FIELD	BOX TO COMPLETE FOR STS NOTIFICATION
NUMBER STSS1	IT0005243917; IT0005243925.
STSS2 STSS3	549300BDK2FS7ZK39197 Not applicable
	549300BDK2FS7ZK39197N201701
STSS5	Not applicable
STSS6 STSS7	European Data Warehouse Quarzo S.r.l Series 2017
STSS8	IT
STSS9	non-ABCP securitisation
STSS10	Consumer loans
STSS11	15-02-2017
STSS12	17-04-2020
STSS13	Prime Collateralised Securities (PCS) EU SAS has verified that the Securitisation complies with the STS criteria.
STSS14	Prime Collateralised Securities (PCS) EU SAS established in France.
STSS15	Autorité des Marchés Financiers .
STSS16	Not applicable
STSS17	Ŷ
STSS18	Not applicable
	Not applicable
	Pursuant to the Master Receivables Purchase Agreement, the Originator (i) has assigned and transferred without recourse (<i>pro soluto</i>) and as a the combined provisions of articles 1 and 4 of the Securitisation Law and article 58 of the Banking Act, all of its right, title and interest in and to Revolving Period without recourse (<i>pro soluto</i>) and as a pool (<i>in blocco</i>) to the Issuer, which has purchased, in accordance with the combined provisions of articles 1 and 4 of the securitisation Law and article 58 of the Banking Act, all of its right, title and interest in and to Revolving Period without recourse (<i>pro soluto</i>) and as a pool (<i>in blocco</i>) to the Issuer, which has purchased, in accordance with the combined provide the securities of the securities of the securities of the securities and the securities of the securities and the securities of the securities
	Banking Act, all of its right, title and interest in and to other 38 (thirty-eight) Subsequent Portfolios and (iii) may assign and transfer, until the eight blocco) to the Issuer, which shall purchase, in accordance with the combined provisions of articles 1 and 4 of the Securitisation Law and articles 5
STSS20	Subsequent Portfolio. The transfer of the Receivables included in the Initial Portfolio has been rendered enforceable against any third party cre through (i) the publication of a notice of transfer in the Official Gazette no. 17 Part II of 9 February 2017, and (ii) the registration of the transfer
	the Receivables included in each Subsequent Portfolio has been or will be, as the case may be, rendered enforceable against any third party cre with the same formalities complied with in relation to the Initial Portfolio (for further details, see the section headed " <i>The Master Receivables F</i> transfer of the Receivables and the validity and enforceability of the same is covered by the legal opinion issued by the legal counsel to the Arra
	any relevant competent authority referred to in article 29 of the Securitisation Regulation. As a general note, in this STS notification, except as (otherwise required, words, expressions and capitalised terms used but not defined or construed herein shall have the meanings defined or con
	Securitisation dated 14 February, 2017 (the Prospectus) and in the Notice to investor dated 17 April 2020 (the Notice).
	The Italian insolvency laws do not contain severe clawback provisions within the meaning of articles 20, paragraph 2, and 20, paragraph 3, of th Furthermore, under the Master Receivables Purchase Agreement , the Originator has represented that (a) it is duly incorporated and validly exis
STSS21	main interests" (as that term is used in article 3(1) of the Regulation (EU) no. 848/2015 of 20 May 2015 on insolvency proceedings) is located wit be subject to Italian insolvency laws that do not contain severe clawback provisions.
STSS22	Not applicable
	The Receivables arise from Consumer Loan Agreements directly entered into by Compass as lender (for further details, see the section headed " 20, paragraph 4, of the Securitisation Regulation are not applicable.
	The transfer of the Receivables included in the Initial Portfolio has been rendered enforceable against any third party creditors of the Originato publication of a notice of transfer in the Official Gazette no. 17 Part II of 9 February, 2017 and (ii) the registration of the transfer in the compani
	included in each Subsequent Portfolio has been or will be, as the case may be, rendered enforceable against any third party creditors of the Ori formalities complied with in relation to the Initial Portfolio (for further details, see the section headed "The Master Receivables Purchase Agreen
	paragraph 5, of the Securitisation Regulation are not applicable.
	Under the Master Receivables Purchase Agreement, the Originator has represented and warranted that, as at the relevant Legal Effective Date, o
CTCC 2E	to the Originator and is not subject to any lien (<i>pignoramento</i>), seizure (<i>sequestro</i>) or other charge in favour of any third party (including, witho transferable to the Issuer. For further details, see the sections headed " <i>The Portfolio</i> " and " <i>The Master Receivables Purchase Agreement</i> " of the
	Originator has confirmed that as at the date of the STS Notification the above mentioned representation is true and that there are no elements of the Receivables under the Master Receivables Transfer Agreement. For further details, see the sections headed "Amendments to the Transact Notice.
	The disposal of Receivables is permitted only in the following circumstances: (A) from the Originator to the Issuer, in the context of the transfer to the Originator, in the context of the repurchase of the Portfolios in case of exercise of the Clean up Option or in the context of the repurchase of the Portfolios in case of exercise of the Clean up Option or in the context of the repurchase of the Portfolios in case of exercise of the Clean up Option or in the context of the repurchase of the Portfolios in case of exercise of the Clean up Option or in the context of the repurchase of the Portfolios in case of exercise of the Clean up Option or in the context of the repurchase of the Portfolios in case of exercise of the Clean up Option or in the context of the repurchase of the Portfolios in case of exercise of the Clean up Option or in the context of the repurchase of the Portfolios in case of exercise of the Clean up Option or in the context of the repurchase of the Portfolios in case of exercise of the Clean up Option or in the context of the repurchase of the Portfolios in case of exercise of the Clean up Option or in the context of the repurchase of the Portfolios in case of exercise of the Clean up Option or in the context of the repurchase of the Portfolios in case of exercise of the Clean up Option or in the context of the Portfolios in case of exercise of the Clean up Option or in the context of the Portfolios in case of exercise of the Clean up Option or in the context of the Portfolios in case of exercise of the Clean up Option or in the context of the Portfolios in case of exercise of the Portfolios in case of the Po
	in the Servicing Agreement, as amended by the Amendment Agreement (in this latter case, provided that (i) the repurchase option on the indiv purposes aimed at achieving a better performance for the Securitisation; (ii) in case of the Defaulted Receivables, such option may be exercised
	the recovery and liquidation process with respect to those Defaulted Receivables, (iii) in case of Receivables other than the Defaulted Receivable circumstances only and in any case without prejudice to the interests of the Noteholders, and (iv) in any event the Receivables subject to repure fitte to the interests of the noteholders and (iv) in any event the Receivables subject to repure fitte to the interests of the noteholders.
	of the total Principal Amount Outstanding transferred to the Issuer in the context of the Securitisation, (C) from the Issuer (or the Representative disposal of the Portfolios following the delivery of a Trigger Notice, and (D) from the Issuer (or the Servicer on its behalf) to third parties in the context of the Servicing Agreement. Therefore, none of the Transaction Documents provide for (i) a portfolio management which makes the perfo
	Receivables and on the performance of the portfolio management of the Securitisation, thereby preventing any investor in the Notes from mod management strategy of the Servicer; or (ii) a portfolio management which is performed for speculative purposes aiming to achieve better performed to the securitisation.
	or economic benefit. In addition, the exposures that may be transferred to the Issuer after the Issue Date shall meet the Eligibility Criteria appli further details, see the sections headed "The Master Receivables Purchase Agreement", "The Servicing Agreement", "The Other Transaction Docu
STSS26	"Amendments to the Transaction Documents - The Master Receivables Purchase Agreement" of the Notice). Accordingly, the Transaction Documents do not allow for active portfolio management of the Consumer Loans comprising the pool on a discreti
	Accordingly, the transaction bocuments do not allow for active portiono management of the consumer comprising the poor on a discretion
	The Receivables included in the Initial Portfolio and in each Subsequent Portfolio already transferred to the Issuer satisfied and the Receivables homogeneous conditions of article 20(8) of the Securitisation Regulation, as specified under Commission Delegated Regulation (EU) 2019/1851 of
	Originator has represented and warranted that, as at the relevant Valuation Date and as at the relevant Legal Effective Date, the Receivables included in any future Subsequent Portfolio will be, homogeneous in terms of asset type tak
	the asset type including their contractual, credit-risk and prepayment characteristics, given that: (i) all Receivables have been or will be, as the c policies which apply similar approaches to the assessment of credit risk associated with the underlying exposures; (ii) all Receivables have been
	servicing procedures; (iii) all Receivables fall or will fall, as the case may be, within the same asset category of the relevant Regulatory Technical household consumption purposes" and (iv) although no specific homogeneity factor is required to be met, as at the relevant Valuation Date all Italy. In addition, under the Master Receivables Purchase Agreement, the Originator has represented and warranted that (i) each of the Receiva
515527	Italy. In addition, under the Master Receivables Purchase Agreement, the Originator has represented and warranted that (i) each of the Receiva Consumer Loan Agreement and each other agreement, deed or document relating thereto is valid and constitutes binding and enforceable obli Receivables Purchase Agreement and in accordance with the Master Receivables Purchase Agreement, the Consumer Loans will be repayable in
	For further details, reference is made to the sections headed "The Portfolio - Eligibility Criteria" and "The Master Receivables Purchase Agreement
	the Transaction Documents - The Master Receivables Purchase Agreement " of the Notice.
STSS28	It is hereby confirmed that the underlying exposures do not contain any securitisation position. The underlying exposures exclusively consist of a re-securitisation. The confirmation on the fact that the underlying exposures exclusively consist of consumer loan receivables can be found in <i>Purchase Agreement</i> " of the Prospectus.

	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: BACKGROUND INFORMATION: FIELD DESCRIPTION LINK WITH PROSPECTUS DIRECTIVE / REGULATION
	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 1.1 of Annex VIII.
	Legal Entity Identifier (LEI)	N/A (General Information)	{LEI}	N/A	The LEI of the originator(s) and sponsor(s), and where available original Item 4.2 of Annex VII.
	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.
	Securitisation identifier	N/A (General Information)	{ALPHANUM-100}	N/A	Where available, the unique securitisation identifier as assigned by the originator, sponsor and SSPE. N/A
	Prospectus identifier	N/A (General Information)	{ALPHANUM-100}	N/A	Where available, the prospectus identifier as provided by the relevant competent authority. N/A
	Securitisation Repository Securitisation name	N/A (General Information) N/A (General Information)	{ALPHANUM-1000} {ALPHANUM-100}	N/A N/A	Where available, the name of the registered securitisation repository. N/A The securitisation name. Item 4 of Annex VII.
	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) N/A SSPE(s) and original lender(s). N/A
	Securitisation classification	N/A (General Information)	{LIST}	N/A	The type of securitisation: -non-ABCP securitisation; N/A
					-ABCP transaction; -ABCP programme.
					The type of underlying exposures: 1) auto loans/leases; 2) consumer loans:
					 2) consumer loans; 3) commercial mortgages; 4) credit-card receivables;
	Underlying exposures classification	N/A (General Information)	{LIST}	N/A	 a) residential mortgages; N/A
					7) SME loans; 8) mixed;
					9) others. Where a prospectus has been drawn up in compliance with Directive
	Issue date	N/A (General Information)	{DATEFORMAT}	N/A	2003/71/EC, the originator and sponsor shall provide the date on which the prospectus was approved. Item 4 of Annex VII.
					In all other cases, the originator and sponsor shall provide the closing date of the most recent transaction.
	Notification date	N/A (General Information)	{DATEFORMAT}	N/A	The date of notification to ESMA. N/A If an authorised third-party has provided STS verification services in If an authorized third-party has provided STS verification services in
	Authorised Third party	N/A (General Information)	{ALPHANUM-100}	Article 27(2)	accordance with Article 27(2) of the Securitisation Regulation, provide a statement that compliance with the STS criteria was confirmed by that
					authorised third party firm. If an authorised third-party has provided STS verification services in
	Authorised Third party (name and country of establishment)	N/A (General Information)	{ALPHANUM-1000}	Article 27(2)	accordance with Article 27(2) of the Securitisation Regulation, provide the name of the third party's name and the country of establishment.
	Authorised Third party (name of competent authority)	N/A (General Information)	{ALPHANUM-100}	Article 27(2)	If an authorised third-party has provided STS verification services in accordance with Article 27(2) of the Securitisation Regulation, provide the name of the competent authority that has authorised it
	STS status	N/A (General Information)	{ALPHANUM-1000}	Article 27(5)	name of the competent authority that has authorised it. Notification from the originator and sponsor that the securitisation is no longer to be considered as STS and the reasons for this.
	Originator (or original lender) not a credit institution	N/A (General Information)	{Y/N}	Article 27(3)	A statement "Yes" or "No" as to whether the originator or original lender is a credit institution or investment firm established in the Union.
					If the answer to field STS17 is "No", the originator or original lender shall provide confirmation that its credit-granting is done on the basis of sound and
	Originator (or original lender) not a credit institution	N/A (General Information)	{ALPHANUM-1000}	Article 27(3)	well-defined criteria and clearly established processes for approving, amending, renewing and financing credits and that the originator or original
					lender has effective systems in place to apply such processes in accordance with Article 9 of Regulation (EU) 2017/2402.
	Confirmation that the credit granting is subject to supervision	N/A (General Information)	{ALPHANUM-1000}	Article 27(3)	If the answer to field STS17 is "No", the originator's or original lender's shall provide confirmation that the credit-granting as referred to in Article 27(3)(a) N/A
is a pool (in blocco) to the Issuer, which has purchased, in accordance with					of Regulation (EU) 2017/2402 is subject to supervision.
d to the Initial Portfolio; (ii) has assigned and transferred so far during the d provisions of articles 1 and 4 of the Securitisation Law and article 58 of th	e				
e end of the Revolving Period, without recourse (<i>pro soluto</i>) and as a pool (cle 58 of the Banking Act, all of its right, title and interest in and to each	in				
creditors of the Originator (including any insolvency receiver of the same) sfer in the companies' register of Milan on 13 February, 2017. The transfer o	f	Concise Evaluation	{ALPHANUM-10000}	Article 20(1)	The STS notification shall provide a concise explanation that the transfer of the underlying exposures is made by means of true sale or transfer with the
r creditors of the Originator (including any insolvency receiver of the same) The service and the service of the Prospectus. The true sale nature of the service of the ser	Transfer of the underlying exposures by true sale or assignment	Concise Explanation	{ALPHANUM-10000}	Article 20(1)	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.
Arranger, which has been made available to the PCS and may be disclosed t as (otherwise) defined or construed herein or in so far as the context	0				
construed in the Prospectus with respect to the Quarzo S.r.l Series 2017					
f the Securitisation Regulation and the EBA Guidelines on STS Criteria.					The STS notification shall provide a concise explanation on whether any of the
existing in the Republic of Italy as a <i>"società per azioni</i> " and (b) its "centre of within the territory of the Republic of Italy; therefore, the Originator would	No severe clawback	Concise Explanation	{ALPHANUM-10000}	Article 20(2)	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
i within the territory of the Republic of italy, therefore, the Originator would					provisions in Article 20 (3) of Regulation (EU) 2017/2402 apply.
	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 is the state of the stat
					provisions in accordance with Article 20 (1) and (2) of Regulation (EU) 2017/2402.
ed " <i>The Portfolio</i> " of the Prospectus); therefore, the requirements of article	Transfer where the seller is not the original lender	Confirmation	{ALPHANUM-1000}	Article 20(4)	Where the seller is not the original lender, the STS notification shall provide a statement confirming that the securitisation complies with Article 20(1) to Item 3.3 of Annex VIII.
					20(3) of Regulation (EU) 2017/2402. Where the transfer of the underlying exposures is performed by means of an
ator (including any insolvency receiver of the same) through (i) the					assignment and perfected at a later stage than at the closing of the securitisation, the STS notification shall provide a concise explanation on how
panies' register of Milan on 13 February, 2017. The transfer of the Receivable Originator (including any insolvency receiver of the same) with the same	Transfer performed by means of an assignment and perfected at a later stage	e Concise Explanation	{ALPHANUM-10000}	Article 20(5)	and whether that perfection is effected at least through the required minimum pre-determined event triggers as listed in Article 20(5) of Regulation (5.1) 2017/2002
<i>reement</i> " of the Prospectus); therefore, the requirements of article 20,	······································				(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
ite, each Receivable is fully and unconditionally owned and available directl					the SSPE from enforcing its rights. The STS notification shall provide a concise explanation on whether there are
ithout limitation, any company belonging to Compass's group) and is freely the Prospectus). In addition, under the Amendment Agreement, the		Concise Explanation	{ALPHANUM-10000}	Article 20(6)	representations and warranties provided by the seller that the underlying exposures included in the securitisation are not encumbered or otherwise in a Item 2.2.8 of Annex VIII.
ents that can be foreseen to adversely affect the enforceability of the transf saction Documents - The Master Receivables Purchase Agreement " of the	er				condition that can be foreseen to adversely affect the enforceability of the true sale or assignment or transfer with the same legal effect.
sfer of Subsequent Portfolios during the Revolving Period, (B) from the Issue					
chase of individual Receivables pursuant to the terms and conditions specifindividual Receivables shall not be exercised by the Originator for speculative	ed				
sed by Compass only to the extent that the repurchase is aimed at facilitati vables, such option may be exercised by Compass in extraordinary					
purchase shall have a total Principal Amount Outstanding not exceeding 1% tative of the Noteholders on its behalf) to third parties in the context of the					
he context of the sale of individual Defaulted Receivables pursuant to the erformance of the Securitisation dependent both on the performance of the modelling the gradit risk of the Bassivables without considering the pertfeli					The STS notification shall provide concise explanation that:
nodelling the credit risk of the Receivables without considering the portfolic erformance, increased yield, overall financial returns or other purely financi					- the underlying exposures transferred from, or assigned by, the seller to the
					SSPE meet predetermined, clear and documented eligibility criteria which do
pplied to the initial underlying exposures included in the Initial Portfolio (for Document" and "The Portfolio" of the Prospectus and the section headed			{ALPHANUM-10000}	Article 20(7)	discretionary basis;
pplied to the initial underlying exposures included in the Initial Portfolio (fo Document" and "The Portfolio" of the Prospectus and the section headed	Eligibility criteria which do not allow for active portfolio management of the underlying exposures on a discretionary basis	Concise Explanation			
pplied to the initial underlying exposures included in the Initial Portfolio (fo Document" and "The Portfolio" of the Prospectus and the section headed	Eligibility criteria which do not allow for active portfolio management of the	Concise Explanation			- 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
pplied to the initial underlying exposures included in the Initial Portfolio (fc	Eligibility criteria which do not allow for active portfolio management of the	Concise Explanation			- the selection and transfer of the underlying exposures in the securitisation is based on clear processes which facilitate the identification of which exposures
pplied to the initial underlying exposures included in the Initial Portfolio (fo Document" and "The Portfolio" of the Prospectus and the section headed	Eligibility criteria which do not allow for active portfolio management of the	Concise Explanation			 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
oplied to the initial underlying exposures included in the Initial Portfolio (fo Document" and "The Portfolio" of the Prospectus and the section headed	Eligibility criteria which do not allow for active portfolio management of the	Concise Explanation			 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
pplied to the initial underlying exposures included in the Initial Portfolio (fo Document" and "The Portfolio" of the Prospectus and the section headed	Eligibility criteria which do not allow for active portfolio management of the	Concise Explanation			 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
pplied to the initial underlying exposures included in the Initial Portfolio (fo Document" and "The Portfolio" of the Prospectus and the section headed cretionary basis.	Eligibility criteria which do not allow for active portfolio management of the underlying exposures on a discretionary basis	Concise Explanation			 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
pplied to the initial underlying exposures included in the Initial Portfolio (fo Document" and "The Portfolio" of the Prospectus and the section headed cretionary basis.	Eligibility criteria which do not allow for active portfolio management of the underlying exposures on a discretionary basis	Concise Explanation			 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
pplied to the initial underlying exposures included in the Initial Portfolio (fo Document " and "The Portfolio" of the Prospectus and the section headed cretionary basis. bles included in any future Subsequent Portfolio are exepected to satisfy th 351 of 28 May 2019. In particular, pursuant to the Amendment Agreement th s included in the Initial Portfolio and in each Subsequent Portfolio already e taking into account the specific characteristics relating to the cash flows of	Eligibility criteria which do not allow for active portfolio management of the underlying exposures on a discretionary basis	Concise Explanation			 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
pplied to the initial underlying exposures included in the Initial Portfolio (fo Document " and "The Portfolio" of the Prospectus and the section headed cretionary basis. bles included in any future Subsequent Portfolio are exepected to satisfy th 351 of 28 May 2019. In particular, pursuant to the Amendment Agreement the s included in the Initial Portfolio and in each Subsequent Portfolio already e taking into account the specific characteristics relating to the cash flows of he case may be, originated by Compass, based on similar loan disbursement een or will be, as the case may be, serviced by Compass according to similar	Eligibility criteria which do not allow for active portfolio management of the underlying exposures on a discretionary basis	Concise Explanation			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.
pplied to the initial underlying exposures included in the Initial Portfolio (fo Document" and "The Portfolio" of the Prospectus and the section headed cretionary basis.	Eligibility criteria which do not allow for active portfolio management of the underlying 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.
pplied to the initial underlying exposures included in the Initial Portfolio (fc Document" and "The Portfolio" of the Prospectus and the section headed cretionary basis.	Eligibility criteria which do not allow for active portfolio management of the underlying exposures on a discretionary basis enternational discretionary basis t Homogeneity of assets	Concise Explanation	{ALPHANUM}	Article 20(8)	- 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. The STS notification shall provide a detailed explanation as to the homogeneity of the pool of underlying exposures backing the securitisation. For that purpose the originator and sponsor shall refer to the EBA RTS on homogeneity (Commission Delegated Regulation (EU) [], and shall explain in
pplied to the initial underlying exposures included in the Initial Portfolio (fc Document" and "The Portfolio" of the Prospectus and the section headed cretionary basis. bles included in any future Subsequent Portfolio are exepected to satisfy th 351 of 28 May 2019. In particular, pursuant to the Amendment Agreement th s included in the Initial Portfolio and in each Subsequent Portfolio already e taking into account the specific characteristics relating to the cash flows of he case may be, originated by Compass, based on similar loan disbursement een or will be, as the case may be, serviced by Compass according to similar ical Standards named "credit facilities to individuals for personal, family or e all Debtors are (or will be, as the case may be) resident in the Republic of eivables derives from duly executed Consumer Loan Agreements; and (ii) ea obligations. Finally, pursuant to the Eligibility Criteria set out in the Master e in monthly instalments.	Eligibility criteria which do not allow for active portfolio management of the underlying exposures on a discretionary basis ene the the the the the the the the the th			Article 20(8)	- 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. The STS notification shall provide a detailed explanation as to the homogeneity of the pool of underlying exposures backing the securitisation. For that purpose the originator and sponsor shall refer to the EBA RTS on Item 2.2.7 of Annex VIII.
pplied to the initial underlying exposures included in the Initial Portfolio (fc Document" and "The Portfolio" of the Prospectus and the section headed cretionary basis.	Eligibility criteria which do not allow for active portfolio management of the underlying exposures on a discretionary basis ene the the the the the the the the the th			Article 20(8)	- 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. The STS notification shall provide a detailed explanation as to the homogeneity of the pool of underlying exposures backing the securitisation. For that purpose the originator and sponsor shall refer to the EBA RTS on homogeneity (Commission Delegated Regulation (EU) [], and shall explain in
pplied to the initial underlying exposures included in the Initial Portfolio (fc Document" and "The Portfolio" of the Prospectus and the section headed cretionary basis. bles included in any future Subsequent Portfolio are exepected to satisfy th 351 of 28 May 2019. In particular, pursuant to the Amendment Agreement th s included in the Initial Portfolio and in each Subsequent Portfolio already e taking into account the specific characteristics relating to the cash flows of he case may be, originated by Compass, based on similar loan disbursement een or will be, as the case may be, serviced by Compass according to similar ical Standards named "credit facilities to individuals for personal, family or e all Debtors are (or will be, as the case may be) resident in the Republic of eivables derives from duly executed Consumer Loan Agreements; and (ii) ea obligations. Finally, pursuant to the Eligibility Criteria set out in the Master e in monthly instalments.	Eligibility criteria which do not allow for active portfolio management of the underlying exposures on a discretionary basis enternet and the second			Article 20(8)	- 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. The STS notification shall provide a detailed explanation as to the homogeneity of the pool of underlying exposures backing the securitisation. For that purpose the originator and sponsor shall refer to the EBA RTS on homogeneity (Commission Delegated Regulation (EU) [], and shall explain in
pplied to the initial underlying exposures included in the Initial Portfolio (fc Document" and "The Portfolio" of the Prospectus and the section headed cretionary basis. bles included in any future Subsequent Portfolio are exepected to satisfy th 351 of 28 May 2019. In particular, pursuant to the Amendment Agreement th s included in the Initial Portfolio and in each Subsequent Portfolio already e taking into account the specific characteristics relating to the cash flows of he case may be, originated by Compass, based on similar loan disbursement een or will be, as the case may be, serviced by Compass according to similar ical Standards named "credit facilities to individuals for personal, family or e all Debtors are (or will be, as the case may be) resident in the Republic of eivables derives from duly executed Consumer Loan Agreements; and (ii) ea obligations. Finally, pursuant to the Eligibility Criteria set out in the Master e in monthly instalments.	Eligibility criteria which do not allow for active portfolio management of the underlying exposures on a discretionary basis			Article 20(8)	- 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. The STS notification shall provide a detailed explanation as to the homogeneity of the pool of underlying exposures backing the securitisation. For that purpose the originator and sponsor shall refer to the EBA RTS on homogeneity (Commission Delegated Regulation (EU) [], and shall explain in

STSS29	Under the Amendment Agreement Compass has represented and warranted that (i) each of the Receivables derives from duly executed Consumer Loan Agreements which have been granted by Compass in its ordinary course of business, (ii) Compass has expertise in originating exposures of a similar nature to those assigned under the Securitisation; (iii) the Consumer Loans have been granted in accordance with the loan disbursement policy applicable from time to time that is no less stringent than the loan disbursement policy applied by Compass at the time of origination to similar exposures that are not assigned under the Securitisation; and (iv) Compass has assessed the Debtors' creditworthiness in compliance with the requirements set out in article 8 of Directive 2008/48/EC. In addition, under the Amendment Agreement, Compass has also under taken to fully disclose to potential investors in the Notes, without undue delay, any material changes occurred after the date of the STS Notification in the loan disbursement policy and he EBA Guidelines on STS Criteria. The underwriting standards as at the date of the STS Notification are described in section " <i>Credit and Collection Policies</i> " of the Notice. For further details, reference is made to the sections headed "Amendments to the Transaction Documents - The Master Receivables Purchase Agreement" and "Compliance with the STS requirements - Notice to potential investors" of the Notice.		Detailed Explanation	{ALPHANUM}	Article 20(10)	The STS notification shall provide a detailed explanation: - as to whether the underlying exposures were originated in the lender's ordinary course of business and whether the applied underwriting standards were no less stringent that those applied at the same time of origination to exposures that were not securitised. - as to whether the underwriting standards and any material changes from prior underwriting standards have been or will be fully disclosed to potential investors without undue delay. - on how securitisations where the underlying exposures are residential loans, the pool of underlying exposures meet the requirement of the second paragraph of Article 20(10) of Regulation (EU) 2017/2402.	Item 2.2.7 of Annex VIII.
						-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 paragraph 5, and paragraph 6 of Article 18 of Directive 2014/17/EU or, where applicable, equivalent requirements in third countries.	
STSS30	Compass Banca S.p.A. (hereinafter Compass) is a joint stock company (<i>società per azioni</i>) incorporated under the laws of the Republic of Italy enrolled under No. 8045 in the register of banks held by the Bank of Italy pursuant to article 13 of the Banking Act. Compass is an established originator and servicer active in the consumer loan market since 1960. Moreover, under the Amendment Agreement, Compass has represented and warranted that on the date of the STS Notification it had the required expertise in originating consumer loans which are of a similar nature as the Consumer Loans within the meaning of article 20(10) of the Securitisation Regulation (taking the EBA Guidelines on STS into account), as it has a license in accordance with the Banking Act and a minimum of 5 years' experience in originating consumer loans. Reference is also made to the sections headed " <i>The Originator and the Servicer</i> ", " <i>The Credit and Collection Policies</i> " and " <i>The Master Receivables Purchase Agreement</i> " of the Prospectus and to the section headed " <i>Amendments to the Transaction Documents - The Master Receivables Purchase Agreement</i> " of the Notice.	Originator/Lender Expertise	Detailed Explanation	{ALPHANUM}	Article 20(10)	The STS notification shall provide a detailed explanation as to whether the originator or original lender have expertise in originating exposures of a similar nature to those securitised.	Item 2.2.7 of Annex VIII.
	Under the Master Receivables Purchase Agreement, as amended by the Amendment Agreement, Compass has represented and warranted that, as at the relevant Valuation Date and as at the relevant Legal Effective Date, the Initial Portfolio did not, and each Subsequent Portfolio did not or will not, as the case may be, include Receivables qualified as exposures in default within the meaning of article 178, paragraph 1, of Regulation (EU) no. 575/2013 or as exposures to a credit-impaired debtor or guarantor, who, to the best of Compass's knowledge: (i) has been declared insolvent or had a court grant his creditors a final non-					The STS notification shall provide a detailed manner as to whether: -the transferred underlying exposures do not include, at the time of selection,	
STSS31	appealable right of enforcement or material damages as a result of a missed payment within three years prior to the date of origination or has undergone a debt-restructuring process with regard to his non-performing exposures within three years prior to the date of transfer of the underlying exposures to the Company, except if: (I) a restructured underlying exposure has not presented new arrears since the date of the restructuring, which must have taken place at least one year prior to the date of transfer of the underlying exposures to the Issuer; and (II) the information provided by Compass in accordance with points (a) and (e)(i) of the first subparagraph of article 7, paragraph 1, of the Securitisation Regulation explicitly sets out the proportion of restructured underlying exposures, the time and details of the restructuring as well as their performance since the date of the restructuring; (ii) was, at the time of origination, where applicable, on a public credit registry of persons with adverse credit history; or (iii) has a credit assessment or a credit score	Transferred underlying exposures without exposures in default	Detailed Explanation	{ALPHANUM}	Article 20(11)	securitisation as specified in Article 20(11) (a) to (c) of Regulation EU 2017/2402.	Item 2.2.8 of Annex VIII.
	indicating that the risk of contractually agreed payments not being made is significantly higher than the ones of comparable exposures held by Compass which have not been assigned under the Securitisation. For further details, see the section headed "Amendment to the Transaction Documents - The Master Receivables Purchase Agreement" of the Notice.					 the requirements referred to in Article 20 (11) (b) of Regulation (EU) 2402/2017 are met ; the requirements referred to in Article 20 (11) (c) are met. 	
STSS32	Pursuant to the Eligibility Criteria set out in the Master Receivables Purchase Agreement, Compass may transfer to the Issuer only Receivables arising from Consumer Loan Agreements (i) in relation to which all the instalments which at the relevant Valuation Date were due have been fully paid, and (ii) with at least one instalment that has become due (for further details, see the section headed <i>"The Portfolio - Eligibility Criteria"</i> of the Prospectus and the section headed <i>"Compliance with the STS Requirements</i> " of the Notice).	At least one payment at the time of transfer	Confirmation	{ALPHANUM-1000}	Article 20(12)	The STS notification shall also confirm whether or not the exemption under	Item 3.3 and 3.4.6 of Annex VIII.
CTCCCC	Not applicable. In particular, the Receivables have arisen and will arise from Consumer Loan Agreements and are not secured by any security interests over underlying assets. Furthermore, the Master Receivables Purchase Agreement provides for an Eligibility Criteria pursuant to which each Consumer Loan Agreement provides for an Amortising Plan having no more than 120 Instalments during the life of the Consumer Loan	Repayment of the holders shall not have been structured to depend				Article 20(12) applies. The STS notification shall provide a detailed explanation of the degree of	
STSS33	Agreement. Therefore, the repayment of the Notes has not been structured to depend predominantly on the sale of any asset. For further details, see the section headed <i>"The Master Receivables Purchase Agreement"</i> of the Prospectus. On the Issue Date, the Originator undertook to retain, on an on-going basis, a material net economic interest of not less than 5 (five) per cent. in the Securitisation, by holding an interest in the Junior Notes which is not less than 5% of the nominal value of the securitized exposures in accordance with the applicable retention requirements.		Detailed Explanation	{ALPHANUM}	Article 20(13)	 dependence of the repayments of the holders of the securitisation position on the sale of assets securing the underlying exposures. The STS notification shall provide a concise explanation as to how the originator, sponsor or original lender of a non-ABCP securitisation comply with the risk retention requirement as provided for in Article 6 of Regulation (EU) 	Item 3.4.1 of Annex VIII.
	Reference is also made to the sections headed "The Other Transaction Documents - Description of the Senior Notes Subscription Agreement" and "Regulatory disclosure and retention undertaking" of the Prospectus.					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:	
STSS34		Compliance with risk retention requirements	Concise Explanation	{LIST}	Article 21(1)	 (1) vertical slice in accordance with Article 6(3)(a) of Regulation (EU) 2017/2402; (2) seller's share in accordance with Article 6(3)(b) of Regulation (EU) 	Item 3.1of Annex VII& Item 3.4.1 of Annex VIII
						2017/2402; (3) randomly-selected exposures kept on balance sheet, in accordance with Article 6(3)(c) (3) of Regulation (EU) 2017/2402;	
						 (4) first loss tranche in accordanc with Article 6(3)(d) of Regulation (EU) 2017/2402; (5) first loss exposure in each asset in accordance with Article 6(3)(e) of 	
	The Rate of Interest applicable to the Senior Notes is a fixed rate equal to 95 basis points <i>per annum</i> . In addition, as at the relevant Valuation Date and as at the relevant Legal Effective Date, the Initial Portfolio doe not, and the Subsequent Portfolio will not, comprise any derivatives. Under the Conditions, as amended by the Amendment Agreement, the Issuer has undertaken that, for so long as any amount remains outstandin					Regulation (EU) 2017/2402:	
STSS35	in respect of the Notes, it shall not enter into derivative contracts save as expressly permitted by article 21, paragraph 2 of the Securitisation Regulation. For further details, see the sections headed "Terms and Conditions of the Notes" (including Condition 5.2. (Rate of Interest of the Notes), "The Portfolio" and "The Master Receivables Purchase Agreement" of the Prospectus and the section headed "Amendments to the Terms and Conditions of the Notes" of the Notes" of the Notice. Finally, there is no currency risk since (i) pursuant to an Eligibility Criteria provided for under the Master Receivables Purchase Agreement, the Receivables arise from Consumer Loan Agreements which are denominated in Euro, and (ii) pursuant to the Conditions, the Notes are denominated in Euro (for further details, see the sections headed "The Master Receivables Purchase Agreement", "Overview of the Transaction" and "Terms and Conditions of the Notes" of the Notes" of the Notes of the N	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 such measures are available to investors.	Items 3.4.2 and 3.8 of Annex VIII.
STSS36	No derivative contracts are entered or will be entered into by the Issuer as the the Rate of Interest applicable to the Notes is a fixed rate as well as the interest accruing on the Receivables. For further details, see the section headed "Terms and Conditions of the Notes" (including Condition 5.2. (Rate of Interest of the Notes) of the Prospectus.	Derivatives Purchased/Sold by SSPE				The STS notification shall explain in a concise manner that the SSPE has not	
			Concise Explanation	{ALPHANUM-10000}		entered into derivative contracts except in the circumstances referred to in	Items 3.4.2 and 3.8 of Annex VIII.
STSS37	This is not applicable to this transaction since no derivative contracts are entered into by the Issuer in the context of the Securitisation.	Derivatives using common standards	Concise Explanation Concise Explanation	{ALPHANUM-10000} {ALPHANUM-10000}		Articles 21(2) of Regulation (EU) 2017/2402. The STS notification shall provide a concise explanation on whether any hedging instruments used are underwritten and documented according to	
STSS37 STSS38	Image: Construction of the second construction of the section headed "Amendments to the Transaction Documents - The Master Receivables Purchase Agreement" of the Notice.	Derivatives using common standards Referenced interest payments based on generally used interest rates			Article 21(3)	Articles 21(2) of Regulation (EU) 2017/2402. The STS notification shall provide a concise explanation on whether any	Items 3.4.2 and 3.8 of Annex VIII.
	This is not applicable to this transaction since no derivative contracts are entered into by the Issuer in the context of the Securitisation. Under the Master Receivables Purchase Agreement, as amended by the Amendment Agreement, Compass has represented and warranted that, the Receivables included in the Initial Portfolio have, and the Receivable included in each Subsequent Portfolio have or will have, as the case may be, a fixed interest rate. In addition, the Rate of Interest applicable in respect of the Senior Notes is a fixed rate, consequently is not calculated by reference to complex formulae or derivatives. Reference is also made to Condition 5.2 (<i>Rate of Interest of the Notes</i>) of the section headed " <i>Terms and Conditions of the Notes</i> " of the Prospectus and section headed " <i>Amendments to the Transaction Documents - The Master Receivables Purchase Agreement</i> " of the Notice. Following the service of a Trigger Notice, (i) no amount of cash shall be trapped in the Issuer beyond what is necessary to ensure the operational functioning of the Issuer or the orderly payments of the amounts due under the Notes in accordance with the Quarterly Priority of Payments during the Amortisation Period and pursuant to the terms of the Transaction Documents; (ii) as to repayment of principal, the Senior Notes will continue to rank in priority to the Junior Notes; and (iii) the Representative of the Noteholders on behalf of the Issuer shall (if so directed by an Extraordinary Resolution of the of the Meeting of the Senior	Derivatives using common standards Referenced interest payments based on generally used interest rates	Concise Explanation	{ALPHANUM-10000}	Article 21(3)	Articles 21(2) of Regulation (EU) 2017/2402. The STS notification shall provide a concise explanation on whether any hedging instruments used are underwritten and documented according to commonly accepted standards. The STS notification shall explain in a concise mannerwhether and how any referenced interest payments under the securitisation assets and liabilities are calculated by reference to generally used market interest rates or generally used sectoral rates reflective of the cost of funds.	Items 3.4.2 and 3.8 of Annex VIII. Items 2.2.2 and 2.2.13 of Annex VIII.
	This is not applicable to this transaction since no derivative contracts are entered into by the Issuer in the context of the Securitisation. Under the Master Receivables Purchase Agreement, as amended by the Amendment Agreement, Compass has represented and warranted that, the Receivables included in the Initial Portfolio have, and the Receivable included in each Subsequent Portfolio have or will have, as the case may be, a fixed interest rate. In addition, the Rate of Interest applicable in respect of the Senior Notes is a fixed rate, consequently is not calculated by reference to complex formulae or derivatives. Reference is also made to Condition 5.2 (<i>Rate of Interest of the Notes</i>) of the section headed " <i>Terms and Conditions of the Notes</i> " of the Prospectus and section headed " <i>Amendments to the Transaction Documents - The Master Receivables Purchase Agreement</i> " of the Notice. Following the service of a Trigger Notice, (i) no amount of cash shall be trapped in the Issuer beyond what is necessary to ensure the operational functioning of the Issuer or the orderly payments of the amounts due under the Notes in accordance with the Quarterly Priority of Payments during the Amortisation Period and pursuant to the terms of the Transaction Documents; (ii) as to repayment of principal, the Senior Notes will continue to rank in priority to the Junior Notes; and (iii) the Representative of the Noteholders on behalf of the Issuer shall (if so directed by an Extraordinary Resolution of the Meeting of the Senior Notes will require the automatic liquidation of the Portfolio. Reference is also made to Condition 4.2 (<i>Priority of Payments - Amortisation Period</i>) and Condition 11 (<i>Trigger Events</i>) of the section headed " <i>Terms and Conditions of the Notes</i> " of the Prospectus. See further STSS 40,	Derivatives using common standards Referenced interest payments based on generally used interest rates	Concise Explanation	{ALPHANUM-10000}	Article 21(3) Article 21(4)	 Articles 21(2) of Regulation (EU) 2017/2402. The STS notification shall provide a concise explanation on whether any hedging instruments used are underwritten and documented according to commonly accepted standards. 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 	Items 3.4.2 and 3.8 of Annex VIII. Items 2.2.2 and 2.2.13 of Annex VIII.
STSS38	This is not applicable to this transaction since no derivative contracts are entered into by the Issuer in the context of the Securitisation. Under the Master Receivables Purchase Agreement, as amended by the Amendment Agreement, Compass has represented and warranted that, the Receivables included in the Initial Portfolio have, and the Receivable by reference to complex formulae or derivatives. Reference is also made to Condition 5.2 (Rate of Interest of the Notes) of the section headed "Terms and Conditions of the Notes" of the Prospectus and section headed "Amendments to the Transaction Documents - The Master Receivables Purchase Agreement" of the Notice. Following the service of a Trigger Notice, (i) no amount of cash shall be trapped in the Issuer beyond what is necessary to ensure the operational functioning of the Issuer or the orderly payments of the amounts due under the Notes in accordance with the Quarterly Priority of Payments during the Amortisation Period and pursuant to the terms of the Transaction Documents; (ii) as to repayment of principal, the Senior Notes will continue to rank in priority to the Junior Notes; and (iii) the Representative of the Noteleder on behalf of the Issuer shall (if so directed by an Extraordinary Resolution of the Meeting of the Senior Notes will continue to rank in priority to the Junior Notes; and (iii) the terms and conditions of the Intercreditor Agreement, it being understood that no provisions shall require the automatic liquidation of the Portfolio. Reference is also made to Condition 4.2 (Priority of Payments - Amortisation Period) and Condition 11 (Trigger Events) of the section headed "Terms and Conditions of the Notes" of the Prospectus. See further STSS 40, 41, 42 and 43. Following the service of a Trigger Notice, no amount of cash shall be trapped in the Issuer's Accounts. <td>Derivatives using common standards Referenced interest payments based on generally used interest rates</td> <td>Concise Explanation Concise Explanation</td> <td>{ALPHANUM-10000} {ALPHANUM-10000}</td> <td></td> <td>Articles 21(2) of Regulation (EU) 2017/2402. The STS notification shall provide a concise explanation on whether any hedging instruments used are underwritten and documented according to commonly accepted standards. 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. 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. The STS notification shall confirm that no cash would be trapped following the</td> <td>Items 3.4.2 and 3.8 of Annex VIII. Items 2.2.2 and 2.2.13 of Annex VIII. Item 3.4.5 of Annex VIII.</td>	Derivatives using common standards Referenced interest payments based on generally used interest rates	Concise Explanation Concise Explanation	{ALPHANUM-10000} {ALPHANUM-10000}		Articles 21(2) of Regulation (EU) 2017/2402. The STS notification shall provide a concise explanation on whether any hedging instruments used are underwritten and documented according to commonly accepted standards. 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. 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. The STS notification shall confirm that no cash would be trapped following the	Items 3.4.2 and 3.8 of Annex VIII. Items 2.2.2 and 2.2.13 of Annex VIII. Item 3.4.5 of Annex VIII.
STSS38 STSS39	This is not applicable to this transaction since no derivative contracts are entered into by the Issuer in the context of the Securitisation. Under the Master Receivables Purchase Agreement, as amended by the Amendment Agreement, Compass has represented and warranted that, the Receivables included in the Initial Portfolio have, and the Receivable included in each Subsequent Portfolio have or will have, as the case may be, a fixed interest rate. In addition, the Rate of Interest applicable in respect of the Senior Notes is a fixed rate, consequently is not calculated by reference to complex formulae or derivatives. Reference is also made to Condition 5.2 (<i>Rate of Interest of the Notes</i>) of the section headed " <i>Terms and Conditions of the Notes</i> " of the Prospectus and section headed " <i>Amendments to the Transaction Documents - The Master Receivables Purchase Agreement</i> " of the Notes. Following the service of a Trigger Notice, (i) no amount of cash shall be trapped in the Issuer beyond what is necessary to ensure the operational functioning of the Issuer or the orderly payments of the amounts due under the Notes in accordance with the Quarterly Priority of Payments during the Amortisation Period and pursuant to the terms of the Transaction Documents; (ii) as to repayment of principal, the Senior Notes will continue to rank in priority to the Junior Notes; and (iii) the Representative of the Notelolders on behalf of the Issuer shall (if so directed by an Extraordinary Resolution of the of the Meeting of the Senior Agreement, it being understood that no provisions shall require the automatic liquidation of the Portfolio. Reference is also made to Condition 4.2 (<i>Priority of Payments - Amortisation Period</i>) and Condition 11 (<i>Trigger Events</i>) of the section headed " <i>Terms and Conditions of the Notes</i> " of the Prospectus. See further STSS 40, 41, 42 and 43.	Derivatives using common standards Referenced interest payments based on generally used interest rates No trapping of cash following enforcement or an acceleration notice (a)No amount of cash shall be trapped	Concise Explanation Concise Explanation Concise Explanation Concise Explanation	{ALPHANUM-10000} {ALPHANUM-10000} {ALPHANUM-10000} {ALPHANUM-10000}		 Articles 21(2) of Regulation (EU) 2017/2402. The STS notification shall provide a concise explanation on whether any hedging instruments used are underwritten and documented according to commonly accepted standards. 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. 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. The STS notification shall confirm that no cash would be trapped following the delivery of an enforcement or an acceleration notice. The STS notification shall confirm that principal receipts from the underlying approximate and acceleration of the invectors via convential amertication of the 	Items 3.4.2 and 3.8 of Annex VIII. Items 2.2.2 and 2.2.13 of Annex VIII. Item 3.4.5 of Annex VIII.
STSS38 STSS39 STSS40 STSS41	This is not applicable to this transaction since no derivative contracts are entered into by the Issuer in the context of the Securitisation. Under the Master Receivables Purchase Agreement, as amended by the Amendment Agreement, Compass has represented and warranted that, the Receivables included in the Initial Portfolio have, and the Receivable by reference to complex formulae or derivatives. Reference is also made to Condition 5.2 (<i>Rate of Interest of the Notes</i>) of the section headed " <i>Terms and Conditions of the Notes</i> " of the Prospectus and section headed " <i>Mamedments to the Transaction Documents - The Master Receivables Purchase Agreement</i> " of the Notice. Following the service of a Trigger Notice, (i) no amount of cash shall be trapped in the Issuer beyond what is necessary to ensure the operational functioning of the Issuer or the orderly payments of the amounts due under the Notes in accordance with the Quarterly Priority of Payments during the Amortisation Period and pursuant to the terms of the Transaction Documents; (ii) as to repayment of principal, the Senior Notes will continue to rank in priority to the Junior Notes; and (iii) the Representative of the Noteholders on behalf of the Issuer shall (if so directed by an Extraordinary Resolution of the Meeting of the Senior Notes will continue to rank in priority to the Junior Notes; and (iii) the Representative of the Interceditor Agreement, it being understood that no provisions shall require the automatic liquidation of the Portfolio. Reference is also made to Condition 4.2 (<i>Priority of Payments - Amortisation Period</i>) and Condition 11 (<i>Trigger Events</i>) of the section headed " <i>Terms and Conditions of the Notes</i> " of the Prospectus. See further STSS 40, 41, 42 and 43. Following the service of a Trigger Notice, no amount of cash shall be trapped in the Issuer's Accounts. <td>Derivatives using common standards Referenced interest payments based on generally used interest rates No trapping of cash following enforcement or an acceleration notice (a)No amount of cash shall be trapped (b) principal receipts shall be passed to investors</td> <td>Concise Explanation Concise Explanation Concise Explanation Concise Explanation Confirmation Confirmation</td> <td>{ALPHANUM-10000} {ALPHANUM-10000} {ALPHANUM-10000} {ALPHANUM-10000} {ALPHANUM-10000} {ALPHANUM-10000} {ALPHANUM-10000}</td> <td></td> <td>Articles 21(2) of Regulation (EU) 2017/2402. The STS notification shall provide a concise explanation on whether any hedging instruments used are underwritten and documented according to commonly accepted standards. 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. 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. The STS notification shall confirm that no cash would be trapped following the delivery of an enforcement or an acceleration notice. The STS notification shall confirm that principal receipts from the underlying exposures are passed to the investors via sequential amortisation of the securitisation positions, as determined by the seniority of the securitisation position.</td> <td>Items 3.4.2 and 3.8 of Annex VIII. Items 2.2.2 and 2.2.13 of Annex VIII. Item 3.4.5 of Annex VIII. Item 3.4.5 of Annex VIII. Item 3.4.5 of Annex VIII.</td>	Derivatives using common standards Referenced interest payments based on generally used interest rates No trapping of cash following enforcement or an acceleration notice (a)No amount of cash shall be trapped (b) principal receipts shall be passed to investors	Concise Explanation Concise Explanation Concise Explanation Concise Explanation Confirmation Confirmation	{ALPHANUM-10000} {ALPHANUM-10000} {ALPHANUM-10000} {ALPHANUM-10000} {ALPHANUM-10000} {ALPHANUM-10000} {ALPHANUM-10000}		Articles 21(2) of Regulation (EU) 2017/2402. The STS notification shall provide a concise explanation on whether any hedging instruments used are underwritten and documented according to commonly accepted standards. 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. 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. The STS notification shall confirm that no cash would be trapped following the delivery of an enforcement or an acceleration notice. The STS notification shall confirm that principal receipts from the underlying exposures are passed to the investors via sequential amortisation of the securitisation positions, as determined by the seniority of the securitisation position.	Items 3.4.2 and 3.8 of Annex VIII. Items 2.2.2 and 2.2.13 of Annex VIII. Item 3.4.5 of Annex VIII. Item 3.4.5 of Annex VIII. Item 3.4.5 of Annex VIII.
STSS38 STSS39 STSS40	This is not applicable to this transaction since no derivative contracts are entered into by the Issuer in the context of the Securitisation. Under the Master Receivables Purchase Agreement, as amended by the Amendment Agreement, Compass has represented and warranted that, the Receivables included in the Initial Portfolio have, and the Receivable included in each Subsequent Portfolio have or will have, as the case may be, a fixed interest rate. In addition, the Rate of Interest applicable in respect of the Senior Notes is a fixed rate, consequently is not calculated by reference to complex formulae or derivatives. Reference is also made to Condition 5.2 (Rate of Interest of the Notes) of the section headed "Terms and Conditions of the Notes" of the Prospectus and section headed Following the service of a Trigger Notice, (i) no amount of cash shall be trapped in the Issuer beyond what is necessary to ensure the operational functioning of the Issuer or the orderly payments of the amounts due under the Notes in accordance with the Quarterly Priority of Payments during the Amoritasition Period and pursuant to the transaction Documents; (ii) as to repayment of principal, the Senior Notes will contain upriority to the Junior Notes; and (iii) the Representative of the Noteholders on behalf of the Issuer oralk in priority to the Junior Notes; and (iii) the Representative of the Noteholders on behalf of the Issuer of the Transaction Documents; (ii) as to repayment of principal, the Senior Notes will and the Rootes and the Interceditor Agreement, it being understood that no provisions shall require the automatic liquidation of the Portfolio. Reference is also made to Condition 4.2 (Priority of Payments - Amortisation Period) and Condition 11 (Trigger Events) of the Notes" of the Prospectus. Following the service of a Trigger Notice, any principal amount ari	Derivatives using common standards Referenced interest payments based on generally used interest rates No trapping of cash following enforcement or an acceleration notice (a)No amount of cash shall be trapped (b) principal receipts shall be passed to investors	Concise Explanation Concise Explanation Concise Explanation Concise Explanation Concise Explanation Confirmation	{ALPHANUM-10000} {ALPHANUM-10000} {ALPHANUM-10000} {ALPHANUM-10000} {ALPHANUM-10000}		Articles 21(2) of Regulation (EU) 2017/2402. The STS notification shall provide a concise explanation on whether any hedging instruments used are underwritten and documented according to commonly accepted standards. 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. 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. The STS notification shall confirm that no cash would be trapped following the delivery of an enforcement or an acceleration notice. The STS notification shall confirm that principal receipts from the underlying exposures are passed to the investors via sequential amortisation of the securitisation positions, as determined by the seniority of the securitisation position.	Items 3.4.2 and 3.8 of Annex VIII. Items 2.2.2 and 2.2.13 of Annex VIII. Item 3.4.5 of Annex VIII. Item 3.4.5 of Annex VIII.
STSS38 STSS39 STSS40 STSS41	This is not applicable to this transaction since no derivative contracts are entered into by the Issuer in the context of the Securitisation. Under the Master Receivables Purchase Agreement, as amended by the Amendment Agreement, Compass has represented and warranted that, the Receivables included in the Initial Portfolio have, and the Receivable included in each Subsequent Portfolio have or will have, as the case may be, a fixed interest rate. In addition, the Rate of Interest applicable in respect of the Senior Notes is a fixed rate, consequently is not calculated 'Amendments to the Transaction Documents - The Master Receivables Agreement'' of the Notes of the Notes of the section headed "Terms and Conditions of the Notes of a Trigger Notice, (i) no amount of cash shall be trapped in the Issuer beyond what is necessary to ensure the operational functioning of the Issuer or the orderly payments of the Payments during the Amortisation Period and pursuant to the terms of the Transaction Documents, (ii) as to repayment of principal, the Senior Notes will continue to rank in priority to the Junior Notes; and (iii) the Representative of the Noteholders on behalf of the Issuer shall (if so directed by an Extraordinary Resolution of the Other Meeting of the Senior Noteholders) dispose of the Portfolio. Reference is also made to Condition 4.2 (<i>Priority of Payments - Amortisation Period</i>) and Condition 11 (<i>Trigger Events</i>) of the section headed "Terms and Conditions of the Notes" of the Prospectus. See further STSS 40, 41, 42 and 43. Following the service of a Trigger Notice, no amount of cash shall be trapped in the Issuer's Accounts. Reference is also made to Condition 4.2 (<i>Priority of Payments - Amortisation Period</i>) of the section headed "Terms and Conditions of the Notes" of the Prospectus. Following the service of a Trigger Notice, no amount arising from the Receivable in clusters will be distributed to the Noteholders in accordance with the Quarterly Priority of Payments - Amortisation Period) of the secti	Derivatives using common standards Referenced interest payments based on generally used interest rates No trapping of cash following enforcement or an acceleration notice (a)No amount of cash shall be trapped (b) principal receipts shall be passed to investors	Concise Explanation Concise Explanation Concise Explanation Concise Explanation Confirmation Confirmation	{ALPHANUM-10000} {ALPHANUM-10000} {ALPHANUM-10000} {ALPHANUM-10000} {ALPHANUM-10000} {ALPHANUM-10000} {ALPHANUM-10000}		Articles 21(2) of Regulation (EU) 2017/2402. The STS notification shall provide a concise explanation on whether any hedging instruments used are underwritten and documented according to commonly accepted standards. 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. 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. The STS notification shall confirm that no cash would be trapped following the delivery of an enforcement or an acceleration notice. The STS notification shall confirm that principal receipts from the underlying exposures are passed to the investors via sequential amortisation of the securitisation position. The STS notification shall confirm that the repayment of the securitisation position is not to be reversed with regard to their seniority.	Items 3.4.2 and 3.8 of Annex VIII. Items 2.2.2 and 2.2.13 of Annex VIII. Item 3.4.5 of Annex VIII. Item 3.4.5 of Annex VIII. Item 3.4.5 of Annex VIII.
STSS38 STSS39 STSS40 STSS41 STSS42	This is not applicable to this transaction since no derivative contracts are entered into by the issuer in the context of the Securitisation. Inder the Master Receivables Purchase Agreement, as amended by the Amendment Agreement, Compass has represented and warranted that, the Receivables indued in the Initial Portfolio have, and the Receivable indued in cash Subsequent fortholio have or will have, as the case may be a fixed indition, the Rate of Interest applicable in respect of the Sonio Notes is a fixed rate, consequently is not calculated by reference to complex formulae or derivatives. Reference is also made to Condition 52 (Rate of Interest of the Notes) of the section headed "Terms and Conditions of the Notes" of the Prospectus and section headed 'Amendments to the Transaction Documents. (ii) as to repayment of principal, the Senior Notes will continue to rais in accordance with the Quarterly Priority of Payments during the Amortisation Period and pursuant to the terms of the Transaction Documents. (ii) as to repayment of principal, the Senior Notes will continue to rais in priority to the Meeting of the Senior Notes will continue to rais (iii) the Representative of the Noteholders on behalf of the issuer's All (II's or circed by an Extraordinary Resolution of the of the Meeting of the Senior Noteholders' dispose of the Portfolio. If full or in part), subject to the terms and conditions of the intercreditor Agreement, it being understood that no provisions shall require the automatic liquidation of the Portfolio. Reference is also made to Condition 4.2 (<i>Priority of Payments - Amortisation Period</i>) and Condition 11 (<i>Trigger Events</i>) of the section headed "Terms and Conditions of the Notes" of the Prospectus. Following the service of a Trigger Notice, no amount of cash shall be trapped in the Issuer's Accounts. Reference is also made to Condition 4.2 (<i>Priority of Payments - Amortisation Period</i>) of the section headed "Terms and Conditions of the Notes" of the Prospectus. Following the service of a Trig	Derivatives using common standards Referenced interest payments based on generally used interest rates No trapping of cash following enforcement or an acceleration notice (a)No amount of cash shall be trapped (b) principal receipts shall be passed to investors (c) repayment shall not be reversed with regard to their seniority (d) no provisions shall require automatic liquidation of the underlying	Concise Explanation Concise Explanation Concise Explanation Concise Explanation Confirmation Confirmation Confirmation Confirmation	ALPHANUM-10000} {ALPHANUM-10000} {ALPHANUM-10000} {ALPHANUM-10000} {ALPHANUM-10000} {ALPHANUM-1000} {ALPHANUM-1000} {ALPHANUM-1000} {ALPHANUM-1000}		Articles 21(2) of Regulation (EU) 2017/2402. The STS notification shall provide a concise explanation on whether any hedging instruments used are underwritten and documented according to commonly accepted standards. 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. 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. The STS notification shall confirm that no cash would be trapped following the delivery of an enforcement or an acceleration notice. The STS notification shall confirm that principal receipts from the underlying exposures are passed to the investors via sequential amortisation of the securitisation position. The STS notification shall confirm that the repayment of the securitisation position. The STS notification shall confirm that the repayment of the securitisation position. 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 underlying exposures at market value. The STS notification shall confirm that not any provisions require automatic liquidation of the underlying exposures at market value.	Items 3.4.2 and 3.8 of Annex VIII. Items 2.2.2 and 2.2.13 of Annex VIII. Item 3.4.5 of Annex VIII.
STSS38 STSS39 STSS40 STSS41 STSS42	This is not applicable to this transaction since no derivative contracts are entered into by the issuer in the context of the Securitisation. Under the Master Receivables Purchase Agreement, as amended by the Amendment Agreement, Compass has represented and warranted that, the Receivables included in the Initial Portfolio have, and the Receivable included in each Subsequent Portfolio have or will have, as the case may be, a low dinterest rate. In addition, the Rate of Interest applicable in respect of the Senior Notes is a fixed rate, consequently is not cloulated by reference to complex formulae or derivatives. Reference is also made to Condition 5.2 (<i>fixet of interest of the Notes</i>) of the section headed " <i>Terms and Conditions of the Notes</i> " of the Prospectus and section bail of the Interest Terms and Conditions of the Outers" of the Notes will continue to rank in priority to the Lunior Notes, and (iii) the Representative of the Notebioleers on behalf of the Issuer shall (if so directed by an Estraordinary Resolution of the of the Meeting of the Senior Notebioless) dispose of the Portfolio (in full or in part), subject to the terms and conditions of the Intereditor Agreement, it being understood that no provisions shall require the automatic liquidation of the Notes" of the Notes" of the Notes" of the Notes' of the Prospectus. Reference is also made to Condition 4.2 (Priority of Payments - Amortisation Period) of the section headed "Terms and Conditions of the Notes' of the Prospectus. Reference is also made to Condition 4.2 (Priority of Payments - Amortisation Period) of the section headed "Terms and Conditions of the Notes' of the Prospectus. Reference is also made to Condition 4.2 (Priority of Payments - Amortisation Period) of the section headed "Terms and Conditions of the Notes' of the Prospectus. Reference is also made to	Derivatives using common standards Referenced interest payments based on generally used interest rates No trapping of cash following enforcement or an acceleration notice (a)No amount of cash shall be trapped (b) principal receipts shall be passed to investors (c) repayment shall not be reversed with regard to their seniority (d) no provisions shall require automatic liquidation of the underlying exposures at market value Securitisations featuring non-sequential priority of payments	Concise Explanation Concise Explanation Concise Explanation Concise Explanation Confirmation Confirmation Confirmation Confirmation	ALPHANUM-10000} {ALPHANUM-10000} {ALPHANUM-10000} {ALPHANUM-10000} {ALPHANUM-10000} {ALPHANUM-1000} {ALPHANUM-1000} {ALPHANUM-1000} {ALPHANUM-1000}		Articles 21(2) of Regulation (EU) 2017/2402.The STS notification shall provide a concise explanation on whether any hedging instruments used are underwritten and documented according to commonly accepted standards.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.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.The STS notification shall confirm that no cash would be trapped following the delivery of an enforcement or an acceleration notice.The STS notification shall confirm that principal receipts from the underlying exposures are passed to the investors via sequential amortisation of the securitisation positions, as determined by the seniority of the securitisation position.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 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	Items 3.4.2 and 3.8 of Annex VIII. Items 2.2.2 and 2.2.13 of Annex VIII. Item 3.4.5 of Annex VIII.
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STSS38 STSS39 STSS40 STSS41 STSS42 STSS43 STSS43 STSS44	This is not applicable to this transaction since no derivative contracts are extended into by the issuer in the context of the Securitization. Inder the Master Receivables Particules Agreement, as amended by the Amendment Agreement, Compass has represented and communited that, the Receivables included in the Initial Portfolio have, as the accent by a faced interest and is independent to the present of the Securitization. Inder the Master Receivables Particules Agreement, as amended by the Amendment Agreement, Compass has represented and communited that, the Receivables includes in the Initial Portfolio have, as the accent to be accent by the Values of the Values of the Press and Conditions of the Nature (Teleparation Compass) and Parater and Conditions of the Initian Portfolio have, and the access of the Values of the Press and Conditions of the Press and Conditions of the Press and Conditions of the Initian Portfolio have, and the Initian Portfolio have and the Initian Portfolio havee and the Initi	Derivatives using common standards Referenced interest payments based on generally used interest rates No trapping of cash following enforcement or an acceleration notice (a)No amount of cash shall be trapped (b) principal receipts shall be passed to investors (c) repayment shall not be reversed with regard to their seniority (d) no provisions shall require automatic liquidation of the underlying exposures at market value Securitisations featuring non-sequential priority of payments Revolving securitisation with early amortisation events for termination of revolving period based on prescribed triggers (a) deterioration in the credit quality of the underlying exposures	Concise Explanation Concise Explanation Concise Explanation Concise Explanation Confirmation	(ALPHANUM-10000) (ALPHANUM-10000) (ALPHANUM-10000) (ALPHANUM-1000)	Article 21(4) Image:	Articles 21(2) of Regulation (EU) 2017/2402. The STS notification shall provide a concise explanation on whether any hedging instruments used are underwritten and documented according to commonly accepted standards. The STS notification shall explain in a concise mannerwhether and how any referenced interest payments under the securitization assets and liabilities are calculated by reference to generally used market interest rates or generally used sectoral rates reflective of the cost of funds. 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. The STS notification shall confirm that no cash would be trapped following the delivery of an enforcement or an acceleration notice. The STS notification shall confirm that principal receipts from the underlying exposures are passed to the investors via sequential amortisation of the securitisation position. The STS notification shall confirm that the repayment of the securitisation position. The STS notification shall confirm that the repayment of the securitisation position. The STS notification shall confirm that transaction featuring non-sequential priority of payments include triggers relating to their seniority. The STS notification shall confirm that transaction featuring non-sequential priority of payments include triggers relating to the performance of the underlying exposures resulting in the priority of payment reverting to sequential payments in order of seniority. The STS notification shall confirm that such triggers include at least the deterioration in the credit quality of the underlying expo	Items 3.4.2 and 3.8 of Annex VIII. Items 2.2.2 and 2.2.13 of Annex VIII. Item 3.4.5 of Annex VIII.
STSS38 STSS39 STSS40 STSS41 STSS42 STSS43 STSS43 STSS44	In is not applicable to the transaction since no derivative contracts are entered into by the issuer in the context of the Securitation.	Derivatives using common standards Referenced interest payments based on generally used interest rates No trapping of cash following enforcement or an acceleration notice (a)No amount of cash shall be trapped (b) principal receipts shall be passed to investors (c) repayment shall not be reversed with regard to their seniority (d) no provisions shall require automatic liquidation of the underlying exposures at market value Securitisations featuring non-sequential priority of payments Revolving securitisation with early amortisation events for termination of revolving period based on prescribed triggers (a) deterioration in the credit quality of the underlying exposures	Concise Explanation Concise Explanation Concise Explanation Concise Explanation Confirmation	(ALPHANUM-10000) (ALPHANUM-10000) (ALPHANUM-10000) (ALPHANUM-1000)	Article 21(4) Image:	Articles 21(2) of Regulation (EU) 2017/2402. The STS notification shall provide a concise explanation on whether any hedging instruments used are underwriten and documented according to commonly accepted standards. 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. 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. The STS notification shall confirm that no cash would be trapped following the delivery of an enforcement or an acceleration notice. The STS notification shall confirm that principal receipts from the underlying exposures are passed to the investors via sequential amortisation of the securitisation position. 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 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 accel of seniority. The STS notification shall confirm that concise manner, where applicable, how the provisions or triggers in Art 21(6)(a) are included in the transaction documentation. The STS notification shall explain in a concise way, where applicable, how the provisions or triggers in Art 21(6)(a) are included in the transaction documentation. <td>Items 3.4.2 and 3.8 of Annex VIII. Items 2.2.2 and 2.2.13 of Annex VIII. Item 3.4.5 of Annex VIII.</td>	Items 3.4.2 and 3.8 of Annex VIII. Items 2.2.2 and 2.2.13 of Annex VIII. Item 3.4.5 of Annex VIII.
STSS38 STSS39 STSS40 STSS41 STSS42 STSS43 STSS43 STSS44	The is not applicable to this transaction on one whole we contracts are externed into by the issue in the control of the Securitation. Under the Moste Restriction System Million and State Internet is a destination of the issue internet applicable in the initial Participal Disease and the Restriction into its and the restriction of the Securitation. The issue is a security is not to be internet in the index of the security is a network of the Restriction of the Security and the Restriction of the Security is a security is a security is a network of the Restriction of the Security of the Restriction of Disease and The Security of The S	Derivatives using common standards Referenced interest payments based on generally used interest rates No trapping of cash following enforcement or an acceleration notice (a)No amount of cash shall be trapped (b) principal receipts shall be passed to investors (c) repayment shall not be reversed with regard to their seniority (d) no provisions shall require automatic liquidation of the underlying exposures at market value Securitisations featuring non-sequential priority of payments Revolving securitisation with early amortisation events for termination of revolving period based on prescribed triggers (a) deterioration in the credit quality of the underlying exposures	Concise Explanation Concise Explanation Concise Explanation Confirmation Concise Explanation Image: Second Seco	ALPHANUM-10000} (ALPHANUM-10000) (ALPHANUM-10000) (ALPHANUM-10000) (ALPHANUM-10000) (ALPHANUM-1000) (ALPHANUM-10000) (ALPHANUM-10000)	Article 21(4) Image: Control of the second	Articles 21(2) of Regulation (EU) 2017/2402. The STS notification shall provide a concise explanation on whether any hedging instruments used are underwriten and documented according to commonly accepted standards. 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. 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. The STS notification shall confirm that no cash would be trapped following the delivery of an enforcement or an acceleration notice. The STS notification shall confirm that principal receipts from the underlying exposures are passed to the investors via sequential amortisation of the securitisation position. The STS notification shall confirm that the repayment of the securitisation position. The STS notification shall confirm that not any provisions require automatic liquidation of the underlying exposures activity in the provisions require automatic liquidation of the underlying exposures resulting in the priority of payment reverting to sequential priority of payments include triggers relating to the performance of the underlying exposures resulting in the priority of payment reverting to sequential payments in order of seniority. The STS notification shall explain in a concise manner, where applicable, how the provisions or triggers in Art 21(6)(a) are included in the transaction documentation. The STS notification shall explain	Item 3.4.2 and 3.8 of Annex VIII. Item 3.4.5 of Annex VIII. Item 3.1 of Annex VII and Items 2.3 and 2.4 of Annex VIII. Item 3.1 of Annex VII and Items 2.3 and 2.4 of Annex VIII.
STSS38 STSS39 STSS40 STSS41 STSS42 STSS43 STSS43 STSS44	This is not supplicable to the transaction and encoderative contrasts are entered into by the laster in the context of the Securitation. Under the Matter Researches Functional Agreement, is an exact by the A wardened Agreement, for pass has represented and warrange total, the Represented into the set of a strange of the Solution for the State Information and the Securitation and the	Derivatives using common standards Referenced interest payments based on generally used interest rates No trapping of cash following enforcement or an acceleration notice (a)No amount of cash shall be trapped (b) principal receipts shall be passed to investors (c) repayment shall not be reversed with regard to their seniority (d) no provisions shall require automatic liquidation of the underlying exposures at market value Securitisations featuring non-sequential priority of payments Revolving securitisation with early amortisation events for termination of revolving period based on prescribed triggers (a) deterioration in the credit quality of the underlying exposures	Concise Explanation Concise Explanation Concise Explanation Confirmation Concise Explanation Image: Second Seco	ALPHANUM-10000} (ALPHANUM-10000) (ALPHANUM-10000) (ALPHANUM-10000) (ALPHANUM-10000) (ALPHANUM-1000) (ALPHANUM-10000) (ALPHANUM-10000)	Article 21(4) Image: Control of the second	Articles 21(2) of Regulation (EU) 2017/2402. The STS notification shall provide a concise explanation on whether any hedging instruments used are underwriten and documented according to commonly accepted standards. 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. 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. The STS notification shall confirm that no cash would be trapped following the delivery of an enforcement or an acceleration notice. The STS notification shall confirm that principal receipts from the underlying exposures are passed to the investors via sequential amortisation of the securitisation position. 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 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 accel of seniority. The STS notification shall confirm that concise manner, where applicable, how the provisions or triggers in Art 21(6)(a) are included in the transaction documentation. The STS notification shall explain in a concise way, where applicable, how the provisions or triggers in Art 21(6)(a) are included in the transaction documentation. <td>Item 3.4.2 and 3.8 of Annex VIII. Item 3.4.5 of Annex VIII. Item 3.1 of Annex VII and Items 2.3 and 2.4 of Annex VIII. Item 3.1 of Annex VII and Items 2.3 and 2.4 of Annex VIII.</td>	Item 3.4.2 and 3.8 of Annex VIII. Item 3.4.5 of Annex VIII. Item 3.1 of Annex VII and Items 2.3 and 2.4 of Annex VIII. Item 3.1 of Annex VII and Items 2.3 and 2.4 of Annex VIII.

	ursuant to clause 3 of the Master Receivables Purchase Agreement, as amended from time to time, the Issuer may purchase any Subsequent Portfolio during the Revolving Period, provided that no Purchase ermination Event has occurred.						
	he Purchase Termination Events include, inter alia, the circumstance that (i) the Revolving Available Amount which has not been utilised is higher than 15% the Outstanding Principal of the Initial Portfolio; and (ii) the riginator fails, during the Revolving Period, to offer for sale Subsequent Portfolios to the Issuer for 3 (three) consecutive Offer Dates.	(d) a failure to generate sufficient new underlying exposures meeting pre-				The STS notification shall explain in a concise way and where applicable, the	
STSS49	eference is made to the relevant definitions set forth in the Conditions, in the section headed "The Master Receivables Purchase Agreement" and in Condition 10 (Purchase Termination Events) of the section headed Terms and Conditions of the Notes" of the Prospectus and the sections headed "Amendments to the Transaction Documents - The Master Receivables Purchase Agreement" and "Amendments to the Terms and onditions of the Notes" of the Notice.	determined credit quality (trigger for termination of the revolving period)	Concise Explanation	{ALPHANUM-10000}	Article 21(6)(d)	provisions or triggers in Art 21(6)(d) of Regulation (EU) 2017/2402 are included I in the transaction documentation.	em 3.1 of Annex VII and Items 2.3 and 2.4 of Annex VIII.
STSS50	he contractual obligations, duties and responsibilities of the Servicer, the Representative of the Noteholders and the other service providers are set out in the relevant Transaction Documents. For further details, see the sections headed "The Servicing Agreement", "The Other Transaction Documents - the Cash Allocation, Management and Agency Agreement", "The Other Transaction Documents - the Intercreditor Agreement", "The ther Transaction Documents - the Corporate Services Agreement" and "Terms and Conditions of the Notes" of the Prospectus ans sections headed "Amendments to the Transaction Documents - The Servicing greement", "Amendments to the Transaction Documents - The Cash Allocation, Management and Agency Agreement" and "Compliance with the STS Requirements" of the Notice.	(a)Information regarding contractual obligations of the servicer and trustee	Confirmation	{ALPHANUM-1000}	Article 21(7)(a)	The STS notification shall confirm that the transaction documentation specifies all of the requirements under Article 21(7) (a) of Regulation (EU) 2017/2402.	Item 3.7 of Annex VIII.
STSS51	he Servicing Agreement, as amended by the Amendment Agreement, contains provisions aimed at ensuring that a default by or an insolvency of the Servicer does not result in a termination of the servicing activity on ne Portfolio, including the appointment of a Back-Up Servicer upon request of the Issuer and the replacement of the defaulted or insolvent Servicer with a substitute servicer, which the Issuer shall find with the poperation of the Back-Up Servicer Facilitator (for further details, see the section headed <i>"The Servicing Agreement"</i> of the Prospectus and the section headed <i>"Amendments to the Transaction Documents - The</i> <i>ervicing Agreement</i> ") of the Notice.	(b)Servicing Continuity Provisions	Confirmation	{ALPHANUM-1000}	Article 21(7)(b)	The STS notification shall confirm that the securitisation documentation expressly include requirements under Article 21(7) (b) of Regulation (EU) 2017/2402.	Item 3.7 of Annex VIII.
STSS52	his is not applicable since there are no derivative contracts entered into by the Issuer in the context of the Securitisation.	(c)Derivative Counterparty Continuity Provisions	Confirmation	{ALPHANUM-1000}	Article 21(7)(c)	The STS notification shall confirm that the transaction documentation specifies all of the information under Article 21(7) (c) of Regulation (EU) 2017/2402	Item 3.7 of Annex VIII.
STSS53	he Cash Allocation, Management and Agency Agreement contains provisions aimed at ensuring the replacement of the Account Bank in case of its default, insolvency or other specified events (for further details, see ne section headed "The Other Transaction Documents - the Cash Allocation, Management and Agency Agreement" of the Prospectus and the section headed "Compliance with the STS Requirements - Termination of the gents" of the Notice).	(c)Account Bank Continuity Provisions	Confirmation	{ALPHANUM-1000}	Article 21(7)(c)	The STS notification shall confirm that the transaction documentation specifies all of the information under Article 21(7 (c) of Regulation (EU) 2017/2402.	Item 3.7 of Annex VIII.
	ompass is an established originator and servicer active in the consumer loan market since 1960. It is licensed to carry out lending activity pursuant to article 13 of the Banking Act. Pursuant to the Servicing Agreement, ompass has represented and warranted that it has all skills, software, hardware, information technology and human resources necessary to comply with the efficiency standards required by the Servicing Agreement. addition, under the Servicing Agreement, as amended by the Amendment Agreement, the Servicer has represented and warranted that it has expertise in servicing exposures of a similar nature to those securitised or more than 5 years and has well-documented and adequate policies, procedures and risk-management controls relating to the servicing of exposures. In addition, pursuant to the Servicing Agreement, as amended y the Amendment Agreement, the Back-Up Servicer and any substitute servicer shall have expertise in servicing exposures to those securitised.	Pequired expertise from the servicer and policies and adequate procedures	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.	ltem 3.4.6 Annex VIII.
	he Master Receivables Purchase Agreement and the Servicing Agreement, this latter as amended by the Amendment Agreement (including the Collection Policies attached thereto) set out in clear and consistent terms						
STSS55	eference is made to the sections headed "The Master Receivables Purchase Agreement", "The Servicing Agreement" and "The Credit and Collection Policies" of the Prospectus and the section headed "Credit and	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 VIII.
STSS56	ollection Policies" of the Notice. the Transaction Documents clearly specify the Quarterly Priorities of Payments, the events which trigger changes in such Priorities of Payments as well as the obligation to report such events, and any change in the quarterly Priority of Payments which will materially adversely affect the repayment of the Notes. Pursuant to the Amendment Agreement and the Servicing Agreement, the Intercreditor Agreement and the Cash llocation, Management and Agency Agreements as amended by the Amendment Agreement (i) the Calculation Agent has undertaken to prepare: (A) on or prior to each Investor Report Date, the Investor Report, and a) starting from the Securitisation Report Effective Date, the ESMA Investor Report, in compliance with the Securitisation Regulation and the Regulatory Technical Standards adopted by the Commission pursuant to rticle 7, paragraph 3 of the Securitisation Regulation, currently in the form of annex 12 (<i>Investor Report</i>), setting out certain information with respect to the Notes (including, <i>inter alia</i> , the events which trigger changes the Quarterly Priorities of Payments); and (ii) subject to receipt of the Investors Report or the ESMA Investor Report (as the case may be) from the Calculation Agent, the Reporting Entity has undertaken to make it vailable to the holders of a Securitisation position, the competent Authority pursuant to Article 29 of the Securitisation Regulation or, upon request, to any potential investor in the Notes through the website of uropean DataWarehouse (being, as at the date of the Notice, www.eurodw.eu).	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.	ltem 3.4.5 Annex VIII.
STSS57	eference is also made to the sections headed "Terms and Conditions of the Notes", "The Servicing Agreement", "The Other Transaction Documents - The Intercreditor Agreement" and "The Other Transaction Documents - the Cash Allocation, Management and Agency Agreement" of the Prospectus and to the sections headed "Amendments to the Transaction Documents - The Cash Allocation, Management and Agency Agreement and Agency Agreement" and "Compliance with the STS requirements" of the Notice. The Conditions (including the Rules of the Organisation of the Noteholders attached thereto) contain clear provisions that facilitate the timely resolution of conflicts between Noteholders of different Classes, clearly efine and allocate voting rights to Noteholders and clearly identify the responsibilities of the Representative of the Noteholders; therefore, the provisions of article 21(10) of the Securtisation Regulation relating to the timely resolution of conflicts are met.	Timely resolution of conflicts between classes of investors & responsibilities of trustee	f Confirmation	{ALPHANUM-1000}	Article 21(10)	The STS notification shall confirm whether the provisions under Article 21(10) of Regulation (EU) 2017/2402 relating to the timely resolutions of conflicts are met.	Item 3.1 of Annex VII and item 3.4 of Annex VIII.
	onditions of the Notes " of the Notice. nder the Amendment Agreement, Compass has confirmed that (i) it has made available to the holders of a Securitisation position, the competent Authority pursuant to Article 29 of the Securitisation Regulation and,						
STSS58	pon request, to any potential investor in the Notes before the date of the STS Notification, through the website of European DataWarehouse (being www.eurodw.eu), data on static and dynamic historical default and oss performance, such as delinquency and default data, for substantially similar exposures to those securitised, and the sources of those data and the basis for claiming similarity, provided that such data cover a eriod of at least 5 (five) years, and (ii) as holder of the Junior Notes, it has been in possession, before the date of the STS Notification, of data on static and dynamic historical default and elinquency and default data, for substantially similar exposures to those securitised and the STS Notification, of data on static and dynamic historical default and loss performance, such as elinquency and default data, for substantially similar exposures to those securitised, and the sources of those data and the basis for claiming similarity, provided that cover a period of at least 5 (five) years. eference is also made to the section headed <i>"Compliance with the STS requirements"</i> of the Notice.		Confirmation	{ALPHANUM-1000}	Articles 22 (1)	The STS notification shall confirm that the data required to be made available under Article 22(1) of Regulation (EU) 2017/2402 is available and shall state clearly where the information is available.	Item 3.4.1 of Annex VIII.
STSS59	ursuant to article 22, paragraph 2, of the Securitisation Regulation, an external verification (including verification that the data disclosed on the website of European DataWarehouse in respect of the Receivables included in the Current Portfolio is accurate) has been made prior to the date of the STS Notification by an appropriate and independent party and no significant adverse findings have been found. eference is also made to the section headed " <i>Compliance with the STS Requirements</i> " of the Notice.	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
	nder the Amendment Agreement, Compass has confirmed that (i) it has made available to the holders of a Securitisation position, the competent Authority pursuant to Article 29 of the Securitisation Regulation and, pon request, to any potential investor in the Notes before the date of the STS Notification, through the website of European DataWarehouse (being www.eurodw.eu), a liability cash flow model which precisely epresents the contractual relationship between the Receivables and the payments flowing between the Originator, the investors in the Notes, other third parties and the Issuer, and (ii) as holder of the Junior Notes, has been in possession, before the date of the STS Notification, of a liability cash flow model which precisely represents the contractual relationship between the Receivables and the Issuer. In addition, pursuant to the Amendment Agreement, Compass has undertaken to make available to the holders of a Securitisation position and, pon request, to any potential investor in the Notes on an ongoing basis, through the website of European DataWarehouse (being www.eurodw.eu), a liability cash flow model during the course of the euritisation) which precisely represents the contractual relationship between the Receivables and the payments flowing between the riginator, the investors in the Notes, other third parties and the Issuer. In addition, pursuant to the Amendment Agreement, Compass has undertaken to make available to the holders of a Securitisation position and, pon request, to any potential investor in the Notes on an ongoing basis, through the website of European DataWarehouse (being www.eurodw.eu), a liability cash flow model (to be updated during the course of the euritisation) which precisely represents the contractual relationship between the Receivables and the payments flowing between the Originator, the investors in the Notes, other third parties and the Issuer.	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
	eference is also made to the section headed "Compliance with the STS Requirements - Reporting Entity's disclosure obligations under the Securitisation Regulation" of the Notice.						
STSS61	ursuant to the Amedment Agreement and the Servicing Agreement, as amended by the Amendment Agreement, the Servicer has undertaken to prepare the Loan by Loan Report setting out information relating to ach Consumer Loan, in compliance with the Securitisation Regulation and the applicable Regulatory Technical Standards (including, <i>inter alia</i> , the information related to the environmental performance of the ehicles, in respect of the Pool of the New Car Loans and the Pool of the Used Car Loans if available, if available), and make it available to the Reporting Entity in a timely manner in order for the Reporting Entity to bake available such report to the holders of a Securitisation position, the competent Authority pursuant to Article 29 of the Securitisation Regulation and, upon request, to any potential investor in the Notes by no iter than 1 month after each Quarterly Payment Date through the website of European DataWarehouse (being www.eurodw.eu). For further details, see the sections headed <i>"Amendments to the Transaction ocuments - The Servicing Agreement"</i> and " <i>Compliance with the STS Requirements - Reporting Entity's disclosure obligations under the Securitisation Regulation</i> " of the Notice.	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
STSS62	nder the Amendment Agreement, the parties thereto have acknowledged that the Originator shall be responsible for compliance with article 7 of the Securitisation Regulation. Each of the Issuer and the Originator as a greed that Compass is designated as Reporting Entity, pursuant to and for the purposes of article 7, paragraph 2, of the Securitisation Regulation and, in such capacity as Reporting Entity, it has fulfilled before the act of the STS Notification, as the case may be, the information requirements pursuant to points (a), (b), (d), (e), (f) and (g) of the first subparagraph of article 7, formation/acouments remains published thereon during the entire life of the Securitisation. As to information to be made available provide to the date of the STS Notification, compass has confirmed that (i) it has and eavailable to the holders of a Securitisation position, the competent Authority pursuant to Article 20 of the Securitisation Regulation and, upon request, to any potential investor in the Notes before the date of the STS Notification, and (d) of article 7, paragraph 1, of the securitisation Regulation and the information and the documents through the website of the Isunor Notes, it has been, before the date of the STS Notification, and a function and a documents shall remain published), and (ii) as holder of the Lunior Notes, it has been, before the date of the STS Notification, the relevant arties to the Amendment Agreement have agreed and undertaken as follows: (i) the Securitisation Regulation and meta is available fare the date of the STS Notification, here relevant artises to the Amendment Agreement have agreed and undertaken as follows: (i) the Service shall prepare the Loan by Loan Report or the ESMA Investor Report as the Kase may be), to the Securitisation Regulation and significant Event Report as the securitisation Regulation in the Notes by no later than one month after each Quarter/ Payment Date; and (ii) the Calculation Agent undertaken as follows: (i) the Service'shall prepare the Loan by Lo	Originator and sponsor responsible for compliance with Article 7	Confirmation	{ALPHANUM-1000}	Article 22 (5)	The STS notification shall confirm that: the originator and the sponsor are complying with Article 7 of Regulation (EU) 2017/2402; - the information required by Article 7(1) (a) has been made available to potential investors before pricing upon request; - the information required by Article 7(1) (b) to (d) has been made available before pricing at least in draft or initial form.	N/A