FSD reference	RTS field code Mandatory/Cond tional/Optional	i Field name Box to co	mplete Field format	Field description	Technical guidance	RTS field name	RTS Content to be reported	Background informatioin: Article of regulation (EU) 2017/2402	Background information: applicable explanation type for this field	Background information: Article of Regulation (EU) 2019/980
		724500VZ11H30K1D6902N202301			STS notification identifier for STS notifications reported before the release of the new ESMA Register of STS notifications. This field should be the same as the entry in STSS4 - Securitisation unique identifier.					
NO	STSS3 C	STS notification identifier	{NOTIFICATION ID}	The unique identifier as assigned by ESMA to the previously notified STS notification.	In the exceptional case of STS notifications on securitisations for which multiple STS notifications were submitted by different reporting entities on the same securitisation identifier - STSS4 - Securitisation unique identifier (as it may be the case for master trust securitisations or ABCP transactions with multiple sponsors), this field should contain the unique identifier of the STS notification as assigned by ESMA (STSS4 - Securitisation unique identifier suffixed by a 2-digits classification code).	Notification identifier	Where reporting an update, the unique reference number assigned by ESMA to the previously notified STS notification.	N/A	General Information	
N1	M	Securitisation type     Public		Securitisation type may be 'Public' or 'Private'		Securitisation type		N/A	General Information	
					Field codes are highlighted in amber if the field is left blank or has errors in format.Only one LEI should be reported in Box to complete and it should be one of the originators or sponsors. This LEI should exist at the GLEIF database.					
N2	STSSO M	Designated Entity LEI 724500VZ11H30K1D6902	{LEI}	The LEI of the Designated Entity in accordance with Article 27(1) of Regulation (EU) 2017/2402	The NRE code assigned to the STS notification reporting entity should be authorised for this Designated Entity LEI for the date at which the notification will be submitted as final. Field codes are highlighted in amber if the field is left blank or has errors in format. Note: The relevant competent authority of the Designated entity is requested during the registration process of that Designated Entity into the STS register system.	First contact point	Legal Entity Identifier (LEI) of the entity designated as the first contact point and name of the relevant competent authority		General Information	Item 3.2 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
N3	STSS1 C	Instrument ISIN XS2590670902;XS2590671116;XS2590672783	121SIN 5	Where available, the international security identification code(s) (ISIN).	<ul> <li>ISIN (12-character alphanumeric code) should be reported in Box to complete where available.</li> <li>Where multiple ISIN codes are reported, ";" separator should be used without any space.</li> <li>The same ISIN should not be reported multiple times.</li> <li>Field codes are highlighted in amber where: <ul> <li>the field has errors in format; or</li> <li>the fields STSS1-ISIN, STSS1-Instrument code type and STSS1- Instrument code are left blank</li> </ul> </li> </ul>	Instrument identification code	Where available, the international security identification code (ISIN) or codes. If no ISIN is available, then any other unique securities code assigned to this securitisation.			
N4	STSS1 C	Instrument code type	{ALPHANUM-35}	If no ISIN is available, the name of the unique securities code assigned to this securitisation	Instrument code type and Instrument code should be reported in Box to complete where ISIN is not available.To be used to define the instrument code type (such as CUSIP). Where no international code is assigned to this securitisation, at least one internal code should be reported in field STSS1-Instrument code and "INTERNAL" should be reported in this field.Where multiple codes are reported, ";" separator should be used without any space between each code type. That may lead to repetition of the same code type (CUSIP;CUSIP).Field codes are highlighted in amber where: - STSS1-Instrument code type is left blank whereas STSS1-Instrument code is reported; or - the fields STSS1-ISIN, STSS1-Instrument code type and STSS1- Instrument code are left blank; or - field has errors in format.					
N5	STSS1 C	Instrument code	{TEXT-100}	If no ISIN is available, any other unique securities code such as a CUSIP, assigned to this securitisation	Instrument code type and Instrument code should be reported in Box to complete where ISIN is not available.         To be used to report the instrument code that is not ISIN (such as CUSIP).         Where no international code is assigned to this securitisation, at least one internal code should be reported in this field.         Where multiple codes are reported, ";" separator should be used without any space between each code. That may lead to repetition of the same code type (CUSIP_Value;CUSIP_Value).         Field codes are highlighted in amber where:         - STSS1-Instrument code is left blank whereas STSS1-Instrument code type is reported; or         - fields STSS1-ISIN, STSS1-Instrument code type and STSS1- Instrument code are left blank; or         - the number of Instrument code types is different from the number of Instrument codes; or         - field has errors in format.					
N6	STSS2 C	Originator LEI 724500VZ11H30K1D6902	{LEI}	The LEI of the originator(s)	Originator LEI should be reported in Box to complete for each originator in that securitisation. At least one Sponsor LEI or Originator LEI should be provided. Reported LEIs should exist at the GLEIF database. Where multiple LEI are reported, ";" separator should be used without any space Field codes are highlighted in amber where: - neither Sponsor LEI nor Originator LEi is reported; or - field has errors in format.	Legal Entity Identifier (LEI)	The LEI of the originator(s) and sponsor(s) and, where available, origina lender(s).	I N/A	General Information	Item 4.2 of Annex 9 of Commission Delegated Regulation (EU) 2019/980
N7	STSS8 C	Originator country	RCOUNTRY FUS	The country of establishment of the originator(s)	<ul> <li>When only one originator is reported, please use this Box to complete to report the unique country.</li> <li>Select the relevant EEA country in the drop-down list of Box to complete.</li> <li>Field codes are highlighted in amber where: <ul> <li>both Originator country and Originator country (if multiple countries) are left blank where Originator LEI is reported; or</li> <li>both Originator country and Originator country (if multiple countries) are filled-in; or</li> <li>field has errors in format.</li> </ul> </li> </ul>	Country of establishment	Where available, the country of establishment of the originator(s), sponsor(s), SSPE(s) and original lender(s	Article 18 and 27(3) ).	General Information	N/A
N7	STSS8 C	Originator country (if multiple countries)	1 I	The country of establishment of the originator(s) (if multiple originators from different countries)	<ul> <li>When several originators are reported, please use this Box to complete to report the full list of countries. ";" separator should be used between each EEA country (in the same order used for the originator LEI). That may lead to repetition of the same country (IRELAND;ITALY;IRELAND;CZECHIA).</li> <li>Field codes are highlighted in amber where: <ul> <li>both Originator country and Originator country (if multiple countries) are left blank where originator LEI is reported; or</li> <li>both Originator country and Originator country (if multiple countries) are filled-in; or</li> <li>the number of Originator LEIs is different from the number of Originator countries (if multiple countries); or</li> <li>only one country is reported; or</li> <li>field has errors in format.</li> </ul> </li> </ul>	Country of establishment	Where available, the country of establishment of the originator(s), sponsor(s), SSPE(s) and original lender(s	Article 18 and 27(3) ).	General Information	N/A
N8	STSS2 C	Sponsor LEI	{LEI}	The LEI of the sponsor(s)	<ul> <li>least one Sponsor LEI or Originator LEI should be provided.</li> <li>Reported LEIs should exist at the GLEIF database.</li> <li>Where multiple LEI are reported, ";" separator should be used without any space</li> <li>Field codes are highlighted in amber where: <ul> <li>neither Sponsor LEI nor Originator LEi is reported; or</li> <li>field has errors in format.</li> </ul> </li> </ul>	Legal Entity Identifier (LEI)	The LEI of the originator(s) and sponsor(s) and, where available, origina lender(s).	I N/A	General Information	Item 4.2 of Annex 9 of Commission Delegated Regulation (EU) 2019/980
N9	STSS8 C	Sponsor country		The country of establishment of the sponsor(s)	<ul> <li>When only one sponsor is reported, please use this Box to complete to report the unique country.</li> <li>Select the relevant EEA country in the drop-down list of Box to complete.</li> <li>Field codes are highlighted in amber where: <ul> <li>both Sponsor country and Sponsor country (if multiple countries) are left blank where</li> </ul> </li> <li>Sponsor LEI is reported; or <ul> <li>both Sponsor country and Sponsor country (if multiple countries) are filled-in; or</li> <li>field has errors in format.</li> </ul> </li> </ul>					
N9	STSS8 C	Sponsor country (if multiple countries)	{COUNTRY_EU_LIST	The country of establishment of the sponsor(s) (if multiple sponsors from different countries)	<ul> <li>When several sponsors are reported, please use this Box to complete to report the full list of countries. ";" separator should be used between each EEA country (in the same order used for the sponsor LEI). That may lead to repetition of the same country (IRELAND;ITALY;IRELAND;CZECHIA)</li> <li>Field codes are highlighted in amber where: <ul> <li>both Sponsor country and Sponsor country (if multiple countries) are left blank where</li> <li>Sponsor LEI is reported; or <ul> <li>both Sponsor country and Sponsor country (if multiple countries) are filled-in; or</li> <li>the number of Sponsor LEIs is different from the number of Sponsor countries (if multiple countries); or <ul> <li>only one country is reported; or</li> <li>field has errors in format.</li> </ul> </li> </ul></li></ul></li></ul>		Where available, the country of establishment of the originator(s), sponsor(s), SSPE(s) and original lender(s	Article 18 and 27(3) ).	General Information	N/A
N10	STSS2 O	Original Lender LEI     724500VZ11H30K1D6902	{LEI}	The LEI of the original lender(s) (where available)	Original lender LEI should be reported in Box to complete where available. Where reported, this LEI should exist at the GLEIF database. Where multiple LEI are reported, ";" separator should be used without any space Field codes are highlighted in amber where the field has errors in format.	Legal Entity Identifier (LEI)	The LEI of the originator(s) and sponsor(s) and, where available, origina lender(s).	I N/A	General Information	Item 4.2 of Annex 9 of Commission Delegated Regulation (EU) 2019/980
N11	STSS8 O	Original Lender Country NETHERLANDS		The country of the original lender(s) (where available)	<ul> <li>Original lender country should be reported in Box to complete where available</li> <li>When only one original lender is reported, please use this Box to complete to report the unique country.</li> <li>Select the relevant country in the drop-down list of Box to complete.</li> <li>Field codes are highlighted in amber where: <ul> <li>Original Lender Country and Multiple countries Box to complete is left blank whereas</li> <li>Original Lender LEI is filled-in; or <ul> <li>both Original lender country and Original lender Country (if multiple countries) are filled-in; or <ul> <li>field has errors in format.</li> </ul> </li> </ul> </li> </ul></li></ul>		Where available, the country of			

					When several original lenders are reported, please use this Box to complete to report the full list of countries.	Country of establishment	establishment of the originator(s), Article 18 and 27(3	3) General Informat	tion N	/A
					";" separator should be used between each country (in the same order used for the original lender LEI). That may lead to repetition of the same country		sponsor(s), SSPE(s) and original lender(s).			
N11	STSS8 C	Original Lender Country (if multiple countries)	· -	The country of the original lender(s)	(IRELAND;ITALY;IRELAND;CZECHIA). Field codes are highlighted in amber where:					
					<ul> <li>the original lender country is not consistent with the Original lender LEI; or</li> <li>both Original lender country and Original lender Country (if multiple countries) are filled- in; or</li> </ul>					
					<ul> <li>the number of Original lender LEIs is different from the number of Original lender countries (if multiple countries); or</li> <li>only one country is reported; or</li> </ul>					
		NETHERLANDS			<ul> <li>field has errors in format.</li> <li>SSPE country should be reported in Box to complete where available.</li> <li>When several SSPEs exist and they have the same country, please fill-in the country only</li> </ul>					
N12	<b>STSS8</b> O	SSPE Country	{COUNTRY_EU}	The country of establishment of the SSPE(s)	once. Select the relevant EEA country in the drop-down list.					
					Field codes are highlighted in amber where the field has errors in format. When several SSPEs exist and they do not have the same country, please use this Box to complete to report the full list of EEA countries.	Country of establishment	Where available, the country of establishment of the originator(s), Article 18 and 27(3	3) General Informat	tion N	/A
N12	STSS8 C	SSPE Country (if multiple	{COUNTRY_EU_LIST	The country of establishment of the SSPE(s) (if multiple SSPEs from different	"" concretes chould be used between each country. That may lead to repetition of the same		sponsor(s), SSPE(s) and original lender(s).			
1412	31336	countries)	17	countries)	Field codes are highlighted in amber where: - both SSPE country and SSPE Country (if multiple countries) are filled-in; or					
					<ul> <li>- only one country is reported; or</li> <li>- field has errors in format.</li> <li>The unique non-ABCP securitisation identifier which remains unchanged throughout the</li> </ul>					
					entire securitisation life cycle – consists of the following components: a) The Legal Entity Identifier (LEI) of the initial disclosure reporting entity under the disclosure reports which submitted the initial information;					
N14	STSSA M		{SECURITISATION	The unique identifier assigned by the reporting entity in accordance with	<ul> <li>b) The letter 'N' for non-ABCP securitisation;</li> <li>c) The four-digit year that the first securities of the securitisation were issued (e.g. 2009);</li> <li>d) The two-digit sequential number corresponding to the order in which information about</li> </ul>					
		unique identifier		(EU) 2020/1224	each securitisation is made available under the disclosure reports (with the same identifier as referred to in points (a), (b) and (c)), for example 01 if this is the first securitisation in that year, 03 if this is the third securitisation in that year, and so on. In the event of multiple simultaneous securitisations, the disclosure template reporting entity can define the order					
					simultaneous securitisations, the disclosure template reporting entity can define the order of each securitisation at its discretion. Field codes are highlighted in amber if the field is left blank or has errors in format.					
N15	STSS4 M	N Multiple STS notifications flag		lindicates whether several STS	Box to complete should contain "Y" where several STS notifications may be issued for the same securitisation identifier by the same reporting entity.		The unique identifier assigned by the reporting entity in accordance with			
				securitisation identifier	Field codes are highlighted in amber if the field is left blank or has errors in format. Box to complete should contain the reason why several STS notifications may be issued for	Unique identifier	Article 11(1) of Delegated Regulation (EU) 2020/1224.	General Informat	tion N	/A
		Multiple STS notifications	{Master		the same securitisation identifier by the same reporting entity. Only possible values in Box to complete are: - Master Trust					
N16	STSS4 C	reason	Trust/Other}	Indicates the reason for which several	- Master Trust - Other Field codes are highlighted in amber where:					
				securitisation identifier	<ul> <li>- field codes are nignighted in amber where:</li> <li>- field is left blank and Multiple STS notifications flag is equal to "Y"; or</li> <li>- field has errors in format.</li> <li>Box to complete should contain additional explanation when several STS notifications may</li> </ul>					
N17	STSS4 C	Multiple STS notifications comment	{TEXT-5000}		be issued for the same securitisation identifier by the same reporting entity. Field codes are highlighted in amber where:					
		NETHERLANDS			<ul> <li>field is left blank and Multiple STS notifications flag is equal to "Y"; or</li> <li>field has errors in format.</li> <li>Mandatory for public securitisations that are not exempt from the obligation to publish a</li> </ul>					
					prospectus. For all private securitisations and public securitisations that are exempt from the obligation to publish a prospectus, this field may be left blank.					
N18	STSS5 C	Prospectus Country		exempt from the obligation to publish a prospectus, the country of the relevant	For public securitisations that are not exempt from the obligation to publish a prospectus, select the relevant EEA country in the drop-down list.					
				prospectus should be provided	Field codes are highlighted in amber for public securitisations where: - STSS5-prospectus country is left blank and no exemption on prospectus is reported; or					
					<ul> <li>field has errors in format.</li> <li>Mandatory for public securitisations that are not exempt from the obligation to publish a</li> </ul>					
					For all private securitisations and public securitisations that are exempt from the obligation to publish a prospectus, this field may be left blank.					
					Where the prospectus identifier is not yet available at the initial notification date, then the final prospectus identifier should be reported as soon as possible and at the latest no later					
N19	STSS5 C	Prospectus identifier C2301-01173	{TEXT-100}	prospectus, the prospectus identifier should be provided.	than 15 days after the closing of the transaction. Where the relevant competent authority does not provide a prospectus identifier, the prospectus identifier field should be filled-in with "Not provided by the relevant competent	Prospectus identifier	Where available, the prospectus identifier as provided by the relevant N/A	General Informat	tion N	/A
					authority". Field codes are highlighted in amber for public securitisations where:		competent authority.			, 
					<ul> <li>STSS5-prospectus country is left blank and no exemption on prospectus is reported; or</li> <li>field has errors in format.</li> <li>Mandatory for public securitisations that are exempt from the obligation to publish a</li> </ul>					
					prospectus. For all securitisations that are not exempt from the obligation to publish a prospectus, this field should be left blank.					
				Where the public securitisation is	Box to complete should contain a concise explanation describing the reason for such an exemption.					
N20	STSS5 C	Exemption on Prospectus		concise explanation explaining why this	Field codes are highlighted in amber where fields STSS5-Exemption on prospectus, STSS5- Prospectus Country and STSS5-Prospectus identifier are filled.					
				regulation	Field codes are highlighted in amber for public securitisations where: - STSS5-Exemption on prospectus, STSS5-Prospectus Country and STSS5-Prospectus identifier are left blank; or					
					<ul> <li>identifier are left blank; or</li> <li>STSS5-Exemption on prospectus, STSS5-Prospectus Country and STSS5-Prospectus</li> <li>identifier are filled; or</li> <li>field has errors in format.</li> </ul>					
<b>1</b> 10 -	CTCC44			Where a prospectus is drawn up in compliance with Regulation (EU) 2017/1129, the date on which the	The notification may be submitted as a draft notification in advance of the issue date but should be submitted as a final STS notification at the issue date at the earliest.	liceus dete	Where a prospectus is drawn up in         compliance with Regulation (EU)         2017/11294[4], the date on which the		tion	//
N21	STSS11 M	Issue date 2023-03-21	MM-DD}		Example: 2020-01-31 (text format) Field codes are highlighted in amber where field is left blank or has errors in format.	Issue date	prospectus was approved. In all other cases, the closing date of the most recent transaction.	General Informat	lion N	/A
		European DataWarehouse GmbH			Mandatory only to public securitisations. The field may be left blank for private securitisations.					
N22	STSS6 C	Securitisation Repository name	{LIST}	securitisation repository as it is available under the list of registered	Select in the drop-down list the relevant name of the Securitisation Repository as it is available under the list of registered Securitisation Repositories published on the ESMA website at https://www.esma.europa.eu/sites/default/files/library/esma_register_secr.xlsx.	Securitisation Repository	Where available, the name of the registered securitisation repository.	General Informat	tion N	/A
				the ESMA website.	Field codes are highlighted in amber where field is left blank for public securitisations or field has errors in format.					
					Box to complete should contain the name of the securitisation. The field should be filled-in with "Not available" for private securitisations that do not have					ection 4 of Annex 9 of Commission Delegated
N23	STSS7 M	Securitisation name Green STORM 2023	{TEXT-100}	The securitisation name.	The field should be filled-in with "Not available" for private securitisations that do not have any securitisation name. Field codes are highlighted in amber if the field is left blank or has errors in format.	Securitisation name	The securitisation name. N/A	General Informat	ion	ection 4 of Annex 9 of Commission Delegated egulation (EU) 2019/980
		residential mortgages					The type of underlying exposuresincluding:1)residential loans that are			
							either secured by one or more mortgages on residential immovable property or that are fully guaranteed by			
				The type of underlying exposures including:	Only possible values in Box to complete are: - residential mortgages - commercial mortgages		an eligible protection provider among those referred to in Article 201(1) of Regulation (EU) No 575/2013 and qualifying for the credit quality step 2 or			
				<ol> <li>residential mortgages;</li> <li>commercial mortgages;</li> <li>credit facilities provided to</li> </ol>	<ul> <li>- commercial mortgages</li> <li>- credit facilities provided to individuals for personal, family or household consumption purposes;</li> <li>- credit facilities, including loans and leases, provided to any type of enterprise or</li> </ul>		above as set out in Part Three, Title II, Chapter 2 of that Regulation; 2) commercial loans that are			
N25	STSS10 M	Underlying exposures classification	{LIST}	<ul> <li>individuals for personal, family or</li> <li>household consumption purposes;</li> <li>credit facilities, including loans</li> <li>and leases, provided to any type of</li> </ul>	corporation; - auto loans/leases - credit-card receivables	Underlying exposures classification	secured by one or more mortgages on commercial immovable property, N/A including offices or other commercial	General Informat	tion N	/A
				<ul> <li>and leases, provided to any type of</li> <li>enterprise or corporation;</li> <li>auto loans/leases;</li> <li>credit card receivables;</li> </ul>	- trade receivables - others		premises; 3) credit facilities provided to individuals for personal, family or			
				<ul> <li>6) credit card receivables;</li> <li>7) trade receivables;</li> <li>8) others.</li> </ul>	Select in the drop-down list the relevant Underlying exposures classification. Field codes are highlighted in amber if the field is left blank or has errors in format.		<ul> <li>household consumption purposes;</li> <li>credit facilities, including</li> <li>loans and leases, provided to any type of</li> </ul>			
							enterprise or corporation; 5) auto loans/leases; 6) credit card receivables; 7) trade receivables:			
							<ul> <li>7) trade receivables;</li> <li>8) other underlying exposures</li> <li>that are considered by the originator or</li> <li>sponsor to constitute a distinct asset</li> </ul>			
					The initial notification date should be left empty. For STS notifications reported before the new Register goes live, the initial notification date					
N26	<b>STSS12</b> F	Initial Notification date			will be automatically retrieved from the list of traditional securitisations meeting the STS requirements (https://www.esma.europa.eu/sites/default/files/library/esma33-128-760_securitisations_designated_as_sts_as_from_01_01_2019_regulation_2402_2017_2.xls					
					x). For STS notifications reported after the new Register goes live, the initial notification date					
					will be retrieved from the first successful submission date of the final STS notification.					

N27	STSS12	М	Last notification date		{DATE_TEXT-YYYY- MM-DD}	The date the STS notification was submitted.	The last notification date in Box should be filled in with the date when the notification file is submitted as a draft STS notification. The notification date as published in the public register of STS notifications will be computed by the system from the date when the draft STS notification will be submitted as final. The notification may be submitted as a draft notification in advance of the issue date of the securitisation but will be submitted as a final STS notification at the issue date at the earliest. Example: 2020-01-31 (text format) Field codes are highlighted in amber where; - field is left blank; or - last notification date is in the future; or - field has errors in format	Notification date	The date of notification to ESMA.	General Information	N/A
N28	STSS13	М	Authorised Third party flag	Y	{Y/N}	that the compliance with the STS criteria was confirmed by that authorised third party firm. "N" is reported where no authorised third party has provided STS verification services.	Box to complete should contain "Y" where an authorised third party has provided STS verification services and confirmed the compliance with the STS criteria. Field codes are highlighted in amber if the field is left blank or has errors in format.	Authorised Third party	Where an authorised third-party has provided STS verification services in accordance with Article 27(2) of Regulation (EU) 2017/2402, a statement that compliance with the STS criteria was	General Information	N/A
N29	STSS13	C		The compliance with the STS criteria has been verified and confirmed by Prime Collateralised Securities (PCS) EU SAS on the Closing Date.	{TEXT-5000}	Where an authorised third-party has provided STS verification services in accordance with Article 27(2) of Regulation (EU) 2017/2402, a statement that compliance with the STS criteria was confirmed by that authorised third party firm.	<ul> <li>Field is mandatory in box to complete when Authorised Third Party flag for STSS13 is reported with "Y".</li> <li>Field codes are highlighted in amber where <ul> <li>field is left blank and "Y" is reported for the authorised third party flag; or</li> <li>field is filled-in and "N" is reported for the authorised third party flag; or</li> <li>field has errors in format</li> </ul> </li> </ul>		confirmed by that authorised third party firm.		
N30	STSS14	C	Authorised Third Party name	Prime Collateralised Securities (PCS) EU SAS	{TEXT-100}	Where an authorised third-party has provided STS verification services in accordance with Article 27(2) of Regulation (EU) 2017/2402, the name of the authorised third party	<ul> <li>Field is mandatory in box to complete when Authorised Third Party flag for STSS13 is reported with "Y".</li> <li>Field codes are highlighted in amber where <ul> <li>field is left blank and "Y" is reported for the authorised third party flag; or</li> <li>field is filled-in and "N" is reported for the authorised third party flag; or</li> <li>field has errors in format.</li> </ul> </li> </ul>		Where an authorised third-party has provided STS verification services in		
N31	STSS14	C	Authorised Third party country	FRANCE	{COUNTRY_EU}	Where an authorised third-party has provided STS verification services in accordance with Article 27(2) of Regulation (EU) 2017/2402, the country of establishment of the authorised third party	<ul> <li>Field is mandatory in box to complete when Authorised Third Party flag for STSS13 is reported with "Y".</li> <li>Select the relevant EEA country in the drop-down list.</li> <li>Field codes are highlighted in amber where <ul> <li>field is left blank and "Y" is reported for the authorised third party flag; or</li> <li>field is filled-in and "N" is reported for the authorised third party flag; or</li> <li>field has errors in format.</li> </ul> </li> </ul>	Authorised Third party	accordance with Article 27(2) of Regulation (EU) 2017/2402, the name of the third party's name and the country of establishment.	General Information	N/A
N32	STSS15	C	Authorised Third party Competent Authority	France - Autorité des Marchés Financiers (AMF)	{CA_CODE}	that has authorised the third party as available on ESMA website under the list of Competent authority supervising compliance of third parties with Article 28 of SecReg (https://www.esma.europa.eu/sites/def ault/files/library/esma33-128- 777_list_of_designated_competent_aut	<ul> <li>Field is mandatory in box to complete when Authorised Third Party for STSS13 is reported with "Y".</li> <li>Select in the drop-down list the relevant name of the competent authority related to the country as reported in the Authorised Third party country as available on ESMA website under the list of Competent authority supervising compliance of third parties with Article 28 of SecReg (https://www.esma.europa.eu/sites/default/files/library/esma33-128-777_list_of_designated_competent_authorities_under_securitisation_regulation.pdf)</li> <li>Field codes are highlighted in amber where <ul> <li>field is left blank and "Y" is reported for the authorised third party flag; or</li> <li>field is filled-in and "N" is reported for the authorised third party flag; or</li> <li>field has errors in format.</li> </ul> </li> </ul>	Authorised Third party	Where an authorised third-party has provided STS verification services in accordance with Article 27(2) of Regulation (EU) 2017/2402, the name of the competent authority that has authorised it.	General Information	N/A
N33	STSS17	М	Originator (or original lender) is not a Credit institution	Y	{Y/N}	A check box as to whether the originator or original lender is a credit institution or investment firm established in the Union.	Check box in Box to complete should contain "N" where the originator or original lender is a credit institution or investment firm established in the Union.	Originator (or original lender) not a credit institution	A 'Yes' or 'No' statement as to whether the originator or original lender is not a credit institution or investment firm established in the Union.	Confirmation	N/A
N34	STSS18	М	Credit granting criteria compliance confirmation		{Confirmed/Unconf rmed/N/A}	Confirmation and optional comment that the originator's or original lender's credit-granting criteria, processes and systems in place are executed in accordance with Article 9 of Regulation (EU) 2017/2402 where the Originator (or original lender) is not a Credit	<ul> <li>Box to complete should contain the confirmation indicator (Confirmed/Unconfirmed/).</li> <li>"N/A" should be reported where the originator or original lender is a credit institution or investment firm established in the Union (STSS17 check-box is N").</li> <li>'Confirmed' should be reported for transactions with trade receivables that are not originated in the form of a loan even if credit-granting criteria does not apply with respect to trade receivables.</li> <li>Field codes are highlighted in amber where; <ul> <li>"Unconfirmed" is reported; or</li> <li>field is left blank; or</li> <li>"N/A" is not reported in Box to complete and STSS17 field is "N"; or</li> <li>"N/A" is reported in Box to complete and STSS17 field is "Y"; or</li> <li>field has errors in format.</li> </ul> </li> </ul>	Confirmation that the credit granting complies with Article 9	Where the answer to field STS17 is "Yes", confirmation that the originator's or original lender's credit-granting criteria, processes and systems in place are executed in accordance with Article 9 of Regulation (EU) 2017/2402.       Article 27(3)	Confirmation	0
N35	STSS18	Ο	Credit granting criteria	Obvion N.V. confirms 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 it has effective systems in place to apply such processes in accordance with Article 9 of Regulation (EU) 2017/2402.	{TEXT-5000}	institution.	<ul> <li>Box to complete may contain additional explanation.</li> <li>Field should be left blank where STSS18-Credit granting criteria compliance confirmation is equal to N/A.</li> <li>Field should explain the reasons for which credit-granting criteria does not apply to transactions with trade receivables.</li> <li>Field codes are highlighted in amber where it is not the case or the field has errors in format.</li> </ul>				
N36	STSS19	М	Credit granting criteria supervision confirmation		{Confirmed/Unconf rmed/N/A}	Confirmation and optional comment that the credit-granting as referred to in Article 27(3)(a) of Regulation (EU) 2017/2402 is subject to supervision.	Box to complete should contain the confirmation indicator (Confirmed/Unconfirmed/N/A). "N/A" should be reported where the originator or original lender is a credit institution or investment firm established in the Union (STSS17 field is "N"). Field codes are highlighted in amber where: - "Unconfirmed" is reported; or - field is left blank; or - "N/A"is not reported in Box to complete and STSS17 field is "N"; or - "N/A"is reported in Box to complete and STSS17 field is "Y"; or - field has errors in format.	Confirmation that the credit granting is subject to supervision	Where the answer to field STS17 is "Yes", confirmation that the credit-granting as referred to in Article 27(3)(a) of Regulation (EU) 2017/2402 is subject to supervision.	Confirmation	N/A
N37	STSS19	0		Obvion N.V. confirms that the credit-granting as referred to in Article 27(3)(a) of Regulation (EU) 2017/2402 is subject to supervision.	{TEXT-5000}		Box to complete may contain additional explanation. Field should be left blank where STSS19-Credit granting criteria supervision confirmation is equal to N/A. Field codes are highlighted in amber where it is not the case or the field has errors in format.				
N38	STSS20	М	True sale or assignment transfer confirmation		{Confirmed/Unconf rmed}	ĩ	Box to complete should contain the confirmation indicator (Confirmed/Unconfirmed). Field codes are highlighted in amber where: - field is left blank; or - field is equal to "Unconfirmed"; or - field has errors in format.				
N39	STSS20	М		The legal opinion confirms such enforceability and that any applicable laws under the Dutch Bankruptcy Act do not contain severe clawback provisions as referred to in the Securitisation Regulation. As a result thereof the requirement stemming from article 20(5) of the Securitisation Regulation is not applicable. For a further explanation, reference is made to section 4.4(a) of the Prospectus, in which reference is made to section 7.1 (Purchase, repurchase and sale) of the Prospectus. As a general note, in this STS notification, except as (otherwise) defined or construed herein or in so far as the context otherwise required, words, expressions and capitalised terms used but not defined or construed herein shall have the meanings defined or construed in the		Confirmation and concise explanation on how 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 pursuant to Article 20(1) of Regulation (EU) 2017/2402.		Transfer of the underlying	A concise explanation of how 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. Article 20(1)	Concise Explanation	Item 3.3 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
N40	STSS21	М	Subject to severe clawback	prospectus with respect to the Green STORM 2023 securitisation dated 21 March 2023 (the Prospectus).	{Y/N}	A check box as to 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.	Check box in Box to complete should contain "Y" where any of the severe clawback provisions referred to in points (a) or (b) of Article 20(2) of Regulation (EU) 2017/2402 are found in the securitisation and "N" otherwise. Field codes are highlighted in amber where: - field is left blank; or - field is equal to "Y"; or - field has errors in format.		A concise explanation on whether any of the severe clawback provisions referred		Item 3.3 of Annex 19 of Commission Delegated
N41	STSS21	C	Subject to severe clawback explanation		{TEXT-10000}	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.	Box to complete should contain the concise explanation. The field should be left blank when "Subject to severe clawbask" check-box is "N". Field codes are highlighted in amber where: - field is left blank and "Subject to severe clawback" check-box is "Y"; or - field is not left blank and "Subject to severe clawback" check-box is "N"; or - field has errors in format.	No severe clawback	to in Article 20(2)(a) or (b) of Regulation (EU) 2017/2402 are found in the securitisation.	Concise Explanation	Regulation (EU) 2019/980
N42	STSS22	М	Clawback provisions exemption confirmation		{Confirmed/Unconf rmed/N/A}	Confirmation and optional comment on	Box to complete should contain the confirmation indicator (Confirmed/Unconfirmed/N/A). Field codes are highlighted in amber where: - field is left blank; or - field is equal to "Unconfirmed"; or - field has errors in format.	Exemption for clawback provisions	A confirmation whether the provisions in Article 20(2) of Regulation (EU)	Confirmation	Item 3.3 of Annex 19 of Commission Delegated

N43	STSS22	0	Clawback provisions exemption comment		{TEXT-5000}	of Regulation (EU) 2017/2402 apply.	Box to complete may contain additional explanation. Field should be left blank where STSS22-Clawback provisions exemption confirmation is equal to N/A.	in national insolvency laws	2017/2402 apply.	AI IICIE 20(3)	Committation	Regulation (EU) 2019/980
N44	STSS23	M	The seller is not the original lender flag	N	{Y/N}	Indicator that the seller is not the original lender	<ul> <li>Field codes are highlighted in amber where it is not the case or field has errors in format.</li> <li>Check box in Box to complete should contain: <ul> <li>"Y" where the seller is not the original lender</li> <li>"N" where the seller is the original lender</li> </ul> </li> </ul>					
N45	STSS23	М	Transfer where the seller is not the original lender confirmation	N/A	{Confirmed/Unconf rmed/N/A}	Confirmation and mandatory explanation that the securitisation complies with Article 20(1) to 20(3) of Regulation (EU) 2017/2402 (where the	<ul> <li>Field codes are highlighted in amber if the field is left blank or has errors in format.</li> <li>Box to complete should contain the confirmation indicator (Confirmed/Unconfirmed/N/A).</li> <li>"N/A" should be reported where the seller is the original lender and STSS23 check-box is "N".</li> <li>Field codes are highlighted in amber where: <ul> <li>field is left blank; or</li> <li>"Unconfirmed" is reported; or</li> <li>"N/A" is not reported and STSS23 check-box is "N"; or</li> <li>"N/A" is reported and STSS23 check-box is "Y"; or</li> <li>field has errors in format.</li> </ul> </li> </ul>		Where the seller is not the original lender, a statement confirming that the securitisation complies with Article 20(1) to 20(3) of Regulation (EU) 2017/2402.	Article 20(4)	Confirmation	Item 3.3 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
N46	STSS23	C	Transfer where the seller is not the original lender explanation		{TEXT-10000}	seller is not the original lender).	Box to complete should contain the concise explanation where STSS23-Transfer where the seller is not the original lender confirmation is not "N/A". Field should be left blank where STSS23-Transfer where the seller is not the original lender confirmation is equal to N/A Field codes are highlighted in amber where it is not the case or field has errors in format.					
N47	STSS24	Μ	Transfer at a later stage confirmation	N/A	{Confirmed/Unconf rmed/N/A}	IW/here the transfer of the linderlying	Box to complete should contain the confirmation indicator (Confirmed/Unconfirmed/N/A). "N/A" should be reported in Box to complete only where the transfer of the underlying exposures is not performed by means of an assignment and perfected at a later stage than at the closing of the securitisation. "Confirmed" should be reported where that perfection (at a later stage than at the closing of the securitisation) is effected at least through the required minimum pre-determined event triggers as listed in Article 20(5) of Regulation (EU) 2017/2402. Field codes are highlighted in amber where: - field is left blank; or - field is equal to "Unconfirmed"; or - field has errors in format.		Where the transfer of the underlying			
N48	STSS24	С	Transfer at a later stage explanation			the required minimum pre-determined event triggers as listed in Article 20(5) of Regulation (FU) 2017/2402	Box to complete should contain the concise explanation where STSS24-Transfer at a later stage confirmation is not "N/A". Field should be left blank where STSS24-Transfer at a later stage confirmation is equal to N/A. Field codes are highlighted in amber where it is not the case or field has errors in format.	Transfer performed by means of an assignment and perfected at a	exposures is performed by means of an assignment and perfected at a later stage than at the closing of the securitisation, 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(5) of Regulation (EU) 2017/2402.	Article 20(5)	Concise Explanation	Item 3.3 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
N49	STSS24	М	Alternative mechanism confirmation	N/A	{Confirmed/Unconf rmed/N/A}	Where alternative mechanisms of transfer are used, confirmation and optional comment that an insolvency of the originator would not prejudice or	Box to complete should contain the confirmation indicator (Confirmed/Unconfirmed/N/A). "N/A" should be reported in Box to complete only where alternative mechanisms of transfer are not used. Field codes are highlighted in amber where: - field is left blank; or - field is equal to "Unconfirmed"; or - field has errors in format.		Where alternative mechanisms of transfer are used, a confirmation that an insolvency of the originator would not prejudice or prevent the SSPE from enforcing its rights.			
N50	STSS24	Ο	Alternative mechanism comment		{TEXT-5000}	prevent the SSPE from enforcing its	Box to complete may contain the concise explanation where STSS24-Alternative mechanism confirmation is not "N/A". Field should be left blank where STSS24-Alternative mechanism confirmation is equal to N/A Field codes are highlighted in amber where it is not the case or field has errors in format.	۱.				
N51	STSS25	Μ	Representations and warranties confirmation	Confirmed	• •	Confirmation and concise explanation on how and whether there are representations and warranties provided by the seller that the	Box to complete should contain the confirmation indicator (Confirmed/Unconfirmed). Field codes are highlighted in amber where: - field is left blank; or - field is equal to "Unconfirmed"; or - field has errors in format.		A concise explanation on how and whether there are representations and warranties provided by the seller that			
N52	STSS25	М	Representations and warranties explanation	The Seller shall represent on the relevant purchase date in clause 5.1 subparagraph (d) of the Mortgage Receivables Purchase Agreement that the Mortgage Receivables and the Beneficiary Rights relating thereto and, in respect of NHG Mortgage loan Parts, the NHG Advance Rigths in relation thereto are, at the time of the sale and assignment to the Issuer, free and clear of any rights of pledge or other similar rights (beperkte rechten), encumbrances and attachments (beslagen), no option rights have been granted in favour of any third party with regard to the Mortgage Receivables, other than any option rights of the Seller pursuant to the Mortgage Receivables Purchase Agreement and, to the best of its knowledge, not in a condition that can be foreseen to adversely affect the enforceability of the assignment. For further details, reference is made to section 4.4(d)of the Prospectus.	{TEXT-10000}	underlying exposures included in the securitisation are not encumbered 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 pursuant to Article 20(6) of Regulation (EU) 2017/2402.	Box to complete should contain the concise explanation. Field codes are highlighted in amber if the field is left blank or has errors in format.	Representations and warranties	the underlying exposures included in the securitisation are not encumbered 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.	Article 20(6)	Concise Explanation	Item 2.2.8 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
N53	STSS26	Μ	Underlying exposures eligibility criteria confirmatio	Confirmed	{Confirmed/Unconf rmed}		Box to complete should contain the confirmation indicator (Confirmed/Unconfirmed). Field codes are highlighted in amber where: - field is left blank; or - field is equal to "Unconfirmed"; or field has errors in format					
N54	STSS26	М	Underlying exposures eligibility criteria explanation	Into an investment in one or more Switch Investment Funds, an NHG Mortgage Loan Part no longer has the benefit of an NHG Guarantee for the full amount of such NHG Mortgage Loan Part and in the event it appears that the Seller, while it is entitled to such claim under the NHG Guarantee, will not make such claim, if Further Advance Receivables do not meet all of the relevant conditions to purchase such Further Advance Receivables and a Further Advance is granted on or following the Notes Payment Date immediately preceding the First Optional Redemption Date) and in the event that any Mortgage Loan Criteria, Green Eligibility Criterion or representation and warranty in respect of such Mortgage Receivables is untrue or incorrect in accordance with the conditions set forth in the Mortgage Receivables Purchase Agreement; and (ii) upon (a) the exercise of the Tax Call Option by the Issuer, (b) the exercise of the Clean-Up Call Option by the Seller or (c) at the discretion of the Issuer, the occurrence of the Optional Redemption Date.	{TEXT-10000}	discretionary basis pursuant to Article	- field has errors in format.  Box to complete should contain the concise explanation.  Field codes are highlighted in amber if the field is left blank or has errors in format.	Eligibility criteria which do not allow for active portfolio	A concise explanation on how: - the underlying exposures transferred from, or assigned by, the seller to the SSPE meet predetermined, clear and documented eligibility criteria which do not allow for active portfolio management of those exposures on a discretionary basis; - the selection and transfer of the	Article 20(6)	Concise Explanation	Section 2 of Annex 19 of Commission Delegated
N55	STSS26	Μ	Underlying exposures selection processes confirmation	Confirmed	{Confirmed/Unconf rmed}		Box to complete should contain the confirmation indicator (Confirmed/Unconfirmed). Field codes are highlighted in amber where: - field is left blank; or - field is equal to "Unconfirmed"; or		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			Regulation (EU) 2019/980
N56	STSS26	М	Underlying exposures selection processes explanation	<ul> <li>Only Mortgage Receivables resulting from Mortgage Loans which satisfy the Mortgage Loan</li> <li>Criteria, the Green Eligibility Criterion and, if applicable, the Additional Purchase Criteria and the representations and warranties made by the Seller in the Mortgage Receivables Purchase</li> <li>Agreement will be purchased by the Issuer. Reference is made to clause 5.1(n), clause 7.1.4, clause 8.1.4, clause 9.1.4, schedule 1 (Mortgage Loan Criteria) and Schedule 2 (Green Eligibility Criterion) of the Mortgage Receivables Purchase Agreement. The Mortgage Receivables have been selected by the Seller from a larger pool of mortgage loans that meet the Mortgage Loan Criteria and the Green Eligibility Criterion applying a random selection method (see also section 6.1 (Stratification tables) of the Prospectus).</li> <li>A retransfer of Mortgage Receivables by the Issuer shall only occur:</li> <li>(i) in the circumstances pre-defined in the Mortgage Receivables Purchase Agreement and not at the sole discretion of the Seller (e.g. in the event the Seller would like to agree with a Borrower to modify certain Mortgage Conditions or a Mortgage Loan, a Borrower has given notice of its intention to switch in whole or in part the premiums deposited into the Switch Savings Account into an investment in one or more Switch Investment Funds, an NHG Mortgage Loan Part and in the event it appears that the Seller, while it is entitled to such claim under the NHG Guarantee, will not make such claim, if Further Advance Receivables and a Further Advance is granted on or following the Notes Payment Date immediately preceding the First Optional Redemption Date) and in the event that any Mortgage Receivables is untrue or incorrect in accordance with the conditions set forth in the Mortgage Receivables is notrue of its or incorrect in accordance with the conditions set forth in the Mortgage Receivables Purchase Agreement; and (ii) upon (a) the exercise of the Tax Call Option by the Issuer, (b) the exercise of the Clause 5.3 (Remedy</li></ul>	{TEXT-10000}	for their active portfolio management			that they do not allow for their active portfolio management on a discretionary basis.			
N57	STSS27	М	Homogeneity of assets confirmation		{Confirmed/Unconf rmed}		<ul> <li>Field codes are highlighted in amber where:</li> <li>field is left blank; or</li> <li>field is equal to "Unconfirmed"; or</li> <li>field has errors in format.</li> </ul>					
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N58	STSS27	М	Homogeneity of assets explanation	The pool of Mortgage Receivables purported to be sold and assigned satisfies the homogeneous conditions of article 20(8) of the Securitisation Regulation and the regulatory technical standards as contained in article 1(a), (b), (c) and (d) of the RTS Homogeneity. The Mortgage Loans (i) have been underwritten in accordance with standards that apply similar approaches for assessing the credit risk associated with the Mortgage Loans and without prejudice to Article 9(1) of the Securitisation Regulation, (ii) are serviced in accordance with similar procedures for monitoring, collecting and administering of Mortgage Receivables from the Mortgage Loans, (iii) fall within the same asset category of residential loans secured with one or more mortgages on residential immovable property and (iv) in accordance with the homogeneity factors set forth in article 20(8) of the Securitisation Regulation and article 2(1)(a), (b) and (c) of the RTS Homogeneity (a) are secured by a first priority Mortgage or, in the case of Mortgage Loans (including, as the case may be, any Further Advance) secured on the same Mortgaged Asset, first and sequentially lower priority rights of mortgage over (i) real estate (onroerende zaak), (iii) an apartment right (appartementsrecht) or (iii) a long lease (erfpacht), in each case situated in the Netherlands and (b) (i) pursuant to the applicable Mortgage Loan Conditions, (x) the Mortgaged Asset may not be the subject of residential letting at the time of origination, (y) the Mortgaged Asset is for residential use and has to be occupied by the relevant Borrower at and after the time of origination (except that in exceptional circumstances the Seller may in accordance with its internal guidelines allow a Borrower to let the Mortgaged Asset under specific conditions and for a limited period of time) and (ii) no consent for residential letting of the Mortgaged Asset has been given by the Seller. The criteria set out in (i) up to and including (iv) are derived from article 20(8) Securitisation Regulatio	{TEXT-32767}
N59	STSS28	Μ	No re-securitisation confirmation		{Confirmed/Unconfi rmed}
N60	STSS28	Ο	No re-securitisation comment	The underlying exposures (i.e. the Mortgage Receivables) do not include any securitisation positions and the notified securitisation is therefore not a re-securitisation. Such confirmation can also be found in section 4.4(h) of the Prospectus. See also schedule 1 (Mortgage Loan Criteria) to the Mortgage Receivables Purchase Agreement.	{TEXT-5000}
N61	STSS29	Μ	Soundness of the underwriting standards (ordinary course of business) confirmation		{Confirmed/Unconfi rmed}
N62	STSS29	М	Soundness of the underwriting standards (ordinary course of business) explanation	legal requirements and meets the Code of Conduct and the Seller's underwriting policy and procedures prevailing at that time and is subject to terms and conditions customary in the Dutch mortgage market at the time of origination and not materially different or less stringent from the terms and conditions applied by (i) a prudent lender of Dutch residential mortgage loans and (ii) the Seller in respect of mortgage loans granted by it at such time not being sold and assigned to the Issuer pursuant to the Mortgage Receivables Purchase Agreement. Reference is also made to section 4.4(i) of the Prospectus and section 6.3 (Origination and servicing) of the Prospectus.	{TEXT-32767}
N63	STSS29	Μ	Soundness of the underwriting standards (disclosure) confirmation		{Confirmed/Unconfi rmed}
N64	STSS29	М	Soundness of the underwriting standards (disclosure) explanation	Underwriting standards: A summary of the underwriting standards is disclosed in section 6.3 (Origination and servicing) of the Prospectus and the Seller has undertaken in clause 6.2, subparagraph (f) of the Mortgage Receivables Purchase Agreement to fully disclose to the Issuer any material change to such underwriting standards pursuant to which the Mortgage Loans are originated without undue delay and the Issuer has undertaken in clause 25, subparagraph (u) of the Trust Deed to fully disclose such information to potential investors without undue delay upon having received such information from the Seller.	{TEXT-32767}
N65	STSS29	Μ	Residential Loan requirement confirmation		{Confirmed/Unconfi rmed/N/A}
N66	STSS29	C	Residential Loan requirement explanation	aware prior to the Seller's underwriting assessment commencing that the information provided might not be verified by the Seller).	{TEXT-32767}
N67	STSS29	Μ	Borrower's creditworthiness assessment confirmation		{Confirmed/Unconfi rmed}
N68	STSS29	М	Borrower's creditworthiness assessment explanation	Assessment creditworthiness: The Seller will represent on the relevant purchase date in clause 5.1, subparagraph (nn) of the Mortgage Receivables Purchase Agreement that in respect of each Mortgage Loan, the assessment of the Borrower's creditworthiness was done in accordance with the Seller's underwriting criteria and meets the requirements set out in paragraphs 1 to 4, point (a) of paragraph 5, and paragraph 6 of Article 18 of Directive 2014/17/EU or of Article 8 of Directive 2008/48/EC. The creditworthiness assessment of a consumer takes place before the binding offer is made to such consumer. See also section 6.3.10 (Borrower) of the Prospectus.	{TEXT-32767}
N69	STSS30	Μ	Originator/Lender Expertise confirmation		{Confirmed/Unconfi rmed}
N70	STSS30	М	Originator/Lender Expertise explanation	Obvion N.V. is an established originator and servicer of Dutch residential mortgages and active in the mortgage business since 2002. Obvion holds a license under the Dutch Financial Supervision Act (Wet op het financieel toezicht) to act as offeror (aanbieder) and servicer (bemiddelaar). Obvion N.V. confirms that it has the required expertise in originating mortgage loans which are of a similar nature as the Mortgage Loans within the meaning of article 20(10) of the Securitisation Regulation (taking the EBA STS Guidelines Non-ABCP Securitisations into account), as it has a license in accordance with the Dutch Financial Supervision Act (Wet op het financieel toezicht) and a minimum of 5 years' experience in originating mortgage loans. Reference is also made to sections 3.4 (Seller) and 6.3 (Origination and servicing) of the Prospectus.	{TEXT-32767}
N71	STSS31	Μ	Defaulted or restructured exposures confirmation		{Confirmed/Unconfi rmed}
N72	STSS31	М	Defaulted or restructured exposures explanation	No inclusion defaulted exposures: The Seller will represent on the relevant purchase date to the Issuer in clause 5.1, subparagraphs (ee) and (ff) of the Mortgage Receivables Purchase Agreement that (ee) it does, to the best of its knowledge, not classify any Borrower pursuant to and in accordance with its internal policies as (i) a borrower that is unlikely to pay its credit obligations to it or (ii) a borrower having a credit assessment or credit score indicating that the risk that such borrower is unlikely to pay its credit obligations to it is significantly higher than for mortgage receivables originated by the Seller that are not sold and assigned pursuant to the Mortgage Receivables Purchase Agreement and (ff) it, to the best of its knowledge, is not aware of any Borrower being subject to bankruptcy (faillissement) or suspension of payments (surseance van betaling) on (i) in respect of Mortgage Receivables to be purchased on the Closing Date, the Initial Cut-Off Date and (ii) in respect of Mortgage Receivables to be purchased on a Notes Payment Date, on the relevant Additional Cut-Off Date. In addition, pursuant to the Mortgage Receivables Purchase Agreement, (i) in respect of Mortgage Receivables to be purchased on a Notes Payment Date, no amounts due under any of such Mortgage Receivables were unpaid on the Initial Cut-Off Date and (ii) in respect of Mortgage Receivables to be purchased on a Notes Payment Date, no amounts due under any of such Mortgage Receivables were unpaid on the Initial Cut-Off Date and (iii) in respect of Mortgage Receivables to be purchased on a Notes Payment Date, no amounts due under any of such Mortgage Receivables were unpaid on the relevant Additional Cut-Off Date. Hence, the underlying exposures do not include defaulted exposures as referred to in article 20(11) of the Securitisation Regulation. Reference is also made to section 4.4(i) of the Prospectus and section 6.3.14 (Obvion's arrears and default management), 6.3.15 (Foreclosure process) and 6.3.16 (Management of defici	{TEXT-32767}
N73	STSS32	N/I	At least one payment at the time of transfer confirmation		{Confirmed/Unconfi rmed}

and explain in detail how each of the	Box to complete should contain the detailled explanation. Field codes are highlighted in amber if the field is left blank or has errors in format.	Homogeneity of assets	A detailed explanation as to the homogeneity of the pool of underlying exposures backing the securitisation. For that purpose, include a reference to the EBA RTS on homogeneity (Commission Delegated Regulation (EU) [XX/XXXX], and explain in detail how each of the conditions specified in the Article 1 of that Delegated Regulation are met.	Article 20(8)	Detaile
Confirmation and optional comment that the underlying exposures do not include any securitisation positions and that the notified securitisation is therefore not a re-securitisation pursuant to Article 20(9) of Regulation (EU) 2017/2402	Box to complete should contain the confirmation indicator (Confirmed/Unconfirmed). Field codes are highlighted in amber where: - field is left blank; or - field is equal to "Unconfirmed"; or - field has errors in format. Box to complete may contain additional explanation. Field codes are highlighted in amber where the field has errors in format. Box to complete should contain the confirmation indicator (Confirmed/Unconfirmed). Field codes are highlighted in amber where: - field is left blank; or - field is left blank; or - field is equal to "Unconfirmed"; or - field has errors in format.	Underlying Exposure Obligations: no re securitisation	A confirmation that the underlying exposures do not include any securitisation positions and that the notified securitisation is therefore not a re-securitisation.	Article 20(9)	Confir
Confirmation and 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 pursuant to Article 20(10) of Regulation (EU) 2017/2402.	Box to complete should contain the detailled explanation. Field codes are highlighted in amber if the field is left blank or has errors in format.		A detailed explanation:		
Confirmation and detailed explanation 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 pursuant to Article 20(10)of Regulation (EU) 2017/2402.	Box to complete should contain the confirmation indicator (Confirmed/Unconfirmed). Field codes are highlighted in amber where: - field is left blank; or - field is equal to "Unconfirmed"; or - field has errors in format. Box to complete should contain the detailled explanation. Field codes are highlighted in amber if the field is left blank or has errors in format. Box to complete should contain the confirmation indicator (Confirmed/Unconfirmed/N/A). "N/A" should be reported only for non Residential loans. Field codes are highlighted in amber where:	Soundness of the underwriting standard	<ul> <li>- 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.</li> <li>- 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.</li> <li>- on how securitisations where the underlying exposures are residential loans, the pool of underlying exposures meet the requirement of the second paragraph of Article 20(10) of Regulation (EU) 2017/2402.</li> </ul>	Article 20(10)	Detaile
Confirmation and detailed explanation on how securitisations where the underlying exposures are residential loans, the pool of underlying exposures meet the requirement of the second paragraph of Article 20(10) of Regulation (EU) 2017/2402.	<ul> <li>field is left blank; or</li> <li>"Unconfirmed" is reported; or</li> <li>"N/A"is not reported and STSS10 field is not " residential mortgages"; or</li> <li>"N/A"is reported and STSS10 field is "residential mortgages"; or</li> <li>field has errors in format.</li> </ul> Box to complete should contain the concise explanation where STSS29-Residential Loan requirement confirmation is not "N/A". Field should be left blank where STSS29-Residential Loan requirement confirmation is equal to N/A. Field codes are highlighted in amber where it is not the case or field has errors in format. Box to complete should contain the confirmation indicator (Confirmed/Unconfirmed). Field codes are highlighted in amber where:		- as to whether an assessment of the borrower's creditworthiness meets the requirements set out in Article 8 of Directive 2008/48/EC[3] or paragraphs 1 to 4, point (a) of paragraph 5, and paragraph 6 of Article 18 of Directive 2014/17/EU[4] or, where applicable, equivalent requirements in third countries.		
2014/17/EU[4] or, where applicable,	<ul> <li>Field codes are highlighted in amber where:</li> <li>field is left blank; or</li> <li>field is equal to "Unconfirmed"; or</li> <li>field has errors in format.</li> </ul> Box to complete should contain the detailed explanation. Field codes are highlighted in amber if the field is left blank or has errors in format. Box to complete should contain the confirmation indicator (Confirmed/Unconfirmed). Field codes are highlighted in amber where:				
Regulation (EU) 2017/2402	<ul> <li>- field is left blank; or</li> <li>- field is equal to "Unconfirmed"; or</li> <li>- field has errors in format.</li> </ul> Box to complete should contain the detailed explanation. Field codes are highlighted in amber if the field is left blank or has errors in format. Box to complete should contain the confirmation indicator (Confirmed/Unconfirmed). Field codes are highlighted in amber where: <ul> <li>- field is left blank; or</li> <li>- field is left blank; or</li> <li>- field is equal to "Unconfirmed"; or</li> <li>- field has errors in format.</li> </ul>	Originator/Lender Expertise	A detailed explanation as to whether the originator or original lender have expertise in originating exposures of a similar nature to those securitised.	Article 20(10)	Detaile
20 (11) (b) of Regulation (EU)	Box to complete should contain the detailed explanation. Field codes are highlighted in amber if the field is left blank or has errors in format.	Transferred underlying exposures without exposures in default	A detailed explanations 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(11) of Regulation (EU) 2017/2402. - the requirements referred to in Article 20 (11) (a) (i) and (ii) of Regulation (EU) 2017/2402 are met. - the requirements referred to in Article 20 (11) (b) of Regulation (EU) 2017/2402 are met ; - the requirements referred to in Article 20 (11) (c) of Regulation (EU) 2017/2402 are met.	Article 20(11)	Detail
Confirmation and optional comment on whether, at the time of transfer of the exposures, the debtors have made at least one payment pursuant to Article	Box to complete should contain the confirmation indicator (Confirmed/Unconfirmed). "Unconfirmed" should be reported in Box to complete where no payment was made at the time of the transfer of the exposures. In that case, at least one of the exemptions should be reported below. Field codes are highlighted in amber where: - field is left blank; or - field has errors in format.				

nation as to the the pool of underlying og the securitisation. For clude a reference to the ogeneity (Commission ation (EU) [XX/XXXX], etail how each of the ied in the Article 1 of egulation are met.	Article 20(8)	Detailed Explanation	Item 2.2.7 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
hat the underlying t include any sitions and that the ation is therefore not a	Article 20(9)		Item 2.2 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
nation: he underlying exposures in the lender's ordinary ss and whether the iting standards were no at those applied at the gination to exposures curitised. he underwriting hy material changes writing standards have ally disclosed to rs without undue delay. sations where the sures are residential f underlying exposures ement of the second icle 20(10) of Regulation n assessment of the tworthiness meets the t out in Article 8 of 8/EC[3] or paragraphs 1 paragraph 5, and rticle 18 of Directive or, where applicable, rements in third	Article 20(10)	Detailed Explanation	Item 2.2.7 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
nation as to whether the ginal lender have nating exposures of a those securitised.	Article 20(10)	Detailed Explanation	Item 2.2.7 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
hations as to whether: underlying exposures do be time of selection, ares (or restructured fined in Article 20(11) of 2017/2402. Its referred to in Article d (ii) of Regulation (EU) net. Its referred to in Article gulation (EU) 2017/2402 Its referred to in Article gulation (EU) 2017/2402	Article 20(11)	Detailed Evplanation	Item 2.2.8 of Annex 19 of Commission Delegated Regulation (EU) 2019/980

N74	STSS32	0	At least one payment at the time of transfer comment	The debtors of the underlying exposures have made at least one payment at the time of transfer of the exposures. The exemption set forth in section 20(12) of Regulation EU 2017/2402 is not applicable. Reference is made to schedule 1 (Mortgage Loan Criteria) to the Mortgage Receivables Purchase Agreement, subparagraph (d) and section 4.4(k) of the Prospectus.			Box to complete may contain additional explanation. Field codes are highlighted in amber where the field has errors in format.				
N75	STSS32	С	Payment exemption			Select the exemption that applies under Article 20(12) of Regulation (EU) 2017/2402 for revolving securitisations backed by exposures payable in a single instalment or having a maturity of less than one year, including without limitation monthly payments on	Only possible values in Field are: - no exemption - single instalment for revolving securitisations backed by exposures payable in a single instalment - maturity of less than 1 year for revolving securitisations having a maturity of less than 1 year, including without limitation monthly payments on revolving credits - N/A The payment exemption should be consistent with the confirmation indicator populated for STSS32 indicating whether, at the time of transfer of the exposures, the debtors have made at least one payment pursuant to Article 20(12) of Regulation (EU) 2017/2402. Field codes are highlighted in amber where: - "At least one payment at the time of transfer" is "Unconfirmed" for STSS32 and field is left blank or equal to "No exemption" or "N/A"; or - "At least one payment at the time of transfer" is "Confirmed" for STSS32 and field is not left blank; or - field has errors in format.	At least one payment at the time of transfer	A confirmation whether, at the time of transfer of the exposures, the debtors have made at least one payment. A confirmation whether or not the exemption under Article 20(12) of Regulation (EU) 2017/2402 applies.	Confirmation	Items 3.3 and 3.4.6 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
N76	STSS32	0	Payment exemption explanation		{TEXT-5000}		Box to complete may contain additional explanation. Field should be left blank where "At least one payment at the time of transfer" for STSS32 is Confirmed. Field codes are highlighted in amber where: - field is not left blank and "At least one payment at the time of transfer" is "Confirmed" for STSS32; or - field has errors in format.				
N77	STSS33	Μ	Degree of dependence on repayments confirmation	Confirmed				Repayment of the holders shall not have been structured to depend predominantly on the sal	A detailed explanation of the degree of dependence of the repayments of the holders of the securitisation position on Article 20(13)	Detailed Explanation	Item 3.4.1 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
N78	STSS33	М	Degree of dependence on repayments explanation	Not applicable, as the repayments to be made to the Noteholders under the Notes have not been structured to depend predominantly on the sale of the Mortgaged Assets securing the Mortgage Loans. Reference is also made to section 4.4(I) of the Prospectus, in which reference is made to section 6.2 (Description of the Mortgage Loans) of the Prospectus.		Regulation (EU) 2017/2402.	Box to complete should contain the detailed explanation. Field codes are highlighted in amber if the field is left blank or has errors in format.	of assets.	the sale of assets securing the underlying exposures.		
N79	STSS34	Μ	Compliance with risk retention requirements confirmation	Confirmed	{Confirmed/Unconfi rmed}		Box to complete should contain the confirmation indicator (Confirmed/Unconfirmed). Field codes are highlighted in amber where: - field is left blank; or - field is equal to "Unconfirmed"; or - field has errors in format				
N80	STSS34	М	Compliance with risk retention requirements explanation	The Seller will represent on the relevant purchase date to the Issuer in clause 5.4.1(k) of the Mortgage Receivables Purchase Agreement to retain, on an ongoing basis, a material net economic interest of not less than 5 per cent. in the securitisation in accordance with article 6 of the Securitisation Regulation. As at the Closing Date, such material net economic interest will be held in accordance with article 6(3)(d) of the Securitisation Regulation and will comprise of the entire interest in the first loss tranche, in this case the Class C Notes and if necessary, the Class B Notes. In particular, the Seller undertakes in clause 6.2 subparagraphs (a), (c), (d) and (e) of the Mortgage Receivables Purchase Agreement to the Issuer and the Security Trustee, that it shall: (a) at all times comply with article 6 of the Securitisation Regulation and any applicable delegated regulation adopted by the European Commission in respect of article 6 of the Securitisation Regulation, taking into account the relevant applicable statements of interpretation, practice or guidelines issued by the European Banking Authority, European Securities and Markets Authority and European Insurance and Occupational Pensions Authority (or any successor bodies), (c) purchase the Class B Notes and the Class C Notes on the Closing Date in order to comply with the requirement to retain a material net economic interest of not less than 5 per cent. in the securitisation in accordance with article 6 of the Securitisation Regulation, (d) as long as there are any Notes outstanding, retain a material net economic interest of not less than 5 per cent. in the securitisation in accordance with article 6 of the Securitisation Regulation and it will provide the Issuer and the Managers at the latest on the 3rd Business Day prior to each Notes Calculation Date with information about the risk retained, including information on which of the modalities provided for in article 6(3) of the Securitisation Regulation has been applied, as set forth in article 7(1)	{TEXT-10000}	2017/2402.	<ul> <li>- field has errors in format.</li> <li>Box to complete should contain the concise explanation.</li> <li>Field codes are highlighted in amber if the field is left blank or has errors in format.</li> </ul>				
N81	STSS34	C	Retaining entity LEI	724500VZ11H30K1D6902	{LEI}	LEI of the entity (where available) that retains the material net economic	LEI field should be reported in Box to complete where available. Where reported, this LEI should exist at the GLEIF database. Only one LEI should be reported. Field codes are highlighted in amber where: - neither entity name nor entity LEI is reported - field has errors in format.		A concise explanation as to how the		
N82	STSS34	С	Retaining entity name	Obvion N.V.	{TEXT-100}	Name of the entity (where LEI is not available) that retains the material net	Entity name should be reported in Box to complete where LEI is not available for STSS34- Retaining entity LEI. Field codes are highlighted in amber where: - neither entity name nor entity LEI is reported		originator, sponsor or original lender of a non-ABCP securitisation comply with the risk retention requirement as provided for in Article 6 of Regulation (EU) 2017/2402.		
N83	STSS34	М	Vertical slice	N		Is vertical slice in accordance with	<ul> <li>field has errors in format.</li> <li>Only possible values in Box to complete are "Y" or "N"</li> <li>Box to complete should contain "Y" where vertical slice is used for retaining the risk and "N" otherwise.</li> <li>Field codes are highlighted in amber where: <ul> <li>field is left blank; or</li> <li>all options are filled-in with "N"; or</li> <li>field has errors in format.</li> </ul> </li> </ul>	Compliance with risk retention	An indication 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)(a) of Regulation (EU) 2017/2402; (2) seller's share in accordance with Article 6(3)(b) of Regulation (EU)Article 21(1)	Concise Explanation	Item 3.1 of Annex 9 and Item 3.4.3 of Annex 19 of Commission Delegated Regulation (EU)
N84	STSS34	Μ	Seller's share	N		Is seller's share in accordance with	Only possible values in Box to complete are "Y" or "N" Box to complete should contain "Y" where seller's share is used for retaining the risk and "N" otherwise. Field codes are highlighted in amber where: - field is left blank'; or - all options are filled-in with "N"; or - field has errors in format.	_ requirements	2017/2402; (3) randomly-selected exposures kept on balance sheet, in accordance with Article 6(3) (c) (3) of Regulation (EU) 2017/2402; (4) first loss tranche in accordance with Article 6(3)(d) of Regulation (EU) 2017/2402; (5) first loss exposure in each asset in		2019/980
N85	STSS34	Μ	Randomly-selected exposures kept on balance sheet	N	{Y/N}	Is randomly-selected exposures kept on balance sheet, in accordance with	<ul> <li>Only possible values in Box to complete are "Y" or "N"</li> <li>Box to complete should contain "Y" where randomly-selected exposures kept on balance sheet is used for retaining the risk and "N" otherwise.</li> <li>Field codes are highlighted in amber where: <ul> <li>field is left blank; or</li> <li>all options are filled-in with "N"; or</li> <li>field has errors in format.</li> </ul> </li> </ul>		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) 2017/2402; (7) other options used.		
N86	STSS34	Μ	First loss tranche	Y		Is first loss tranche in accordance with	Only possible values in Box to complete are "Y" or "N" Box to complete should contain "Y" where first loss tranche is used for retaining the risk and "N" otherwise. Field codes are highlighted in amber where: - field is left blank; or - all options are filled-in with "N"; or - field has errors in format.				
N87	STSS34	М	First loss exposure in each asset indicator	N	{Y/N}	Is first loss exposure in each asset in accordance with Article 6(3)(e) of	Only possible values in Box to complete are "Y" or "N" Box to complete should contain "Y" where first loss exposure in each asset is used for retaining the risk and "N" otherwise. Field codes are highlighted in amber where: - field is left blank; or - all options are filled-in with "N"; or - field has errors in format.				
N88	STSS34	Μ	No compliance with risk retention requirements			Is there no compliance with risk	Only possible values in Box to complete are "Y" or "N" Box to complete should contain "Y" where there is no compliance with risk retention requirements and "N" otherwise. Field codes are highlighted in amber where: - field is left blank; or - field is filled-in with "Y"; or - all options are filled-in with "N"; or - field has errors in format.				
N89	STSS34	М	Other option indicator	N	{Y/N}	Is other options used for retaining the risk pursuant to Article 21(1) of Regulation (EU) 2017/2402? If Yes	<ul> <li>Field has errors in format.</li> <li>Only possible values in Box to complete are "Y" or "N"</li> <li>Box to complete should contain "Y" where other options is used for retaining the risk and "N" otherwise.</li> <li>Field codes are highlighted in amber where: <ul> <li>field is left blank; or</li> <li>all options are filled-in with "N"; or</li> <li>field has errors in format.</li> </ul> </li> </ul>				
N90	STSS34	C	Other options used commer	nt	{TEXT-5000}		Value should be reported in Box to complete when Other option indicator" is reported with "Y" for STSS34. Field codes are highlighted in amber where it is not the case or field has errors in format.				
N91	STSS35	М	Mitigation of Interest rates and currency risks confirmation	Confirmed	{Confirmed/Unconfi rmed/N/A}		Box to complete should contain the confirmation indicator (Confirmed/Unconfirmed/N/A). Field codes are highlighted in amber where: - field is left blank; or - field is equal to "Unconfirmed"; or				
							- field has errors in format.				

N92	STSS35	М	Mitigation of Interest rates and currency risks explanation	The Mortgage Loan Criteria require that all Mortgage Loans bear a floating rate of interest or fixed rate of interest, subject to a reset from time to time. The Interest Rate payable by the Issuer with respect to the Class A Notes is calculated as a margin over Euribor, which margin will for the Class A Notes increase after the First Optional Redemption Date. The Interest Rate on the Class A Notes shall at any time be at least zero per cent. The Issuer will hedge the interest rate exposure in full by entering into the Swap Agreement with the Swap Counterparty and the Security Trustee and the Conditional Deed of Novation with the Security Trustee, the Swap Counterparty and the Back-Up Swap Counterparty in order to appropriately mitigate such interest rate exposure. The Swap Agreement provides that, in the event that any payment made by the Issuer to the Swap Counterparty, the corresponding payment obligation of the Swap Counterparty to the Issuer shall be reduced by an amount equal to such shortfall.		2017/2402.	Box to complete should contain the concise explanation. Field codes are highlighted in amber if the field is left blank or has errors in format.		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.	Article 21(2)	Concise Explanation	Items 3.4.2 and 3.8 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
			Derivatives not	Requisite Credit Rating or, in the event that the Class A Notes are downgraded immediately prior to a downgrade of the Back-Up Swap Counterparty, and/or if any such rating is withdrawn by Moody's or Fitch_the Swap Counterparty will be required to take certain remedial measures which Exemption on derivatives	{No derivatives/Exempti		Box to complete should contain the derivatives indicator (No derivatives/Exemption on derivatives/Unconfirmed).					
N93	STSS36	М	purchased/sold by SSPE confirmation		rmed}	Confirmation and concise declaration that the SSPE has not entered into derivative contracts except in the circumstances referred to in Articles	Field codes are highlighted in amber where: - field is left blank; or - field is equal to "Unconfirmed"; or - field has errors in format.	Derivatives Purchased/Sold by SSPE	A concise declaration that the SSPE has not entered into derivative contracts except in the circumstances referred to in Articles 21(2) of Regulation (EU)	Article 21(2)	Concise Explanation	Items 3.4.2 and 3.8 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
N94	STSS36	M	Derivatives not purchased/sold by SSPE explanation	Other than the Swap Agreement, no derivative contracts are entered into by the Issuer. In particular, Condition 3 (Covenants of the Issuer) of the Notes stipulates that the Issuer shall not, except to the extent permitted by or provided for in the Transaction Documents, or with the prior written consent of the Security Trustee enter into derivative contracts. Reference is also made to section 4.4(n) of the Prospectus.Confirmed		21(2) of Regulation (EU) 2017/2402.	Box to complete should contain the concise explanation. Field codes are highlighted in amber if the field is left blank or has errors in format. Box to complete should contain the confirmation indicator (Confirmed/Unconfirmed/N/A).		2017/2402.			
N95	STSS37	М	Common standards underwriting derivatives confirmation			Confirmation and concise explanation on whether any hedging instruments used are underwritten and documented according to commonly accepted	<ul> <li>"N/A" should be reported only where no derivatives are used.</li> <li>Field codes are highlighted in amber where: <ul> <li>field is left blank; or</li> <li>field is equal to "N/A" and STSS36-Derivatives not purchased/sold by SSPE confirmation is not equal to "No derivatives"; or</li> <li>field is not equal to "N/A" and STSS36-Derivatives not purchased/sold by SSPE confirmation is not equal to "N/A" and STSS36-Derivatives not purchased/sold by SSPE confirmation is not equal to "N/A" and STSS36-Derivatives not purchased/sold by SSPE confirmation is equal to "N/A" and STSS36-Derivatives not purchased/sold by SSPE confirmation is field is not equal to "N/A" and STSS36-Derivatives not purchased/sold by SSPE</li> </ul> </li> </ul>	s Derivatives using common standards	underwritten and documented according	Article 21(2)	Concise Explanation	Items 3.4.2 and 3.8 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
N96	STSS37	C	Common standards underwriting derivatives explanation	The Swap Agreement will be documented under a 1992 ISDA master agreement, including the schedule thereto, a credit support annex and a confirmation between the Issuer, the Swap Counterparty and the Security Trustee dated the Signing Date. Reference is also made to section 4.4(n) and section 5.4 (Hedging) of the Prospectus.	{TEXT-10000}		Box to complete should contain the concise explanation where STSS37-Common standards underwriting derivatives confirmation is not "N/A". Field should be left blank where STSS37-Common standards underwriting derivatives confirmation is equal to N/A. Field codes are highlighted in amber where it is not the case or field has errors in format.		to commonly accepted standards.			
N97	STSS38	М	Referenced interest payments confirmation		{Confirmed/Unconfi rmed/N/A}		Box to complete should contain the confirmation indicator (Confirmed/Unconfirmed/N/A). Field codes are highlighted in amber where: - field is left blank; or - field is equal to "Unconfirmed"; or - field has errors in format.					
N98	STSS38	М	Referenced interest payments explanation	Obvion offers the following options to the Borrowers under the Mortgage Loans regarding the payment of interest:         A floating rate of interest (1 month reset) or a fixed rate of interest is payable on the Loan Part, subject to resets from time to time (1 up to and including 20, 25 or 30 years).         Floating Interest is not available in combination with Savings Mortgage Loans, Bank Savings Mortgage Loans and Switch Mortgage Loans.         A floating rate of interest is payable on the Mortgage Loans (or relevant part thereof) based on the rate for one-month Euribor plus a margin.         Hence, any referenced interest payments under the Mortgage Loans are based on generally used market interest rates, or generally used sectoral rates reflective of the cost of funds, and do not reference complex formulae or derivatives.         Reference is also made to section 4.4(o) of the Prospectus, in which reference is made to section 6.2 (Description of Mortgage Loans).	{TEXT 10000}	of funds pursuant to Article 21(3) of Regulation (EU) 2017/2402	Box to complete should contain the concise explanation. Field codes are highlighted in amber if the field is left blank or has errors in format.	Referenced interest payments	A concise explanation on whether 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.	Article 21(3)	Concise Explanation	Item 2.2.2 and 2.2.13 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
N99	STSS39	М	Acceleration notice / enforcement requirement confirmation	Confirmed	{Confirmed/Unconfi rmed}		Box to complete should contain the confirmation indicator (Confirmed/Unconfirmed). Field codes are highlighted in amber where: - field is left blank; or field is equal to "Unconfirmed"; or					
N100	STSS39	М	Acceleration notice / enforcement requirement explanation	Upon delivery of an Enforcement Notice, the Security Trustee may, at its discretion and without further notice, take such steps and/or institute such proceedings as it may think fit to enforce the security created by the Issuer in favour of the Security Trustee pursuant to the terms of the Trust Deed and the Pledge Agreements, including the making of a demand for payment thereunder, but it need not take any such proceedings unless (i) it shall have been directed by an Extraordinary Resolution of the Noteholders of the Most Senior Class of Notes and (ii) it shall have been indemnified to its satisfaction. Delivery of an Enforcement Notice by the Security Trustee will trigger a change from the Revenue Priority of Payments and the Redemption Priority of Payments into the Priority of Payments upon Enforcement. Pursuant to Condition 10 (Events of Default) of the Notes the issuance of such Enforcement Notice will be reported to the Noteholders without undue delay. Reference is also made to Conditions 6 (Redemption), 10 (Events of Default) and 11 (Enforcement)			<ul> <li>- field is equal to "Unconfirmed"; or</li> <li>- field has errors in format.</li> </ul> Box to complete should contain the declaration in general terms. Field codes are highlighted in amber if the field is left blank or has errors in format.	No trapping of cash following enforcement or an acceleration notice	A declaration in general terms that each of the requirements of Article 21(4) of Regulation (EU) 2017/2402 are met.	Article 21(4)	Concise Explanation	Item 3.4.5 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
N101	STSS40	м	No trapping of cash confirmation	of the Notes and sections 4.4(p) and 5.2 (Priorities of Payment) of the Prospectus. See further STSS 40, 41, 42 and 43. Confirmed			Box to complete should contain the confirmation indicator (Confirmed/Unconfirmed). Field codes are highlighted in amber where: - field is left blank; or - field is equal to "Unconfirmed"; or - field has errors in format.	(a)No amount of cash shall be	Confirmation that no cash would be	Article 21(4)(a)	Confirmation	Item 3.4.5 of Annex 19 of Commission
N102	STSS40	0	No trapping of cash comment	Upon the issuance of an Enforcement Notice, no amount of cash shall be trapped in the Issuer Accounts. Reference is also made to section 4.4(p) of the Prospectus.		acceleration notice pursuant to Article 21(4)(a) of Regulation (EU) 2017/2402.	Box to complete may contain additional explanation. Field codes are highlighted in amber where the field has errors in format.	- trapped	trapped following the delivery of enforcement or an acceleration notice.			Delegated Regulation (EU) 2019/980
N103	STSS41	М	Sequential amortisation confirmation	Confirmed	-	Confirmation and optional comment that principal receipts from the underlying exposures are passed to the	Box to complete should contain the confirmation indicator (Confirmed/Unconfirmed). Field codes are highlighted in amber where: - field is left blank; or - field is equal to "Unconfirmed"; or - field has errors in format.		Confirmation that principal receipts from the underlying exposures are passed to			
N104	STSS41	Ο	Sequential amortisation comment	the Savings Mortgage Receivables, Switch Mortgage Receivables and Bank Savings Mortgage Receivables or if the amount recovered is less than the relevant Participation, then an amount equal to the amount actually recovered) and the Security Trustee in accordance with the Post- Enforcement Priority of Payments. Reference is also made to section 4.4(p) of the Prospectus.	{TEXT-5000}		Box to complete may contain additional explanation. Field codes are highlighted in amber where the field has errors in format.		the investors via sequential amortisation of the securitisation positions, as determined by the seniority of the securitisation position.	Article 21(4)(b)	Confirmation	Item 3.4.5 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
N105	STSS42	М	Reversed repayment on seniority confirmation	Confirmed	{Confirmed/Unconfi rmed}		Box to complete should contain the confirmation indicator (Confirmed/Unconfirmed). Field codes are highlighted in amber where: - field is left blank; or - field is equal to "Unconfirmed"; or - field has errors in format.					
N106	STSS42	Ο	Reversed repayment on seniority comment	Upon the issuance of an Enforcement Notice, any amounts to be distributed by the Security Trustee under the Trust Deed will be paid to the Secured Creditors (including the Noteholders, but excluding the Participants, which shall be entitled outside, and with priority over, this priority of payments upon enforcement to receive an amount equal to the relevant Participation in each of the Savings Mortgage Receivables, Switch Mortgage Receivables and Bank Savings Mortgage Receivables or if the amount recovered is less than the relevant Participation, then an amount equal to the amount actually recovered) and the Security Trustee in accordance with the Post- Enforcement Priority of Payments. The Post-Enforcement Priority of Payments provides for a repayment of the Noteholders in a sequential order, as determined by the seniority of their Notes and is not to be reversed with regard to such seniority.		2017/2402	Box to complete may contain additional explanation. Field codes are highlighted in amber where the field has errors in format.	(c) repayment shall not be reversed with regard to their seniority	Confirmation that the repayment of the securitisation position is not to be reversed with regard to their seniority.	Article 21(4)(c)	Confirmation	Item 3.4.5 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
N107	STSS43	М	No automatic liquidation confirmation	Confirmed		Confirmation and optional comment that not any provisions require automatic liquidation of the underlying	Box to complete should contain the confirmation indicator (Confirmed/Unconfirmed). Field codes are highlighted in amber where: - field is left blank; or - field is equal to "Unconfirmed"; or - field has errors in format.	(d) no provisions shall require automatic liquidation of the	Confirmation that not any provisions require automatic liquidation of the	Article 21(4)(d)	Confirmation	Item 3.4.5 of Annex 19 of Commission
N108	STSS43	0	No automatic liquidation comment	Upon the issuance of an Enforcement Notice, no automatic liquidation for market value of the Mortgage Receivables is required under the Transaction Documents. Reference is also made to section 4.4(p) of the Prospectus.		2017/2402	Box to complete may contain additional explanation. Field codes are highlighted in amber where the field has errors in format.	underlying exposures at market value	underlying exposures at market value.			Delegated Regulation (EU) 2019/980

N109	STSS44	М	Non-sequential priority of payments triggers confirmation			Confirmation and optional comment 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 pursuant to Article 21(5) of Regulation (EU) 2017/2402.	ifield codes are nignlighted in amber where it is not the case of field has errors in format.	Securitisations featuring non-	Confirmation 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.	Article 21(5)	Confirmation	Item 3.4.5 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
N111	STSS44	М	Credit quality deterioration trigger confirmation		rmed/N/A}	Confirmation and optional comment that such triggers include at least the deterioration in the credit quality of the underlying exposures below a predetermined threshold pursuant to	Box to complete should contain the confirmation indicator (Confirmed/Unconfirmed/N/A). Field should be "N/A" where transaction featuring non-sequential priority of payments does not include triggers relating to the performance of the underlying exposures resulting in the priority of payment reverting to sequential payments in order of seniority pursuant to Article 21(5) of Regulation (EU) 2017/2402. Field codes are highlighted in amber where: - field is left blank; or - field is equal to "Unconfirmed"; or - field is equal to "N/A" and "Confirmed" is reported for STSS44 - Non-sequential priority of payments triggers confirmation; or		Confirmation that such triggers include at least the deterioration in the credit quality of the underlying exposures below a predetermined threshold.			
N112	STSS44	0	Credit quality deterioration trigger comment		{TEXT-5000}		<ul> <li>- field has errors in format.</li> <li>Box to complete may contain the concise explanation.</li> <li>Field codes are highlighted in amber where the field has errors in format.</li> </ul>	_				
N113	STSS54	М	Servicer expertise confirmation	Confirmed	{Confirmed/Unconfi rmed}		Box to complete should contain the confirmation indicator (Confirmed/Unconfirmed). Field codes are highlighted in amber where: - field is left blank; or - field is equal to "Unconfirmed"; or					
N114	STSS54	М	Servicer expertise explanation	Obvion N.V. is an established originator and servicer of Dutch residential mortgages and active in the mortgage business since 2002. It has a minimum of 5 years' experience in servicing mortgage loans. Obvion holds a license under the Dutch Financial Supervision Act (Wet op het financieel toezicht) to act as offeror (aanbieder) and servicer (bemiddelaar). Obvion N.V. confirms that it has the required expertise in servicing mortgage loans and well documented and adequate policies, procedures and risk management controls relating to the servicing of mortgage receivables. Such confirmation can also be found in clause 2.5 of the Servicing Agreement. In addition, Obvion N.V. (in its capacity as Servicer) covenants in clause 15(c) of the Servicing Agreement that it will use its reasonable endeavours to keep in force all licences, approvals, authorisations and consents which may be necessary in connection with the performance of the Mortgage Loan Services. Reference is also made to sections 4.4(t), 3.5 (Servicer) and 6.3 (Origination and servicing) of the Prospectus.	{TEXT-30767}	requirements pursuant to Article 21(8) (b) of Regulation (EU) 2017/2402	- field has errors in format.	Required expertise from the servicer and policies and adequate procedures and risk management controls in place		Article 21(8)	Detailed Explanation	Item 3.4.6 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
N115	STSS45	М	Early termination confirmation			Confirmation and concise explanation, where applicable, on revolving securitisation with early amortisation events for termination of revolving	Box to complete should contain the confirmation indicator (Confirmed/Unconfirmed/N/A). "N/A" should be reported in Box to complete only where the securitisation is not a revolving securitisation. Field codes are highlighted in amber where: - field is left blank; or - field is equal to "Unconfirmed"; or - field has errors in format.	Revolving securitisation with early	A concise explanation, where applicable, on how the provisions in Art 21(6)(a) of Regulation (EU) 2017/2402 are reflected	Article 21(6)	Concise Explanation	Items 2.3 and 2.4 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
N116	STSS45	С	Early termination explanation	Pursuant to clause 9.1.1 of the Mortgage Receivables Purchase Agreement the Issuer may only purchase any New Mortgage Receivables up to (but excluding) the Revolving Period End Date. For a concise explanation how the provisions of article 21(6)(a), (b), (c) and (d) are met, reference is made to the fields STSS46, STSS47, STSS48 and STSS49 below.			Box to complete should contain the concise explanation where STSS45-Early termination confirmation is not "N/A". Field should be left blank where STSS45-Early termination confirmation is equal to N/A.	based on prescribed triggers	in the transaction documentation.			
N117	STSS46	М		Confirmed	{Confirmed/Unconfi rmed/N/A}		<ul> <li>Field codes are highlighted in amber where it is not the case or field has errors in format.</li> <li>Box to complete should contain the confirmation indicator (Confirmed/Unconfirmed/N/A).</li> <li>"N/A" should be reported in Box to complete only where the securitisation is not a revolving securitisation.</li> <li>Field codes are highlighted in amber where: <ul> <li>field is left blank</li> <li>"Unconfirmed" is reported; or</li> <li>"N/A" is not reported and STSS45-Early termination confirmation is "N/A"; or</li> <li>"N/A" is reported and STSS45-Early termination confirmation is not"N/A"; or</li> </ul> </li> </ul>					
N118	STSS46	c	Credit quality deterioration trigger explanation	Pursuant to clause 9.1.1 of the Mortgage Receivables Purchase Agreement the Issuer may only purchase any New Mortgage Receivables up to (but excluding) the Revolving Period End Date. Revolving Period End Date means the earlier of, inter alia, the date on which a Portfolio Trigger Event has occurred. Portfolio Trigger Event means, in respect of a Notes Payment Date, the occurrence of any of the following events: (a) there is a balance standing to the debit on any of the Principal Deficiency Ledgers, (b) the Realised Loss Ratio exceeds 0.40%, (c) the Delinquency Ratio calculated in relation to a Notes Payment Date exceeds 1.50% and (d) the Additional Purchase Criteria are no longer being complied with, each as calculated on the Notes Calculation Date immediately preceding such Notes Payment Date. Hence, the definition of Portfolio Trigger Events provides for triggers in relation to a deterioration in the credit quality of the Mortgage Receivables to or below a predetermined threshold. Reference is made to the relevant definitions set forth in the Master Definitions Agreement and section 4.4(r) of the Prospectus.		where applicable, on deterioration in the credit quality of the underlying exposures pursuant to Article 21(6) (a) of Regulation (EU) 2017/2402		(a) deterioration in the credit quality of the underlying exposures	A concise explanation where applicable, on how the provisions in Art 21(6)(a) of Regulation (EU) 2017/2402 are reflected in the transaction documentation.	Article 21(6)(a)	Concise Explanation	Items 2.3 and 2.4 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
N119	STSS47	М	Insolvency-related event confirmation				Box to complete should contain the confirmation indicator (Confirmed/Unconfirmed/N/A). "N/A" should be reported in Box to complete only where the securitisation is not a revolving securitisation. Field codes are highlighted in amber where: - field is left blank - "Unconfirmed" is reported; or - "N/A" is not reported and STSS45-Early termination confirmation is "N/A"; or - "N/A" is reported and STSS45-Early termination confirmation is not"N/A"; or - field has errors in format.		A concise explanation, where applicable, on how the provisions or triggers in Art			
N120	STSS47	c	Insolvency-related event explanation	accordance with the terms and conditions of the Servicing Agreement). Hence, the definition of Revolving Period End Date provides for triggers in relation to the occurrence of an insolvency- related event with regard to the originator or the servicer. Reference is made to the relevant definitions set forth in the Master Definitions Agreement and section 4.4(r) of the Prospectus.		insolvency-related event of the originator or servicer pursuant to Article 21(6) (b) of Regulation (EU) 2017/2402	Box to complete should contain the concise explanation where STSS47-Insolvency-related event confirmation is not "N/A". Field should be left blank where STSS47-Insolvency-related event confirmation is equal to N/A. Field codes are highlighted in amber where it is not the case or field has errors in format.	related event of the originator or		Article 21(6)(b)	) Concise Explanation	Items 2.3 and 2.4 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
N121	STSS48	М	Pre-determined threshold value confirmation		{Confirmed/Unconfi rmed/N/A}		Box to complete should contain the confirmation indicator (Confirmed/Unconfirmed/N/A). "N/A" should be reported in Box to complete only where the securitisation is not a revolving securitisation. Field codes are highlighted in amber where: - field is left blank - "Unconfirmed" is reported; or - "N/A" is not reported and STSS45-Early termination confirmation is "N/A"; or - "N/A" is reported and STSS45-Early termination confirmation is not"N/A"; or - field has errors in format.		A concise explanation, where applicable,			
N122	STSS48	C	Pre-determined threshold value explanation	Pursuant to clause 9.1.1 of the Mortgage Receivables Purchase Agreement the Issuer may only purchase any New Mortgage Receivables up to (but excluding) the Revolving Period End Date. Revolving Period End Date means the earlier of, inter alia, the third successive Notes Payment Date on which the Reserved Amount is higher than EUR 1,000,000 and the date on which a Portfolio Trigger Event has occurred. Portfolio Trigger Event means, in respect of a Notes Payment Date, the occurrence of any of the following events: (a) there is a balance standing to the debit on any of the Principal Deficiency Ledgers, (b) the Realised Loss Ratio exceeds 0.40%, (c) the Delinquency Ratio calculated in relation to a Notes Payment Date exceeds 1.50% and (d) the Additional Purchase Criteria are no longer being complied with, each as calculated on the Notes Calculation Date immediately preceding such Notes Payment Date. Hence, the definition of Revolving Period End Date and item (a) of the definition of Portfolio Trigger Events provides for a trigger in relation to the value of the Mortgage Receivables held by the Issuer falling below a predetermined threshold. Reference is made to the relevant definitions set forth in the Master Definitions Agreement and section 4.4(r) of the Prospectus.			Box to complete should contain the concise explanation where STSS48-Pre-determined threshold value confirmation is not "N/A". Field should be left blank where STSS48-Pre-determined threshold value confirmation is equal to N/A. Field codes are highlighted in amber where it is not the case or field has errors in format.	exposures held by the SSPE falls below a pre-determined threshold	on how the provisions or triggers in Art 21(6)(c) of Regulation (EU) 2017/2402 are reflected in the transaction	Article 21(6)(c)	Concise Explanation	Items 2.3 and 2.4 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
N123	STSS49			Confirmed	{Confirmed/Unconfi rmed/N/A}		Box to complete should contain the confirmation indicator (Confirmed/Unconfirmed/N/A). "N/A" should be reported in Box to complete only where the securitisation is not a revolving securitisation. Field codes are highlighted in amber where: - field is left blank - "Unconfirmed" is reported; or - "N/A" is not reported and STSS45-Early termination confirmation is "N/A"; or - "N/A" is reported and STSS45-Early termination confirmation is not"N/A"; or - field has errors in format.					

N124	STSS49	C	New underlying exposures failure generation explanation	Pursuant to clause 9.1.1 of the Mortgage Receivables Purchase Agreement the Issuer may only purchase any New Mortgage Receivables up to (but excluding) the Revolving Period End Date. Revolving Period End Date means the earlier of, inter alia, the third successive Notes Payment Date on which the Reserved Amount is higher than EUR 1,000,000. The Available Principal Funds, being, among other things, the funds generated from the repayment of the Mortgage Loans will, during the Revolving Period, be used towards payment of the purchase price for, among other things, New Mortgage Receivables, or, if there aren't any New Mortgage Receivables meeting the relevant criteria (including the Mortgage Loan Criteria, the Green Eligibility Criterion and the Additional Purchase Criteria) being available, to make a reservation for such purpose which will form part of the Reserved Amount. Where that Reserved Amount has on the third successive Notes Payment Date built up to more than EUR 1,000,000 those funds have not been used for the purchase of New Mortgage Receivables, indicating an inability to generate new exposures meeting the relevant criteria. Hence, the definition of Revolving Period End Date provides for triggers in relation to a failure to generate sufficient New Mortgage Receivables that meet the predetermined credit quality.	{TEXT-10000}
N125	STSS50	M	Participant duties confirmation		{Confirmed/Uncon rmed}
N126	STSS50	0	Participant duties comment	The Servicing Agreement sets out the contractual obligations, duties and responsibilities of the servicer. The Trust Deed sets out the contractual obligations, duties and responsibilities of the	{TEXT-5000}
N127	STSS51	Μ		Confirmed	{Confirmed/Uncon rmed}
N128	STSS51	Ο	Servicing Continuity comment	Clause 14 (Termination) of the Servicing Agreement stipulates the processes and responsibilities regarding the substitution of the servicer. Reference is also made to section 4.4(s) of the Prospectus.	{TEXT-5000}
N129	STSS52	Μ	Derivative Counterparty Continuity confirmation		{Confirmed/Uncon rmed/N/A}
N130	STSS52	0	Continuity comment	The Conditional Deed of Novation provides for the replacement of the Swap Counterparty in the case of its default, insolvency and other specified events. Reference is also made to section 4.4(s) of the Prospectus.	{TEXT-5000}
N131	STSS53	Μ	Liquidity Provider Continuity confirmation		{Confirmed/Uncon rmed/N/A}
N132	STSS53	Ο	Liquidity Provider Continuity comment	Clause 7.6 of the Cash Advance Facility Agreement provides for provisions in relation to the replacement of the Cash Advance Facility Provider in the case of a Cash Advance Facility Relevant Event (which includes, amongst others, the event that the Cash Advance Facility Provider is assigned a rating less than the Requisite Credit Rating and/or such rating is withdrawn) and intends to replace the Cash Advance Facility Provider at a time ahead of any breach or insolvency of the Cash Advance Facility Provider.	{TEXT-5000}
N133	STSS53	Μ	Account Bank Continuity confirmation		{Confirmed/Uncon rmed}
N134	STSS53	Ο	Account Bank Continuity	Clause 7 (Term and termination) of the Issuer Account Agreement provides for provisions in relation to the replacement of the Issuer Account Bank in the case of its default, insolvency and other specified events. Reference is also made to section 4.4(s) of the Prospectus.	{TEXT-5000}
N135	STSS55	Μ	Debt situation documentation confirmation		{Confirmed/Uncon rmed}
N136	STSS55	Ο	Debt situation documentation comment	Pursuant to clause 2.3 of the Servicing Agreement, the Servicer shall at all times act in relation to the Mortgage Receivables and the Mortgage Loans in such a manner as it would be reasonable to expect from a reasonably prudent servicer of residential mortgage loans in the Netherlands to act in servicing its mortgage loans and mortgages over such property. The Servicer will administer the Mortgage Loans and security related thereto in such manner as a reasonably prudent servicer of residential mortgage loans in the Netherlands would do and on the same terms as the administration of mortgage loans and related security which are held for its own account and with due and proper regard to the principles and procedures set out in the Administration Procedures or, insofar not covered by the Administration Procedures, in such manner as a reasonably prudent sets out Obvion's policy regarding remedies and actions relating to delinquency and default of debtors, debt restructuring, debt forgiveness, forbearance, losses, charge offs, recoveries and other asset performance remedies as referred to in article 21(9) of the Securitisation Regulation. Hence, the Servicing Agreement sets out in clear and consistent terms definitions, remedies and actions as referred to in article 21(9) of the Prospectus.	{TEXT-5000}
N137	STSS56	Μ	Priorities of payment and triggered events confirmation		{Confirmed/Uncon rmed}
N138				The Revenue Priority of Payments is set forth in clause 11 of the Trust Deed, the Redemption Priority of Payments is set forth in clause 12 of the Trust Deed, the Post-Enforcement Priority of Payments is set forth in clause 14 of the Trust Deed and clause 13 of the Trust Deed sets out the provisions for payments outside the priority of payments. Condition 10 (Events of Default) of the Notes specifies the events triggering delivery of an Enforcement Notice. Delivery of an Enforcement Notice by the Security Trustee will trigger a change from the Revenue Priority of Payments and the Redemption Priority of Payments into the Priority of Payments upon	
	STSS56	Ο	Priorities of payment and triggered events comment	Enforcement and such change will be reported to the Noteholders without undue delay. In addition, Condition 14(d) (Modification, authorisation and waiver without consent of Noteholders) of the Notes stipulates that if and to the extent the Security Trustee has agreed, without the consent of the Noteholders in accordance with the terms set forth in Condition 14(d), to a change in the Priority of Payments, which change would materially adversely affect the repayment of any principal under the Notes, such change shall be reported to the Noteholders as soon as practicable thereafter.	{TEXT-5000}
N139	STSS56 STSS57	N	Priorities of payment and triggered events comment Timely resolution of conflicts confirmation	Enforcement and such change will be reported to the Noteholders without undue delay. In addition, Condition 14(d) (Modification, authorisation and waiver without consent of Noteholders) of the Notes stipulates that if and to the extent the Security Trustee has agreed, without the consent of the Noteholders in accordance with the terms set forth in Condition 14(d), to a change in the Priority of Payments, which change would materially adversely affect the repayment of any principal under the Notes, such change shall be reported to the Noteholders as soon as practicable thereafter. Reference is also made to section 4.4(u) of the Prospectus. Confirmed	{TEXT-5000} {Confirmed/Uncon rmed}
N139 N140		0	Priorities of payment and triggered events comment	Enforcement and such change will be reported to the Noteholders without undue delay. In addition, Condition 14(d) (Modification, authorisation and waiver without consent of Noteholders) of the Notes stipulates that if and to the extent the Security Trustee has agreed, without the consent of the Noteholders in accordance with the terms set forth in Condition 14(d), to a change in the Priority of Payments, which change would materially adversely affect the repayment of any principal under the Notes, such change shall be reported to the Noteholders as soon as practicable thereafter. Reference is also made to section 4.4(u) of the Prospectus. Confirmed	{Confirmed/Uncon
	STSS57	0 M	Priorities of payment and triggered events comment Timely resolution of conflicts confirmation Timely resolution of conflicts comment Historical Default and Loss Performance Data confirmation	Enforcement and such change will be reported to the Noteholders without undue delay. In addition, Condition 14(d) (Modification, authorisation and waiver without consent of Noteholders) of the Notes stipulates that if and to the extent the Security Trustee has agreed, without the consent of the Noteholders in accordance with the terms set forth in Condition 14(d), to a change in the Priority of Payments, which change would materially adversely affect the repayment of any principal under the Notes, such change shall be reported to the Noteholders as soon as practicable thereafter. Reference is also made to section 4.4(u) of the Prospectus. Confirmed	{Confirmed/Uncon rmed}
N140	STSS57 STSS57	0 M	Priorities of payment and triggered events comment Timely resolution of conflicts confirmation Timely resolution of conflicts comment Historical Default and Loss Performance Data confirmation	Enforcement and such change will be reported to the Noteholders without undue delay. In addition, Condition 14(d) (Modification, authorisation and waiver without consent of Noteholders) of the Notes stipulates that if and to the extent the Security Trustee has agreed, without the consent of the Noteholders in accordance with the terms set forth in Condition 14(d), to a change in the Priority of Payments, which change would materially adversely affect the repayment of any principal under the Notes, such change shall be reported to the Noteholders as soon as practicable thereafter. Reference is also made to section 4.4(u) of the Prospectus. Confirmed	{Confirmed/Uncon rmed} {TEXT-5000} {Confirmed/Uncon
N140	STSS57 STSS57 STSS58	O M O	Priorities of payment and triggered events comment Timely resolution of conflicts confirmation Timely resolution of conflicts comment Historical Default and Loss Performance Data confirmation Historical Default and Loss Performance Data comment Historical Default and Loss Performance Data comment	Enforcement and such change will be reported to the Noteholders without undue delay. In addition, Condition 14(d) (Modification, authorisation and waiver without consent of Noteholders) of the Notes stipulates that if and to the extent the Security Trustee has agreed, without the consent of the Noteholders in accordance with the terms set forth in Condition 14(d), to a change in the Priority of Payments, which change would materially adversely affect the repayment of any principal under the Notes, such change shall be reported to the Noteholders as soon as practicable thereafter. Reference is also made to section 4.4(u) of the Prospectus. Condition 14 (Meetings of Noteholders; Modification; Consents; Waiver; Removal Director) of the Notes, Clause 31 of the Trust Deed and schedule 1 to the Trust Deed contain clear provisions for convening meetings of Noteholders, voting rights of the Noteholders, the procedures in the event of a conflict between Classes and the responsibilities of the Security Trustee in this respect and therefore the provisions of article 21(10) of the Prospectus. Confirmed Section 6.3.17 (Data on static and dynamic historical default and loss performance) of the Prospectus includes data on static and dynamic historical default and loss performance) of the Prospectus includes data on static and dynamic historical default and loss performance) of the Prospectus has been made available to the potential investors prior to the pricing of the Notes. Reference is also made to section 4.4(w) of the Prospectus.	{Confirmed/Uncon rmed} {TEXT-5000} {Confirmed/Uncon rmed}
N140 N141 N142	STSS57 STSS58 STSS58	о м о о	Priorities of payment and triggered events comment Timely resolution of conflicts confirmation Timely resolution of conflicts comment Historical Default and Loss Performance Data confirmation Historical Default and Loss Performance Data comment Historical Default and Loss Performance Data comment	Enforcement and such change will be reported to the Noteholders without undue delay. In addition, Condition 14(d) (Modification, authorisation and waiver without consent of Noteholders) of the Notes stipulates that if and to the extent the Security Trustee has agreed, without the consent of the Noteholders in accordance with the terms set forth in Condition 14(d), to a change in the Priority of Payments, which change would materially adversely affect the repayment of any principal under the Notes, such change shall be reported to the Noteholders as soon as practicable thereafter. Reference is also made to section 4.4(u) of the Prospectus. Condition 14 (Meetings of Noteholders; Modification; Consents; Waiver; Removal Director) of the Notes, Clause 31 of the Trust Deed and schedule 1 to the Trust Deed contain clear provisions for convening meetings of Noteholders, voting rights of the Noteholders, the procedures in the event of a conflict between Classes and the responsibilities of the Security Trustee in this respect and therefore the provisions of article 21(10) of the Securitisation Regulation relating to the timely resolution of conflicts are met. Reference is also made to section 4.4(v) of the Prospectus. Confirmed	{Confirmed/Uncon rmed} {TEXT-5000} {TEXT-5000}

Confirmation and concise explanation, where applicable, on a failure to generate sufficient new underlying exposures meeting pre-determined credit quality (trigger for termination of the revolving period) under Article 21(6) (d) of Regulation (EU) 2017/2402 Box to complete should contain the concise explanation where STSS49-New underlying exposures failure generation confirmation is not "N/A". Field should be left blank where STSS49-New underlying exposures failure generation confirmation is equal to N/A. Field codes are highlighted in amber where it is not the case or field has errors in formation	(d) a failure to generate sufficient new underlying exposures meeting pre-determined credit quality (trigger for termination of the revolving period)	A concise explanation, where applicable, on how the provisions in Art 21(6)(d) of Regulation (EU) 2017/2402 are reflected	Article 21(6)(d)	Concise Explanation	Items 2.3 and 2.4 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
Image:	(a)Information regarding contractual obligations of the servicer and trustee	Confirmation that the transaction documentation specifies all of the requirements under Article 21(7) (a) of Regulation (EU) 2017/2402.	Article 21(7)(a)	Confirmation	Item 3.2 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
Confirmation and optional comment that the securitisation documentation expressly satisfies the requirements of Article 21(7) (b) of Regulation (EU) 2017/2402 on the processes and responsibilities necessary to ensure that a default by or an insolvency of the servicer does not result in a termination of servicing, such as a contractual provision which enables the replacement of the servicer in such case.Box to complete should contain the confirmation indicator (Confirmed/Unconfirmed).Box to complete should contain the confirmation indicator (Confirmed/Unconfirmed)Field codes are highlighted in amber where: - field is left blank; or - field is equal to "Unconfirmed"; or - field has errors in format.	(b)Servicing Continuity Provisions	Confirmation that the securitisation documentation expressly satisfies the requirements of Article 21(7) (b) of Regulation (EU) 2017/2402.	Article 21(7)(b)	Confirmation	Item 3.2 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
Image: Teprocenter of the service in such case.         Image: Teprocenter of the service in such case.         Image: Teprocenter of the service in such case.         Box to complete should contain the confirmation indicator (Confirmed/Unconfirmed/N, N/A should be reported in Box to complete when the transaction does not have derivat field codes are highlighted in amber where:         Image: Teprocenter of the information referred to in Article 21(7) (c) of Regulation (EU) 2017/2402 on provisions that ensure the replacement of derivative counterparties in the case of their default, insolvency, and other specified events, where applicable.       N/A should be reported in Box to complete when the transaction does not have derivat in amber where:         Box to complete should contain the confirmation indicator (Confirmed/Unconfirmed/N, N/A should be reported in Box to complete when the transaction does not have derivat in amber where:         Image: Teprote of the information referred to in Article 21(7) (c) of Regulation (EU) 2017/2402 on provisions that ensure the replacement of derivative counterparties in the case of their default, insolvency, and other specified events, where applicable.         Box to complete may contain additional explanation.         Field codes are highlighted in amber where the field has errors in format.		Confirmation that the transaction documentation satisfies all of the information referred to in Article 21(7) (c) of Regulation (EU) 2017/2402.	Article 21(7)(c)	Confirmation	Item 3.8 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
Image: Confirmation and optional comment that the transaction documentation satisfies all of the information under Article 21(7 (c) of Regulation (EU) 2017/2402 on provisions that ensure the replacement of liquidity providers in the case of their default, insolvency, and other specified events, where applicable.       Field codes are highlighted in amber where:	A). (c)Account Bank Continuity Provisions	Confirmation that the transaction documentation satisfies all of the information under Article 21(7 (c) of Regulation (EU) 2017/2402.	Article 21(7)(c)	Confirmation	Item 3.8 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
Box to complete should contain the confirmation indicator (Confirmed/Unconfirmed). Field codes are highlighted in amber where: - field is left blank; or - field is equal to "Unconfirmed"; or - field has errors in format. Confirmation and optional comment 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. Box to complete may contain additional explanation. Field codes are highlighted in amber where the field has errors in format.	Clear and consistent definitions relating to the treatment of problem loans	Confirmation 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.	Article 21(9)	Confirmation	Item 2.2.2 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
Image:	Priorities of payment and triggers events	Confirmation that the securitisation documentation sets out the priorities of payment and trigger events pursuant to Articles 21(9) of Regulation (EU) 2017/2402. Confirmation that the securitisation documentation sets out the priorities of payment and trigger events pursuant to Articles 21(9) of Regulation (EU) 2017/2402.	Article 21(9)	Confirmation	Item 3.4.7 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
Image: Confirmation and optional comment that the provisions under Article 21(10) of Regulation (EU) 2017/2402 relating to the timely resolutions of conflicts are met.       Box to complete should contain the confirmation indicator (Confirmed/Unconfirmed).         Field codes are highlighted in amber where:       - field is left blank; or         - field has errors in format.       - field has errors in format.         Box to complete may contain additional explanation.       Field codes are highlighted in amber where the field has errors in format.         Box to complete should contain the confirmation indicator (Confirmed/Unconfirmed).       Field codes are highlighted in amber where the field has errors in format.	Timely resolution of conflicts between classes of investors & responsibilities of trustee	Confirmation that the provisions under Article 21(10) of Regulation (EU) 2017/2402 relating to the timely resolutions of conflicts are met. Confirmation that the provisions under Article 21(10) of Regulation (EU) 2017/2402 relating to the timely resolutions of conflicts are met.	Article 21(10)	Confirmation	Items 3.4.7 and 3.4.8 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
Image: Confirmation and optional comment that the data required to be made available under Article 22(1) of Regulation (EU) 2017/2402 is available on default and loss performance.       Should potential investor ask for historical data, then the originator should confirm that information will be available on demand.         Field codes are highlighted in amber where:       - field codes are highlighted in amber where:         on static and dynamic historical default and loss performance.       Field codes are highlighted in amber where the field has errors in format.         Box to complete may contain additional explanation.       Field codes are highlighted in amber where the field has errors in format.         Statement where the data required to       Box to complete should indicate where the data required to be made available under A 22(1) of Regulation (EU) 2017/2402 can be found.	Historical Default and Loss Performance Data	Confirmation that the data required to be made available under Article 22(1) of Regulation (EU) 2017/2402 is available, stating clearly where the information can be found.	Article 22(1)	Confirmation	Item 2.2.2 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
be made available under Article 22(1) of Regulation (EU) 2017/2402 can be found.Field codes are highlighted in amber where: - field is left blank for public securitisations; or - field has errors in format.onfiConfirmation and optional comment that a sample of the underlying exposures was subject to external ucrification prior to the issuance of theBox to complete should contain the confirmation indicator (Confirmed/Unconfirmed).Field codes are highlighted in amber where: - field is left blank; or - field is left blank; or - field is equal to "Unconfirmed"; or - field has errors in format.	Sample of the underlying	Confirmation 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.	Articla 22/21	Confirmation	Ν/Λ

N145	STSS59	Ο	Sample external verification comment	A sample of Mortgage Receivables has been externally verified by an appropriate and independent party prior to the date of the Prospectus (see also section 6.1 (Stratification tables)). The Seller confirms no significant adverse findings have been found. Reference is also made to section 4.4(x) of the Prospectus, in which reference is made to section 6.1 (Stratification tables) of the Prospectus.		securities by an appropriate and independent party pursuant to Article 22(2) of Regulation (EU) 2017/2402.	Box to complete may contain additional explanation. Field codes are highlighted in amber where the field has errors in format.	verifications	Confirmation 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.	Committation	
N146	STSS60	Μ	Liability cash flow model confirmation (prior pricing)	Confirmed	{Confirmed/Unconfi rmed}		Box to complete should contain the confirmation indicator (Confirmed/Unconfirmed). Field codes are highlighted in amber where: - field is left blank; or - field is equal to "Unconfirmed"; or - field has errors in format.				
N147	STSS60	C	Location of Liability cash flow model	Seller undertakes in clause 6.2 subparagraph (h) of the Mortgage Receivables Purchase Agreement that it shall, for the purpose of compliance with article 22(3) of the Securitisation Regulation, make available at least one of the aforementioned liability cash flow models to (i) the Issuer, the Managers and the Noteholders on an ongoing basis and (ii) any potential investor upon its request. Reference is also made to section 4.4(w) of the Prospectus.		Confirmation that a liability cash flow model is available to potential investors prior to pricing and location where this information is available pursuant to Article 22(3) of Regulation (EU) 2017/2402.	Box to complete should contain the location where a liability cash flow model is available and may contain any additional explanation. Field codes are highlighted in amber where: - field is left blank for public securitisations; or - field has errors in format.	Availability of a liability cash flow model to potential investors	Confirmation that a liability cash flow model is available to potential investors prior to pricing and state clearly where this information is available. After pricing, confirmation that such information has been made available to	Confirmation	N/A
N148	STSS60	М	Liability cash flow model confirmation (after pricing)	Confirmed		Confirmation and optional comment that after pricing, such information has been made available to potential investors upon request pursuant to	Box to complete should contain the confirmation indicator (Confirmed/Unconfirmed). Field should be equal to "Confirmed" where the STS notification is submitted before pricing. Field codes are highlighted in amber where: - field is left blank; or - field is equal to "Unconfirmed"; or - field has errors in format.		potential investors upon request.		
N149	STSS60	0	Liability cash flow model comment (after pricing)	The Seller undertakes in clause 6.2 subparagraph (h) of the Mortgage Receivables Purchase Agreement that it shall, for the purpose of compliance with article 22(3) of the Securitisation Regulation, make available at least one of the aforementioned liability cash flow models to (i) the Issuer, the Managers and the Noteholders on an ongoing basis and (ii) any potential investor upon its request. Reference is also made to section 4.4(w) of the Prospectus.		Article 22(3) of Regulation (EU) 2017/2402.	Box to complete may contain the concise explanation. Field codes are highlighted in amber where the field has errors in format.				
N150	STSS61	М	Environmental performance availability	Available		on 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 a statement where that information is to be found pursuant	<ul> <li>field is left blank, or</li> <li>field is equal to "Not available"; or</li> <li>"N/A" is reported and STSS10-Underlying exposures classification is equal to "residential mortgages" or "auto loans/leases" or</li> <li>"N/A" is not reported and STSS10-Underlying exposures classification is not equal to "residential mortgages" or "auto loans/leases"</li> </ul>	Publication on environmental performance of underlying exposures consisting of residential loans or car loans or leases*	Regulation (EU) 2017/2402 and a statement where that information is to	Concise Explanation	N/A
N151	STSS61	C	Environmental performance explanation	The Seller confirms that it shall publish on a quarterly basis information on the environmental performance of the Mortgage Receivables in accordance with article 22(4) of the Securitisation Regulation, which shall be provided substantially in the form of the DTS Data Tape by no later than the relevant Notes Payment Date. Reference is also made to section 4.4(y) of the Prospectus.	JTEXT 100001	to Article 22(4) of Regulation (EU) 2017/2402.	When Environment performance confirmation for STSS61 is 'Available', box to complete should contain a statement indicating the section where the information is disclosed. When Environment performance confirmation for STSS61 is different from 'Available', box to complete should be left empty. Field codes are highlighted in amber where it is not the case or field has errors in format.		be found.		
N152	STSS62	Μ	Article 7 compliance confirmation	Confirmed	{Confirmed/Unconfi rmed}		Box to complete should contain the confirmation indicator (Confirmed/Unconfirmed). Field codes are highlighted in amber where: - field is left blank; or - field is equal to "Unconfirmed"; or - field has errors in format.				
N153	STSS62	Ο	Article 7 compliance comment	As long as the Green STORM 2023 Securitisation is designated as an STS-securitisation, the Reporting Entity (in its capacity as originator within the meaning of the Securitisation Regulation) shall pursuant to article 22(5) of the Securitisation Regulation be responsible for compliance with article 7 of the Securitisation Regulation. The Seller undertakes in clause 6.2(b) of the Mortgage Receivables Purchase Agreement that it shall procure that the Reporting Entity shall, at all times (i) comply with article 7 and article 22 of the Securitisation Regulation, (ii) for the purposes of article 7(1)(a) and (e) of the Securitisation Regulation from the Signing Date publish a quarterly investor report in respect of each Notes Calculation Period, as required by and in accordance with article 7(1)(e) of the Securitisation Regulation, which shall be provided substantially in the form of the DTS Investor Report by no later than the Notes Payment Date and publish on a quarterly basis certain loan-by-loan information in relation to the Mortgage Receivables in respect of each Notes Calculation Period, as required by and in accordance with article 7(1)(a) of the Securitisation Regulation, which shall be provided substantially in the form of the DTS Investor Report by no later than the Notes Payment Date and publish on a quarterly basis certain loan-by-loan information in relation to the Mortgage Receivables in respect of each Notes Calculation Period, as required by and in accordance with article 7(1)(a) of the Securitisation Regulation, which shall be provided substantially in the form of the DTS Data Tape by no later than the Notes Payment Date simultaneously with the quarterly investor report, (iii) make available the information described in article 7(1)(b) and (d) of the Securitisation Regulation within 15 calendar days of the Closing Date in accordance with article 7 and article 22(5) of the Securitisation Regulation, the Seller (as originator) and the Issuer (as SSPE) have pursuant to the Transparency Reporting Agreem		Confirmation and optional comment that the originator and the sponsor are complying with Article 7 of Regulation (EU) 2017/2402 pursuant to Article 22 (5) of Regulation (EU) 2017/2402.		Originator and sponsor responsible for compliance with Article 7	Confirmation 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	Confirmation	N/A
N154	STSS62	М	Underlying information confirmation	Confirmed	rmea}	Confirmation and optional comment that the information required by Article 7(1) (a) has been made available to potential investors before pricing upon request pursuant to Article 22 (5) of	Box to complete should contain the confirmation indicator (Confirmed/Unconfirmed). Where no potential investor makes such a request prior to pricing, confirmation should be provided that the information would be made available to any potential investor upon such a request. Field codes are highlighted in amber where: - field is left blank; or - field is equal to "Unconfirmed"; or - field has errors in format.		pricing at least in draft or initial form.		
N155	STSS62	Ο	comment	The information required by Article 7(1)(a) of the Securitisation Regulation has been made available to potential investors before pricing upon request in accordance with Article 22(5) of the Securitisation Regulation.		Regulation (EU) 2017/2402.	Box to complete may contain additional explanation. Field codes are highlighted in amber where the field has errors in format.				
N156	STSS62	М	Before pricing documentation confirmation	Confirmed	Irmed S	Confirmation and optional comment that the information required by Article 7(1) (b) to (d) has been made available	Box to complete should contain the confirmation indicator (Confirmed/Unconfirmed). Field codes are highlighted in amber where: - field is left blank; or - field is equal to "Unconfirmed"; or - field has errors in format.				
N157	STSS62	0		The information required by Article 7(1)(b) and (d) of the Securitisation Regulation has been made available to potential investors before pricing at least in draft form in accordance with Article 22(5) of the Securitisation Regulation.		before pricing at least in draft or initial form pursuant to Article 22 (5) of Regulation (EU) 2017/2402	Box to complete may contain additional explanation. Field codes are highlighted in amber where the field has errors in format.				