Receivables at market value. Please refer to Clause 73 "Issuer Liquidation Events" of the Issuer Regulations. The Management Company is entitled to declare the dissolution of the Issuer and Iquidate the Issuer in one single transaction in case of the occurrence of any Issuer Liquidation Event, but has no obligation to do so.	(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.
STSS44	Not applicable	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 priority of payment reverting to sequential payments in order of seniority. The STS notification shall also confirm that such triggers include at least the deterioration in the
STSS45	Each of the requirements of Article 21(6) of Regulation (EU) 2017/2402 are met as detailed below (in STSS46 to STSS49).	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.
STSS46	The transaction includes a trigger which terminates the revolving period. Plense refer to Clause 2.1.1 "Term of the Programme Revolving Period of the Issuer Regulations: "The Programme Revolving Period has started on the Issuer Establishment Date (included) and will immain on the day proceeding the Monthly Papment Date immediately following the occurrence of (i) a Revolving Termination Event or (ii) an Accelerated Americasion Event." Plense refer to paragraph (c) of the definition of "Revolving Termination Event" in the Master Definitions Agreenent: "on any Calculation Date, the Management Company has determined that the aggregate of (i) the aggregate of the Outstanding Principal Balance of the Practaced Receivables or elating to Performing Client Accounts as of the Cut-off Date immediately prior to such Calculation Date (taking into account (s) any parchase of any Receivable by the Issuer and/or (s) any reparchase by the Seller or any rescission of Instifer of any outstanding Practaced Receivables to be made on the next Purchase Date; (ii) the Unapplied Revolving Amount (if any) as determined on such Calculation Date; and (iii) the amounts standing to the corol of the Transpall Account and of Color of the Immediately proceding Monthly Payment Date (including any amount retained in the Principal Account and Versical Color of the Immediately proceding Monthly Payment Date (including Date (taking into account any vertical part of the Principal Account and the Principal Payment Date (and the Payment Date) of the Payment Date (and the Payment Date) and the Payment Date (and the Payment Date) and the Payment Date (and the Payment Date) and the Payment Date (and (iv) applicable the Required Seller Share on such Calculation Date; (Calculation Date) (Cal	(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.
STSS47	Please refer to Clause 21.1 of the Issuer Regulations, the definition of "Revolving Termination Event" includes the following events: "(1) the occurrence of a Seller Event of Default." "(1) the Servicer is unable to pay its debts as they fall due (état de cessation des paiements) (as interpreted under Article L. 613-26 of the French Monetary and Financial Code) or subject to any procedure governed by Book Vol the French Commercial Code." "Seller Event of Default" includes a "Stop Purchase Event" defined as, with respect to the Seller, the occurrence of any of the following events: (a) it is suable to pay its debts as they fall due (état de constition des paiements) (as interpreted under Article L. 613-26 of the French Monetary and Financial Code); (b) it is suable to pay its debts as they fall due (état de constition des paiements) (as interpreted under Article L. 613-26 of the French Monetary and Financial Code); (c) it is subject to imprendation manke by the Article de Controller Pundent of the Robotions due to innolvency or jeastify risks; or (d) the license under which it is authorised to grant credits for its own account to the Borrovers is withdrawn or revoked (temporary or permanently) by the relevant competent understy.	(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.
STSS48	Please refer to Clause 2.1.1 "Term of the Programme Revolving Period" of the Issuer Regulations: "The Programme Revolving Period has started on the Issuer Establishment Date (included) and will terminate on day preceding the Monthly Psyment Date immediately following the occurrence of (i) a Revolving Termination Event or (ii) an Accelerated Americasion Event." The definition of "Revolving Termination Event" in the Master Definitions Agreement includes the following: (a) on any Calculation Date, the Management Company has determined that, for the third consecutive Monthly Psyment Date, the Residual Principal Deficiency Ledger is to remain a debt on the next Monthly Psyment Date after the application of the Interest Psyments. (d) a Parkase Sectional Event has occurred. (d) a Parkase Sectional Event has occurred. (d) on any Calculation Date, the Management Company has determined that the aggregate of: (b) the aggregate of the Outstanding Principal Balance of the Practical Receivables relating to Performing Client Accounts as of the Cut-off Date immediately prior to such Calculation Date (taking into account (s) any parchase of any Receivable by the Issuer and/or (s) any repurchase by the Seller or any receision of transfer of any outstanding Parchaed Receivables to be made on the next Parchaed Date; (ii) the Unseptied Revolving Amount (if any) as determined on such Calculation Date; and (iii) the amounts aimang to the central of the Principal Account and of Control of the Principal Account and recorded in the Principal Destribution Ledger (if any)). Account and recorded in the Principal Destribution Ledger (if any)). The Account and recorded in the Principal Destribution Ledger (if any). The Account and recorded in the Principal Destribution Ledger (if any). The Account and recorded in the Principal Destribution Ledger (if any).	(c) value of the underlying exposures held by the SSPE falls below a pre-determined threshold	Concise Explanation	(ALPHANUM-10000)	Article 21(6)(c)	The STS notification shall explain in a concise way, where applicable, how the provisions or triggers in Art 21(8)(c) are included in the transaction documentation, using cross-references to the relevant sections of the underlying documentation where the information can be found

STSS49	Please nefer to Clause 2.1.1 "Tem of the Programma Revolving Peciol of the Issuer Regulations: "The Programma Revolving Period has stated on the Issuer Endablishment Date (included) and will remain to and up recoding the Monthly Poyment Date immediately following the occurrence of (i) a Revolving Termination Event or (ii) an Accelerated Americation Event." The definition of "Revolving Termination Event" in the Master Definitions Agreement includes the following: [] (ii) a Purchase Shortfull Event has occurred; [] **Purchase Shortfull Event has occurred.** [] **Purchase Shortfull Event has occurred; [] **Purchase Shortfull Event	(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.
STSS50	It is hereby confirmed that the Programme Documents specify all of the requirements under Article 21(7) (a) of Regulation (EU) 2017/2402. The contractual obligations, duties and responsibilities of the Management Company are documented in Clause 6 of the Issuer Regulations. The contractual obligations, duties and responsibilities of the Custodian are documented in Clause 7 of the Issuer Regulations. The contractual obligations, duties and responsibilities of the Servicer are documented in Clause 3 of the Servicing Agreement. The contractual obligations, duties and responsibilities of the Seller are documented in Master Receivables Sale and Purchase Agreement. The contractual obligations, duties and responsibilities of the Issuer Account Bank are documented in the Account Bank Agreement. The contractual obligations, duties and responsibilities of the Issuer Account Bank are documented in Part X "the Hedging Agreements" of the Issuer Regulations and in the relevant Hedging Agreements.	(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.
STSS51	This is confirmed. Pursuant for Clause 3.5 of the Servicing Agreement, the appointment and authority of the Servicer shall be effective as from the Issuer Establishment Date and shall remain in full force and effect until the earlier of the Issuer Liquidation Date and the date upon which such appointment is terminated in accordance with Clause 14 of the Servicera Agreement. Pleaser refor to Clause 14 "Termination of appointment of the Servicer and appointment of a Replacement servicer" of the Servicing Agreement. Pleaser refor to Clause 14 "Termination of Agreement Company and Agreement Company and Agreement Company and Agreement of Servicer Termination Issuer, the Management Company and Servicers and Agreement Event Proposition of the Servicer (b) appoint with the prior consent of the Contodian (such consent not to be sunseasonably withheld or delayed) an eplacement servicer (the "Replacement Servicer") in accordance with article 1.2 14-14.7 of the Monetary and Trainmail: Clae within thirty (30) eleaned and prior the locarcines of such Servicer Termination Verset. (c) notify the Borrowers and the insurance companies of the substitution of the Servicer. (d) issue and deliver. A Postice of Cortico to the Specially Dedicated Account Agreement; (e) cercivice any defer rights in the parament to the Programme Documente. (e) exercive any defer rights in the parament to the Programme Documente. The termination of the appointment of the Servicer substitute to the date as soon as the Replacement Servicer being appointed has effectively started to carry his daties. The termination of the appointment of the Servicer and the Contract Replacement Servicer has graped to perform the initial Servicer's daties, responsibilities and obligations, to the exerciser releast, and adopted to the prior without a finite to appoint a Replacement Servicer within thirty (30) calender days after the occurrence of a Servicer Termination Event shall constitute a Revolving Termination Event."	(b)Servicing Continuity Provisions	Confirmation	(ALPHANUM-1000)	Article 21(7)(b)	The STS notification shall confirm that the securifisation documentation expressly include requirements under Article 21(7) (b) of Regulation (EU) 2017/2402.
STSS52	This is confirmed. The provisions that ensure the replacement of the Hedging Counterparty upon the occurrence of a breach, an insolvency event or a downgrade event are set forth in the relevant Hedging Agreements. The relevant mining triggers for potential replacement of the Hedging Counterparty are set forth in the relevant Hedging Agreements.	(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.
575553	This is confirmed. This is confirmed. The Account Bank Agreement includes provisions relating to the replacement of the Issuer Account Bank (including in case of downgrade of such Issuer Account Bank, imolvency, failure to make any payment and some other events). Premant to Clause 20 of the Account Bank Agreement. The Management Company of the Account Bank Agreement is account bank (a "New Issuer Account Bank") within thirty (30) calendar days after the downgrade of the ratings of the Issuer 20 of the New Issuer Account Bank (a) is a credit institution (établissement de crédit); (b) but a let eat the Account Bank. (a) is a credit institution (établissement de crédit); (b) but a let eat the Account Bank (a) and (b) and the account Bank (a) and (b) and lave argued with the Management Company to perform the dates and obligations of the Issuer Account Bank parsasant to an agreement entered into between the Management Company and the New Issuer Account Bank is and (d) shall have agreed with the Management Company and the New Issuer Account Bank substantially similar to the terms of this Agreement; 2) 2.2 the Relevant Rating Agraecies tall have been given prior ratice of such substitution and such substitution shall not entail the downgrading or withdrawal of any of the ratings then assigned by the Relevant Rating Agreeies to the Rated Notes unless such substitution limits such downgrading or avoids such withdrawal; 2).2 the sales with the thougement continues the such assistantion in image and the downgrading or withdrawal of any of the ratings then assigned by the Relevant Rating Agreeies to the Rated Notes unless such substitution limits such downgrading or avoids such withdrawal; 2).2 the sales with the though the been given prior notes of such substitution limits such downgrading or avoids such withdrawal; 2).2 the sales with the any pricate of the applicable laws and regulations." Parsas and the Clause 9.3 of the Account Bank Termination Event of an Issuer Account Bank Termination Event, the Management Company	(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.
STSS54	The business of the Servicer includes the servicing of receivables of a similar nature to the Receivables transferred by it to the Issuer in its capacity as Seller, for at least five years prior to the relevant Issue Date. Parsuant to Clause 3.3.2 of the Servicing Agreement, the Servicer represents and warrants to the Issuer that, with respect to any Issue Date of a Note Series: (a) is business has included the servicing of receivables of a similar nature to the Securitised Perthibio, for at least five (5) years prior to such Issue Date; and (b) it has well documented and adequate policies, procedures and risk management controls relating to the servicing of receivables of a similar nature to the Securitised Perthibio. Please refer to sections entitled "Servicing of the Purchased Receivables" and "Origination, Underwriting, Servicing and Collection Procedures" of the Base Prospectus.	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 compliance with these requirements.
STSS55	This is confirmed. The Programse Documents set out in clear and consistent terms the treatment of debt situations. A full description of the procedures is given in Sections entitled "Servicing of the Purchased Receivables" and "Origination, Underwriting, Servicing and Collection Procedures" of the Base Prospectus. Pleuse also refer to Clause 9 "Annicable or Commercial Arrangements, Waivers and Modification of the Terms of a Revolving Credit Agreement" of the Servicing Agreement.	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.

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STSS56	This is confirmed. The priorities of payments are set out in Clause 2? Triority of Payments of the Issuer Regulations. There are three priorities of payments: the Priority of Payments during the Programme Revolving Priorid, the Priority of Payments during the Programme Revolving Priorid, the Priority of Payments during the Programme Revolving Priorid, the Priority of Payments during the Received Americation Found. Persuant to the provisions of the Issuer Regulations, the Management Company is specifically in charge of, among others, determining, and giving effect to, the occurrence of a Revolving Termination Event or a Accelerated Americation Feven, an Issuer Legislation Event or a Servicer Termination Event and informing the Notebolders of the occurrence of any such even in the immediately following threator Report (provided that such information shall be reported outside of the Hentor Reports, if necessary to make sure that such information is reported to investors without undue delay). As regards any amendment to the Priorities of Payments, please refer to Part XIII 'Amendments to these Issuer Regulations and Condition of 2 'Meeting and Voting Provisions' of Schedule 6 'Terms and Condition of the Notes of any Note Services' of the Issuer Regulations and Condition of 2 'Meeting and Voting Provisions' of Schedule 6 'Terms and Condition of the Notes of any Note Services' of the Issuer Regulations.	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
575557	This is confirmed. The Class A Noteholders, the Class B Noteholders and the Class C Noteholders of all Note Series will not be grouped in a masse having separate legal personality and acting in part through a representative (representate de la masse) and through general meetings. Decisions may be taken by the Noteholders off any Note Series by way of Corlinary Resolutions. Corlinary Resolutions and Extraordinary Resolutions can be passed orther at aduly convered meeting of the applicable Noteholders or by the American Corlinary (and the Noteholders or any Class or Noteholders and Noteholder	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.
STSS58	This is confirmed. In accordance with Article 22(1) of the Securitisation Regulation, the Seller has undertaken to make available the Static and Dynamic Historical Data to potential investors prior to the pricing of the Notes of any Note Series. Please also refer to section "Historical Information Data" of the Final Terms: The information presented in this Section have been prepared on the basis of the internal records of BPCE Financement and provide historical performances on both static and dynamic format covering at least five (5) years for recoving credit receivables substantially similar to those being securitised by means of the securitisation transaction described in Perparamete Lourneau. The below instinuation has not been anticalled by any auditor. In order for the bolow data to cover revolving event the receivables substantially similar to those being securitised by means of the securitisation transaction described in roder for the bolow data to cover revolving event date on the historical performance of a certain perfolio of receivables using from its profition of Becaviting Credit Agreements are originated in France; - all Revolving Credit Agreements are originated in France; - the Bornovers are individual sexting as comments for non-business purposes, aged 18 or more at the date of origination and resident in metopolitan France (France métopolitanic) or in oversea departments and regions of France (departments et regions of Varior-mer) on the signing date of the Revolving Credit Agreement; - the Bornovers are not BPCE Financement energloyses; - the Bornovers herefit from a Credit Limit with no cord oray of the following products: Crecolis, Faccilia; Izicarie; Livore, Navagador, Teou. - the Bornovers herefit from a Credit Limit with no cord oray of the following products: Crecolis, Faccilia; Izicarie; Livore, Navagador, Teou. - the Bornovers are not BPCE Financement energloyses; - the Bornovers are not BPCE Financement energloyses;	Historical Default and Loss Performance Data	Confirmation	{ALPHANUM-1000}	Articles 22	The STS notification shall confirm that the data required to be made available under Article 22(1) of Regulation (EU) 2017/2402 is available and shall state clearly where the information is available.
STSS59	It is hereby confirmed 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. Please refer to paragraph 8 of Part 2 of Schedule 1 of the Master Receivables Sale and Purchase Agreement and also refer to the notice dated 1st October 2020 from the Seller to the Management Company uploaded on the EDW Website confirming the absence of any advence finding to the external verification of the sample of underlying exposures.	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.
STSS60	This is confirmed. Persuant to paragraph 9 of Part 4 of Schedule 1 of the Master Receivables Sale and Purchase Agreement, the Seller undertakes: **Paction: the principle file. Notice of any new Note Series: to make available to potential investors, frough Moody's Analytics and/or Intex and/or any other relevant modelling platform, a Liability, the Note Mood and again graining, to make their model vanishing, washable to the Notedoder shrough Moody's Analytics and/or Intex and/or any other relevant modelling platform on an ongoing basis to the relevant Noteholders and to potential investors upon request.**	Availability of a liability cash flow model to potential investors	Confirmation	{ALPHANUM-1000}	Article 22 (3)	The STS notification shall confirm that a liability cash flow model is available to potential investors prior to pricing and state clearly where this information is available. After pricing, the STS notification shall confirm that such information is available to potential investors upon request.
STSS61	Not applicable.	Publication on environmental performance of underlying exposures consisting of residential loans or car loans or leases*	Concise Explanation	{ALPHANUM-10000}	Article 22 (4)	The STS notification shall explain in a concise manner whether the information related to the environmental performance of the assets financed by residential loans, or auto loans or leases is available pursuant to Article 7 (1)(a) of Regulation (EU) 2017/2402 and state where the information is available.
STSS62	For the purposes of Anticle 7(2) of the Securitisation Regulation, the Seller and the Management Company have agreed in the Master Receivables Sale and Purchase Agreement that the Issuer (represented by the Management Company) will act as Reporting Entity in order to Islift the information requirements pursuant to paragraphs (a), (b), (c), (d), (c), (f) and (g) of a Article 7(1) of the Securitisation Regulation, was understand the Regulation of the Securitisation Regulation, and upon request, to potential investors on the ED/W Website four of the securitisation repository in regulation referred to in Article 29 in the Securitisation Regulation, and upon request, to potential investors on the ED/W Website four of the securitisation repository in regulation is referred to in Article 29 in the Securitisation Regulation is SEMA, the Base Proposett, the Final Terms and certain Programme Documents (at least in draft or initial form) (excluding for the avoidance of doods any Class Articles Securitisation is ESMA, the Base Proposett, the Final Terms and certain Programme Documents (at least in draft or initial form) (excluding for the avoidance of doods any Class Articles Securitisation and Certain Programme Documents) and the draft STs Sociifation, as a sequently with a securities of the Securitisation (Regulation and Certain Programme Documents) and the draft STs Sociifation, as a sequently which is the application of the Securitisation (Regulation and Securitisation Articles (Articles Articles Articles Articles Articles Articles Articles (Articles Articles	Originator and sponsor responsible for compliance with Article 7	Confirmation	(ALPHANUM-1000)	Article 22 (5)	The 6TS notification shall confirm that:the originator and the sponsor are complying with Article 7 of Regulation (EU) 2017/2402;the information required by Article 7 (1) (a) has been made available to potential investors before pricing upon requirethe information required by Article 7 (1) (b) to (d) has been made available before pricing at least in draft or initial form.