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	WiZink Bank, S.A.U. – Sucursal em Portugal has been designated as the first contact point for investors and competent authorities for this purpose.	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
STSS1	Class A Notes 1591 41,500,000; Class R Notes 1591 15,900,000; Class C Notes 1591 11,900,000; Class C Notes 1591 11,400,000; Class T Notes 1591 10,300,000; Class T Notes 1591 40,000,000; Class R Notes 1591 40,000,000; Class R Notes 1591 41,000,000; Class R Notes 1591 41,000,000;	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 13 of Commission Delegated Regulation (EU) 2019/980.
STSS2	213800D3OXAL3N7T1S19	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	N/A	Notification identifier	N/A (General Information)	{ALPHANUM-100}	N/A	Where reporting an update, the unique reference number assigned by ESMA to the previously notified STS notification.	N/A
STSS4	N/A	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	N/A	Prospectus identifier	N/A (General Information)	{ALPHANUM-100}	N/A	Where available, the prospectus identifier as provided by the relevant competent authority.	N/A
STSS6	European DataWarehouse website at https://eurodw.eu/	Securitisation Repository	N/A (General Information)	{ALPHANUM-1000}	N/A	Where available, the name of the registered securitisation repository.	N/A
STSS7	Vasco Finance no. 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	PT	Country of establishment	N/A (General Information)	{COUNTRYCODE_2}	Article 18 and 27(3)	Where available, the country of establishment of the originator(s), sponsor(s) SSPE(s) and original lender(s).	N/A
STSS9	non-ABCP securitisation	Securitisation classification	N/A (General Information)	{LIST}	N/A	The type of securitisation: -non-ABCP securitisation; -ABCP transaction; -ABCP programme.	N/A
\$75\$10	Credit card agreements	Underlying exposures classification	N/A (General Information)	(LIST)	N/A	The type of underlying exposures including: Jo residential loans that are either 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(1) of equilibrium (19) to 375/2013 and qualityling for the credit quality set 2 or above a set out in Part Three, Title III, Chapter 2 of that Regulation; Jo commercial bent that are secured by one or more mortgages on commercial immovable property, including offices or other commercial premises; Jo credit facilities, including loans and leases, provided to any type of enterprise or corporation; Jo ando lean/flees (eds.) Jo ando lean/flees (eds.) Jo credit facilities, including loans and leases, provided to any type of enterprise or corporation; Jo ando lean/flees (eds.) Jo ando lean-flees (eds.) Jo credit facilities, including loans and leases, provided to any type of enterprise or corporation; Jo ando lean-flees (eds.) Jo ando lean-flees (eds.)	N/A
STSS11	27 September 2023	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	27 September 2023	Notification date	N/A (General Information)	{DATEFORMAT}	N/A	The date of notification to ESMA.	N/A
STSS13	Prime Collateralised Securities (PCS) EU SAS	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.	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)	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 third party's name and the country of establishment.	N/A
STSS15	French Financial Markets Authority (AMF)	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	N/A The securitisation meets the requirements of Articles 19 to 22 of Regulation (EU) 2017/2402 (the "EU Securitisation Regulation")	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	N/A	Originator (or original lender) not a credit institution	N/A (General Information)	{ALPHANUM-1000}	Article 27(3)	Where the answer to field \$TS\$17 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	N/A	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

STS\$20	True Sale (see opinion V.23 et seq. of the transaction legal opinion) Pursuant to Clause 3 (Sale of Receivables Portfolio) of the Receivables Sale Agreement, subject to certain conditions, the Originator sells and assigns from time to time credit cards to the Issuer. Such sale and assignment have the same legal effect as a true sale. Completion of the assignment of the taske piace on the occurrence of certain specified events set out in Clause 4 (Completion of Sale and Purchase) of the Receivables Sale Agreement (Indicated Purchase) of Purchase (In	Transfer of the underlying exposures by true sale or assignment	Concise Explanation	(ALPHANUM-10000)	Article 20(1)	The STS notification shall provide a concise explanation 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.	Item 3.3 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
STSS21	As stated in the transaction legal opinion, under Portuguese law, the assignment of the Receivables for securitisation purposes may not be set aside for the benefit of the insolvency estate, save if the interested parties provide evidence that both the Originator and the Issuer act	No severe clawback	Concise Explanation	{ALPHANUM-10000}	Article 20(2)	The STS notification shall provide a concise explanation on whether any of the severe clawback provisions referred to in Article 20 (2) (a) or (b) of Regulation (EU) 2017/2402 are found in the securitisation, and state whether the provisions in Article 20 (3) of Regulation (EU) 2017/2402 apply.	Item 3.3 of Annex 19 of Commission Delegated Regulation (EU) 2019/981
STSS22	Please see above (STSS21)	Exemption for clawback provisions in national insolvency laws	Confirmation	{ALPHANUM-1000}	Article 20(3)	In conjunction with STSS21, where appropriate, the STS notification shall confirm whether there are no circumstances that could give rise to clawback provisions in accordance with Article 20 (1) and (2) of Regulation (EU) 2017/2402.	Item 3.3 of Annex 19 of Commission Delegated Regulation (EU) 2019/982
STSS23	N/A The Originator is the original Lender (Schedule 2 (Originator's Representations and Warranties) of the Receivables Sale Agreement includes representations on the origination of the Receivables, including paragraph 6 (Compiliance with Lending Criteria) of Part C (Originator's Receivables Representations and Warranties). Also, Part A (Eligible Receivables) of Schedule 1 (Eligibility Criteria) of the Receivables Sale Agreement provides that "An "Eligible Receivable" is a Receivable: (b) originated in the ordinary course of the Originator's business pursuant to underwriting standards in respect of the acceptance of crodic acids that are no less stringent than those that the Originator applied at the time of origination to similar receivables that are not securitised"	Transfer where the seller is not the original lender	Confirmation	(ALPHANUM-1000)	Article 20(4)	Where the seller is not the original lender, the STS notification shall provide a statement confirming that the securitisation compiles with Article 20(1) to 20(3) of Regulation (EU) 2017/2402.	Item 3.3 of Annex 19 of Commission Delegated Regulation (EU) 2019/983
STSS24	Pursuant to the Receivables Sale Agreement, and as summarized in the Prospectus, the Originator sells and assigns to the Issuer the nitial Receivables Portfolio and will assign any Additional Receivables Portfolio, including, to the fullest extent possible under applicable law, the full benefit of and right, title and interest to each Receivable, all related security to each Receivable, and each Cerelit Card Agreement related to each Receivable, and Interest to each Cerelit Card Agreement related to each Receivable Service of the Receivables and Conducted under the Receivables service and interest to each Cerelit Card Agreement. He assignment of the Receivables conducted under the Receivables Sell experiment is valid and becomes effective between the parties and towards any creditor of the Originator inmediately upon the execution of the Receivables Sell experiment is valid and effective upon the law of the sell of the Cerelit Card Agreement is sell and the Cerelit Card Agreement is valid and effective upon the Borrowers upon the execution of the Receivables Sell experiment by and between the Issuer and the Originator is required herein. Certain perfection due execution of the Receivables Sell experiment by and between the Issuer and the Originator is required herein. Certain perfection actions must be carried out on the occurrence of a Notification Event in the Conditions; (b) the occurrence of an inforcement Notice to the Issuer in accordance with the Conditions; (b) the occurrence of an inforcement Notice to the Issuer in accordance with the Conditions; (b) the occurrence of an inforcement Notice to the Issuer in accordance with the Conditions; (b) the occurrence of an inforcement Notice to the Issuer in accordance with the Conditions; (b) the occurrence of an inforcement Notice to the Issuer in accordance with the Conditions; (b) the occurrence of an inforcement Notice to the Issuer in accordance with the Conditions; (b) the occurrence of an inforcement Notice to the Issuer in accordance with the Conditio	Transfer performed by means of an assignment and perfected at a later stage	Concise Explanation	(ALPHANUM-10000)	Article 20(5)	Where the transfer of the underlying exposures is performed by means of an assignment and perfected at a later stage than at the closing of the securitisation, the STS notification shall provide a concise explanation on how and whether that perfection is effected at least through the required minimum pre-determined event triggers as listed in Article 20(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	All necivables arising from Crail: Card Agreements are transferred pursuant to the Receivables Sale Agreement on the same terms and conditions (Claus = 1 Sales of Receivables Portfolio) and conditions (Claus = 1 Sales of Receivables Portfolio) and conditions (Claus = 1 Sales of Receivables Portfolio) and warranties noted below (see the section of the Prospectus entitled 'Overview' of certain Transaction Documents – Receivables Sale Agreement - Representations and warranties as to the Receivables'.) The Receivables' 1. The Receivables Sale Agreement includes the following representations and warranty on Part A (Eligible Receivable) of Schedule 1 Eligibility Criteria; (G) 'Teach Ingible Receivable 1. The Receivables' 1. The Receivables Sale Agreement of the Properties of the Receivable 1. The Receivables Representations and warranties of Schedules' 1. The Receivables Representations and warranties on Part C (Originator's Receivables Clause) and warranties on Part C (Originator's Step Certain Color, Institute the Receivables and warranties on Part C (Originator's Step Receivables (The Originator's subsequent 2. (Originator's Step Receivables (The Originator's nor was tight Receiv	Representations and warranties	Concise Explanation	(ALPHANUM-10000)	Article 20(6)	The STS notification shall provide a concise explanation on whether there are representations and warranties provided by the seller that the underlying exposures included in the securifisation 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.	

5T5S26	Eligibility criteria. The Originator gives the relevant representations and warranties in respect of the requirements for a Receivable to be an Eligible Receivable and the Transaction in Part A (Eligible Receivables) of Schedule 1 (Eligibility, Criteria) and Part C (Originator's Recresentations and Warranties) of the Receivables Representations and Warranties) of the Receivables Sale Agreement The Prospectus also sets out the warranties made by the Originator in respect of the Receivables (see the section of the Prospectus entitled "Overview of Certain Transaction Documents - Receivables Sale Agreement - Representations and Warranties as to the Receivables' of the Receivables' or Receivables' or Intelligent of the Receivables' or Intelligent Recei	Eligibility criteria which do not allow for active portfolio management of the underlying exposures on a discretionary basi	s Concise Explanation	(ALPHANUM-10000)	Article 20(7)	The 5TS notification shall provide concise explanation that: - the underlying exposures transferred from, or assigned by, the seller to the SSPE meet predetermined, clear and documented eligibility criteria which do not allow for active portfolio management of those exposures on a discretionary basis; - the selection and transfer of the underlying exposures in the securitisation is based on clear processes which facilitate the identification of which exposures are selected for or transferred into the securitisation and that they do not allow for their active portfolio management on a discretionary basis.	Section 2 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
515527	Homogeneity. The Prospectus describes the Receivables contained in the Initial Receivables Portfolio (see the section of the Prospectus entitled "Characteristics of the Receivables"), lending criteria (see the section of the Prospectus entitled "Originator's standard business practices, servicing and credit assessment"), and payment terms (see the section of the Prospectus entitled "Originator's standard business practices, servicing and credit assessment"), and payment terms (see the section of the Prospectus entitled "Characteristics of the Receivables are homogeneous for the purposes of Article 20(8) of the Securitisation Regulation, on the basis that all Receivables in the Initial Receivables are homogeneous for the purposes of Article 20(8) of the Securitisation Regulation, on the basis that all Receivables in the Initial Receivables of the Securitisation Regulation, on the basis that all Receivables in the Initial Receivables of Contractually binding. The Credit card agreements are contractually binding and enforceable, with full recourse to borrowers. Schedule 2 (Originator's Representations and Warranties), by binding. The credit card agreements in an advarranties), but the Receivables See Agreement includes representations on full recourse, including paragraph 2 (Legal, valid and binding obligations) ("Each Credit Card Agreement includes representations on full recourse, including paragraph 2 (Legal, valid and binding obligations) ("Each Credit Card Agreement includes representations and Warranties), Part C (Originator's Receivables See Agreement includes representations and Warranties), Part C (Originator's Receivables Portfolio cayment streams (see Schedule 2 (Originator's Representations and Warranties), Part C (Originator's Receivables Portfolio cayment streams and Warranties) pages and Warranties) pa	Momogeneity of assets	Detailed Explanation	(ALPHANUM)	Article 20(8)	The 5TS notification shall provide a detailed explanation as to the homogeneity of the pool of underlying exposures backing the securitisation. For that purpose the originator and sponsor shall refer to the EAR frox homogeneity (commission begiesed Regulation (EU/303/ESI), and shall explain in detail how each of the conditions specified in the Article 1 of the Commission Delegated Regulation (EU/3030/1226 are met.	Item 2.2.7 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
STSS28	The portfolio is comprised of credit card agreements based on standard form documentation, and therefore does not include any securitisation positions ((see section of Prospective entitled "Overview of certain Transaction Documents - Receivables Sale Agreement - Representations and Varianties as to the Receivables' "The Reviewables Profitolio does not contain transreable securities as these are defined in Article 1(44) of MinID II, derivative instruments or securitisation positions"); as well as section entitled "Characteristics of the Receivables - Other Characteristics".]	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
STSS29	Unitary course. The representations set out in the Receivables Sale Agreement include that each credit card is originated by the Originator in the ordinary course of business (see Schedule 1 (Eligibility Criteria), Part A (Eligible Receivables), paragraph (b) of the Receivables Sale Agreement) (Eligible Receivables), paragraph (b) of the Receivables Sale Agreement) (Eligible Receivables), paragraph (b) of the Receivables Sale Agreement) (Eligible Receivables), paragraph (b) of the Receivables Sale Agreement). The Receivables Sale Sale Sale Sale Sale Sale Sale Sale	Soundness of the underwriting standard	Detailed Explanation	(ALPHANUM)	Article 20(10)	The STS notification shall provide a detailed explanation: -as to whether the underlying exposures were originated in the lender's ordinary course of business and whether the applied underwriting transdards were no less stringent that those applied at the same time of origination to exposures that were not securitized. -as to whether the underwriting standards and any material changes from prior underwriting standards have been or will be fully disclosed to potential investors without undue delay. -on how securitizations where the underlying exposures realizedial loans, the pool of underlying exposures meet the requirement of the second paragraph of Article 20(1p) of Regulation (EU) 2017/2402. -as to whether an assessment of the borrower's creditworthiness meets the requirements set out in Article 8 of Directive 2008/48/EC or paragraphs 1 to 4, point (a) of paragraphs and paragraph of Article 8 of Directive 2014/17/EU or, where applicable, equivalent requirements in third countries.	Item 2.2.7 of Annex 19 of Commission Delegated Regulation (EU) 2019/980

STSS30	See SST29 above.	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	Transfer without undue delay. The preliminary pool of credit cards to be transferred is identified by the launch date and the initial pool of credit cards are transferred on the closing date pursuant to the Receivables Sale Agreement. The initial Collatea Determination Date was [12] september 2023 and the Closing the better 2023. Exposures in default. The representations out in the Receivables Sale Agreement include that no Receivable is subject to any delinquency or delay the representations of the Properties	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 expoures do not include, at the time of selection, defaulted exposures (or restructured resposures) as defined in Article 20(11) of the Regulation (EU) 2017 2402 as applicable. the securitisation contains any credit-impairedness 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) (c) of Regulation (EU) 2017/2402 are met. the requirements referred to in Article 20 (11) (c) of Regulation (EU) 2017/2402 are met.	Item 2.2.8 of Annex 19 of Commission Delegated Regulation (EU) 2019/380
STSS32	The representations set out in the Receivables Sale Agreement include that at least 1 (one) payment has been made in respect of the Receivables (see Schedule 1 [tiglibility Cirteria), Part A [tiglible Receivables, paragraph (10) [Shall be a Receivable] in respect of which, the relevant Loan Agreement was entered into at least 0 (timply days prior to its assignment to the issuer and in respect of which at least 1 (one) full instalment has been paid and will give rise of at least [1 (one)] instalment after the applicable Purchase Date. "])	At least one payment at the time of transfer	Confirmation	{ALPHANUM-1000}	Article 20(12)	The STS notification shall confirm whether, at the time of transfer of the exposures, the debtors have made at least one payment. The STS notification shall also confirm whether or not the exemption under Article 20(12) applies.	Item 3.3 and 3.4.6 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
STSS33	No predominant dependence on the sale of assets. The portfolio is comprised of repayment credit card agreements where the obligor makes monthly payments of both interest and principal so that, when the loam matures, the full amount of the principal of the credit card will have been repaid see section of the prospectus entitled "Characteristics of the Receivables".	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 repsyments of the holders of the securitisation position on the sale of assets securing the underlying exposures.	Item 3.4.1 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
STS534	The Originator undertakes to comply with the EU risk retention requirements in Article 6 of the Securitisation Regulation. From the Closing Dist, the Originator will retain, on an ongoing basis, a material net economic interest of not less than 5% (five per cent.) of the nominal amount of the securitised soppourse as required by Article 6(1) of the ecuritisation Regulation. Such retention requirement will be satisfied by the Originator retaining, in accordance with Article 6(3)(c) of the Securitisation Regulation, randomly selected epopulare, equivalent to not less than 5% (five per cent.) of the nominal value of the securitisation exposures, where such on-securitised exposures would otherwise have been securitised in the securitisation, provided that the number of potentially securitised exposures is not less than 100 for hundred) at origination until the rain Eugla Maturity Date (see e.g. section of the Prospectus headed "Regulation y Disclosures – EU Risk Retention Requirements" and paragraph 1.2 (EU Retained Interest) of Parts (Irransaction Occuments Covernation of the Rechardless Size Represent).	Compliance with risk retention requirements	Concise Explanation	{LIST}	Article 21(1)	The STs notification shall provide a concise explanation as to how the originator, sponsor or original lender of a non-MBCP securitisation comply with the risk retention requirement as provided for in Article for iRegulation (EU) 2017/2022. These explanations shall in particular indicate which entity retains the material net economic interest and which option is used for retaining the risk including: (1) vertical size in accordance with Article (Si)(a) of Regulation (EU) 2017/2402; (2) seller's share in accordance with Article (Si)(a) of Regulation (EU) 2017/2402; (3) anodinny-leaded expousives kept on balance sheet, in accordance with Article (Si)(a) of Regulation (EU) 2017/2402; (4) first lost strated in accordance with Article (Si)(d) of Regulation (EU) 2017/2402:	Item 3.1 of Annex 9 and Item 3.4.3 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
575535	Interest rate risks in respect of the Class A Notes, the Class E Notes, the Class C Notes, Class D Notes and Class E Notes are mitigated through a Swap Agreement, and, upon termination of the Swap Agreement, through the entering into a replacement swap that may be entered into on the Swap Interest rate risks to the Swap Agreement, through the entering into a replacement swap that may be entered into on the Swap Interest rate in the Swap Interest rate risks and interest payable by its one has been swap counterparty cannot be found, the funds available to the Issues to pay interest on the Notes will be reduced if the interest renewal seven people interest rate instructions between the Issues rate of the Receivables are substantially lower than the rate of interest payable by it on the Notes. The swap hedges interest rate mismatches between the Issues assets in which the Otiogens pay a finder and or interest and swap indiges interest rate mismatches which are based on a floating rate (EURBON), see the section of the Prospectus headed "first Factors—Risk relating to the Notes and the Swap Counterparty will are related in the Institute of the Notes and the Swap Counterparty will are the inition the Swap Agreement, under which the Swap Counterparty will are the Institute of In	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 measures are taken to mitigate such risks and confirm that	

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in interaction of the company of the	STSS36	derivative contract, save as expressly permitted by article 21(2) of the Securitisation Regulation, permission which includes, for the avoidance of doubt, the Swap Agreement and any hedging agreements entered into in connection with other present or future	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.	Commission Delegated Regulation (EU)
season for the region to the r	STSS37	See STSSSS above.	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.	Commission Delegated Regulation (EU)
The state of the s	STSS38	See section of the Prospectus headed "Characteristics of the Receivables – Characteristics of the Initial Receivables Portfolio" and	Referenced interest payments based on generally used interest rates	Concise Explanation	{ALPHANUM-10000}	Article 21(3)	payments under the securitisation assets and liabilities are calculated by reference to generally used	Commission Delegated Regulation (EU)
Signal and the second of the s	STSS39	Account and all monies received or recovered by the Issuer and/or the Common Representative in relation to the Transaction Assets that the paid to the persone entitled to oat homeis and applied by the Transaction Managar or the Common Representative Appointment Representative Appointment Representative Appointment and section of the Prospectus entitled "Overview of the Transaction - Post Enforcement Payment Priorities] of the Common Representative Appointment Agreement and section of the Prospectus entitled "Overview of the Transaction - Post Enforcement Payment Priorities") in secondation with the Post Appointment and Section of the Prospectus entitled "Overview of the Transaction - Post Enforcement Payment Priorities") in social receipts are passed to investors via sequential amortisation, as determined by the seniority of the Notes. Repayment of the Notes is not reversed in seniority as compared to the manner in which payments are made prior to an enforment notice being served. No cash will be trapped in the SSF beyond the what is necessary to ensure the operational functioning of the SSF or the orderly repayment of Investors in accordance with the contractual terms of the securities transfer via the approach to the Contractual terms of the securities transfer via the and this is confirmed in the Prospectus (Section 13.3 [Restrictions on disposal of Transaction Assets) under the section of the prospectus headed "Terms"	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.	
In subservice support and the part of the security of the secu	STSS40	See above STSS39	(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
single discrete 15529 The allower 15529 The allow	STSS41	See above \$15539	(b) principal receipts shall be passed to investors	Confirmation	(ALPHANUM-1000)	Article 21(4) (b)	the investors via sequential amortisation of the securitisation positions, as determined by the	
Pre-efficience. The transaction pays non-sequentially (see Paragrah 2 (Pine Endocument interest Pymern Priorities) and Priorities Pymern Priorities) and Priorities Pymern Pri	STSS42	See above \$13539	(c) repayment shall not be reversed with regard to their seniority	Confirmation	(ALPHANUM-1000)	Article 21(4) (c)	The STS notification shall confirm that the repayment of the securitisation position is not to be reversed with regard to their seniority.	Item 3.4.5 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
Paragraph 3 (Pre-Enforcement Principal Payment P	STSS43	See above 575539	(d) no provisions shall require automatic liquidation of the underlying exposures at market value	Confirmation	{ALPHANUM-1000}	Article 21(4) (d)	The STS notification shall confirm that not any provisions require automatic liquidation of the underlying exposures at market value.	Item 3.4.5 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
striked for the final strike of the final strike personal strike for the final strike f	STSS44	Paragraph 3 (Pre-Enforcement Principal Payment Priorities) of Part H (Payment Priorities) of Schedule 1 (Services to be provided by the Transaction Management Agreement and sections of the Prospectus entitled "Overview of the Transaction - Pre-Enforcement Interest Payment Priorities" and "Overview of the Transaction - Pre-Enforcement Principal Payment Priorities", but also includes triggers relating to the deterioration of the quality of the underlying expouse belowing redetermined thresholds, which results in the priority of payments reverting to sequential payments in order of seniority (see definition of	Securitisations featuring non-sequential priority of payments	Confirmation	(ALPHANUM-1000)	Article 21(5)	include triggers relating to the performance of the underlying exposures resulting in the priority of payment reverting to sequential payments in order of seniority. The STS notification shall also confirm that such triggers include at least the deterioration in the	
See above \$75545 (a) deterioration in the credit quality of the underlying exposures (a) deterioration in the credit quality of the underlying exposures (APHANUM-10000) Article 21(6)(a) are included in the transaction documentation. APHANUM-10000 Article 21(6)(a) are included in the transaction documentation. Commission Delegated Regulation (EU) 2019/80	STSS45	immediately following the Interest Payment Date that falls in September 2024; (ii) the date on which an Early Amortisation Event occurs. See the definition of "Revolving Period" and "Revolving Period End Date" included in the Master Framework Agreement for the		Concise Explanation	{ALPHANUM-10000}	Article 21(6)		Commission Delegated Regulation (EU)
STSS47 See above STSS45 be above STSS45 be above STSS45 see above STSS45 s	STSS46	See above STSS45	(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.	Commission Delegated Regulation (EU)
	STSS47	See above \$13545		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.	Commission Delegated Regulation (EU)

STSS48	See above ST3545	(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	See above \$15545	(d) a failure to generate sufficient new underlying exposures meeting pre-determined credit quality (trigger for termination of the revolving period)	Concise Explanation	{ALPHANUM-10000}	Article 21(6)(d)	The STS notification shall explain in a concise way and where applicable, the provisions or triggers in Art 21(6)(d) of Regulation (EU) 2017/2402 are included in the transaction documentation.	Items 2.3 and 2.4 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
STSS50	The service provides are: (I) the Service, who is appointed under the Receivables Servicing Agreement (see the section of the Prospectus entitled "Overview of certain Transaction Documents - Receivables Servicing Agreement"); (II) the Transaction Manager, who is appointed under the Transaction Management Agreement (see the section of the Prospectus entitled "Overview of certain Transaction Documents - Transaction Management Agreement"); (III) the Accounts Bank, who is appointed under the Accounts Agreement (see the section of the Prospectus entitled "Overview of certain Transaction Documents - Accounts Agreement"); (IV) the Common Representative, who is appointed under the Common Representative Appointment Agreement (see the section of the Prospectus entitled "Overview of certain Transaction Documents - Common Representative Appointment Agreement"); (IV) the Paying Agent, who is appointed under the Transaction Document (see the section of the Prospectus entitled "Overview of certain Transaction Documents - Serving Agenty Agreement"); (IV) the Serving Counters - Serving Agenty Agreement (see the section of the Prospectus entitled "Overview of certain Transaction Documents - Serving Agenty Agreement (see the section of the Prospectus entitled "Overview of certain Transaction Documents - Serving Agenty Agreement"); (IV) the Contractual Obligations of the service prodefess uses as specified in the relevant agreements and, as identified above with respect to certain providers, summitted to the Prospectus.	(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	Clause 18 (Termination on Final Discharge Date) et see, of the Receivables Servicing Agreement contains provisions providing for the termination of the Servicire and provisions anticipating the appointment of a replacement Servicer by the Issuer following the occurrence of certain events, including material and unmemedied defaults by the Servicer or the occurrence of an insolvency event in relation to the Servicer's resignation shall only be effective if the Issuer has appointed a successor servicer in accordance with the terms of the Receivables Servicing Agreement, Including after obtaining the CANNAT's approval (see Lause 2.1.2 (Conditions for Successor Servicer) of the Receivables Servicing Agreement, Including after obtaining the CANNAT's approval (see Lause 2.1.2 (Conditions) for Successor Servicer) of the Receivables Servicing Agreement and section of the Prospectus entitled "flish Factors — Bisks relating to the Transaction Parties and the Transaction—2.1 Belliance on Performance by Servicer and Backue Specific Parties and the Transaction—2.	(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 Delegated Regulation (EU) 2019/980
STSS52	See STSSSS above [See additionally the ISDA Schedule, which contains provisions that ensure the replacement of the Swap Counterparty upon certain specified events occurring.]	(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 Account Bank Agreement has provisions requiring replacement of the Accounts Bank in the event the Accounts Bank becomes isosloven. The Accounts Bank have be eriplaced by the Issue rif the It cases to havetine the requiring dratings. The Accounts Banks on a virsign its approximates that have been replaced by the Issue right in the Accounts Bank Agreement and Clause 2.1 (Termination and Resignation). Additionally, the Issuer may revoke the appointment of the Accounts Bank Agreement as the Michael Bank Bank Bank Bank Bank Bank Bank Bank	(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 Gelegated Regulation (EU) 2019/980
	Expertise. The Service has undertaken the servicing of loans of a similar nature to those securitised for at least five years. See the section of the Prospectus entitled "Originator's Standard Business Practices, Servicing and Credit Assessment". Policies, procedures and controls. The Service is an entity which is subject to prudential, capital and liquidity regulation in Portugal and it has regulatory authorisation and permissions which are relevant to the provision of servicing in relation to the Receivables and other receivables originated by the Originator which are not sold to the Issuer. See the section of the Prospectus headed "Overview of Certain Transaction Documents"—Receivables Servicing, permissions and Warmaries", The Services has analised personnel quiet of the Prospectus Prosp	Required expertise from the servicer and policies and adequate procedures and risk management controls in place	Detailed Explanation	(ALPHANUM)	Article 21(8)	The STS notification shall explain in detail how the requirements of Article 21(8) are met. As part of the explanation, references shall be made to any policies and procedures intended to ensure compliance with these requirements.	Item 3.4.6 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
STSSS5	Asset performance remedies. Forbearance and arrears handling, and other asset performance remedies and actions are designed in accordance with the Sevicer's servicing policies and procedures. See the section of the Prospectus headerd "Originator's standard business practices, servicing and conditions and "Overview of certain framsaction Documents" - Receivables evening Agreement "- Servicer's Duties". See also definitions of "Defaulted Receivable" and "Definiquent Receivable" under the Massive Framework Agreement. Accordance in which are removed Agreement action to terms which are consistently applied scross the transaction documents, and the prospecties also includes defined terms throughout.	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	Priorities of Payments and relevant triggers are set out in the transaction documents and disclosed in the Prospectus (see sections of the Prospectus Sited "Overview of the Transaction—Pre-Enforcement Interest Payment Priorities", "Overview of the Transaction—Pre-Enforcement Priorities", "Overview of the Transaction—Pre-Enforcement Priorities", "Overview of the Transaction—Pre-Enforcement Priorities"). Also, see the definition of "Sequential Amortisation Interest" contained in the Master Transecork Agreement. Changes which could materially affect the repayment of any secundisation are not envisaged to be made.	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 Gelegated Regulation (EU) 2019/980

STSS57	Resolution of conflicts. Condition 5 [Meetings of Noteholders) of the Terms and Conditions of the Notes included in the Common Representative Appointment Agreement and foreseen in the Prospectus governs the resolution of conflicts between different classes of investors, sets out voting rights and provides for the responsibilities of the Common Representative, in particular: - the method for convening meetings: - the required quorum; and - the minimum threshold of votes to validate different types of decision, with clear differentiation between the minimum thresholds for each type of decision. The Provisions for Meetings of Noteholders, contained in Schedule 2 (Provisions for Meetings of Noteholders) of the Common Representative Appointment Agreement, set out the timeframe for setting up a Meeting and the location for the meetings (which divided be in Proving).	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 Delegated Regulation (EU) 2019/990
	The Prospectus states that data on static and dynamic historical default and loss performance covering a period of five years to be made available under Article 22(1) of the Securitisation Regulation will be made available prior to prioring and provided separately to the Prospectus on the Securitisation Regulation (Regulation Visited Prospectus On the Securitisation Regulation (Subsequence Source 2014). See the section of the Prospectus entitled "Regulatory Olisclosures – Transparency under the Securitisation Regulation and Confirmations of the Originator".	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 Oelegated Regulation (EU) 2019/983
STSSS9	Receivables Profition and Receivable and English and Receivables Profition to confirm, among other things, the pool data included in the Prospectus. Such verification was completed to a confidence level of at least 99% (inherly-nine per cent.). The Initial Receivables Profition to confirm, among other things, the pool data included in the Prospectus. Such verification was completed to a confidence level of at least 99% (inherly-nine per cent.). The Initial Receivables Profition to see roughes conformity with the Receivables Warranties (where applicables) on a sample of loans selected from the Initial Receivables Profition Conducted by a third party and such verification was completed on or around 10 Jugust 2023 with a confidence level of at least 99% (innety-nine per cent.). Such independent third party has also reviewed the conformity of the initial Receivables Profition with the Configurator's Receivables Warranties. For Cignisnot's Received the reports of such independent third party and has not identified any significant adverse findings following such verification exercise. This independent third party has also performed agreed upon procedure is noted to verify that the straffication take scorification exercise. This independent third party has also performed agreed upon procedure is noted to verify that the straffication take scorification exercise. This independent third party has also performed agreed upon procedure is noted to verify that the straffication take scorification is exercised. The Prospectus includes confirmations that each verification has occurred. See the section of the Prospectus institled	Sample of the underlying exposures subject to external verifications	Confirmation	(ALPHANUM-1000)	Article 22 (2)	The STS notification shall confirm that a sample of the underlying exposures was subject to external verification prior to the issuance of the securities by an appropriate and independent party.	N/A
STSS60	The Prospectus confirms that a liability cashflow model is made available to potential investors prior to pricing of the Notes in accordance with the regulatory requirements and guidelines. See the section of the Prospectus entitled "Regulatory Disclosures – Liability cashflow model" and "Regulatory Disclosures – Reporting under the Securification Regulatory.	Availability of a liability cash flow model to potential investors	Confirmation	{ALPHANUM-1000}	Article 22 (3)	The STS notification shall confirm that a liability cash flow model is available to potential investors prior to pricing and state clearly where this information is available. After pricing, the STS notification shall confirm that such information is available to potential investors upon request.	N/A
STSS61	WiZink does not collect information relating to the environmental performance of the Receivables in the Initial Receivables Portfolio. See the section of the Prospectus entitled "Regulatory Disclosures-Reporting under the Securitisation Regulation".	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 Prospectus Includes disclosure on compliance with Article 7 of the EU Securitisation Regulation. See the sections of the Prospectus entitled "Regulation Disclosures – Transparency under the Securitisation Regulation and Confirmations of the Originator" and the Confirmation of the Confirmation Regulation of the Confirmation Regulation and Confirmation of the Confirmation Regulation of the Confirmation Regulation of Transaction – Reporting under the Securitisation Regulation" which confirms the matters required under Article 22(5).	Originator and sponsor responsible for compliance with Article 7	Confirmation	(ALPHANUM-1000)	Article 22 (5)	The STS noeffication shall confirm that: the originator and the sponsor are complying with Article 7 of Regulation (EU) 2017/2402; -the information required by Article 7(1) (a) has been made available to potential investors before pricing upon request; -the information required by Article 7(1) (b) to (d) has been made available before pricing at least in draft or initial form.	N/A