## Interim STS Notification Template files for public securitisations (Version 1; Last update: 07/11/2018)

The templates included in this file are identical to those set out in *Commission Delegated Regulation (EU) .../... [include full reference to the STS notification ITS]*. Pending the development of a stable register for hosting this information, the enclosed templates must be completed as part of the notification requirements to ESMA set out in Article 27 of the Securitisation Regulation (Regulation (EU) No 2017/2402).

## Detailed instructions for submitting the interim STS notification template(s) to ESMA:

- 1. If you are providing an STS notification for a securitisation for a public securitisation, then you must follow all of the instructions below. NB: 'Public securitisations' are defined as those securitisations that are not falling under the scope of Article 7(1)(c) of the Securitisation Regulation (where a prospectus has not been drawn up in compliance with Directive 2003/71/EC of the European Parliament and of the Council). Please note that failure to comply with these instructions may lead to either a rejection of the STS notification submission or delays in making it available on ESMA's website.
- 2. Using the worksheets in the public securitisations STS notification template file (ANNEX\_I, ANNEX\_II, and/or ANNEX\_III), select the appropriate template(s) to be completed, as per *Commission Delegated Regulation (EU) .../... [include reference to [include full reference to the STS notification RTS]*. Additional columns have been provided for background information.
- 3. Complete the template(s) in a manner that complies with *Commission Delegated Regulation (EU) .../... [include full reference to the STS notification ITS]*.

For ease of reference (but without prejudice to the obligations under the technical standards), fields that must always be completed have been highlighted in blue.

For ease of reference (but without prejudice to the obligations under the technical standards), conditional fields (i.e. those that must sometimes be completed depending on the type of instrument) have been highlighted in beige.

4. Once the STS notification template(s) has been completed, save this file, attach it in an email, and send the email to <a href="mailtostations@esma.europa.eu">STSnotifications@esma.europa.eu</a>, in adherence with the following modalities:

- Please send only one email per securitisation. Where multiple STS notifications are being submitted (e.g. for two or more securitisations), please send one email per securitisation. For example, where a notification is being made for an ABCP securitisation that requires notification of both the transaction and programme compliance with the STS criteria, then Annex I in the public securitisations STS notification template file should be deleted and Annexes II and III should be completed, and this single saved file should be submitted in one email.
- After sending your first communication to ESMA, your firm must consistently use the same email address to send any further STS notification files to ESMA. Failure to do so may lead to ESMA being unable to recognise your email address and the STS notification file being rejected.
- Where a notification is being made for a non-ABCP securitisation, then Annex I should be completed and Annexes II and III deleted, and this completed file sent in one email.
- Where a notification is being made for an ABCP Programme only, then Annexes I and II should be deleted and Annex III should be completed, and this file saved and sent in an email to ESMA.
- If you are providing an updated STS notification, then you are invited to indicate what has changed since the previous STS notification, in the body of the email.
- 5. The email subject line must be written in the following manner: [SECU]: LEI UNIQUE IDENTIFIER STATUS where:
  - LEI is the legal entity identifier of the report submitting entity and must match fields (STSS2, STSAT2, and/or STSAP2, as applicable),
  - UNIQUE\_IDENTIFIER is the securitisation identifier assigned by the reporting entity and must conform to the identifier set out in Article 11 of the disclosures technical standards (see pages 71-72 here: https://www.esma.europa.eu/sites/default/files/library/esma33-128-474\_final\_report\_securitisation\_disclosure\_technical\_standards.pdf), and
  - STATUS is either "NEW", "UPDATE", or "CANCELLATION"

For example, a submission of a new STS notification for a securitisation with a unique identifier of 5493000IBP32UQZ0KL24N201801 from a reporting entity with LEI code 5493000IBP32UQZ0KL24, should have the following subject line in the email: [SECU]: 5493000IBP32UQZ0KL24 - 5493000IBP32UQZ0KL24N201801 - NEW. An update to that STS notification for that same securitisation at a later stage should be submitted using an email with the following subject line: [SECU]: 5493000IBP32UQZ0KL24N201801 - UPDATE.

6. ESMA will then process the files and apply the validation rules set out in Annex 1 of the technical reporting instructions (see ESMA's securitisation policy activities webpage).

7. In case of questions, please refer to Annex 2 in the technical reporting instructions and if this does not answer your question then please send an email to <a href="mailto:securitisation@esma.europa.eu">securitisation@esma.europa.eu</a>. PLEASE DO NOT send any question emails to <a href="mailto:STSnotifications@esma.europa.eu">STSnotifications@esma.europa.eu</a> (this address is reserved only for the processing of STS notifications).

FIELD NUMBER	BOX TO COMPLETE FOR STS NOTIFICATION	BACKGROUND INFORMATION: FIELD NAME	BACKGROUND INFORMATION: APPLICABLE EXPLANATION TYPE FOR THIS FIELD	BACKGROUND INFORMATION: FIELD FORMAT	BACKGROUND INFORMATION: ARTICLE OF REGULATION (EU) 2017/2402	BACKGROUND INFORMATION: FIELD DESCRIPTION	BACKGROUND INFORMATION: LINK WITH PROSPECTUS DIRECTIVE / REGULATION
STSS1	X5271428409 X527142881 X5272428939 X527242855 X5272429712 X5272429712 X527242985 X527242985 X5272429868 X5272429068	instrument identification code	N/A (General Information)	{(SIN)	N/A	Where available, the international security identification code (ISIN) or codes, or if no ISIN, then any other unique securities, assigned to this securitisation.	Where available under Item 1.1 of Annex VIII.
STSS2	635400IFJTOYEJSAHX82	Legal Entity Identifier (LEI)	N/A (General Information)	{LEI}	N/A	The LEI of the originator(s) and sponsor(s), and where available original lender(s).	Item 4.2 of Annex VII.
STSS3	N/A	Notification identifier	N/A (General Information)	{ALPHANUM-100}	N/A	Where reporting an update, the unique reference number assigned by ESMA to the previously notified STS notification.	N/A
STSS4	635400IFJTOYEISAHX82N202001	Securitisation identifier	N/A (General Information)	{ALPHANUM-100}	N/A	Where available, the unique securitisation identifier as assigned by the originator, sponsor and SSPE.	N/A
STSS5	N/A	Prospectus identifier	N/A (General Information)	{ALPHANUM-100}	N/A	Where available, the prospectus identifier as provided by the relevant competent authority.	N/A
STSS6	European DataWarehouse GmbH	Securitisation Repository	N/A (General Information)	{ALPHANUM-1000}	N/A	Where available, the name of the registered securitisation repository.	N/A
STSS7	Turbo Finance 9 PLC	Securitisation name	N/A (General Information)	{ALPHANUM-100}	N/A	The securitisation name.	Item 4 of Annex VII.
STSS8	GB	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	remers). The type of securitisation: -non-ABCP securitisation; -ABCP transaction; -ABCP programme.	N/A
STSS10	auto loans/leases	Underlying exposures classification	N/A (General Information)	{UST}	N/A	The type of underlying exposures: auto barnly-ines; 2 consumer loans; 3 commercial nontgages; 4 credit-and receivables; 5 leases; 6 residential mortgages; 7 SME loans; 8 mixed; 9 others; 9 others;	N/A
STSS11	08-0xt-20	issue date	N/A (General Information)	{DATEFORMAT}	N/A	Where a prospectus has been drawn up in compliance with Directive 2003/71/EC, the originator and sponsor shall provide the date on which the prospectus was approved. In all other cases, the originator and sponsor shall provide the closing date of the most recent transaction.	Item 4 of Annex VII.
STSS12	08-Oct-20	Notification date	N/A (General Information)	{DATEFORMAT}	N/A	The date of notification to ESMA.	N/A
STSS13	Prime Collateralised Securities (PCS) UK Limited	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.  If an authorised third-party has provided STS verification services in accordance with Article 27(2)	N/A
STSS14	Prime Collateralised Securities (PCS) UK Limited, GB	Authorised Third party (name and country of establishment)	N/A (General Information)	{ALPHANUM-1000}	Article 27(2)	of the Securitisation Regulation, provide the name of the third party's name and the country of establishment.	N/A
STSS15	Central Bank of Ireland	Authorised Third party (name of competent authority)	N/A (General Information)	{ALPHANUM-100}	Article 27(2)	If an authorised third-party has provided STS verification services in accordance with Article 27(2) of the Securitisation Regulation, provide the name of the competent authority that has authorised it.	N/A
STSS16	STS compliant	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 linvestment firm established in the Union.	N/A
STSS18	Confirmed. See prospectus section "Business Procedures of MNF".	Originator (or original lender) not a credit institution	N/A (General Information)	{ALPHANUM-1000}	Article 27(3)	If the answer to field STS121 is "No", the originator or original lender shall provide confirmation that its credit granting is done on the basis of sound and well-defined criteria and clearly established processes for approving, amending, renewing and financing credits and that the originator or original lender has effective systems in place to apply such processes in accordance with Article of Regulation (EU) 2017/2402.	N/A
STSS19	Credit-granting as referred to in Article 27(3)(a) of Regulation (EU) 2017/2402 is subject to supervision by the Financial Conduct Authority under the regulatory framework for consumer credit in the UK.	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	Title to the receivables are acquired from the Seller by the Issuer by means of an equitable assignment with the same legal effect as a true sale and in a manner that is enforceable against the seller or any third party, subject to any applicable bankruptor, laws or similar laws called the properties as the sell of creditions as set form for creditions as set form as called the properties of the sell of creditions as the first assignment of the called the cours on the occurrence of certain specified events set out in the receivables sale and purchase agreement. The opinions of Adhivst LLU (as to English law) and CMS Cameron Mickenna (as to Scots law) confirm the true sale acquisition and enforceability. The opinions of Adhivst LLU (as to English law) and CMS Cameron Mickenna (as to Scots law) confirm that the relevant projection is accessible and made available to any relevant that plant yet verifying 155 Compliance and made available to any relevant that plant yet verifying 155 Compliance and made available and made available to any relevant that plant yet verifying 155 Compliance and any elevant competent authorized.	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 exposure is made by means of true sale or transfer with the same legal effect in a manner that is enforceable against the seler or any third party.	Item 3.3 of Annex VIII.
STSS21	Under applicable insolvency laws in the United Xingdom (the originator's juridiction), assignment of the receivables by the seller to the Sisser is not subject to severe clawback provisions in the event of the seller's insolvency as UK insolvency as Ko not orichot's exere clawback provisions'. The opinions of Adhurt LIP (as to English law) and OMS Cameron McKenna LIP (as to Scots law) analyse the applicable clawback provisions, nor end which constitute "severe clawback provisions".	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) 2017/2402 are found in the securitisation, and state whether the provisions in Article 20 (3) of Regulation (EU) 2017/2402 apply.	Item 3.3 of Annex VIII.
STSS22	See above 57521	Exemption for clawback provisions in national insolvency laws	Confirmation	{ALPHANUM-1000}	Article 20(3)	In conjunction with STSS21, where appropriate, the STS notification shall confirm whether there are no circumstances that could give rise to clawback provisions in accordance with Article 20 (1) and (2) of Regulation (EU) 2017/2402.	Item 3.3 of Annex VIII.
STSS23	N/A	Transfer where the seller is not the original lender	Confirmation	{ALPHANUM-1000}	Article 20(4)	Where the seller is not the original lender, the STS notification shall provide a statement confirming that the securitisation complies with Article 20(1) to 20(3) of Regulation (EU) 2017/2402.	Item 3.3 of Annex VIII.
STSS24	Pursuant to the receivables sale and purchase agreement, the seller sells receivables to the issuer by means of an equitable assignment, and perfection of the assignment of title occurs on the occurrence of certain specified notification events and summarised in the prospectus (see the section of the prospectus entitled "Summary of Principal Transaction Documents-Receivables Sale and Purchase Agreement"). Notification Event includes events with respect to severe deterioration in the seller dredit quality standing (see limb (d) of the definition of Notification Event and insolvency of the seller (see limb (a) of the definition of Notification Event which refers to an "insolvency Event" of the Seller (an externed by the seller (see limb (a) of the definition of Notification Event).	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 elast through required minimum pre-determined event triggers as listed in Article 20(5) of Regulation (EU) 2017/2402.  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.	Item 3.3 of Annex VIII.
STSS25	All receivables are transferred pursuant to the receivables sale and purchase agreement on the same terms and conditions. The prospectus included disclosure on the regionant representations and warranties (see the section of the prospectus entitled "Summary of the Principal Transaction Documents". Receivables sale and Purchase agreement Warranties and Representations for the Sale of the Purchased Receivables,", which includes representations that each related boar contract constitutes legal, walls, binding and enforcable agreements, we will be a supported to the prospect of the principal section of the prospection	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 encumbered or otherwise in a condition that can be foresten to adversely effect the enforceability of the true sale or assignment or transfer with the same legal effect.	Item 2.2.8 of Annex VIII.

STSS26	(A) Eligibility criteria. All receivables must satisfy the eligibility criteria set out in the receivables sale and purchase agreement. The prospectus alone store to the eligibility criteria applicable for receivables (see the section of the prospectus entitled "summary of Principal Transaction Documents - Receivables Purchase Agreement - Warranties and Representations for the Sale of the Purchase discervables"). (8) Portfolio Management. The receivables sale and purchase agreement includes repurchase reclaims leaf the sales of discretion and such mechanics are also summarised in the prospectus. The Seller's rights and obligations to sell receivables to the issuer and/or repurchasic receivables from the issuer pursuant or the receivables and purchase agreement do not constitute active portfolio management because such repurchases fall with the activities enumerated under items (a) and (b) and paragraph 15 of the EBA judelines. The prospectus includes an affirmative statement that the sale/ repurchase rights of the seller do not constitute active portfolio management (see the prospectus includes).	Eligibility criteria which do not allow for active portfolio management of the underlying exposures on a discretionary bads	Concise Explanation	(ALPHANUM-10000)	Article 20(7)	The STS notification shall provide concise explanation that:  -the underlying exposures transferred from, or assigned by, the seller to the SSPE meet predetermined, clear and documented eligibility criteria which do not allow for active portfolio management of these exposures or a discretionary basis.  State of 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.	Item 2.2.2 and 2.2.13 of Annex VIII.
STSS27	(A) Homogeneity. The prospectus describes the losins/portfolio (see the prospectus section "Description of the Purchased Receivables"), eligibility refrained and payment terms (see the prospectus section "Summary of principal transaction documents. Warranties and representations for the Sale of the Purchased Receivables"), (II) One asset type. The portfolio is comprised of auto learn (see pain (g) of schedule 3 to the Receivables rundriated and prospectual p	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 securitisation. For that purpose the originator and sponsor shall refer to the EBA fix on homogeneity (commission belegate Regulation (e))	item 2.2.7 of Annex VIII.
STSS28	The portfolio is comprised of auto loan contracts based on standard form documentation, and therefore does not include any securitisation position. See the section of the prospectus entitled "Description of the Purchased Receivables".	Underlying Exposure Obligations: no re securitisation	Confirmation	{ALPHANUM-1000}	Article 20(9)	The STS notification shall confirm that the underlying exposures do not include any securitisation positions and that the notified securitisation is therefore not a re-securitisation.	Item 2.2.2 and 2.2.13 of Annex VIII.
515529	(A) Ordinary course. The representations set out in the receivables sale and purchase agreement include that, in respect of a relevant purchased receivable, the related loan contract is originated in the UK by MotoNovo Finance Limited, in the ordinary course of its business in accordance with the seller's credit and collection procedures that are not knowled by the surjective of the self-self-self-self-self-self-self-self-	Soundness of the underwriting standard	Detailed Explanation	(ALPHANUM)	Article 20(10)	The STS notification shall provide a detailed explanation:  - as to whether the underlying exposures were originated in the lender's ordinary course of business and whether the applied underwriting standards were no less stringent that those applied at the same time of origination to exposures that were not securitised.  - 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 securitisations where the underlying exposures are residential loans, the pool of underlying exposures are residential loans, the pool of underlying exposures are satisfacted to a securitie of the second paragraph of Article 20(10) of a security of the second paragraph of Article 20(10) of Article 18 of Directive 2008(48)/EC or paragraphs 1 to 4, point (a) of paragraph 5, and paragraph 6 of Article 18 of Directive 2014/17/EU or, where applicable, equivalent requirements in third countries.	item 2.2.7 of Annex VIII.
STSS30	The Motonovo business has operated for more than the required five year period (see Prospectus section "The Seller and Servicer"). The Motonovo business has significantly more than five years' experience in the origination, underwriting and servicing of auto receivable loans similar to those included in the portfolio.	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.	Item 2.2.7 of Annex VIII.
STSS31	(A) Transfer without undue delay. The receivables comprised in the provisional portfolio as at each cut-off date will be transferred to the issuer after selection for inclusion in the portfolio without undue delay [8] Exposures in default. As set out in the prospection, the lean contracts Comprised in the provisional portfolio as at the relevant cut-off date do not include, at the time of selection for inclusion in the provisional portfolio, any exposures in default within the meaning of Arrival (18) of Segulation (EU) NosT/S/103 or exposures to credit-impaired debrios, (see prospectus section "Susiness procedures of NNF"). (C) Exposures to credit-impaired borrivavers. The representations set out in the receivables purchase agreement include that so far as the Seller is aware, having made all reasonable enquiries, no Purchased Receivable is an exposure to (1) credit-impaired debriors of the equivalent provisions in any such enacted version of such Commission Delegated Regulation) or (if) "credit-impaired debriors or guarantor," as described in Article 13(3)(3) of the LCR Regulation for such commission Delegated Regulation) or (if) "credit-impaired debriors or guarantor," as described in Article 13(3)(3) of the Securitisation Regulation, and, in each case, in accordance with any official guidance issued in relation thereto (see schedule 3 to the receivables purchase agreement).	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 for restructured exposures) as defined in Article 20(11) of the Regulation (EU) 2017 2020s applicable the securifisation contains any credit-impairedness at the time of securifisation as specified in Article 20(11) of of Regulation (2017)/2002 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.	item 2.2.8 of Annex VIII.
STSS32	The receivables warranties set out in the Receivables Purchase Agreement include that each borrower has made at least one monthly payment (see para (d) of schedule 3 of the Receivables Purchase Agreement).	At least one payment at the time of transfer	Confirmation	{ALPHANUM-1000}	Article 20(12)	The STS notification shall confirm whether, at the time of transfer of the exposures, the debtors have made at least one payment.  The STS notification shall also confirm whether or not the exemption under Article 20(12) applies.	item 3.3 and 3.4.6 of Annex VIII.
STSS33	The receivables warranties set out in the Receivables Purchase Agreement include, in relation to PCP Contracts, the aggregate PCP residual value in respect of all PCP contracts in the Portfolio is not greater than 12.5 per cent. of the aggregate principal balance of the receivables in the Portfolio as at the Cut-OTI Orate (see para (law) of Schodule 3 of the Receivables Purchase (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 securitisation position on the sale of assets securing the underlying exposures.	item 3.4.1 of Annex VIII.
515534	The Seller will undertake in the Receivables Purchase Agreement that it will retain a material net economic interest of at least 5% in the securitisation flor the life of the transaction in secondance with Article 6 of the Securitisation Regulation. As at the Going Date, such interest will be comprised of randomly selected receivables with an aggregate Principal salance equal to at least 5% of the Principal Balance of the Purchased Receivables in the Portfolio in accordance with Article 6(3)(c) of the Securitisation Regulation. See Prospectius section "Regulatory Requirements" and "The Retained Interest Foot".	Compliance with risk retention requirements	Concise Explanation	(UST)	Article 21(1)	The STS notification shall provide a concise explanation as to how the originator, sponsor or original lender of a non-AED's securitiston 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 slice in accordance with Article 6[3](b) of Regulation (EU) 2017/2402; [2) seller's share in accordance with Article 6[3](b) of Regulation (EU) 2017/2402; [3] randomly-selected exposures kept on balance sheet, in accordance with Article 6[3](d) of Regulation (EU) 2017/2402; [4] first loss stranche in accordance with Article 6[3](d) of Regulation (EU) 2017/2402; [5] first loss sequencie in each asset in accordance with Article 6[3](e) of Regulation (EU) 2017/2402; [6] no compliance with risk retention requirements set out in Article 6 [3] of Regulation (EU) (7) other options are used.	ittem 3.1of Annex VII& Item 3.4.1 of Annex VIII
515535	(A) interest rate risks. All amounts of interest payable under or in respect of the loan contracts comprising the issuer assets will be calculated by reference to a fixed rate of interest, whilst the notes will bear interest by reference to SONA. As a result, in respect of the notes, in the event that SONA were to exceed a certain level, the losser could have instrillated that savablable to make payment of interest on the notes in full in accordance with the interest priority of payments. In order to reduce this interest rate risk, the issuer will enter into one or more hedging arrangement under the interest rate way agreement on the closing data and optentially an additional swap transaction on each further purchase date. The portfolio is comprised of auto loans based on standard form documentation, and thereting transaction on each further purchase date. The portfolio is comprised of auto loans based on standard form documentation, and thereting the plant of the properties of the comprehensive purchase. (I) Documentation. The even agreement is based on ISDA forms. (I) Swap counterparties. The swap provider is 1.P. Morgan AG and is disclosed in the prospectus. Part 6 of the swap agreement provides for the event of the loss of sufficient creditvorthines of the counterparty heave a further veel, and where the counterparty, it is a public body, that such party makes reasonable effort for its replacement or grainantee by another counterparty. (E) Appropriate risk mitigant. The measures, as well as the reasoning supporting the appropriateness of the mitigation of the interest rate risk through the life of the transaction and disclosed in the prospectus. See the section entitled "summary of the Principal Transaction Documents"—interest Rate Swap Agreement."	Mitigation of Interest rates (IR) and currency risks (FX) Risks	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 militared and that measures are taken to militage such risks and confirm that such measures are available to investors.	Items 3.4.2 and 3.8 of Annex VIII.
STSS36	See STSS35 above	Derivatives Purchased/Sold by SSPE	Concise Explanation	{ALPHANUM-10000}		The STS notification shall explain in a concise manner that the SSPE has not entered into derivative contracts except in the circumstances referred to in Articles 21(2) of Regulation (EU) 2017/2402.	Items 3.4.2 and 3.8 of Annex VIII.

STSS37	See STSS3S above	Derivatives using common standards	Concise Explanation	{ALPHANUM-10000}		The STS notification shall provide a concise explanation on whether any hedging instruments used	Items 3.4.2 and 3.8 of Annex VIII.
313337	26C 31333 BLOVE	Derivatives using common standards	Concise Explanation	(ALFIDERONI-10000)		are underwritten and documented according to commonly accepted standards.	itelis 3.4.2 and 3.6 or Annex VIII.
STSS38	The assets comprise fixed rate loans. The liabilities comprise floating rate notes which are linked to interbank rates (SONIA) with standard benchmark replacement provisions.	Referenced interest payments based on generally used interest rates	Concise Explanation	{ALPHANUM-10000}	Article 21(3)	The STS notification shall explain in a concise mannerwhether and how any referenced interest payments under the securitisation assets and liabilities are calculated by reference to generally used market interest rates or generally used sectoral rates reflective of the cost of funds.	Items 2.2.2 and 2.2.13 of Annex VIII.
575539	relowing the service of an enforcement notice all amounts standing to the credit of the Issuer's bank accounts and all other amounts received by the Issuer are applied in accordance with the pote-inforcement printing of payments (bother than cetala mounts in respect of the Issuer's waps, which are paid directly to the relevant evap provider). The only amounts related in the Issuer following service of an officement order is an amount in respect of Issuer profile, which is a deminimal amount related only after all investors bank be been repaid in full and is necessary for the operational functioning of the Issuer. The post enforcement priority of payments provides that Issuer funds are applied in sequential amortisation of the securitisation positions, as determined by the sensity of the excuritisation position and that repayment of the securitisation position are not reversed with regard to their seniority. There are no provisions requiring automatic liquidation of the underlying exposures at market value, and in particular, no provision of the deed of charge requires automatic liquidation upon refault of the issuer (the clause 20 of the Deed of charge requires automatic liquidation upon refault of the issuer (the clause 20 of the Deed of that particular, no provision of the deed of charge requires automatic liquidation.	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.	ltem 3.4.5 of Annex VIII.
STSS40	See STSS39 above.	(a)No amount of cash shall be trapped	Confirmation	{ALPHANUM-1000}		The STS notification shall confirm that no cash would be trapped following the delivery of an enforcement or an acceleration notice.	Item 3.4.5 of Annex VIII.
STSS41	See STSS39 above	(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	See STSS39 above	(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	See STSS39 above.	(d) no provisions shall require automatic liquidation of the underlying exposures at market value	Confirmation	{ALPHANUM-1000}		The STS notification shall confirm that not any provisions require automatic liquidation of the underlying exposures at market value.	Item 3.4.5 of Annex VIII.
STSS44	The structure only contemplates sequential payments of notes (see prospectus section "Credit structure and cashflows").	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 credit quality of the underlying exposures below a predetermined threshold.	Item 3.4.5 of Annex VIII.
STSS45	The transaction includes triggers which terminate the revolving period and which trigger pass through amortisation of the notes. The occurrence of any of the following events will constitute a revolving period termination event: a) the occurrence of an Event of Default or Termination Event under the Interest Rate Swap Agreement (in each case as defined in the Interest Rate Swap Agreement (i), (b) the occurrence of an Enforcement Event which is continuing; (c) on any Calculation Date, the Delinquency Ratio exceeds 2.5%; (e) on any Pament Date, the Cash Reserve Account is not funded up to the Specified Cash Reserve Account Required Balance; (f) the occurrence of any of the events specified in the definition of Yooffication Event's, (e) and any two consecutive Payment Dates, the balance of the Replenishment Ledger as at the Calculation Date immediately preceding the relevant Payment Date is greater than 10 per cent of the Agregate Institut Sur Offica Event Payment Date and the Principal Deficiency Ledger emails in debit after the agreement of the Specified Revenus Payment Date is relevant Payment Date in the Principal Deficiency Ledger remains in debit after the agreement Date in the Payment Date is relevant Payment Date is mediately following such Payment Date is seen the Section of the prospectus entitled "Giossary of Defined Terms".	Revolving securitisation with early amortisation events for termination of revolving period based on prescribed triggers	Concise Explanation	(ALPHANUM-10000)	Article 21(6)	The 5TS 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 VIII and Items 2.3 and 2.4 of Annex VIII.
STSS46	See STSS45 above	(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	See STSS45 above	(b) occurrence of an insolvency-related event of the originator or servicer	Concise Explanation	{ALPHANUM-10000}	Article 21(6)(b)	The STS notification shall explain in a concise way, where applicable, how the provisions or triggers in Art 21(6)(b) are included in the transaction documentation.	Item 3.1 of Annex VII and Items 2.3 and 2.4 of Annex VIII.
STSS48	See STSS45 above	(c) value of the underlying exposures held by the SSPE falls below a pre-determined threshold	Concise Explanation	{ALPHANUM-10000}	Article 21(6)(c)	The STS notification shall explain in a concise way, where applicable, how the provisions or triggers in Art $21(6)(c)$ are included in the transaction documentation, using cross-references to the relevant sections of the underlying documentation where the information can be found	Item 3.1 of Annex VII and Items 2.3 and 2.4 of Annex VIII.
STSS49	See STS45 above	<ul> <li>(d) a failure to generate sufficient new underlying exposures meeting pre-determined credit quality (trigger for termination of the revolving period)</li> </ul>	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	(A) Service providers. The service providers are: (i) the servicer, who is appointed under the Servicing Agreement (ii) the Corporate Services Provider, who is appointed under the Corporate Services Agreement (iii) the Cash Management Agreement (iv) the Paying Agents, Agent Bank and Registrar, who are appointed under the Agreev, Agreement (v) the Account Bank who is appointed under the Account Agreement (v) the Toustee, who is appointed under the Paying Agents (v) the Toustee, who is appointed under the Paying Agents (v) the Toustee, who is appointed under the Dead Charge (v) the Interest Rate Swap Agreement). The Contratual Deligitation of the service providers are specified in the relevant agreements and, as identified above with respect to certain providers, summarized in the prospectus. See the section "Summary of Principal Transaction Documents" of the prospectus, and a provision anticipating the appointment of a replacement service by the Issuer and/or the Trustee. (c) Swap counterparties. There is an interest Rate Swap Agreement which agreement which agreement the Swap Agreement and in the Credit Support Annex entered into in respect of the interest Rate Swap Agreement, which requires the Interest Rate Swap Agreement and in the Credit Support Annex entered into in respect of the interest Rate Swap Agreement and in the Credit Support Annex entered into in respect of the count bank. There are bank accounts established by the Issuer, acts of which are subject to provision requiring the requires the Interest Rate Swap Provider to Like certain remedial actions a necessary to avoid a negative impact on the ratings of the notes. (i) Account bank. There are bank accounts established by the Issuer, each of which are subject to provisions requiring the replacement of the Interest Rate Swap Provider to Issuer and Issuer	(a)Information regarding contractual obligations of the servicer and trustee	Confirmation	(ALPHANUM-1000)	Article 21(7)(a)	The STS notification shall confirm that the transaction documentation specifies all of the requirements under Article 21[7] (a) of Regulation (EU) 2017/2402.	item 3.7 of Annex VIII.
STSS51	See STSS50 above	(b)Servicing Continuity Provisions	Confirmation	{ALPHANUM-1000}	Article 21(7)(b)	The STS notification shall confirm that the securitisation documentation expressly include requirements under Article 21(7) (b) of Regulation (EU) 2017/2402.	Item 3.7 of Annex VIII.
STSS52	See STSS50 above	(c)Derivative Counterparty Continuity Provisions	Confirmation	{ALPHANUM-1000}	Article 21(7)(c)	The STS notification shall confirm that the transaction documentation specifies all of the information under Article 21(7) (c) of Regulation (EU) 2017/2402.	Item 3.7 of Annex VIII.
STSS53	See STSS50 above	(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.
STSS54	(A) Expertise. The servicer has undertaken the servicing of loans of a similar nature to those securitised, for at least five years. See the prospectus section "The Seller and Servicer".  (B) Policies, procedures and controls. The servicer is an entity that is subject to regulatory supervision in the UK and, an noted in the prospectus (see section "The Seller and Servicer"), it has regulatory permissions which are relevant to the provision of servicing in relation to the axis beases comprising the portfolio and other axis beases originated by it which are not sold to the issuer. The existence of well documented and adequate policies, procedures and risk management controls in this regard has been assessed and confirmed in accordance with applicable regulations.	Required expertise from the servicer and policies and adequate procedures and risk management controls in place	Detailed Explanation	(ALPHANUM)	Article 21(8)	The 5TS 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.	item 3.4.6 Annex VIII.
STSS55	The prospectus includes a summary of the originator's policies and procedures regarding remedies and actions relating to delinquency and default of debtors, debt restructuring, debt forgiveness, forbestrance, payment holidays, losses, charge offs, recoveries and other asset performance remedies (see the sections of the prospectus desired "Business Procedures" of MNPT. The Seleir's Delicies (including the Seleir's arrears policy) set out in clear and consistent terms definitions, remedies and actions relating to delinquency and default of debtors, debt restructuring, debt forgiveness, forbearance, payment holidays, losses, charge offs, recoveries and other asset performance remedies.	Clear and consistent definitions relating to the treatment of problem loans	Confirmation	(ALPHANUM-1000)	Article 21(9)	The 5TS notification shall confirm that the underlying documentation sets out in clear and consistent terms, definitions, 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.

STSS56	Priorities of Payments and relevant triggers are set out in the terms and conditions of the Notes, the transaction documents and disclosed in the prospectus. The prospectus also includes a summary of these under the sections entitled "Credit structure and cashflows" and confirmation that any relevant changes will be disclosed under the section entitled "Regulatory Requirements — Disclosure of modifications to the Priority of Payments".	Priorities of payment and triggers events	Confirmation	{ALPHANUM-1000}	Article 21(9)	The STS notification shall confirm that the securitisation documentation sets out the priorities of payment and trigger events pursuant to Articles 21(9) of Regulation (EU) 2017/2402.	Item 3.4.5 Annex VIII.
STSS57	Condition 15 of the terms and conditions of the notes and Schedule 5 of the Trust Deed contain provisions for the resolution of conflicts between different classes of noteholders, including: (a) the method for calling meetings (items 4 and 5 of schedule 4) (b) the minimum and maximum timeframe for setting up a meeting (item 5 of schedule 5 of the Trust Deed) (c) the required quorum (item 7 of schedule 5 of the Trust Deed) (b) the minimum thirshold wides to validate such a decision, with Cert differentiation between the minimum thersholds for each type of decision (item 11 through 23 of schedule 5 of the Trust Deed, and condition 151) (e) the time and place of any meetings to be determined by the note trustee, which shall be located in the United Kingdom (or, if applicable, the European Union) (item 4 of schedule 5 of the Trust Deed).	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.
STSS58	Static pool data and historical pool data with respect to the pool as well as comparable data of substantially similar exposures will be available on the website of EuropeanDateWarehouse at http://editor.eurodw.eu/home/index. See the prospectus section: "The Provisional Portfolio-Historical and Other Information". Such Information included on such website is made available to investors prior to the pricing of any issuance of notes.	Historical Default and Loss Performance Data	Confirmation	{ALPHANUM-1000}	Articles 22 (1)	The STS notification shall confirm that the data required to be made available under Article 22(1) of Regulation (EU) 2017/2402 is available and shall state clearly where the information is available.	Item 3.4.1 of Annex VIII.
STSSS9	The originator has caused a sample of the loan contracts (including the data disclosed in respect of those loan contracts) to be externally verified by one or more appropriate and independent third parties. Such loan contracts have been subject to an agreed upon procedures review of a representative sample of loan contracts selected from the provisional portfolio in existence as of 31 July 2020 (as well as an agreed upon procedures review, under other things, of the contrinnity of the loan contracts in the provisional portfolio with certain of the eligibility criteria (where applicable)) conducted by a third party and completed on or about 21 September 2020. No askers findings that the eligibility criteria (where applicable) conducted by a third party and completed on or about 21 September 2020. No askers findings in the eligibility criteria (where applicable) conducted by a third party and completed on or about 21 September 2020. No askers findings will be added to the contribution of the applicable of the contribution of the agreed upon procedures subject to the limitations and exclusions contained therein. See the prospectus section "The Provisional Portfolio — Verification of data".	Sample of the underlying exposures subject to external verifications	Confirmation	(ALPHANUM-1000)	Article 22 (2)	The STS notification shall confirm that a sample of the underlying exposures was subject to external verification prior to the issuance of the securities by an appropriate and independent party:	N/A
STSS60	The prospectus confirms that a liability cashflow model is made available to investors in accordance with the regulatory requirements and guidelines. The seller sail aproure that such cash flow model precisely represents the contractual relationship between the loan contracts and the payments flowing between the seller, investors in the notes, other thing parties and the issuer. The cash flow model shall be made available (i) piret to pricing of the notes to potential investors and (iii) on an ongoing basis to investors in the notes and potential investors upon request. See prospectus section "Regulatory Requirements".	Availability of a liability cash flow model to potential investors	Confirmation	{ALPHANUM-1000}	Article 22 (3)	The STS notification shall confirm that a liability cash flow model is available to potential investors prior to pricing and state clearly where this information is available. After pricing, the STS notification shall confirm that such information is available to potential investors upon request.	N/A
STSS61	The Servicer confirms, so far as it is aware, information on environmental performance of the underlying vehicles relating to the Receivables is not available to be reported on. The Servicer confirms that once information on environmental performance of the underlying vehicles relating to the Receivables is available and able to be reported, it will make such information available to investors on an ongoing basis. See prospectus section "Regulatory Requirements - Environmental Performance Reporting".		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.	N/A
STSS62	The prospectus includes disclosure on compliance with Article 7.5ee the prospectus section "Regulatory Requirements". For the purposes of Article 7(7) of the Securitisation Regulation, MotoNovo Finance Limited (as originator) has been designated as the entity responsible for compliance with the requirements of Article 7.1ne Seller will procure the publication of the following information, which shall be made available to investion, potential investors and the relevant competent authorities in accordance with Article 71) of the Securitisation Regulation; (a) an investior report on at least a quarterly basis (and at the latest one month after the relevant Payment Date), in exact connection with to obligations under Article 71(1)(e) por proceed the publication on a least aquarterly basis on each Payment Date), in exact connection with to obligations under Article 71(1)(e) por latest publication on a least aquarterly basis on each Payment Date of unactive to the complex of the publication of a least aquarterly basis on each Payment Date of unactive to the complex of the publication of the publication of a publication of any information required to be reported pursuant to Articles 71(1)(f) or 711/g) (as applicable) of the Securitisation Regulation of the publication of any information required to be reported pursuant to Articles 71(1)(f) or 711/g) (as applicable) of the Securitisation Regulation (including the Transaction Documents, Prospectus and any supplements thereto) are made available prior to the pricing of the Notes (and in final form within 15 days following the issuance of the Notes).	Originator and sponsor responsible for compliance with Article 7	Confirmation	(ALPHANUM-1000)	Article 22 (5)	The STS 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 request;the information required by Article 7(1) (b) to (d) has been made available before pricing at least in draft or initial form.	N/A.