Interim STS Notification Template files for public securitisations (Version 3; Last update: 21/09/2020)

The templates included in this file have been updated following the publication of the COMMISSION DELEGATED REGULATION (EU) 2020/1226. Updates are highlighted in green. Pending the development of an ESMA IT register for hosting this information, the enclosed templates should be completed as part of the notification requirements to ESMA set out in Article 27 of the Securitisation Regulation (Regulation (EU) No 2017/2402).

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

1. If you are providing an STS notification for a securitisation for a **public** securitisation, then you must follow all of the instructions below. NB: 'Public securitisations' are defined as those securitisations that are not falling under the scope of Article 7(1)(c) of the Securitisation Regulation (where a prospectus has not been drawn up in compliance with Directive 2003/71/EC of the European Parliament and of the Council). Please note that failure to comply with these instructions may lead to either a rejection of the STS notification submission or delays in making it available on ESMA's website.

2. Using the worksheets in the public securitisations STS notification template file (ANNEX_I, ANNEX_II, and/or ANNEX_III), select the appropriate template(s) to be completed, as per COMMISSION DELEGATED REGULATION (EU) 2020/1226 . Additional columns have been provided for background information.

3. Complete the template(s) in a manner that complies with COMMISSION DELEGATED REGULATION (EU) 2020/1226.

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

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

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

• Please send only one email per securitisation. Where multiple STS notifications are being submitted (e.g. for two or more securitisations), please send one email per securitisation. For example, where a notification is being made for an ABCP securitisation that requires notification of both the transaction and programme compliance with the STS criteria, then Annex I in the public securitisations STS notification template file should be deleted and Annexes II and III should be completed, and this single saved file should be submitted in one email.

• After sending your first communication to ESMA, your firm must consistently use the same email address to send any further STS notification files to ESMA. Failure to do so may lead to ESMA being unable to recognise your email address and the STS notification file being rejected.

• Where a notification is being made for a non-ABCP securitisation, then Annex I should be completed and Annexes II and III deleted, and this completed file sent in one email.

• Where a notification is being made for an ABCP Programme only, then Annexes I and II should be deleted and Annex III should be completed, and this file saved and sent in an email to ESMA.

• If you are providing an updated STS notification, then you are invited to indicate what has changed since the previous STS notification, in the body of the email.

5. The email subject line must be written in the following manner: [SECU]: LEI - UNIQUE_IDENTIFIER - STATUS where:

• LEI is the legal entity identifier of the report submitting entity and must match fields (STSS2, STSAT2, and/or STSAP2, as applicable),

• UNIQUE_IDENTIFIER is the securitisation identifier assigned by the reporting entity and must conform to the identifier set out in Article 11 of the disclosures technical standards (https://eur-lex.europa.eu/legalcontent/EN/TXT/?uri=uriserv:OJ.L .2020.289.01.0001.01.ENG&toc=OJ:L:2020:289:TOC), and

• STATUS is either "NEW", "UPDATE", or "CANCELLATION"

For example, a submission of a new STS notification for a public non-ABCP securitisation with a unique identifier of 5493000IBP32UQZ0KL24N201801 from a designated entity with LEI code 00987654321009876543, should have the following subject line in the email:

[SECU]_00987654321009876543_5493000IBP32UQZ0KL24N201801_NEW. An update to that STS notification for that same securitisation should be submitted using an email with the following subject line: (SEC)_00987654321009876543_5493000IBP32UQZ0KL24N201801_UPDATE.

6. ESMA will then process the files and apply the validation rules set out in Annex 1 of the technical reporting instructions (https://www.esma.europa.eu/sites/default/files/library/esma33-128-585_sts_reporting_instructions.pdf).

7. In case of questions, please refer to Annex 2 in the technical reporting instructions and if this does not answer your question then please send an email to securitisation@esma.europa.eu. PLEASE DO NOT send any question emails to STSnotification@esma.europa.eu. PLEASE DO NOT send any question emails to STSnotification@esma.europa.eu. PLEASE DO NOT send any question emails to STSnotification@esma.europa.eu. PLEASE DO NOT send any question emails to STSnotification@esma.europa.eu. PLEASE DO NOT send any question emails to STSnotifications@esma.europa.eu. PLEASE DO NOT send any question emails to STSnotifications@esma.eu. PLEASE DO NOT send any question emails to STSnotifications@esma.eu. PLEASE DO NOT send any question emails to STSnotifications@esma.eu. PLEASE DO NOT send any question emails to STSnotifications@esma.eu. PLEASE DO NOT send any question emails to STSnotifications@esma.eu. PLEASE DO NOT send any question emails to STSnotifications@esma.eu. PLEASE DO NOT send any question emails to STSnotifications@esma.eu. PLEASE DO NOT send any question emails to STSnotifications@esma.eu. PLEASE DO NOT send any question emails to STSnotifications@esma.eu. PLEASE DO NOT send any question emails to STSnotifications@esma.eu. PLEASE DO NOT send any quest

FIELD NUMBER	BOX TO COMPLETE FOR STS NOTIFICATION	BACKGROUND INFORMATION: FIELD NAME	BACKGROUND INFORMATION: APPLICABLE EXPLANATION TYPE FOR THIS FIELD	BACKGROUND INFORMATION: FIELD FORMAT	BACKGROUND INFORMATION: ARTICLE OF REGULATION (EU) 2017/2402	BACKGROUND INFORMATION: FIELD DESCRIPTION	BACKGROUND INFORMATION: LINK WITH PROSPECTUS DIRECTIVE / REGULATION
SSTS0	969500WE2L7XEW06Z034; French Financial Markets Authority (Autorité des Marchés Financiers)	First contact point	N/A (General Information)	{LEI}	Article 27 (1)	First contact point Legal Entity Identifier (LEI) of the entity designated as the first contact point and name of the relevant competent authority	Item 3.2 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
STS51	FR00140003G2	Instrument identification code	N/A (General Information)	{ISIN}	N/A	Where available, the international security identification code (ISIN) or codes, or if no ISIN, then any other unique securities, assigned to this securitisation.	Where available under Item 3.1 of Annex 19 of Commission Delegated Regulation (EU) 2019/980.
STSS2	969500WEZL7KEW06ZO34	Legal Entity Identifier (LEI)	N/A (General Information)	{LEI}	N/A	The LEI of the originator(s) and sponsor(s), and where available original lender(s).	Item 4.2 of Annex 9 Commission Delegated Regulation (EU) 2019/980
STSS3	Non applicable.	Notification identifier	N/A (General Information)	{ALPHANUM-100}	N/A	Where reporting an update, the unique reference number assigned by ESMA to the previously notified STS notification.	N/A
STSS4	969500WEZL7KEW06ZO34N202001	Unique identifier	N/A (General Information)	{ALPHANUM-100}	N/A	The unique identifier assigned by the reporting entity in accordance with Article 11(1) of Delegated Regulation (EU) 2020/1224	N/A
STSS5	C-025631	Prospectus identifier	N/A (General Information)	{ALPHANUM-100}	N/A	Where available, the prospectus identifier as provided by the relevant competent authority.	N/A
	European DataWarehouse		N/A (General Information)	{ALPHANUM-1000}	N/A	Where available, the name of the registered securitisation repository.	N/A
STSS7	Silver Arrow France 2020-1	Securitisation name	N/A (General Information)	{ALPHANUM-100}	N/A	The securitisation name.	Section 4 of Annex 9 of Commission Delegated Regulation (EU) 2019/980
STSS8	FR	Country of establishment	N/A (General Information)	{COUNTRYCODE_2}	Article 18 and 27(3)	Where available, the country of establishment of the originator(s), sponsor(s) SSPE(s) and original lender(s).	N/A
ST559	non-ABCP securitisation	Securitisation classification	N/A (General Information)	{UST}	N/A	The type of securitisation: -non-ABCP securitisation; -ABCP programme.	N/A
575510	auto Ioans/leases	Underlying exposures dassification	N/A (General Information)	(1257)	N/A	The type of underlying exposure including: 3) readertail basis that are other secured by one or more mortgages on residential immovable property or that are fully guaranteed by an eligible protection provider among those referred to in Article 2011 of Regulation (LUI) to 572/2013 and qualifying fully the credit quality sign 2 rais also as of our in Part Time. The LL Dupert 2 of that Regulation: 3) commercial loans that are secured by one or more mortgages on commercial immovable property. 3) commercial loans that are secured by one or more mortgages on commercial immovable property. 5) dupits provided to individuals for personal, family or household consumptions purposes. 5) auto banar/bases; 7) trade reschables; 7) trade reschables; 8) other underlying exposures that are considered by the originator or sponsor to constitute a distinct asset type on the basis of internal methodologies and parameters;	N/A
STSS11	12/11/2020	Issue date	N/A (General Information)	{DATEFORMAT}	N/A	Where a prospectus has been drawn up in compliance with Regulation [EU] 2017/1129, the originator and sponsor shall provide the date on which the prospectus was approved. In all other cases, the originator and sponsor shall provide the closing date of the most recent transaction.	N/A
STSS12	13/11/2020	Notification date	N/A (General Information)	{DATEFORMAT}	N/A	The date of notification to ESMA.	N/A
STSS13	Prime Collateralised Securities (PCS) EU SAS has verified that the Silver Arrow France 2020-1 securitisation complies with the STS criteria	Authorised Third party	N/A (General Information)	{ALPHANUM-100}	Article 27(2)	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. Where an authorised third-party has provided STS verification services in accordance with Article	N/A
STSS14	Prime Collateralised Securities (PCS) EU SAS, France	Authorised Third party (name and country of establishment)	N/A (General Information)	{ALPHANUM-1000}	Article 27(2)	Section 2012 and the section of t	N/A
STSS15	French Banking Regulation Authority (Autorite de Controle Prudentiel et de Resolution)	Authorised Third party (name of competent authority)	N/A (General Information)	{ALPHANUM-100}	Article 27(2)	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.	N/A
STSS16	Non applicable.	STS status	N/A (General Information)	{ALPHANUM-1000}	Article 27(5)	A reasoned notification by the originator and sponsor that the securitisation is no longer to be considered as STS.	N/A
STSS17	Y	Originator (or original lender) not a credit institution	N/A (General Information)	{Y/N}	Article 27(3)	A 'Yes' or 'No' statement as to whether the originator or original lender is a credit institution or investment firm established in the Union.	N/A
STSS18	Non applicable.	Originator (or original lender) not a credit institution	N/A (General Information)	{ALPHANUM-1000}	Article 27(3)	Where the answer to field STSS17 is 'No', 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.	N/A
STSS19	Non applicable.	Confirmation that the credit granting is subject to supervision	N/A (General Information)	{ALPHANUM-1000}	Article 27(3)	Where the answer to field STSS17 is 'No', confirmation that the credit-granting as referred to in Article 27(3)(a) of Regulation (EU) 2017/2402 is subject to supervision.	N/A
STS520	Pursuant to the Receivables Purchase Agreement, legal title to the Eligible Receivables and the Anciliary Bights relating thereto is transferred from MBFS (the Selie) to Silver Arrow Fance 2020-1 (the FCT) (by way of assignment), such assignment is valid between the FCT and the Selier and encreable against third partice, without any further formalities, as at the data affixed on the relevant Transfer Document uponts is delivery by the Selier to the Management Company, whatever the data on which he said receivables have come into existence or their maturity or due data, without any further formalities being required, and whatever the law governing the said receivables or the detors' pilce of residence in accordance with the provision of article. 12/14/150 no. 12/14/35 and L2/14/35 and L2/14/15 and L2/14/35 and L2/14/15 and L2/14/14/14/14/14/14/14/14/14/14/14/14/14/	Transfer of the underlying exposures by true sale or assignment	Concise Explanation	(ALPHANUM-10000)	Article 20(1)	The STS notification shall pendels a concise explanation on how the transfer of the underlying exposure is made by means of true sale or transfer with the same legal effect in a manner that is enforceable against the seller or any third party.	Rem 3.3 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
STSS21	For the purpose of compliance with articles 20(2) and 20(3) of the Securitosition Regulation, the Seller confirms that the Bankruptory Law does not contain severe claw back provisions as referred to in articles 20(2) and 20(3) of the Securitisation Regulation given that it does not include: (1) provisions which allow the Eliquidator of the Seller to invalidate the sale of the underlying exposures solely on the basis that it was concluded within a certain period before.	No severe clawback	Concise Explanation	{ALPHANUM-10000}	Article 20(2)	The STS notification shall provide a concise explanation on whether any of the severe clawback provisions referred to in Article 20 (2) (a) or (b) of Regulation (EU) 2017/2402 are found in the securitisation, and state whether the provisions in Article 20 (3) of Regulation (EU) 2017/2402 apply. In conjunction with STSS21, where appropriate, the STS notification shall confirm whether there are	Item 3.3 of Annex 19 of Commission Delegated Regulation (EU) 2019/981
			I	1	1	in conjunction with \$15521, where appropriate, the \$15 notification shall confirm whether there are	Item 3.3 of Annex 19 of Commission
STSS22	Non applicable.	Exemption for clawback provisions in national insolvency laws	Confirmation	{ALPHANUM-1000}	Article 20(3)	no circumstances that could give rise to clawback provisions in accordance with Article 20 (1) and (2) of Regulation (EU) 2017/2402.	Delegated Regulation (EU) 2019/982

						Where the transfer of the underlying exposures is performed by means of an assignment and perfected at a later stage than at the closing of the securitisation, the STS notification shall provide a concise evaluation on how and whether that perfection effected at least infrush the recurring the security of the secu	
STS524	Non applicable.	Transfer performed by means of an assignment and perfected at a later stage	Concise Explanation	{ALPHANUM-10000}	Article 20(5)	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. Where alternative mechanisms of transfer are used, the STS notification shall confirm that an insolvency of the originator would not prejudice or prevent the SSPE from enforcing its rights.	Item 3.3 of Annex 19 of Commission Delegated Regulation (EU) 2019/984
STSS25	For the purpose of compliance with the requirements provided for under article 20(6) of the Securitisation Regulation, the Seller has represented to the FCT, in the Receivables and Purchase Agreement, that each auto Ioan receivables and auto Ioans receivables (Receivables) comply with the eligibility criteria. Consequently, the Seller has represented, to the bit of its knowleds-that. If the underking auto Ioan receivables and auto Ioans receivables in avoid auto Ioans receivables in the second sec	Representations and warranties	Concise Explanation	{ALPHANUM-10000}	Article 20(6)	The STS notification shall provide a concise explanation on whether there are representations and warrantics provided by the seller that the underlying exposures included in the securitisation are not encumbered or otherwise in a condition that can be foreseen to adversely after the enforceability of	Item 2.2.8 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
	best of its knowledge, that, (i) the underlying auto ioan receivables and auto lease receivables (Receivables) are valid and binding and enforceable contractual obligations of the relevant obligor and (ii) it had full title to the Receivables					the true sale or assignment or transfer with the same legal effect. The STS notification shall provide concise explanation that:	
STS526	The underlying exposures (Receivables) transferred from the Seller to the FCT shall satisfy the Eligibility Criteria. There will be no active selection by the FCT and, provided that the conditions precedent to the transfer of Receivables are stilled, the Receivables will be transferred to the FCT and excution by the Seller of the transfer document. Retransfer of Receivables transferred to the FCT are only allowed in the drumstance, listed clauses 10.1.10.2, 10.3 and 12.1 of the Receivables Furnhark argement. As a consequence, there is no room for speculative repurchases by the Seller and no adverse impact of repurchase on the portfolio performance should be expected.	Eligibility criteria which do not allow for active portfolio management of the underlying exposures on a discretionary basis	Concise Explanation	{ALPHANUM-10000}	Article 20(7)	 The underlying exposures transferred from, or assigned by, the selfer to the SSPE meet predetermined, clear and adcouncented eligibility orteria which do not allow for active portfolio management of these exposures on a discritionary basis. The selection and transfer of the underlying exposures in the securitisation is based on clear processes which facilitate the dentification of which exposures are selected for or transferred into the securitisation and that they do not allow for their active portfolio management on a discretionary basis. 	Section 2 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
STS527	The satisfaction by the Receivables of the homogeneous conditions of Article 31(a), (b), (c) and (c) of the EAA Final Draft Regulatory Technical Standards on the homogeneity of the underlying exposure is necuritisation under Articles 2014) and 24(21) of the ST3 (the Draft Homogeneity RT3) Regulation should be based on the following considerations (c) all underlying exposures have been underwritten according to similar underwriting standards which apply similar approaches to the sessement of credit five Associated with the auto loan agreements and auto lease agreements, (ii)	Homogeneity of assets	Detailed Explanation	{alphanum}	Article 20(8)	The STS molfication shall growide a detailed explanation as to the homogeneity of the pool of underlying exposures backing the securitisation. For that purpose the originator and sponor shall refer to the ERAR Too homogeneity (Commission Delegated Regulation (EU) 2019/1531), and shall explain in detail how each of the conditions specified in the Article 1 of the Commission Delegated Regulation (EU) 2020/1283 are met.	Item 2.2.7 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
STSS28	For the purpose of compliance with article 20(9) of the Securitisation Regulation, a securitisation position as defined in the Securitisation Regulation does not meet the Eligibility Criteria and as a result thereof the underlying exposures transferred to the FCT may not and do not include such securitisation positions. Only underlying exposures arising from transferred to the FCT may not and do not include such securitisation positions. Only underlying exposures arising from transferred to the FCT may not and do not include such securitisation positions. Only underlying exposures arising from transferred to the FCT may not and do not include such securitisation positions. Only underlying exposures arising from transferred to the FCT may not and do not include such securitisation positions. Only underlying exposures arising from transferred to the FCT may not and do not include such securitisation positions. Only underlying exposures arising from transferred to the FCT may not and do not include such securitisation positions. Only underlying exposures arising from transferred to the FCT may not and do not include such securitisation positions. Only underlying exposures arising from transferred to the FCT may not and do not include such securitisation positions. Only underlying exposures arising from transferred to the FCT may not and do not include such securitisation positions. Only underlying exposures arising from transferred to the FCT may not and the securitisation positions. Only underlying exposures arising from transferred to the FCT may not and the securitisation positions. Only underlying exposures arising from transferred to the FCT may not an exposure are the securitisation positions. Only underlying exposures are the securitisation transferred to the FCT may not an exposure are the securitisation positions. Only underlying exposures are the securitisation transferred to the FCT may not an exposure are the securitisation positions. Only underlying exposures are the securitisation tr	Underlying Exposure Obligations: no re securitisation	Confirmation	{ALPHANUM-1000}	Article 20(9)	The STS notification shall confirm that the underlying exposures do not include any securitisation positions and that the notified securitisation is therefore not a re-securitisation.	Item 2.2 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
ST5529	Subscription of the purpose of compliance with the requirements provided for under article 20(10) of the Securitisation Regulation, the Seller has, in the Receivables Purchase Agreement, represented that the Loan Agreements and Lease Agreements have been originated in accordance with the ordinary course of its busies in compliance with the Critic and Collection Policy and in compliance with applicable French consumer law where the relevant obligor is a consumer.	Soundness of the underwriting standard	Detailed Explanation	{ALPHANUM}	Article 20(10)	The STS conflication shall provide a detailed explanation: - as to whether the underlying exposure were onginated 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 orgination to exposures that were not securitised. - a 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. - no how securitisations where the underlying exposures are residential loans, the pool of underlying exposure meet the requirement of the second paragraph of Article 20(10) of Regulation (EU) 2012/2002.	Rem 2.2.7 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
STSS30	As part of Daimler AG, the Seller, which activities started in 1988, does have significantly more than 5 years of experience in origination and underwriting of exposures similar to those securitised.	Originator/Lender Expertise	Detailed Explanation	{ALPHANUM}	Article 20(10)	The STS notification shall provide a detailed explanation as to whether the originator or original lender have expertise in originating exposures of a similar nature to those securitised.	Item 2.2.7 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
575531	For the purpose of compliance with the relevant requirements provided for under article 20(11) of the Securitisation Regulation, the Seller has represented to the FCT in the Receivables Purchase Agreement that each receivable to be transferred to the FCT meet, inter alia, the Eligibility Oftenia on the purchase date pursuant to which, has retroluer (I) no receivable to be transferred to the FCT can be in arrears or defaulted and (ii) the relevant obligor under the relevant to an Agreement or Lesse Agreement is not a credit-impaired borrower.	Transferred underlying exposures without exposures in default	Detailed Explanation	{ALPHANUM}	Article 20(11)	The STS notification shall provide a detailed manner as to whether: -the transferred underlying exposures do not include, at the time of selection, defaulted exposures (or restructured exposures) as defined in Article 20(11) of the Regulation [EU] 2017 2402 as applicable. -the securitation contains any credit impairements at the time of securitisation as specified in Article 20(11) (a) to (c) of Regulation EU 2017/2402. - the requirements referred to in Article 20(11) (b) of Regulation [EU] 2017/2402 are met.	Rem 2.2.8 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
STSS32	According to the Eligibility Criteria, on the Cut-Off Date, each Receivable shall have given rise to the payment of at least one (1) instalment. The exemption of Article 20(12) does not apply.	At least one payment at the time of transfer	Confirmation	{ALPHANUM-1000}	Article 20(12)	The STS notification shall confirm whether, at the time of transfer of the exposures, the debtors have made at least one payment. The STS notification shall also confirm whether or not the exemption under Article 20(12) applies.	Item 3.3 and 3.4.6 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
STSS33	The transaction has been structured not to be predominantly dependent on the sale of the cars or other assets securing the Loan Receivables. The repayment is entirely linked to the repayment of the Loan Agreements; the repayment of the	Repayment of the holders shall not have been structured to depend predominantly on the sale of assets.	Detailed Explanation	{ALPHANUM}	Article 20(13)	The STS notification shall provide a detailed explanation of the degree of dependence of the repayments of the holders of the securitisation position on the sale of assets securing the underlying	Item 3.4.1 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
	Loan Areements in turn is not contingent and does not depend on the sale of the vehicles which serve as collateral for The risk retention is made in accordance with option (4) of the list set out in the right column. The originator will comply with the risk retention requirement provided for in Article 6 of the Securitisation Regulation in accordance with	depend predominantly of the and of each.				exposure. The 5T5 notification shall provide a concise explanation as to how the originator, sponsor or original leader of a non-A&CP securitisation comply with the risk retention requirement as provided for in Article 6 of Regulation (EU) 2017/2402. These explanations shall in particular indicate which entity retains the material net economic interest and which option is used for retaining the risk including:	onegator regulation (co) 2023/200
STS534	Article (5)(3)(d) the Scuritisation Regulation. Index, the originator, as Caus B Noteholder and Seller, has undertaken, in accounter, with Article (30)(d) of the Scuritions Regulation, basication to all Class B Notes to be found and for retain their ownership at all times, being no less than 5% of the aggregate amount of Notes outstanding. The Monthly Reports will also set out monthly confirmation regarding the continued holding of the Class B Notes by the originator.	cordance with Article (C)(Id) of the Securitisation Regulation, to subscribe to all Class B Notes to be in the ownership at all limes, being no leads than 5% of the aggregate anount of Notes outsanding. ors will also set out monthly confirmation regarding the continued holding of the Class B Notes by	Concise Explanation	(LIST)	Article 21(1)	[1] vertical size in accordance with Article 63[3](a) of Regulation (EU) 2017/2402; [2] seleri's share in accordance with Article 63[3](a) of Regulation (EU) 2017/2402; [3] andomby-selected engourses kept on balance sheet, in accordance with Article 63[3](c] [3] of Regulation (EU) 2017/2402; [4] first loss tranche in accordance with Article 63[3](d) of Regulation (EU) 2017/2402; [6] for loss sequence in each sets in accordance with Article 63[3](d) 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 are used.	Item 3.1 of Annex 9 and Item 3.4.3 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
STSS35	Both assets and liabilities of the Issuer are EUR denominated hence no currency risk occurs. Since the Purchased Receivables are fixed rate and the Class A Notes are floating rate, interest rate risks arise from such mismatch. Interest rate risks in relation to the Class A Notes will be hedged with a fixed-floating interest rate swap.	Mitigation of Interest rates (IR) and currency risks (FX) Risks	Concise Explanation	{ALPHANUM-10000}	Article 21(2)	The STS notification shall provide a concise explanation as to whether the interest rates and currency risks are appropriately mitigated and that messures are taken to mitigate such risks and confirm that such measures are available to investors.	Item 3.4.2 and Item 3.8 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
STSS36	The pool of underlying exposures does not include derivatives. With regards to the interest-rate arising from the securitisation such interest-rate is hedged with a fixed-floating interest rate swap. Except for the purpose of hedging the interest-rate risk, the issuer has not entered into derivative contracts. For the purpose of compliance with article	Derivatives Purchased/Sold by SSPE	Concise Explanation	{ALPHANUM-10000}		The STS notification shall explain in a concise manner that the SSPE has not entered into derivative contracts except in the circumstances referred to in Articles 21(2) of Regulation (EU) 2017/2402.	Item 3.4.2 and Item 3.8 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
STSS37	use microsoft net ring interest rate swap will be documented, according to row inc pupper of intermediation in international finance, by the ISDA Master Agreement, a rating compliant schedule, a related Credit Support Annex and a confirmation.	Derivatives using common standards	Concise Explanation	{ALPHANUM-10000}		The STS notification shall provide a concise explanation on whether any hedging instruments used are underwritten and documented according to commonly accepted standards.	Item 3.4.2 and Item 3.8 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
STS538	No reference rates apply to the Purchased Receivables which bear fixed interest rates. The Class A Notes will bear interest at floating rate based on 1-M-Furthbor and the Class B Notes will bear fixed interest rate. The cash deposited on the sixuer Account will be aughet to EVOIA - 15 bps (or Extre quarkent). The subordinated loan will bear fixed interest rate. The floating rate option of the interest rate rung agreement will be 1-M Europhine wange and subscriptions.	Referenced interest payments based on generally used interest rates	Concise Explanation	{ALPHANUM-10000}	Article 21(3)	The STS notification shall explain in a concise mannerwhether and how any referenced interest payments under the securitisation assets and liabilities are calculated by reference to generally used market interest rates or generally used sectoral rates reflective of the cost of funds.	Item 2.2.2 and Item 2.2.13 of Annex 19 o Commission Delegated Regulation (EU) 2019/980
STSS39		No trapping of cash following enforcement or an acceleration notice	Concise Explanation	{ALPHANUM-10000}	Article 21(4)	The STS notification shall explain concisely and in general terms that each of the requirements of Article 21(4) of Regulation (EU) 2017/2402 are met.	Item 3.4.5 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
STSS40	All the available cash shall be used on a monthly basis until the issuer Liquidation Date, to pay the creditors of the FCT in accordance with, and subject to, the priority of payments applicable after the service of an Enforcement Notice.	(a)No amount of cash shall be trapped	Confirmation	{ALPHANUM-1000}	Article 21(4) (a)	The STS notification shall confirm that no cash would be trapped following the delivery of an enforcement or an acceleration notice.	Item 3.4.5 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
STS541	The principal receipts from the underlying exposures shall form part of the cash used to redeem the Class A Notes.	(b) principal receipts shall be passed to investors	Confirmation	{ALPHANUM-1000}	Article 21(4) (b)	The 5TS notification shall confirm that principal receipts from the underlying exposures are passed to the investors via sequential amortisation of the securitisation positions, as determined by the seniority of the securitisation position.	Item 3.4.5 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
STSS42	The Class A Notes must be redeemed in priority before the Class B Notes in any case: payments of principal of the Class B Notes (and of the Residual Units) are always subordinated to the payments of principal of the Class A Notes. There is no provision requiring automatic liquidation of the underlying exposures at market Value, unless the	(c) repayment shall not be reversed with regard to their seniority (d) no provisions shall require automatic liquidation of the	Confirmation	{ALPHANUM-1000}	Article 21(4) (c)	The securitisation fail confirm that the repayment of the securitisation position is not to be The STS notification shall confirm that the repayment of the securitisation position is not to be reversed with regard to their seniority. The STS notification shall confirm that not any provisions require automatic liquidation of the	Item 3.4.5 of Annex 19 of Commission Delegated Regulation (EU) 2019/980 Item 3.4.5 of Annex 19 of Commission
STSS43	There is no provision requiring automatic indudation of the underlying exposures at market value, unless the Management Company has declared the liquidation of the FCT: in such a case, the Management Company, on behalf of	(d) no provisions shall require automatic inquidation of the underlying exposures at market value	Confirmation	{ALPHANUM-1000}	Article 21(4) (d)	Ine sis notification shall confirm that not any provisions require automatic liquidation of the underlying exposures at market value.	Delegated Regulation (EU) 2019/980

STS544	This is not a transaction featuring a non-sequential priority of payments. As such, the payments by the FCT must be made in accordance with, and subject to, sequential priority of payments as set out in the issuer Regulations	Securitisations featuring non-sequential priority of payments	Confirmation	{ALPHANUM-1000}	Article 21(5)	The STS notification shall confirm that transaction featuring non-sequential priority of payments include triggers relating to the performance of the underlying exposures resulting in the priority of payment reverting to sequential payments in order of seniority. The STS notification all also confirm that such triggers include at least the deterioration in the credit quality of the underlying exposures below a predetermined threshold.	Item 3.4.5 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
STSS45	Non applicable as there is no revolving period in this transaction.	Revolving securitisation with early amortisation events for termination of revolving period based on prescribed triggers	Concise Explanation	{ALPHANUM-10000}	Article 21(6)	The STS notification shall explain in a concise manner, where applicable, how the provisions or triggers in Art 21(5)(a) are included in the transaction documentation.	Items 2.3 and 2.4 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
STSS46	Non applicable as there is no revolving period in this transaction.	(a) deterioration in the credit quality of the underlying exposures	Concise Explanation	{ALPHANUM-10000}	Article 21(6)(a)	The STS notification shall explain in a concise way where applicable, the provisions or triggers in Art 21(6)(a) are included in the transaction documentation.	Items 2.3 and 2.4 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
STSS47		(b) occurrence of an insolvency-related event of the originator or servicer	Concise Explanation	{ALPHANUM-10000}	Article 21(6)(b)	The STS notification shall explain in a concise way, where applicable, how the provisions or triggers in Art $21(6)(b)$ are included in the transaction documentation.	Items 2.3 and 2.4 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
STSS48		(c) value of the underlying exposures held by the SSPE falls below a pre-determined threshold	Concise Explanation	{ALPHANUM-10000}	Article 21(6)(c)	The STS notification shall explain in a concise way, where applicable, how the provisions or triggers in Art 21(6)(c) are included in the transaction documentation, using cross-references to the relevant sections of the underlying documentation where the information can be found	Items 2.3 and 2.4 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
STSS49	Non applicable as there is no revolving period in this transaction.	(d) a failure to generate sufficient new underlying exposures meeting pre-determined credit quality (trigger for termination of the revolving period)		{ALPHANUM-10000}	Article 21(6)(d)	The STS notification shall explain in a concise way and where applicable, the provisions or triggers in Art 21(6)(d) of Regulation (EU) 2017/2402 are included in the transaction documentation.	Items 2.3 and 2.4 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
STSS50	The Issuer Regulations and the other Transaction Documents provide for the contractual obligations, duties and liabilities of the servicer and other ancillary service providers, in particular (i) the Servicing Agreement sets out the contractual invokions annihing to the Servicer (ii) the Bank Account Agreement cets out the contractual invokions	(a)Information regarding contractual obligations of the servicer and trustee	Confirmation	{ALPHANUM-1000}	Article 21(7)(a)	The STS notification shall confirm that the transaction documentation specifies all of the requirements under Article 21(7) (a) of Regulation (EU) 2017/2402.	Item 3.2 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
STSS51	The Servicing Agreement provides for a clear specification of the contractual obligations, duties and responsibilities of the Servicer, especially with regards to the servicing, monitoring, reporting and monthly advances to mitigate for	(b)Servicing Continuity Provisions	Confirmation	{ALPHANUM-1000}	Article 21(7)(b)	The STS notification shall confirm that the securitisation documentation expressly include requirements under Article 21(7) (b) of Regulation (EU) 2017/2402.	Item 3.2 of Annex 19 of Commission
STSS52	The Swap Agreement, and in particular the ISDA Schedule, provide for the steps to be taken by the initial swap counterparty to transfer its rights and obligations under the Swap Agreement to an eligible replacement swap	(c)Derivative Counterparty Continuity Provisions	Confirmation	{ALPHANUM-1000}	Article 21(7)(c)	The STS notification shall confirm that the transaction documentation specifies all of the information under Article 21(7) (c) of Regulation (EU) 2017/2402.	Item 3.8 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
STSS53	The Bank Account Agreement provides for (A) the obligation of the Custodian to upon request of the Management Company, terminate the appointment of the Account Bank in case (i) the Account Bank fails to comply with its	(c)Account Bank Continuity Provisions	Confirmation	{ALPHANUM-1000}	Article 21(7)(c)	The STS notification shall confirm that the transaction documentation specifies all of the information under Article 21(7) (c) of Regulation (EU) 2017/2402.	Item 3.8 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
	Confirmed, since Mercedes-Benz Financial Services France will act as servicer of the exposures in accordance with the	Required expertise from the servicer and policies and adequate				The STS notification shall explain in detail how the requirements of Article 21(8) are met. As part of	Item 3.4.6 of Annex 19 of Commission
STSS54	a credit institution (etablissement de credit) with the status of bank (banque) by the French bank and insurance	procedures and risk management controls in place	Detailed Explanation	{ALPHANUM}	Article 21(8)	the explanation, references shall be made to any policies and procedures intended to ensure compliance with these requirements.	Oelegated Regulation (EU) 2019/980
STSS55	Mercedes-Benz Financial Services France has the right to request the retransfer of receivables which are due or accelerated and Mercedes-Benz Financial Services France has the obligation to repurchase receivables subject to certain commercial rengotiations. The Servicing Agreement contains the terms applicable to renegotiations of	Clear and consistent definitions relating to the treatment of problem loans	Confirmation	{ALPHANUM-1000}	Article 21(9)	The STS notification shall confirm that the underlying documentation sets out in clear and consistent terms, definitions, remedies and actions relating to the debt situations set out in Article 21(9) of Regulation (EU) 2017/2402.	Item 2.2.2 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
STSS56	Confirmed as the issuer Regulations set out the different applicable priorities of payments is the service of an enforcement oncice and the Priority of Payments after the service of an enforcement oncice and the different events which will constitue an enforcement event (i) the occurrence of an issuer Event of Default	Priorities of payment and triggers events	Confirmation	{ALPHANUM-1000}	Article 21(9)	The STS notification shall confirm that the securitisation documentation sets out the priorities of payment and trigger events pursuant to Articles 21(9) of Regulation (EU) 2017/2402.	Item 3.4.7 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
STSS57	The issuer Regulations provide for the dricumstances where the Management Company shall consult the Class A Noteholders (memorest to the issuer Regulations or other Transaction Documents, modification of the Innacial characteristics of the Class A Notes (i.e., the securitistics positions)) and the Class B Noteholders; amendments to the the data requirement to be made available under Avilla Cult for Regulation (U2 J 2017/2017) and we perit available in the the data requirement to be made available under Avilla Cult for Regulation (U2 J 2017/2017) and we perit available in the the data requirement to be made available under Avilla Cult for Regulation (U2 J 2017/2017) and we perit available in the the data requirements of the data of the	Timely resolution of conflicts between classes of investors & responsibilities of trustee	Confirmation	{ALPHANUM-1000}	Article 21(10)	The STS notification shall confirm whether the provisions under Article 21(10) of Regulation (EU) 2017/2402 relating to the timely resolutions of conflicts are met.	Items 3.4.7 and 3.4.8 of Annex 19 of Commission Oelegated Regulation (EU) 2019/980
STSS58	The data required to be made available under Article 22(1) of Keglustion (EU) 2017/2402 have been available in the Prospectus. Such data include the following area (1) quarterly production on a quarterly basis (covering the period from Q1 2015 until Q2 2020, (ii) gross default rates (i.e. losses before recoveries) on a quarterly basis (covering the period from Q1 2015 until Q2 2020. (iii) gross default rates (i.e. a substich half (covering the quarterly basis (covering the period from Q1 2015 until Q2 2020. (iii) gross default rates (i.e. a substich half (covering the quarterly basis (covering the period from Q1 2015 until Q2 2020. (iii) gross default rates (i.e. a substich half (covering the quarterly basis (covering the quarterly basis (covering the quarterly basis (covering the quarterly basis)	Historical Default and Loss Performance Data	Confirmation	{ALPHANUM-1000}	Articles 22 (1)	The STS notification shall confirm that the data required to be made available under Article 22(1) of Regulation (EU) 2017/2402 is available and shall state clearly where the information is available.	Items 2.2.2 of Annex 19 of Commission Delegated Regulation (EU) 2019/983
STSS59	The Seller has mandated a qualified and experienced audit firm to perform the asset audit. A sample of Lease	Sample of the underlying exposures subject to external verifications	Confirmation	{ALPHANUM-1000}	Article 22 (2)	The STS notification shall confirm that a sample of the underlying exposures was subject to external verification prior to the issuance of the securities by an appropriate and independent party.	N/A
STSS60	The liability cash flow model will be made available on intex (i) prior to pricing to potential investors and (ii) after pricing, upon request, to potential investors.	Availability of a liability cash flow model to potential investors	Confirmation	{ALPHANUM-1000}	Article 22 (3)	The 5TS notification shall confirm that a liability cash flow model is available to potential investors prior to pricing and state clearly where this information is available. After pricing, the 5TS notification shall confirm that such information is available to potential investors upon request.	N/A
STSS61	Non available.	Publication on environmental performance of underlying exposures consisting of residential loans or car loans or leases*	Concise Explanation	{ALPHANUM-10000}	Article 22 (4)	The STS notification shall explain in a concise manner whether the information related to the environmental performance of the assets financed by residential loans, or auto loans or leases is available pursuant to Article 7 (1)(a) of Regulation (EU) 2017/2402 and state where the information is available.	N/A
	The Originator confirms that it will fulfill the provisions of Art. 7 of the Securitisation Regulation so follows (i) art. $T[1]_0$: Ioan and exe level data will continue to be available on a monthy basic. If an $T.1[1]_0$: Iherospectrus has been made available to investors prior to prioring. (iii) art. $T[1]_0$: Ihor splicitable, (iv) art. $T[1]_0$: Ihorospectrus has the RTS for notification, the notification will be provided to investors in draft form prior to prioring and in final form at the IRTS for notification, the notification will be provided to investors in draft form prior to prioring and in final form at the IRTS for notification will be provided to investors in draft form prior to prioring and in final form at the Intest 15 days after dosing of the Transaction. (y) art. $T_1[1]_0$: the Monthy Report and will continue to be available at least on a quarterly basis. (y) art. $T_1[1]_0$ a for amouchement will be publiched as soon as the need to be published and (vii) art. $T_2[1]_0$: the Inform at the incrimed immediately.	Originator and sponsor responsible for compliance with Article 7	Confirmation	{ALPHANUM-1000}	Article 22 (5)	The STS notification shall confirm that: the originator and the sponsor are complying with Article 7 of Regulation (EU) 2017/2402; the information required by Article 7(1) (a) has been made available to potential investors before pricing upon request; be information required by Article 7(1) (b) to (d) has been made available before pricing at least in draft or initial form.	N/A

ISO 3166 Alpha	English name
2 code	English hume
AF	Afghanistan
AX	Åland Islands
AL	Albania
DZ	Algeria
AS	American Samoa
AD	Andorra
AO	Angola
AI	Anguilla
AQ	Antarctica
AG	Antigua and Barbuda
AR	Argentina
AM	Armenia
AW	Aruba
AU	Australia
AT	Austria
AZ	Azerbaijan
BS	Bahamas
BH	Bahrain
BD	Bangladesh
BB	Barbados
BY	Belarus
BE	Belgium
BZ	Belize
BJ	Benin
BM	Bermuda
BT	Bhutan
BO	Bolivia (Plurinational State of)
BQ	Bonaire, Sint Eustatius and Saba
BA	Bosnia and Herzegovina
BW	Botswana
BV	Bouvet Island
BR	Brazil
10	British Indian Ocean Territory
BN	Brunei Darussalam
BG	Bulgaria
BF	Burkina Faso
BI	Burundi
CV	Cabo Verde
КН	Cambodia
СМ	Cameroon
CA	Canada
КҮ	Cayman Islands
CF	Central African Republic
TD	Chad
CL	Chile
CN	China
СХ	Christmas Island
cc	Cocos (Keeling) Islands

со	Colombia
КМ	Comoros
CG	Congo
CD	Congo (Democratic Republic of the)
СК	Cook Islands
CR	Costa Rica
CI	Côte d'Ivoire
HR	Croatia
CU	Cuba
CW	Curaçao
CY	Cyprus
CZ	Czechia
DK	Denmark
DJ	Djibouti
DM	Dominica
DO	Dominican Republic
EC	Ecuador
EG	Egypt
SV	El Salvador
GQ	Equatorial Guinea
ER	Eritrea
EE	Estonia
SZ	Eswatini
ET	Ethiopia
FK	Falkland Islands (Malvinas)
FO	Faroe Islands
FJ	Fiji
FI	Finland
FR	France
GF	French Guiana
PF	French Polynesia
TF	French Southern Territories
GA	Gabon
GM	Gambia
GE	Georgia
DE	Germany
GH	Ghana
GI	Gibraltar
GR	Greece
GL	Greenland
GD	Grenada
GP	Guadeloupe
GU	Guam
GT	Guatemala
GG	Guernsey
GN	Guinea
GW	Guinea-Bissau
GY	Guyana
HT	Haiti
НМ	Heard Island and McDonald Islands

VA	Holy See
HN	Honduras
нк	Hong Kong
HU	Hungary
IS	Iceland
IN	India
ID	Indonesia
IR	Iran (Islamic Republic of)
IQ	Iraq
IE	Ireland
IM	Isle of Man
IL 	Israel
IT	Italy
JM	Jamaica
JP	Japan
JE	Jersey
JO	Jordan
ΚZ	Kazakhstan
KE	Kenya
КІ	Kiribati
КР	Korea (Democratic People's Republic of)
KR	Korea (Republic of)
KW	Kuwait
KG	Kyrgyzstan
LA	Lao People's Democratic Republic
LV	Latvia
LB	Lebanon
LS	Lesotho
LR	Liberia
LY	Libya
LI	Liechtenstein
LT	Lithuania
LU	Luxembourg
MO	Macao
MK	Macedonia (the former Yugoslav Republic of)
MG	Madagascar
MW	Malawi
MY	Malaysia
MV	Maldives
ML	Mali
MT	Malta
MH	Marshall Islands
MQ	Martinique
MR	Mauritania
MU	Mauritius
YT	Mayotte
MX	Mexico
FM	Micronesia (Federated States of)
MD	Moldova (Republic of)
MC	Monaco

MN	Mongolia
ME	Montenegro
MS	Montserrat
MA	Morocco
MZ	Mozambique
MM	Myanmar
NA	Namibia
NR	Nauru
NP	Nepal
NL	Netherlands New Caledonia
NC	
NZ NI	New Zealand
NE	Nicaragua
NG	Niger
NU	Nigeria Niue
NF	Norfolk Island
MP	Northern Mariana Islands
NO	Norway
OM	Oman
РК	Pakistan
PW	Palau
PS	Palestine, State of
PA	Panama
PG	Papua New Guinea
PY	Paraguay
PE	Peru
РН	Philippines
PN	Pitcairn
PL	Poland
РТ	Portugal
PR	Puerto Rico
QA	Qatar
RE	Réunion
RO	Romania
RU	Russian Federation
RW	Rwanda
BL	Saint Barthélemy
SH	Saint Helena, Ascension and Tristan da Cunha
KN	Saint Kitts and Nevis
LC	Saint Lucia
MF	Saint Martin (French part)
PM	Saint Pierre and Miquelon
VC	Saint Vincent and the Grenadines
WS	Samoa
SM	San Marino
ST	Sao Tome and Principe
SA	Saudi Arabia
SN	Senegal
RS	Serbia

SC	Seychelles
SL	Sierra Leone
SG	Singapore
SX	Sint Maarten (Dutch part)
SK	Slovakia
SI	Slovenia
SB	Solomon Islands
SO	Somalia
ZA	South Africa
GS	South Georgia and the South Sandwich Islands
SS	South Sudan
ES	Spain
LK	Sri Lanka
SD	Sudan
SR	Suriname
SJ	Svalbard and Jan Mayen
SE	Sweden
СН	Switzerland
SY	Syrian Arab Republic
TW	Taiwan, Province of China[a]
TJ	Tajikistan
TZ	Tanzania, United Republic of
TH	Thailand
TL	Timor-Leste
TG TK	Togo Tokelau
то	Tonga
π	Trinidad and Tobago
TN	Tunisia
TR	Turkey
TM	Turkmenistan
тс	Turks and Caicos Islands
τν	Tuvalu
UG	Uganda
UA	Ukraine
AE	United Arab Emirates
GB	United Kingdom of Great Britain and Northern Ireland
US	United States of America
UM	United States Minor Outlying Islands
UY	Uruguay
UZ	Uzbekistan
VU	Vanuatu
VE	Venezuela (Bolivarian Republic of)
VN	Viet Nam
VG	Virgin Islands (British)
VI	Virgin Islands (U.S.)
WF	Wallis and Futuna
EH	Western Sahara
YE 704	Yemen Zambia
ZM	Zambia

ZW Zimbabwe