STS Notification Template files

Version 1.0 FINAL

The worksheets in the enclosed templates shall be used for the purposes of the notification requirements to the FCA as set out in Article 27 of the European Securitisation Regulation as amended by The Securitisation (Amendment) (EU Exit) Regulations 2019 (UK Securitisation Regulation)

Detailed instructions for submitting the STS notification template for a public securitisation to the FCA:

1. If you are providing an STS notification for a public securitisation, then you must follow all of the instructions below. NB: 'Public securitisations' are defined as those securitisations that do not fall under the scope of Article 7(1)(c) of the UK Securitisation Regulation (where section 85 of the 2000 Act (prohibition of dealing etc in transferable securities without approved prospectus) and rules made by the FCA for the purposes of Part 6 of the 2000 Act (official listing) do not require a prospectus to be drawn up). Please note that failure to comply with these instructions may lead to either a rejection of the STS notification or delays in making it available on the List of UK STS Securitisations.

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

3. Complete the STS notification template(s) in the manner specified in the templates.

For ease of reference, fields that must always be completed have been highlighted in blue.

Similarly, conditional fields (i.e. those that must sometimes be completed depending on the type of instrument) have been highlighted in beige.

Please note that this colour coding is for ease of reference only, and that the obligations as set out in the regulatory technical standards, take precedence in the event of any conflict.

4. Please note that any reference in the STS notification template file:

• to Regulation (EU) 2017/2402 is a reference to Regulation (EU) 2017/2402 of the European Parliament and of the Council of 12 December 2017 laying down a general framework for securitisation and creating a specific framework for simple, transparent and standardised securitisation, as amended by The Securitisation (Amendment) (EU Exit) Regulations 2019 (SI 2019/660);

• to Regulation (EU) No 600/2014 is a reference to Regulation (EU) No 600/2014 of the European Parliament and of the Council of 15 May 2014 on markets in financial instruments and amending Regulation (EU) No 648/2012, as amended by The Markets in Financial Instruments (Amendment) (EU Exit) Regulations 2018 (SI 2018/1403);

• to Regulation (EU) No 575/2013 is a reference to Regulation (EU) No 575/2013 of the European Parliament and of the Council of 26 June 2013 on prudential requirements for credit institutions and investment firms and amending Regulation (EU) No 648/2012, as amended by The Capital Requirements (Amendment) (EU Exit) Regulations 2018; unless the contrary intention appears.

Where a term in the STS notification template file is defined in Regulation (EU) 2017/2402, that definition shall apply for the purposes of these instructions unless the contrary intention appears.

5. Once the STS notification template(s) has been completed, save this file, submit using the File Upload Form for Submission of STS Notifications to the FCA ("STS Notification File Upload Form"), in adherence with the following modalities. Note: The STS Notification File Upload Form will be available for a firm user registered onto Connect only if their Principal user has enabled them access to the form.

Please submit only one file per securitisation. Where multiple STS notifications are being submitted (e.g. for two or more securitisations), please submit one notification per securitisation.
Where a notification is being made for an ABCP securitisation that requires notification of both the transaction and programme in compliance with the STS criteria, then Annex I in the public securitisations STS notification template file should be deleted and Annexes II and III should be completed, and this single saved file should be submitted in one notification. Each Annex will be treated as a separate notification with its own corresponding Notification ID generated.

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

• Where a notification is being made for an ABCP transaction only, then Annexes I and III should be deleted and Annex II should be completed, and this file saved and should be submitted in one notification.

• Where a notification is being made for an ABCP programme only, then Annexes I and II should be deleted and Annex III should be completed, and this file saved and should be submitted in one notification.

• Initial and any further STS notification files such as Updates or Loss of STS can be submitted only by a firm user registered onto Connect whose email domain matches that of the firm and the previous notification submitters. Failure to do so may lead to us being unable to recognise your email domain and the STS notification file being rejected.

• If you are providing an updated STS notification or a Loss of STS notification, then you must specify the reasons for revision or reasons the securitisation no longer meets the STS criteria, in either field STSS16 (Annex I), STSAT16 (Annex II) or STSAP15 (Annex III).

6. The template file must be saved in following filename format: [SECU]: LEI - UNIQUE_IDENTIFIER - STATUS_TYPE UNIQUE_IDENTIFIER is as set out in Annex below

Example filenames:

If the template is for a new securitisation notification for a Public STS 5493000IBP32UQZ0KL24N201801 - NEW - PUB If the template is for an updated securitisation notification for a Public STS 5493000IBP32UQZ0KL24N201802 - UPDATE - PUB If the template is for a Loss of STS securitisation notification for a Public STS 5493000IBP32UQZ0KL24N201802 - LOSS OF STS - PUB

7. The notification must be submitted via Connect

In case of questions: Please send an email to your Firm Supervisor or contact FCA's Supervision Hub at Firm.Queries@fca.org.uk

Annex: Unique identifier

1. The reporting entity shall assign to the securitisation a unique identifier composed of the following elements, in sequential order:

(a) The Legal Entity Identifier of the reporting entity;

(b) The letter 'A' if the securitisation is an ABCP securitisation or the letter 'N' if the securitisation is a non-ABCP securitisation;

(c) The four-digit year corresponding to:

i. The four-digit year that the first securities of the securitisation were issued, where the securitisation is a non-ABCP securitisation;

ii. The four-digit year that the first securities within the ABCP programme were issued, where the securitisation is an ABCP securitisation;

(d) The number 01 or, where there is more than one securitisation with the same identifier created according to points (a) to (c) of this sub-paragraph, a two-digit sequential number corresponding to the order in which the reporting entity made available information on each securitisation according to this Regulation. In the event of multiple simultaneous securitisations, the reporting entity shall define the order of each such securitisation at its discretion.

2. The reporting entity shall assign to each ABCP transaction in an ABCP programme a unique identifier composed of the following elements, in sequential order:

(a) The identifier produced according to in paragraph 1;

(b) The letter 'T';

(c) The four-digit year corresponding to the first closing date of the ABCP transaction;

(d) The number 01 or, where there is more than one ABCP transaction with the same identifier created according to points (a)-(c) of this sub-paragraph, a two-digit sequential number corresponding to the order of the first closing date of each ABCP transaction. In the event of multiple simultaneous ABCP transactions, the reporting entity shall define the order of each such ABCP transaction at its discretion.

3. The reporting entity shall not amend unique identifiers.

FIELD NUMBER	BOX TO COMPLETE FOR STS NOTIFICATION	BACKGROUND INFORMATION: FIELD NAME	BACKGROUND INFORMATION: APPLICABLE EXPLANATION TYPE FOR THIS FIELD	BACKGROUND INFORMATION: FIELD FORMAT	BACKGROUND INFORMATION: ARTICLE OF REGULATION (EU) 2017/2402	BACKGROUND INFORMATION: FIELD DESCRIPTION (where appropriate, this includes a reference to the relevant sections of the underlying documentation where the information can be found)	ADDITIONAL INFORMATION
STSS0	PTCQB104N23FMNK2RZ28	First contact point	N/A (General Information)	{ALPHANUM-1000}	Article 27(1)	Legal Entity Identifier (LEI) of the entity designated as the first contact point	Item 3.2 of Annex 19 of Commission Delegated Regulation (EU) 2019/980 .
STSS1	XS2065728920,XS2065729654	Instrument identification code	N/A (General Information)	{ISIN}	N/A	Where available, the international security identification code (ISIN) or codes. If no ISIN is available, then any other unique securities code assigned to this securitisation.	Where available under Item 3.1 of Annex 19 of Commission Delegated Regulation (EU) 2019/980.
STSS2	PTCQB104N23FMNK2RZ28	Legal Entity Identifier (LEI)	N/A (General Information)	{LEI}	N/A	The LEI of the originator(s) and sponsor(s) and, where available, original lender(s).	Item 4.2 of Annex 9 of Commission Delegated Regulation (EU) 2019/980
STSS3	N/A	Notification identifier	N/A (General Information)	{ALPHANUM-100}	N/A	Where reporting an update, the unique reference number assigned by the FCA to the previously notified STS notification.	N/A
STSS4	QJPKR9G6N884N1WHW372N200601	Unique identifier	N/A (General Information)	{ALPHANUM-100}	N/A	The unique identifier assigned by the reporting entity in accordance with Article 11(1) of Commission Delgated Regulation (EU) 2020/1224 supplementing Regulation (EU) 2020/1240 of the European Parliament and of the Council with regard to regulatory technical standards specifying the information and the details of a securitisation to be made available by the originator, sponsor and SSPE.	N/A
STSS5	N/A	Prospectus identifier	N/A (General Information)	{ALPHANUM-100}	N/A	Where available, the prospectus identifier as provided by the relevant competent authority.	N/A
STSS6	EuroABS	Securitisation repository	N/A (General Information)	{ALPHANUM-1000}	N/A	Where available, the name of the registered securitisation repository.	N/A
STSS7	Fosse Master Issuer plc - 2019-1 Class A Notes	Securitisation name	N/A (General Information)	{ALPHANUM-100}	N/A	The securitisation name.	Section 4 of Annex 9 of Commission Delegated Regulation (EU) 2019/980
	GB	Country of establishment	N/A (General Information)	{COUNTRYCODE_2}	Articles 18 and 27(3)	Where available, the country of establishment of the originator(s), sponsor(s), SSPE(s) and original lender(s).	N/A
STSS9	non-ABCP securitisation	Securitisation classification	N/A (General Information)	{LIST}	N/A	The type of securitisation: non-ABCP securitisation; ABCP transaction; ABCP programme.	N/A
ST5510	residential mortgages	Underlying exposures classification	N/A (General Information)	(UST)	N/A	The type of underlying exposures including: 1) residential loans that are either secured by one or more mortgages on residential immovable property or that are fully guaranteed by an eligible protection provider among those referred to in Article 201(1) of Regulation (EU) No 575/2013 and qualifying for the credit quality step 2 or above as set out in Part Three. Thit III, Orapter 2 of that Regulation; 2) commercial loans that are secured by one or more mortgages on commercial immovable property, including offices or other commercial premises; 3) credit facilities, provided to individuals for personal, family or household consumption purposes; 4) credit facilities, provided to individuals for personal, family or household consumption purposes; 5) auto loans/leases; 6) credit carditeses; 7) tade receivable; 8) other underlying exposures that are considered by the originator or sponsor to constitute a distinct asset type on the basis of internal methodologies and parameters;	N/A
	2019-09-13	Issue date	N/A (General Information)	,	N/A	Where a prospectus is drawn up in compliance with Regulation (EU) 2017/1129, the date on which the prospectus was approved. In all other cases, the closing date of the most recent transaction.	N/A
STSS12	2019-10-15	Notification date	N/A (General Information)	{DATEFORMAT}	N/A	The date of notification to the FCA, or if prior to exit day, date of notification to ESMA. Where an authorised third-party has provided STS verification services in accordance with Article	N/A
STSS13	N/A	Authorised third party	N/A (General Information)	{ALPHANUM-1000}	Article 27(2)	27(2) of Regulation (EU) 2017/2402, a statement that compliance with the STS criteria was confirmed by that authorised third party firm.	N/A
STSS14	N/A	Authorised third party (name)	N/A (General Information)	{ALPHANUM-1000}	Article 27(2)	Where an authorised third-party has provided STS verification services in accordance with Article 27(2) of Regulation (EU) 2017/2402, the name of the third party.	N/A
STSS15		[Note: empty row that serves to avoid re-numbering of	rows.]				N/A
STSS16	STS compliant	STS status	N/A (General Information)	{ALPHANUM-1000}	Article 27(5)	A reasoned notification by the originator and sponsor that the securitisation is no longer to be considered as STS, or that a STS notification should be revised.	N/A
STSS17	Υ	Originator (or original lender) not a UK credit institution or a UK investment firm	N/A (General Information)	{Y/N}	Article 27(3)	A "Yes" or "No" statement as to whether the originator or original lender is a credit institution or investment firm established in the UK.	N/A
	The originator is a credit institution subject to prudential, capital and liquidity regulation and supervision in the UK by the Prudential Regulatory Authority and the Financial Conduct Authority.	Confirmation of credit-granting criteria	N/A (General Information)	{ALPHANUM-1000}	Article 27(3)	Where the answer to field STSS17 is "No", confirmation that the originator's or original lender's credit granting criteria, processes and systems in place are executed in accordance with Article 9 of Regulation (EU) 2017/2402. Where the answer to field STSS17 is "No", declaration that the credit-granting as referred to in	
STSS19	N/A	Declaration that the credit-granting is subject to supervision	N/A (General Information)	{ALPHANUM-1000}	Article 27(3)	Where the answer to held \$1\$\$17 is "No", declaration that the credit-granting as referred to in Article 27(3)(a) of Regulation (EU) 2017/2402 is subject to supervision.	N/A

575520	[A] True Sale. Thile to the loans are acquired from the seller by the mortgages trustee by means of an equitable assignment with the same legal effect as a true sale and in a manner that is enforceable against the seller or any other third party. Pursuant to clause 2.1 (with respect to the initial portfolio of loans) and clause 4.1 (with respect to any new portfolio of loans) of the mortgages ale greement, subject to certain conditions, the seller sells and assigns from time to time loans to the mortgages trustee by means of an equitable assignment. The sale of English hans is in equity only; and the transfer of the Sootish loans is of the beneficial interest only (until transfer of legal title). As a matter of English and Sootish law, such equitable assignment has the same legal effect as a true sale (see opinion 4.1 and 4.2 of the Allen & Overy transaction legal opinion and opinion 5 of the Shepherd and Wedderburn Sootis law opinion). Once sodi, the loans form part of the trust porperity held on trust by the mortgages trustee pursuant to clause 2 of the mortgages trust deed. Perfection of the assignment to fit be occurs on the occurrence of certain specified events set out in clause 6.1 of the mortgage sale agreement. (8) Enforceability, Under applicable law (as reflected in opinion 4.1 and 4.2 of the Allen dover transaction legal opinion and opinion 5.1 of the Shepherd and Wedderburn Scots law opinion), the acquisition of title by the mortgages trustee is enforceable against the seller or other third party. Schedule 1 of the Mentoge againse the solid or or the trust porperisions on enforceability, including: paragraphs 1.14, 2.6, 6.4, and 7.4, (C) Legal opinions 3.0 printo 4.1 and 4.2 of the Allen & Overy transaction legal opinion and enforceability, set the sector of the form of finat terms entited "Securitisation Regulation-STS requirements". (D) Disclosure. The base prospectus includes disclosure on the sale mechanics (see the base prospectus section Thescription of the transaction document. The mortgages	Transfer of the underlying exposures by true sale or assignment	Concise Explanation	(ALPHANUM-10000)	Article 20(1)	A concise explanation of how the transfer of the underlying exposures is made by means of true sale or transfer with the same legal effect in a manner that is enforceable against the seller or any third party.	Item 3.3 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
STSS21	Under applicable insolvency laws in the United Kingdom (the originator's jurisdiction), assignment of the loans by the seller to the mortgages trustee is not subject to severe clawback provisions in the event of the seller' insolvency as UK insolvency laws do not include "severe clawback provisions". The Allen & Overy transaction legal opinion (section 4.1 and 4.2), and Shepherd and Wedderburn Scots (section 5.3 to 5.8) analyse the applicable clawback provisions, none of which constitute "severe clawback provisions".	No severe clawback	Concise Explanation	{ALPHANUM-10000}	Article 20(2)	A concise explanation on whether any of the severe clawback provisions referred to in Article 20 (2) (a) or (b) of Regulation (EU) 2017/2402 are found in the securitisation, and state whether the provisions in Article 20 (3) of Regulation (EU) 2017/2402 apply.	Item 3.3 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
STSS22	Please refer to STSS21	Exemption for clawback provisions in national insolvency laws	Confirmation	{ALPHANUM-1000}	Article 20(3)	In conjunction with STSS21, where appropriate, a confirmation whether there are no circumstances that could give rise to clawback provisions in accordance with Article 20 (1) and (2) of Regulation (EU) 2017/2402.	Item 3.3 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
STS523	N/A as each loan was originated by Santander UK plc (previously known as Abbey National plc) (see para 1.2 of schedule 1 of the mortgage sale agreement). The base prospectus also identifies the originator (see the section of the base prospectus entitled "Santander UK pica and the Santander UK proong" (pages 214-215). Thite to asy loans originated by Abbey National plc were assigned to Santander UK plc as part of the acquisition without any intermediate steps. All loans are transferred pursuant to the mortgage sale agreement without any intermediate steps and on the same terms and conditions. See above re the sale mechanics and legal opinions.	Transfer where the seller is not the original lender	Confirmation	(ALPHANUM-1000)	Article 20(4)	Where the seller is not the original lender, a statement confirming that the securitisation complies with Article 20(1) to 20(3) of Regulation (EU) 2017/2402.	Item 3.3 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
STSS24	Pursuant to the mortgage sale agreement, the seller sells loans to the mortgages trustee by means of an equitable assignment (clauses 2.1 and 4.1), and perfection of the assignment of title occurs on the occurrence of certain specified events set out in the mortgage sale agreement (clauses 6) and summissed in the base prospectus (see the base prospectus section "Description of the transaction documents-The mortgage sale agreement. (Tansfer of legal title to the mortgage sale struster" (pages 115-116), which include: clauses 6.1(g), (the date on which the Seller cases to be rated BBa- by Fitch or S&P 6.1(g) (an Insolvency Event in relation to the Seller); and 6.1(h) (the Seller is in material breach of its obligations under the mortgage sale agreement, subject to certain conditions) of the mortgage sale agreement.	Transfer performed by means of an assignment and perfected at a later stage	Concise Explanation	(ALPHANUM-10000)	Article 20(5)	Where the transfer of the underlying exposures is performed by means of an assignment and perfected at a later stage than at the closing of the securitisation, a concise explanation on how and whether that perfection is effected at least through the required minimum pre-determined event triggers as listen Article 20(5) of Regulation (EU) 2017/2402. Where alternative mechanisms of transfer are used, a confirmation that an insolvency of the originator would not prejudice or prevent the SSPE from enforcing its rights.	Item 3.3 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
STSS25	All loans are transferred pursuant to the mortgage sale agreement on the same terms and conditions (clauses 21 and 4.1). The base prospectus identifies the originator (see the sections of the base prospectus entitled "Santander UK pic and the Santander UK Group" (pages 214-215)), and includes disclosure on the relevant representations and warranties noted below (see the base prospectus section "Description of the transaction documents-The mortgage sale agreement-Representations and warranties" (pages 103-109). The mortgage sale agreement includes representations and warranties with respect to origination and title (see paragraphs 1.2 and 6.1 of scheduel 1 of the mortgage sale agreement).	Representations and warranties	Concise Explanation	(ALPHANUM-10000)	Article 20(6)	A concise explanation on how and whether there are representations and warranties provided by the seller that the underlying exposures included in the securitisation are not encumbered or otherwise in a condition that can be foreseen to adversely affect the enforceability of the true sale or assignment or transfer with the same legal effect.	Item 2.2.8 of Annex 19 of Commission Delegated Regulation (EU) 2019/980

515526	(A) Eligibility criteria. Each loan sold to the mortgages trustee must comply with eligibility criteria set out in the mortgage sale agreement (see schedule 4 of the mortgage sale agreement). The base prospectus also sets out the eligibility criteria (see the base prospectus also sets out the eligibility criteria (see para 1.6 of schedule 1 of the mortgage sale agreement include that each loan must have originated in accordance with the them applicable eligibility criteria (see para 1.6 of schedule 1 of the mortgage agae agreement, Bortfolio management. The mortgage sale agreement includes that each loan sust advecting agreement, Bortfolio management. The subsective sould be used to purchase other loans (see clause 8 of the mortgage sale agreement). The base prospectus and/or subsective sould be used to purchase other loans (see clause 8 of the mortgage sale agreement). The base prospectus entitled "Description of the transaction documents-The mortgage sale agreement. Advective sources of loans under a mortgage acount" (page 111), or discretionary purchases there where proceeds could be used to purchase other documents-The mortgage sale agreement Optional repurchase have there where proceeds could be reinvested in other loans should not constitute "active portfolio management" because such repurchases fail within the activities enumerated under items and b or paragraph 15 of the EAB quidelines. The base prospectus includes an affirmative statement that the sale/repurchase rights of the saler of ons tonder a mortgage sale agreement (advectives and bid paragraph) 15 of the EAB use prospectus includes an affirmative statement that the sale/repurchase rights of the saler do not constitute active portfolio management (geage E111). To the constitute active portfolio management (see the base prospectus includes an affirmative statement that the sale/repurchase rights of the saler do not constitute active portfolio management (see the base prospectus include) and paragraph (see the base prospectus includes an aff	on a discretionary basis	Concise Explanation	(ALPHANUM-10000)	Article 20(7)	A concise explanation on how: - the underlying exposures transferred from, or assigned by, the seller to the SSPE meet predetermined, lear and documented eligibility criteria which do not allow for active portfolio management of those exposures on a discretionary basis; - the selection and transfer of the underlying exposures in the securitization is based on clear processes which facilitate the identification of which exposures are selected for or transferred into the securitisation and that they do not allow for their active portfolio management on a discretionary basis.	Section 2 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
515527	(A) Homogeneity. The base prospectus decimbes the loans/portfolio (see the base prospectus section "The loans-dending criteral (see 2326-283)) and payment terms (see the base prospectus section The loans-dending criteral (see 2326-283) and payment terms (see the base prospectus section The loans-Characteristics of the loans" (pages 225-233)). In addition, see the base prospectus section The loans-Characteristics of the loans" (pages 225-233)). In addition, see the base prospectus section The loans-Characteristics of the loans" (pages 2426-284) and payment terms (page 240). (B) One asset type. The portfolio is comprised of residential mortgage loans (see para 1-12) of schedule 1 of the mortgage sale agreement) orginated and/or acquired by Santander UK pic and the Santander UK Group (see para 1.2 of schedule 1 of the mortgage sale agreement). I of Schedule 1 of the mortgage sale agreement). I of Schedule 1 of the mortgage sale agreement), the larcourse to borrowers. The representations set out in the mortgage sale agreement) and secured over residential properties location in the portrogale since advectually binding and enforceable (mara 1.74) of schedule 1 of the mortgage sale agreement), the balance of each loan is legal, valid, binding and enforceable (mara 1.74) of schedule 1 of the mortgage sale agreement) and the terms of each loan softute valid and binding obligations of the borrower makes monthy payments of interest, and on maturity pays principal), and therefore have defined periodic payment streams. The loans in the portfolio are comprised of repayment loans (where the borrower makes monthy payments of interest, and on maturity pays principal), and therefore have defined periodic payment streams (see the section of the base prospectus entitied "The loans-Characteristics of the loans" (pages 225-231)). [C] (Tansferable securities. The portfolio is comprised of residential mortgage is ale agreement). In addition, see the base prospectus section. The loans-Characteristics of the ranset gas eas eas earem	Homogeneity of assets	Detailed Explanation	(ALPHANUM)	Article 20(8)	A detailed explanation as to the homogeneity of the pool of underlying exposures backing the securitisation. For that purpose, include a reference to the EBA BTS on homogeneity (Commission Delegated Regulation (EU) 2019/1851), and explain in detail how each of the conditions specified in the Article 1 of that Delegated Regulation are met.	Item 2.2.7 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
STSS28	The portfolio is comprised of residential mortgage loans based on standard form documentation, and therefore does not include any securitisation position (see para 1.7(a) of schedule 1 of the mortgage sale agreement). The base prospectus also describes the portfolio (see the base prospectus section "The loans" (pages 225-240)). In addition, see the base prospectus section "The loans-Other characteristics" (page 240).	Underlying exposure obligations: no resecuritisation	Confirmation	{ALPHANUM-1000}	Article 20(9)	A confirmation that the underlying exposures do not include any securitisation positions and that the notified securitisation is therefore not a re-securitisation.	Item 2.2 of Annex 19 of Commission Delegated Regulation (EU) 2019/980

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575529	(A) Ordinary course. The base prospectus includes a statement that each loan is originated by in the ordinary course (see the section of the base prospectus entitled "The loans" (pages 225-240), and that the lending criteria was satisfied in all material respects (see para 16 of schedule 10 of the mortgage sale agreement). The methodology for selecting new loans in the portfolio is essentially random and therefore subject to underwriting standards that are no less stringent than those applied to similar exposures. (8) Disclosure of criteria. The base prospectus section "The loans- Lending criteria" (pages 236-238)) and eligbility criteria (see the base prospectus section "The loans- Lending criteria" (pages 236-238)) and eligbility criteria (see the base prospectus section "The loans- lindudes confirmation that any material changes 103-109). The base prospectus societies and lending criteria shall be disclosed without undue delay (see the base prospectus section "The loans-Changes to the underwriting policies and lending criteria" (pages 230). () C Residential class. See the base prospectus section "The loans- Other characteristics (page 240)", which confirms that no loans included in the pool were marketed and underwritten on the premise that the loan appliciaten or, where applicable, intermediaries were made aware that the information provided by the loan applicant might not be verified by the seller. (0) Creditworthines. The mortgage sale agreement sets out the eligbility criteria (schedule 1) and current lending criteria (schedule 4), which includes requirements for income verification. The base prospectus section "Risk factors-General impact of regulatory changes on Santander UK in its various roles under the programme" (pages 36-37), and "The loans-Lending criteria" (pages 236-238).	Soundness of the underwriting standard	Detailed Explanation	{ALPHANUM}	Article 20(10)	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 ry 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) 2017/42. - as to whether an assessment of the borrower's creditworthness meets the requirements set out in Article 3 of Directive 2008/47/cc paragraph S 1 or 4, point (a) of paragraph S, and paragraph 6 of Article 18 of Directive 2014/17/EU or, where applicable, equivalent requirements in third countries.	
STSS30	Santander UK has operated for more than the five year period to satisfy this requirement. See the section of the base prospectus entitled "Santander UK plc and the Santander UK Group" (pages 214-215).	Originator/Lender expertise	Detailed Explanation	{ALPHANUM}	Article 20(10)	A detailed explanation as to whether the originator or original lender have expertise in originating exposures of a similar nature to those securitised. Belgated Regulation (EU) 2019/:	
575531	(A) Transfer. The preliminary pool of loans to be transferred on each issuance is identified by the launch date, and the final pool of loans are transferred on the closing date pursuant to the mortgage sale agreement. Statistical information on the preliminary pool and the cut off date are set out in the preliminary final terms (see the section of the form of final terms entitled "Statistical information on the expected portfolio"), and transfers are made without undue delay following selection. (B) Exposures in default. The eligibility criteria set out in the mortgage sale agreement include that no borrower is in material breach of its obligations (see para 1.11 of schedule 1 of the mortgage sale agreement). The base prospectus includes confirmation that no such impaired loans are included in the pool (see the base prospectus section "The loans-Other characteristics" (page 240)). (C) Exposures to credit-impaired borrowers. The eligibility criteria as et out in the mortgage sale agreement indue that so far as the seller is aware to loans were made to "credit- impaired obligors" (see para 1.25 of schedule 1 of the mortgage sale agreement) and that the lending criteria was satisfied in all material respects (see para 1.6 of schedule 1 of the mortgage sale agreement). The lending criteria excludes borrowers with certain negative credit histories (see schedule 4 of the mortgage sale agreement).	Transferred underlying exposures without exposures in default	Detailed Explanation	{ALPHANUM}	Article 20(11)	A detailed explanations as to whether: -the transferred underlying exposures do not include, at the time of selection, defaulted exposures (or restructured exposures) as defined in Article 20(11) of Regulation (EU) 2017/2402. - the requirements referred to in Article 20 (11) (a) (and (ii) of Regulation (EU) 2017/2402 are met; - the requirements referred to in Article 20 (11) (c) of Regulation (EU) 2017/2402 are met; - the requirements referred to in Article 20 (11) (c) of Regulation (EU) 2017/2402 are met; - the requirements referred to in Article 20 (11) (c) of Regulation (EU) 2017/2402 are met.	
STSS32	The eligibility criteria set out in the mortgage sale agreement include that each borrower has made at least one monthly payment (see para 1.9 of schedule 1 of the mortgage sale agreement). The base prospectus also summarises the eligibility criteria. See the base prospectus section "Description of the transaction documents-The mortgage sale agreement-Representations and warranties" (pages 103-109).	At least one payment at the time of transfer	Confirmation	{ALPHANUM-1000}	Article 20(12)	A confirmation whether, at the time of transfer of the exposures, the debtors have made at least one payment. A confirmation whether or not the exemption under Article 20(12) of Regulation (EU) 2017/2402 applies.	ed
ST5533	The loans in the portfolio are comprised of repayment loans and interest only loans. For interest-only loans, the borrower is recommended to have some repayment mechanism (such as an investment plan) which is intended to provide sufficient (nadis to repay the principal on maturity. It is the responsibility of the borrower to have an investment plan in place to ensure such funds are available. See the base prospectus section "The loans-characteristics of the loans-Repayment terms" (page 226) and "Description of the fransaction Documents-The mortgage sale agreement- Representations and warranties" (page 103-109).	Repayment of the holders shall not have been structured to depend predominantly on the sale of assets	Detailed Explanation	{ALPHANUM}	Article 20(13)	A detailed explanation of the degree of dependence of the repayments of the Item 3.4.1 of Annex 19 of Commi holders of the securitisation position on the sale of assets securing the underlying exposures. Delegated Regulation (EU) 2019/	
STSS34	seller's share	Compliance with the risk retention requirements	Concise Explanation	(UST)	Article 21(1)	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] 2017/2402. An indication which entity retains the material net economic interest and which option is used for retaining the risk: (1) vertical sile in accordance with Article 6(3)(a) of Regulation (EU) 2017/2402; Item 3.1 of Annex 9 and Item 3.4. (2) selfer's share in accordance with Article 6(3)(b) of Regulation (EU) 2017/2402; Annex 19 of Commission Delegat (3) random/selected exposures keyt on balance sheet, in accordance with Article 6(3)(c) of Regulation (EU) 2017/2402; (4) first loss tranche in accordance with Article 6(3)(d) of Regulation (EU) 2017/2402; (5) first loss exposure in each asset in accordance with Article 6(3)(d) of Regulation (EU) 2017/2402; (6) no compliance with risk retention requirements set out in Article 6(3) of Regulation (EU) 2017/2402; (7) other options used.	

575535	(A) Interest rate risks: Interest rate risks are managed for Funding 1 through a Funding 1 Is wap and for the issuer through each issuer swap (which are documented in separate swap agreements and summarised in the base prospectus). The swaps by their terms match cashflows from assets to liabilities. Interest rate risks are also managed through: 1 under clause 4.1 of the servicing agreement, required ensithed ldscretionary rates set in respect of the loans (e.g., the mortgages trustee Variable Rate and any variable margin applicable to any tracker loan) are required (subject to the terms of the mortgage loans and applicable law) to be set at a minimum rate (see also the base prospectus section "Description of the average post derivatives; yield of the portfolio to fall below a defined threshold (see also the base prospectus section "Description of the average post derivatives; yield of the portfolio to fall below a defined threshold (see also the base prospectus section "Description of the issuer through situers ways by their terms match cashflows; from assets to liabilities. See also the base prospectus section " "Description of the issuer through listiles. See also the base prospectus section " "Description of the transaction documents." The mortgage sale agreement; and of the notes (for the issuer) (see conditions of the intercompany loan (for Funding 1) (see clauses 14.6, 14.7, 14.8 and 14.9 of the intercompany loan agreement; and of the notes (for the issuer) (see conditions of 1.1, 3.2, 3.5 and 3.6 of the terms and conditions of the notes), each of funding 1 and the issuer House (will not and the intercompany loan defined set of Transaction Documents, which mights that endities will not enter into derivatives other than bey agreements. The portfolio is comprised of residential mortgage loans based on standard form at that on other advalument advaluments, which mights that the entities will not enter ind derivatives (see para 1.7/a) of schedule 1 of the mortgage sale assessment). In ado	Mitigation of interest rates (IR) and currency (FX) risks	Concise Explanation	{ALPHANUM-10000}	Article 21(2)	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 19 of Commission Delegated Regulation (EU) 2019/980
STSS36	Please refer to STSS35	Derivatives purchased/sold by SSPE	Concise Explanation	{ALPHANUM-10000}	Article 21(2)	A concise declaration that the SSPE has not entered into derivative contracts except in the circumstances referred to in Articles 21(2) of Regulation (EU) 2017/2402.	Items 3.4.2 and 3.8 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
STSS37	Please refer to STSS35	Derivatives using common standards	Concise Explanation	{ALPHANUM-10000}	Article 21(2)	A concise explanation on whether any hedging instruments used are underwritten and documented according to commonly accepted standards.	Items 3.4.2 and 3.8 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
STSS38	The assets have a combination of fixed, external reference rates and rates based on the selier's cost of funds (i.e., a variable rate, a tracking rate or a rate directly linked to rates set by the Bank of England). See the base prospectus section "The loans- Characteristics of the loans" (pages 225-225). The stratification tables in the base prospectus provide relative proportions of different rates, and the form of final terms includes tables which show the correlation between sectoral rates and other market rates, such that those rates can be assessed against other market rates. See the section of the form of final terms entitled "Mitgation of Interest rate and currency risks". The notes issued under the programme may be fixed rate notes or floating rate notes calculated by reference to SONIA, LIBOR, EURIBOR, USD-LIBOR, or SOFR. See the form of final terms.	Referenced interest payments based on generally used interest rates	Concise Explanation	{ALPHANUM-10000}	Article 21(3)	A concise explanation on whether and how any referenced interest payments under the securitisation assets and liabilities are calculated by reference to generally used market interest rates or generally used sectoral rates reflective of the cost of funds.	Item 2.2.2 and 2.2.13 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
575539	Where an enforcement or an acceleration notice has been delivered under the intercompany loan agreement no amount of cash is trapped in Funding 1 as all enforcement proceeds are required to be applied in accordance with the Funding 1 Post-Enforcement Priority of Payments (see Schedule 4 Part 3 to the Funding 1 Deed of Charge). Note Clause 9.3 of the Funding 1 Deed Of Charge provides that the Funding 1 Security Trustee may retain proceeds of enforcement in an interest-bearing account post enforcement of the Funding 1 Security but prior to amounts becoming due in respect of any Funding 1 Secured Dbilgations. Clause 9 states that the Funding 1 Security only becomes enforceable following delivery of an Intercompany Loan Acceleration Notice. Clause 15.10 of the Intercompany loan agreement does permit the Funding 1 Security Trustee to require only that Loan Tranches under the Intercompany Loan are due and payable on demand. given the terms of the Funding 1 Deed of Charge and the cashflow waterfalls - a Funding 1 Security Trustee would likely only deliver an Intercompany Loan Acceleration Notice without requiring amounts under the Intercompany Loan to be immediately due and payable in exceptional circumstances in the best interests of noteholders. The Funding 1 Security Trustee would likely only deliver an Intercompany Loan to be immediately due and payable in exceptional circumstances in ta trapped in a losure Ded of Charge). The Note Trustee acts in the interests of itself and the Noteholders (see rectal (8) of the Master issuer trust deed). No amount of cash is trapped in a usizer under the applicable issuer Post - Enforcement Priority of Payments after a Note Enforcement Notice and an intercompany Loan Acceleration Notice has been served (see Claus 2) of the issuer Security Trustee may retain proceeds of enforcement in an interest-bearing account post enforcement of the issuer Security but prior to amounts becoming due in respect Deed of Charge). Note Clause 6.5 of the issuer Deed of Charge	No trapping of cash following enforcement or an acceleration notice	Concise Explanation	{ALPHANUM-10000}	Article 21(4)	A declaration in general terms that each of the requirements of Article 21(4) of Regulation (EU) 2017/2402 are met.	Item 3.4.5 of Annex 19 of Commission Delegated Regulation (EU) 2015/980
STSS40	Please refer to STSS39	No amount of cash shall be trapped	Confirmation	{ALPHANUM-1000}	Article 21(4)	Confirmation that no cash would be trapped following the delivery of enforcement or an acceleration notice.	Item 3.4.5 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
STSS41	Please refer to STSS39	Principal receipts shall be passed to investors	Confirmation	{ALPHANUM-1000}	Article 21(4)	Confirmation that principal receipts from the underlying exposures are passed to the investors via sequential amoutisation of the securitisation positions, as determined by the seniority of the securitisation position.	Item 3.4.5 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
STSS42	Please refer to STSS39	Repayment shall not be reversed with regard to seniority	Confirmation	{ALPHANUM-1000}	Article 21(4)	Confirmation that the repayment of the securitisation positions is not to be reversed with regard to their seniority.	Item 3.4.5 of Annex 19 of Commission Delegated Regulation (EU) 2019/980

STSS43	Please refer to STSS39	No provisions shall require automatic liquidation of the underlying exposures at market value	Confirmation	{ALPHANUM-1000}	Article 21(4)	Confirmation that no provisions require automatic liquidation of the underlying exposures at market value.	Item 3.4.5 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
STSS44	The structure contemplates non-sequential payments of notes. However, the intercompany loan agreement (which drives the amounts payable in respect of the notes) provides that each term advance becomes due and payable, inter alla, upon the occurrence of an Asset Trigger Event. The amounts payable are subject to the Funding 1 Priority of Payments (per clause 7.1 of the issuer Deed of Charge). An Asset Trigger Event is effectively defined in the Master Definitions and Construction Schedule as being the event that occurs when an amount is debited to the AAA Principal Deficiency Sub-tedger of Funding 2 Indess certain criteria are met. This is essentially a measure of deterioration in the creatic quality of the underlying exposures below a predetermined threshold. Clause 6 of Part 2 of Schedule 4 of the Funding 1 Deed of Charge requires payments following the occurrence of an Asset Trigger Event to be made sequentially to each Term Advance by seniority of their ranking. The issuer Cash Management Agreement provides in Clause 4 of Schedule 2 for the Priority of Payments for Issuer Principal Receipts. This requires sequential payments to the Notes in order of their priority to the extent amounts are due and payable on the Notes.	Securitisations featuring nonsequential priority of payments	Confirmation	(ALPHANUM-1000)	Article 21(5)	Confirmation that transaction featuring nonsequential 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. Confirmation that such triggers include at least the deterioration in the credit quality of the underlying exposures below a predetermined threshold.	Item 3.4.5 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
STSS45	The transaction is not a securitisation where the securitisation structure itself revolves by loans being added to or removed from the pool of loans.	Revolving securitisation with early amortisation events for termination of revolving period based on prescribed triggers	Concise Explanation	{ALPHANUM-10000}	Article 21(6)	A concise explanation, where applicable, on how the provisions in Art 21(6)(a) of Regulation (EU) 2017/2402 are reflected in the transaction documentation.	Items 2.3 and 2.4 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
STSS46	Please refer to STS\$45	Deterioration in the credit quality of the underlying exposures	Concise Explanation	{ALPHANUM-10000}	Article 21(6)(a)	A concise explanation where applicable, on how the provisions in Art 21(6)(a) of Regulation (EU) 2017/2402 are reflected in the transaction documentation.	Items 2.3 and 2.4 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
STSS47	Please refer to STSS45	Occurrence of an insolvency related event of the originator or servicer	Concise Explanation	{ALPHANUM-10000}	Article 21(6)(b)	A concise explanation, where applicable, on how the provisions or triggers in Art 21(6)(b) of Regulation (EU) 2017/2402 are reflected in the transaction documentation.	Items 2.3 and 2.4 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
STSS48	Please refer to STSS45	Value of the underlying exposures held by the SSPE falls below a predetermined threshold	Concise Explanation	{ALPHANUM-10000}	Article 21(6)(c)	A concise explanation, where applicable, on how the provisions or triggers in Art 21(6)(c) of Regulation (EU) 2017/2402 are reflected in the transaction documentation, using cross-references to the relevant sections of the underlying documentation where the information can be found.	Items 2.3 and 2.4 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
STSS49	Please refer to STSS45	Failure to generate sufficient new underlying exposures meeting pre-determined credit quality (trigger for termination of the revolving period)	Concise Explanation	{ALPHANUM-10000}	Article 21(6)(d)	A concise explanation, where applicable, on how the provisions in Art 21(6)(d) of Regulation (EU) 2017/2402 are reflected in the transaction documentation.	Items 2.3 and 2.4 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
575550	(A) Service providers. The service providers are: (i) the servicer, who is appointed under the Servicing Agreement (see the base prospectus section "Description of the transaction documents-Servicing Agreement") (ii) the Corporate Services Provider, the Issuer Corporate Services Provider and the Mortgages Trustee Corporate Services Provider, the Loss of the Services Provider and the Mortgages Trustee Corporate Services Provider, the Cash Manager, who are appointed under the cash Management Agreements (iii) the Cash Manager, who are appointed under the Cash Management Agreement (see the base prospectus section "Description of the transaction documents - Cash management agreement" (pages 127-132) (iv) the Issuer Cash Manager, who is appointed under the sizer Cash Management Agreement (see the base prospectus section "Description of the transaction documents - Suser cash management agreement" (loges 132-133) (v) the Paying Agent Agreement (see the Sase prospectus section "Description of the transaction documents - Issuer Cash management agreement" (pages 132-133) (v) the Paying Agent Agent Bank, Registrar and Transfer Agent Bank Agreement (see the base prospectus section "Description of the transaction documents - Funding I bank account agreement" (page 134) and "Description of the transaction documents - Susages Truste Bank account agreement" (pages 134-135) (vi) the Suscount Barts, who are appointed under the relevant Account agreement (see the base prospectus section "Description of the transaction documents - Funding I bank account agreement" (page 134) and "Description of the transaction documents - Manages Trustee Bank account agreement" (pages 134-135) (vi) the Suscount Sarts, who are appointed under the relevant swap agreements - Funding I swap agreements - funding I swap agreements - funding I swap agreements - Swap agreements - Funding I swap agreements - Swap	Information regarding contractual obligations of the servicer, trustee and other ancillary service providers	Confirmation	(ALPHANUM-1000)	Article 21(7)(a)	Confirmation that the transaction documentation specifies all of the requirements under Article 21(7) (a) of Regulation (EU) 2017/2402.	Item 3.2 of Annex 19 of Commission Delegated Regulation (EU) 2019/980 Item 3.2 of Annex 19 of Commission
STSS51	See above.	Servicing continuity provisions	Confirmation	{ALPHANUM-1000}	Article 21(7)(b)	21(7) (b) of Regulation (EU) 2017/2402.	Delegated Regulation (EU) 2019/980
STSS52	See above.	Derivative counterparties continuity provisions	Confirmation	{ALPHANUM-1000}	Article 21(7)(c)	Confirmation that the transaction documentation satisfies all of the information referred to in Article 21(7) (c) of Regulation (EU) 2017/2402.	Item 3.8 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
STSS53	See above.	Liquidity providers and account bank continuity provisions	Confirmation	{ALPHANUM-1000}	Article 21(7)(c)	Confirmation that the transaction documentation satisfies all of the information under Article 21(7 (c) of Regulation (EU) 2017/2402.	Item 3.8 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
STSS54	The servicer has undertaken the servicing of loans of a similar nature to those securitised, for at least five years as the programme has been in place for more than five years and throughout that time Santander UK has been servicing the loans. See the base prospectus section "Santander UK plc and the Santander UK Group" (pages 214-215). The servicer is an entity that is subject to prudential, capital and liquidity regulation and supervision in the UK, and the existence of well documented and adequate policies, procedures and risk management controls in this regard has been assessed and confirmed by the PRA/CA. See the base prospectus section "Santander UK plc and the Santander UK Group" (pages 214-215).	Required expertise from the servicer and policies and adequate procedures and risk management controls in place	Detailed Explanation	(ALPHANUM)	Article 21(8)	Confirmation that the securitisation documentation sets out the priorities of payment and trigger events pursuant to Articles 21(9) of Regulation (EU) 2017/2402.	Item 3.4.6 of Annex 19 of Commission Delegated Regulation (EU) 2019/980

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	Asset performance remedies. The base prospectus and the Transaction Documents include a summary of the originator's policies and procedures regarding remedies and actions relating to delinquency and default of debtors, debt restructuring, debt forgiveness, forbearance, payment holdiay, losses, harge offs, recoveries and other asset performance remedies (see the sections of the base prospectus entitled "The loans-lending criteria" (pages 236-238). The loans-characteristics of the loans' (ages 225-235), Description of the Transaction Documents-The servicing Agreement', (pages 212-127) in the base prospectus and Schedule 3 of the Service Agreement). A comprehensive Master Definitions and Construction Schedule defines the terms set out in the regulations where applicable, which are consistently applied across the transaction documents, and the base prospectus also includes defined terms under the section entitled "Glossary" (pages 374-417).		Confirmation	(ALPHANUM-1000)	Article 21(9)	Confirmation that the underlying documentation sets out in clear and consistent terms, definitions, remedies and actions relating to the debt situations set out in Article 21(9) of Regulation (EU) 2017/2402.	Item 2.2.2 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
STSS56	Priorities of payments. Priorities of Payments and relevant triggers are set out in the Mortgages Trust Deed, the Funding 1 Deed of Charge, the issuer Deed of Charge, the issuer Cash Management Agreement, the Intercompany Loan and the Terms and Conditions of the Notes. The base prospectus also includes a summary of these under the sections entitled "Cashflow" (pages 183-204) and "Credit Structure" (pages 205- 212) and confirmation that any relevant changes will be disclosed under the section entitled "Cashflows-Disclosure of modifications to the priorities of payments" (page 204).	Priorities of payment and trigger events	Confirmation	(ALPHANUM-1000)	Article 21(9)	Confirmation that the securitisation documentation sets out the priorities of payment and trigger events pursuant to Articles 21(9) of Regulation (EU) 2017/2402.	Item 3.4.7 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
STSS57	Conditions 2 and 11 of the terms and conditions of the notes and Schedule 6 of the note trust deed contain provisions for the resolution of conflicts between different classes of noteholders, including; (a) the method for calling meetings (item 2 of schedule 6) (b) the minimum and maximum timeFrame for setting up a meeting (item 3 of schedule 6) (c) the required equorum (item 5 of schedule 6) (a) the minimum threshold of votes to validate such a decision, with clear differentiation between the minimum thresholds for each type of decision (items 18 through 26 of schedule 6, and condition 2) (e) the time and place of any meetings to be determined by the note trustee, which shall be located in the United Kingdom (or, if applicable, the European Union) (item 2 of schedule 6).	Timely resolution of conflicts between classes of investors and responsibilities of trustees	Confirmation	{ALPHANUM-1000}	Article 21(10)	Confirmation that the provisions under Article 21(10) of Regulation (EU) 2017/2402 relating to the timely resolutions of conflicts are met.	Items 3.4.7 and 3.4.8 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
STS558	The base prospectus and each final terms include static pool data and historical pool data with respect to the pool as well as comparable data of substantially similar exposures. See the base prospectus sections Static Pool Data and Dynamic Data in respect of whole residential mortgage book" (pages 276-279) and "Arrears Experience" (pages 331-333) and the section of the from of final terms entitled "Static Pool Data and Dynamic Data in respect of Whole Residential Mortgage Book" (pages 276-279). Such information included in the base prospectus and the form of final terms is made available to investors prior to the pricing of any issuance of notes.	Historical default and loss performance data	Confirmation	{ALPHANUM-1000}	Articles 22(1)	Confirmation that the data required to be made available under Article 22(1) of Regulation (EU) 2017/2402 is available, stating clearly where the information can be found.	Item 2.2.2 of Annex 19 of Commission Delegated Regulation (EU) 2019/980
	Independent auditors conduct an audit of a sample of the portfolio prior to the issuance of notes to confirm, among other things, pool data included in the base prospectus and final terms. The indust a confirmation that the verification has occurred and which parameters, e.g. loan size, LTV, interest rate, etc., have been subject to the verification and the criteria that have been applied for determining the representative sample. See the base prospectus section "Form of final terms-Securitisation Regulation-Verification of data" (pages 274-275) and the base prospectus section entitled "Using and general information-investor reports and information-Verification of data" (page 371).	Sample of the underlying exposures subject to external verifications	Confirmation	(ALPHANUM-1000)	Article 22(2)	Confirmation that a sample of the underlying exposures was subject to external verification prior to the issuance of the securities by an appropriate and independent party.	N/A
STSS60	The base prospectus confirms that a liability cashflow model is made available to investors in accordance with the regulatory requirements and guidelines. See the base prospectus section "Listing and General Information-Investor reports and information- Liability cashflow model" (page 37). Such liability cash flow model is made available to investors prior to the pricing of any issuance of notes.	Availability of a liability cash flow model to potential investors	Confirmation	{ALPHANUM-1000}	Article 22(3)	Confirmation that a liability cash flow model is available to potential investors prior to pricing and state clearly where this information is available. After pricing, confirmation that such information has been made available to potential investors upon request.	N/A
STSS61	The administrative records of the seller do not contain any information related to the environmental performance of the property securing the loans.	Publication on environmental performance of underlying exposures consisting of residential loans or car loans or leases	Concise Explanation	{ALPHANUM-10000}	Article 22(4)	A concise explanation on whether the information related to the environmental performance of the assets financed by residential loans, or auto loans or leases is available pursuant to Article 7 (1)(a) of Regulation (EU) 2017/2402 and a statement where that information is to be found.	N/A
STSS62	The base prospectus includes disclosure on compliance with Article 7. See the base prospectus section "Listing and General Information-Investor reports and Information" (pages 370-371). Clause 4.7 of the Funding 1. Dead Of Charge Includes an acknowledgement by the seller of the additional reporting obligations set out in Article 7 and agreement by the Seller along with the Issuer, Funding 1, and the Mortgages Trustee that it will be responsible for compliance with the requirements of Article 7; and a covenant from the Issuer, Funding 1, the Mortgages Trustee and it will be responsible are reasonably requested at the cost of Seller to enable it to comply with those obligations.	Originator and sponsor responsible for compliance with Article 7	Confirmation	(ALPHANUM-1000)	Article 22(5)	Confirmation that: - the originator and the sponsor are complying with Article 7 of Regulation (EU) 2017/2402; - the information required by Article 7(1) (a) has been made available to potential investors before pricing upon request; - the information required by Article 7(1) (b) to (d) has been made available before pricing at least in draft or initial form.	N/A