Securitisation Regulation

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Chapter 2



Preamble

THE EUROPEAN COMMISSION,

Having regard to the Treaty on the Functioning of the European Union,

Having regard 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, and amending Directives 2009/65/EC, 2009/138/EC and 2011/61/EU and Regulations (EC) No 1060/2009 and (EU) No 648/2012 and in particular Article 27(6) thereof,

01/01/2021

Whereas:

- (1) Regulation (EU) 2017/2402 requires originators and sponsors to submit certain information to the European Securities Markets Authority (ESMA) where they consider that a securitisation meets the requirements regarding simple, transparent and standardised criteria (STS) set out in Articles 19 to 22 and Articles 23 to 26 of that Regulation. The information to be provided varies according to the different types of securitisations notified.
- (2) In order to allow competent authorities to perform their duties and allow investors and potential investors to perform their due diligence, sufficiently detailed information, relevant to the STS notification, is necessary to determine whether the STS criteria is satisfied. Specifically, the rationale for selecting a homogeneity factor and for excluding others should be included in the notification to inform the assessment of the homogeneity criterion. For certain STS criteria, simple confirmation of compliance is sufficient while other criteria require further information. It is therefore necessary to distinguish requirements for which a simple confirmation is sufficient from those for which a concise explanation or a detailed explanation is necessary.
- (3) Securitisations where no prospectus must be drawn up in accordance with Regulation (EU) 2017/1129 of the European Parliament and of the Council (private securitisations) allow parties to enter into securitisation transactions without disclosing sensitive commercial information. It is therefore appropriate to restrict the information to be published of the STS notifications of such securitisations to non-sensitive commercial information.
- (4) To facilitate access to information relevant to the STS requirements, originators and sponsors should be allowed to refer to the relevant prospectus drawn up for that securit-

isation in accordance with Regulation (EU) 2017/1129, other relevant underlying documentation as referred to in Article 7(1)(b) of Regulation (EU) 2017/2402 or any other document with information relevant to the STS notification.

- (5) This Regulation is based on the draft regulatory technical standards submitted by ESMA to the Commission.
- (6) ESMA has conducted open public consultations on the draft regulatory technical standards on which this Regulation is based, analysed the potential related costs and benefits and requested the opinion of the Securities and Markets Stakeholder Group established by Article 37 of Regulation (EU) No 1095/2010 of the European Parliament and of the Council,

HAS ADOPTED THIS REGULATION:



Article -1 Definitions

For the purposes of this Regulation, "IP completion day" has the meaning given in section 39 of the European Union (Withdrawal Agreement) Act 2020.



Article 1 Information to be included in the STS notification

- (1) The information to be included in the STS notification pursuant to Article 27 of Regulation (EU) 2017/2402 shall be the following:
 - (a) where the securitisation is a non-ABCP securitisation, the information specified in Annex I to this Regulation;
 - (b) where the securitisation is an ABCP securitisation, the information specified in Annex II to this Regulation;
 - (c) for an ABCP programme, the information specified in Annex III to this Regulation.
- (2) For securitisations where no prospectus must be drawn up pursuant to Regulation (EU) 2017/1129, the information to be included in the STS notification pursuant to paragraph 1 shall be accompanied by the following:
 - (a) where the securitisation is a non-ABCP securitisation, the information specified in fields STSS9 and STSS10 of Annex I to this Regulation;
 - (b) where the securitisation is an ABCP securitisation, the information specified in fields STSAT9 and STSAT10 of Annex II to this Regulation;
 - (c) for an ABCP programme, the information specified in field STSAP9 of Annex III to this Regulation.

For the purposes of the fourth subparagraph of Article 27(1) of Regulation (EU) 2017/2402, the publication of the STS notification for those securitisations shall be limited to the information referred to in this paragraph.



Article 2 Additional Information

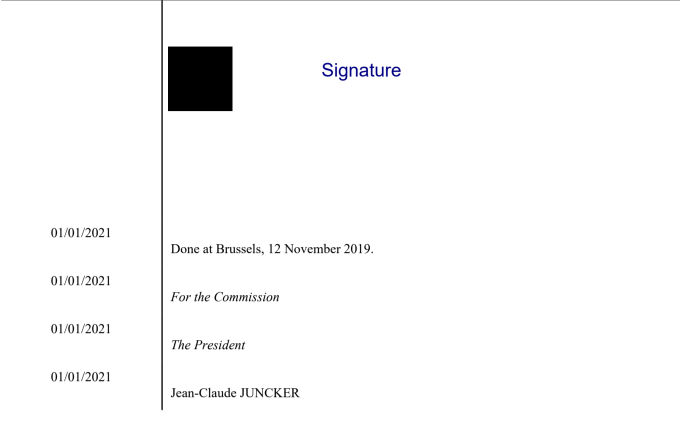
Where the following documents include information relevant to the STS notification, a reference to the relevant parts of those documents may be provided in the "Additional information" column in Annexes I, II or III to this Regulation and, where such information is provided, that documentation shall be clearly identified:

- (a) a prospectus drawn up pursuant to Regulation (EU) 2017/1129;
- (b) any other underlying documentation referred to in Article 7(1)(b) of Regulation (EU) 2017/2402;
- (c) any other document with information relevant to the STS notification.



Article 3 Entry into force

This Regulation shall enter into force on the twentieth day following that of its publication in the *Official Journal of the European Union*.





ANNEX I

Information to be submitted to the FCA pursuant to Articles 19 to 22 of Regulation (EU) 2017/2402 regarding non-ABCP securitisations

General information

Field number	Article of Regulation (EU) 2017/2402	FIELD NAME	CONTENT TO BE REPORTED [Note: Where appro priate, include a refer ence to the relevant sections of the under lying documentation where the informa tion is available.]	ADDITIONAL IN FORMATION
STSS0	Article 27(1)	First contact point	Legal Entity Identifi er (LEI) of the entity designated as the first contact point	Item 3.2 of Annex 19 of Commission Deleg ated Regulation (EU) 2019/980.
STSS1	N/A	Instrument identifica tion code	Where available, the international security identification code (ISIN) or codes. If no ISIN is available, then any other unique securities code as signed to this securit isation.	Where available under Item 3.1 of Annex 19 of Com mission Delegated Regulation (EU) 2019/980.
STSS2	N/A	Legal Entity Identifi er (LEI)	The LEI of the origin ator(s) and sponsor(s) and, where available, original lender(s).	Item 4.2 of Annex 9 of Commission Deleg ated Regulation (EU) 2019/980
STSS3	N/A	Notification identifier	Where reporting an update, the unique reference number as signed by the FCA to the previously noti fied STS notification.	N/A

STSS4	N/A	Unique identifier	The unique identifi er assigned by the re porting entity in ac cordance with Art icle 11(1) of Deleg ated Regulation (EU) 2020/1224	N/A
STSS5	N/A	Prospectus identifier	Where available, the prospectus identifier as provided by the rel evant national regulat or(s).	N/A
STSS6	N/A	Securitisation Repos itory	Where available, the name of the re gistered securitisation repository.	N/A
STSS7	N/A	Securitisation name	The securitisation name.	Section 4 of Annex 9 of Commission Deleg ated Regulation (EU) 2019/980
STSS8	Article 18 and 27(3)	Country of establish ment	Where available, the country of establish ment of the origin ator(s), sponsor(s), SSPE(s) and original lender(s).	N/A
STSS9	N/A	Securitisation classi fication	The type of securitisa tion: -non-ABCP securit isation; -ABCP securitisa tion; -ABCP programme.	N/A
STSS10	N/A	Underlying expos ures classification	The type of underly ing exposures includ ing: 1) residential loans that are either se cured by one or more mortgages on residen tial immovable property or that are fully guaranteed by an eli gible 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, Title II,	N/A

			Chapter 2 of that Reg ulation;; 2) commercial loans that are secured by one or more mort gages on commercial immovable property, including offices or other commercial premises; 3) credit facilities provided to individu als for personal, fam ily or household con sumption purposes; 4) credit facilities, including loans and leases, provided to any type of enterprise or corporation; 5) auto loans/leases; 6) credit card receiv ables; 7) trade receivables; 8) other underlying exposures that are considered by the ori ginator or sponsor to constitute a dis tinct asset type on the basis of internal meth odologies and para meters;	
STSS11	N/A	Issue date	Where a prospectus is drawn up in com pliance with Regula tion (EU) 2017/1129, and / or correspond ing legislation applic able in a third coun try, the date on which the prospectus was ap proved. In all other cases, the closing date of the most recent transac tion.	N/A
STSS12	N/A	Notification date	The date of notifica tion to the FCA, or if prior to IP comple tion day, date of noti fication to ESMA.	N/A
STSS13	Article 27(2)	Authorised Third party	Where an author ised third-party has provided STS verific ation services in ac	N/A

			cordance with Article 27(2) of Regulation (EU) 2017/2402, a statement that compli ance with the STS criteria was confirmed by that authorised third party firm.	
STSS14	Article 27(2)	Authorised Third party	Where an author ised third-party has provided STS veri fication services in accordance with Art icle 27(2) of Regula tion (EU) 2017/2402, the name of the third party.	N/A
	[deleted]			
STSS16	Article 27(5)	STS status	A reasoned notifica tion by the originat or and sponsor that the securitisation is no longer to be con sidered as STS, or that a STS notific ation should be re vised.	N/A
STSS17	Article 27(3)	Originator (or origin al lender) not a UK credit institution or a UK investment firm	A "Yes" or "No" statement as to wheth er the originator or original lender is a credit institution or investment firm, as defined by article 4(1)(1) and 4(1)(2) of Regulation (EU) No 575/2013, that is es tablished in the UK.	N/A
STSS18	Article 27(3)	Confirmation of cred it-granting criteria	Where the answer to field STSS17 is "No", confirmation that the originator's or original lender's credit-granting cri teria, processes and systems in place are executed in accord ance with Article 9 of Regulation (EU) 2017/2402.	N/A
STSS19	Article 27(3)	Declaration that the credit granting is sub ject to supervision	Where the answer to field STSS17 is "No", declaration that	N/A

	the credit-granting as	
	referred to in Article	
	27(3)(a) of Regula	
	tion (EU) 2017/2402	
	is subject to supervi	
	sion.	

Field num ber	Article of Regula tion (EU) 2017/2402	FIELD NAME	Confirmation	Concise ex planation	Detailed ex planation	CONTENT TO BE RE PORTED [Note: Where ap propriate, include a reference to the relev ant sections of the under lying docu mentation where the in formation is available.]	ADDITION AL IN FORM ATION
STSS20	Article 20(1)	Transfer of the underly ing expos ures by true sale or as signment				A concise explanation of how the transfer of the under lying ex posures is made by means of true sale or transfer with the same legal effect in a manner that is enforce able against the seller or any third party.	Item 3.3 of Annex 19 of Commis sion Deleg ated Regu lation (EU) 2019/980
STSS21	Article 20(2)	No severe clawback		\		A concise explanation on wheth er any of the severe clawback provisions referred to in Article 20(2)(a) or (b) of Regulation (EU)	Item 3.3 of Annex 19 of Commis sion Deleg ated Regu lation (EU) 2019/980

					are found in the securit isation, and state wheth er the provisions in Art icle 20(3) of Regula tion (EU) 2017/2402 apply.	
STSS22	Article 20(3)	Exemption for claw back pro visions in national in solvency laws	\		In conjunction with STSS21, where ap propriate, a confirmation wheth er there are no circum stances that could give rise to claw back provisions in accordance with Article 20(1) and (2) of Regulation (EU) 2017/2402.	Item 3.3 of Annex 19 of Commis sion Deleg ated Regu lation (EU) 2019/980
STSS23	Article 20(4)	Transfer where the seller is not the original lender			Where the seller is not the origin al lender, a statement confirming that the se curitisation complies with Art icle 20(1) to 20(3) of Regula tion (EU) 2017/2402.	Item 3.3 of Annex 19 of Commis sion Deleg ated Regu lation (EU) 2019/980
STSS24	Article 20(5)	Transfer per formed by means of an assignment and perfec ted at a later stage		√	Where the transfer of the underly ing expos ures is per formed by means of an assignment and perfec	Item 3.3 of Annex 19 of Commis sion Deleg ated Regu lation (EU) 2019/980

			-			
					ted at a later	
					stage than	
					at the clos	
					ing of the securitisa	
					tion, a con	
					cise explana tion on how	
					and wheth	
					er that per fection is	
					effected	
					at least	
					through the	
					required	
					minimum	
					pre-determ	
					ined event	
					triggers as	
					listed in Art	
					icle 20(5)	
					of Regula	
					tion (EU)	
					2017/2402.	
					Where al	
					ternative	
					mechanisms	
					of transfer	
					are used,	
					a confirm	
					ation that	
					an insolv	
					ency of the	
					originator	
					would not	
					prejudice or	
					prevent the	
					SSPE from	
					enforcing	
					its rights.	
				1		
STSS25	Article	Represent		$\sqrt{}$	A concise	Item 2.2.8
	20(6)	ations and			explanation	of Annex
		warranties			on how and	19 of Com
					whether	mission
					there are	Delegated
					representa	Regula
					tions and	tion (EU)
					warranties	2019/980
					provided by	
					the seller	
					that the un	
					derlying ex	
					posures in	
					cluded in	
					the secur itisation	
					are not en cumbered	
					cumbered	

				or other wise in a condition that can be foreseen to adversely affect the enforceab ility of the true sale or assignment or transfer with the same legal effect.	
STSS26	Article 20(7)	Eligibil ity criter ia which do not al low for act ive portfo lio manage ment of the underlying exposures on a dis cretionary basis		A concise explanation on how: - the under lying expos ures trans ferred from, or assigned by, the seller to the SSPE meet predeter mined, clear and docu mented eli gibility cri teria which do not al low for act ive portfo lio manage ment of those expos ures on a discretion ary basis; - the selec tion and transfer of the under lying ex posures in the secur itisation is based on clear processes which fa cilitate the identific ation of which ex posures are	Section 2 of Annex 19 of Commis sion Deleg ated Regu lation (EU) 2019/980

				selected for or trans ferred into the securit isation and that they do not allow for their act ive portfo lio manage ment on a discretion ary basis.	
STSS27	Article 20(8)	Homogen eity of as sets		A detailed explanation as to the ho mogeneity of the pool of underly ing expos ures back ing the se curitisation. For that purpose, in clude a ref erence to (Commis sion Deleg ated Regu lation (EU) 2019/1851), and explain in detail how each of the con ditions spe cified in the Article 1 of that Deleg ated Regu lation are met.	Item 2.2.7 of Annex 19 of Com mission Delegated Regula tion (EU) 2019/980
STSS28	Article 20(9)	Underlying exposure ob ligations: no re securit isation		A confirmation that the underlying exposures do not in clude any securitisation positions and that the notified securitisation is therefore not a re-securitisation.	Item 2.2 of Annex 19 of Commis sion Deleg ated Regu lation (EU) 2019/980

STSS29	Article 20(10)	Soundness of the un derwriting standard		\checkmark	A detailed explanation: - as to whether the underlying exposures were ori ginated in	Item 2.2.7 of Annex 19 of Com mission Delegated Regula tion (EU) 2019/980
					the lender's ordinary course of business and whether the applied underwrit ing stand ards were no less strin	
					gent that those ap plied at the same time of origina tion to ex posures that were not se curitised as to	
					whether the underwrit ing stand ards and any materi al changes from prior underwrit ing stand	
					ards have been or will be fully dis closed to potential investors without un due delay on how se curitisations	
					where the underlying exposures are residen tial loans, the pool of underly ing expos	
					ures meet the require ment of the second para	

STSS30	Article 20(10)	Originat or/Lender expertise		√	graph of Art icle 20(10) of Regula tion (EU) 2017/2402 as to whether an assessment of the bor rower's cred itworthiness meets the re quirements set out in Article 8 of Directive 2008/48/ EC or para graphs 1 to 4, point (a) of para graph 5, and para graph 6 of Article 18 of Directive 2014/17/EU or, where applicable, equival ent require ments in third coun tries. A detailed explanation as to wheth er the origin	Item 2.2.7 of Annex 19 of Com
					er the origin ator or ori ginal lender have expert ise in ori ginating ex posures of a similar nature to those secur itised.	mission Delegated Regula tion (EU) 2019/980
STSS31	Article 20(11)	Transferred underlying exposures without ex posures in default		√	A detailed explana tions as to whether: - the trans ferred under lying expos ures do not include, at	Item 2.2.8 of Annex 19 of Com mission Delegated Regula tion (EU) 2019/980

					the time of selection, defaulted ex posures (or restructured exposures) as defined in Article 20(11) of Regula tion (EU) 2017/2402 the require ments re ferred to in Article 20(11)(a) (i) and (ii) of Regula tion (EU) 2017/2402 are met the require ments re ferred to in Article 20(11)(b) of Regula tion (EU) 2017/2402 are met the require ments re ferred to in Article 20(11)(b) of Regula tion (EU) 2017/2402 are met; - the require ments re ferred to in Article	
					of Regula tion (EU) 2017/2402 are met.	
STSS32	Article 20(12)	At least one payment at the time of transfer	√		A confirmation wheth er, at the time of transfer of the exposures, the debtors have made at least one payment. A confirmation wheth er or not the exemption under Article 20(12) of Regula	Items 3.3 and 3.4.6 of Annex 19 of Commis sion Deleg ated Regu lation (EU) 2019/980

					tion (EU) 2017/2402 applies.	
STSS33	Article 20(13)	Repayment of the hold ers shall not have been structured to depend predomin antly on the sale of as sets.		√	A detailed explanation of the de gree of de pendence of the repay ments of the holders of the securit isation position on the sale of as sets securing the un derlying exposures.	Item 3.4.1 of Annex 19 of Com mission Delegated Regula tion (EU) 2019/980
STSS34	Article 21(1)	Compliance with risk retention requirements			A concise explanation as to how the origin ator, spon sor or origin al lender of a non-AB CP securit isation comply with the risk retention requirement as provided for in Article 6 of Regula tion (EU) 2017/2402. An indication which entity retains the material net economic interest and which option is used for retain ing the risk: (1) vertical slice in accordance with Article 6(3)(a) of Regula	Item 3.1 of Annex 9 and Item 3.4.3 of Annex 19 of Commis sion Deleg ated Regulation (EU) 2019/980

				4: (ELD)	
				tion (EU) 2017/2402;	
				(2) seller's	
				share in ac	
				cordance	
				with Art	
				icle 6(3)(b)	
				of Regula	
				tion (EU)	
				2017/2402;	
				(3) ran	
				domly-selec	
				ted expos	
				ures kept	
				on balance	
				sheet, in ac	
				cordance	
				with Art	
				icle 6(3)(c)	
				of Regula	
				tion (EU)	
				2017/2402;	
				(4) first loss tranche in	
				accordance	
				with Art	
				icle 6(3)(d)	
				of Regula	
				tion (EU)	
				2017/2402;	
				(5) first loss	
				exposure in	
				each asset	
				in accord	
				ance with	
				Article 6(3)	
				(e) of Regu	
				lation (EU)	
				2017/2402;	
				(6) no com	
				pliance with	
				risk reten	
				tion require	
				ments set	
				out in Art	
				icle 6(3)	
				of Regula	
				tion (EU)	
				2017/2402;	
				(7) other op tions used.	
				nons usea.	
STSS35	Article	Mitigation	$\sqrt{}$	A concise	Items 3.4.2
515555	21(2)	of interest	,	explana	and 3.8 of
	21(2)	rates (IR)		tion as to	Annex 19
		and cur		whether	of Commis
		rency (FX)		the interest	sion Deleg
		risks		rates and	ated Regu
				currency	<i>8</i>

				risks are ap propriately mitigated and that measures are taken to mitigate such risks and confirm that such measures are avail able to in vestors.	lation (EU) 2019/980
STSS36	Article 21(2)	Derivat ives Pur chased/Sold by SSPE	√	A concise declara tion that the SSPE has not entered into derivative contracts except in the circum stances referred to in Art icles 21(2) of Regula tion (EU) 2017/2402.	Items 3.4.2 and 3.8 of Annex 19 of Commis sion Deleg ated Regu lation (EU) 2019/980
STSS37	Article 21(2)	Derivatives using com mon stand ards	√ ·	A concise explanation on whether any hedging instruments used are un derwritten and docu mented ac cording to commonly accepted standards.	Items 3.4.2 and 3.8 of Annex 19 of Commis sion Deleg ated Regu lation (EU) 2019/980
STSS38	Article 21(3)	Referenced interest pay ments based on gener ally used in terest rates	√	A concise explanation on wheth er and how any refer enced in terest pay ments under the securit isation as sets and li abilities are	Item 2.2.2 and 2.2.13 of Annex 19 of Com mission Delegated Regula tion (EU) 2019/980

					calculated by refer ence to gen erally used market in terest rates or generally used sector al rates re flective of the cost of funds.	
STSS39	Article 21(4)	No trapping of cash fol lowing en forcement or an accel eration no tice			A declara tion in gen eral terms that each of the re quirements of Article 21(4) of Regula tion (EU) 2017/2402 are met.	Item 3.4.5 of Annex 19 of Com mission Delegated Regula tion (EU) 2019/980
STSS40	Article 21(4)	(a) No amount of cash shall be trapped	\		Confirma tion that no cash would be trapped following the delivery of enforce ment or an acceleration notice.	Item 3.4.5 of Annex 19 of Com mission Delegated Regula tion (EU) 2019/980
STSS41	Article 21(4)	(b) princip al receipts shall be passed to in vestors	√		Confirm ation that principal receipts from the underlying exposures are passed to the in vestors via sequential amortisa tion of the securitisa tion posi tions, as de termined by the senior ity of the securitisation position.	Item 3.4.5 of Annex 19 of Com mission Delegated Regula tion (EU) 2019/980

		1		r	,		
STSS42	Article 21(4)	(c) repay ment shall not be re versed with regard to seniority	1			Confirma tion that the repayment of the secur itisation po sitions is not to be re versed with regard to their senior ity.	Item 3.4.5 of Annex 19 of Com mission Delegated Regula tion (EU) 2019/980
STSS43	Article 21(4)	(d) no provi sions shall require auto matic liquid ation of the underlying exposures at market value	√			Confirma tion that no provisions require auto matic liquid ation of the underlying exposures at market value.	Item 3.4.5 of Annex 19 of Com mission Delegated Regula tion (EU) 2019/980
STSS44	Article 21(5)	Securitisa tions featur ing non-se quential pri ority of pay ments				Confirm ation that transaction featuring non-sequen tial priority of payments include trig gers relat ing to the perform ance of the underlying exposures resulting in the priority of payment reverting to sequential payments in order of seniority. Confirm ation that such trig gers include at least the deteriora tion in the credit qual ity of the un derlying ex posures be low a pre	Item 3.4.5 of Annex 19 of Com mission Delegated Regula tion (EU) 2019/980

				determined threshold.	
STSS45	Article 21(6)	Revolving securitisa tion with early amort isation events for termina tion of re volving peri od based on prescribed triggers	V	A concise explanation, where ap plicable, on how the pro visions in Art 21(6) (a) of Regulation (EU) 2017/2402 are reflected in the trans action documentation.	Items 2.3 and 2.4 of Annex 19 of Commis sion Deleg ated Regu lation (EU) 2019/980
STSS46	Article 21(6)(a)	(a) deterior ation in the credit qual ity of the un derlying ex posures	V	A concise explanation where ap plicable, on how the pro visions in Art 21(6) (a) of Regulation (EU) 2017/2402 are reflected in the trans action documentation.	Items 2.3 and 2.4 of Annex 19 of Commis sion Deleg ated Regu lation (EU) 2019/980
STSS47	Article 21(6)(b)	(b) occur rence of an insolv ency-related event of the originator or servicer	V	A concise explanation, where ap plicable, on how the pro visions or triggers in Art 21(6) (b) of Regulation (EU) 2017/2402 are reflected in the trans action documentation.	Items 2.3 and 2.4 of Annex 19 of Commis sion Deleg ated Regu lation (EU) 2019/980
STSS48	Article 21(6)(c)	(c) value of the underly ing expos ures held by the SSPE falls below a pre-de termined threshold	V	A concise explanation, where ap plicable, on how the pro visions or triggers in Art 21(6) (c) of Regulation (EU)	Items 2.3 and 2.4 of Annex 19 of Commis sion Deleg ated Regu lation (EU) 2019/980

					are reflected in the transaction documentation, using cross-references to the relevant sections of the underlying documentation where the information can be found	
STSS49	Article 21(6)(d)	(d) a failure to generate sufficient new under lying expos ures meet ing pre-de termined credit qual ity (trigger for termina tion of the revolving period)		V	A concise explanation, where ap plicable, on how the pro visions in Art 21(6) (d) of Regu lation (EU) 2017/2402 are reflected in the trans action documentation.	Items 2.3 and 2.4 of Annex 19 of Commis sion Deleg ated Regu lation (EU) 2019/980
STSS50	Article 21(7)(a)	(a) Information regarding contractual obligations of the servicer, trustee and other ancil lary service providers	√		Confirm ation that the transac tion docu mentation specifies all of the re quirements under Art icle 21(7) (a) of Regulation (EU) 2017/2402.	Item 3.2 of Annex 19 of Commis sion Deleg ated Regu lation (EU) 2019/980
STSS51	Article 21(7)(b)	(b) Servi cing con tinuity pro visions	√		Confirm ation that the secur itisation document ation ex pressly sat isfies the re quirements of Article 21(7)(b) of Regula	Item 3.2 of Annex 19 of Commis sion Deleg ated Regu lation (EU) 2019/980

					tion (EU) 2017/2402.	
STSS52	Article 21(7)(c)	(c) Derivat ive Counter parties con tinuity pro visions			Confirm ation that the transac tion docu mentation satisfies all of the in formation referred to in Article 21(7)(c) of Regula tion (EU) 2017/2402.	Item 3.8 of Annex 19 of Commis sion Deleg ated Regu lation (EU) 2019/980
STSS53	Article 21(7)(c)	(c) Liquid ity pro viders and account bank con tinuity pro visions	√		Confirma tion that the transaction document ation satis fies all of the informa tion under Article 21(7 (c) of Regulation (EU) 2017/2402.	Item 3.8 of Annex 19 of Commis sion Deleg ated Regu lation (EU) 2019/980
STSS54	Article 21(8)	Required ex pertise from the servicer and policies and ad equate pro cedures and risk man agement controls in place			A detailed explana tion on how the re quirements of Article 21(8) are met. As part of the ex planation, include ref erences to any policies and proced ures inten ded to en sure compli ance with these re quirements.	Item 3.4.6 of Annex 19 of Com mission Delegated Regula tion (EU) 2019/980
STSS55	Article 21(9)	Clear and consistent definitions relating to the treat ment of	√		Confirma tion that the underlying document ation sets out in clear and consist	Item 2.2.2 of Annex 19 of Com mission Delegated Regula

		problem loans			ent terms, definitions, remedies and actions relating to the debt situ ations set out in Art icle 21(9) of Regula tion (EU) 2017/2402.	tion (EU) 2019/980
STSS56	Article 21(9)	Priorities of payment and triggers events	√		Confirma tion that the securitisa tion docu mentation sets out the priorities of payment and trigger events pur suant to Art icles 21(9) of Regula tion (EU) 2017/2402.	Item 3.4.7 of Annex 19 of Com mission Delegated Regula tion (EU) 2019/980
STSS57	Article 21(10)	Timely res olution of conflicts between classes of in vestors & re sponsibilit ies of trust ee	√		Confirma tion that the provisions under Art icle 21(10) of Regula tion (EU) 2017/2402 relating to the timely resolutions of conflicts are met.	Items 3.4.7 and 3.4.8 of Annex 19 of Commis sion Deleg ated Regu lation (EU) 2019/980
STSS58	Articles 22(1)	Historic al default and loss per formance data	√		Confirm ation that the data re quired to be made available under Art icle 22(1) of Regula tion (EU) 2017/2402 is avail able, stat ing clearly where the informa	Item 2.2.2 of Annex 19 of Com mission Delegated Regula tion (EU) 2019/980

				tion can be	
				found.	
STSS59	Article 22(2)	Sample of the underly ing expos ures subject to extern al verifica tions		Confirma tion that a sample of the underly ing expos ures was subject to external verification prior to the issuance of the securit ies by an appropri ate and in dependent party.	N/A
STSS60	Article 22(3)	Availability of a liability cash flow model to potential in vestors		Confirma tion that a li ability cash flow model is available to potential investors prior to pri cing and state clearly where this information is available. After pri cing, con firmation that such informa tion has been made available to potential investors upon re quest.	N/A
STSS61	Article 22(4)	Publication on environ mental per formance of underlying exposures consisting of residen tial loans or car loans or leases	√	A concise explanation on whether the informa tion related to the en vironment al perform ance of the assets fin anced by residential	N/A

				loans, or auto loans or leases is available pursuant to Article 7(1) (a) of Regu lation (EU) 2017/2402 and a state ment where that informa tion is to be found.	
STSS62	Article 22(5)	Originator and sponsor responsible for compli ance with Article 7		Confirma tion that: - the origin ator and the sponsor are complying with Article 7 of Regu lation (EU) 2017/2402; - the inform ation re quired by Article 7(1) (a) has been made avail able to po tential in vestors be fore pricing upon re quest; - the inform ation re quired by Article 7(1) (b) to (d) has been made avail able before pricing at least in draft or ini tial form.	N/A



ANNEX II

Information to be submitted to the FCA pursuant to Article 24 of Regulation (EU) 2017/2402 regarding ABCP securitisations

General information

Field number	Article of Regulation (EU) 2017/2402	FIELD NAME	CONTENT TO BE REPORTED [Note: Where appro priate, include a refer ence to the relevant sections of the under lying documentation where the informa tion is available.]	ADDITIONAL IN FORMATION
STSAT0	Article 27(1)	First contact point	Legal Entity Identifi er (LEI) of the entity designated as the first contact point.	Item 3.2 of Annex 19 of Commission Deleg ated Regulation (EU) 2019/980.
STSAT1	N/A	Instrument identifica tion code	Where available, the international se curity identification code (ISIN) or codes. Where no ISIN, then any other unique securities code, as signed to the ABCP securitisation.	Where available un der Item 3.1 of An nex 19 of Commis sion Delegated Regu lation (EU) 2019/980
STSAT2	N/A	Legal Entity Identifi er (LEI)	Where available, the LEI of the originator (s) and/or sponsor(s).	Item 4.2 of Annex 9 of Commission Deleg ated Regulation (EU) 2019/980
STSAT3	N/A	Notification identifier	Where reporting an update, the unique reference number as signed by the FCA to the previously noti fied STS notification.	N/A

STSAT4	N/A	Unique identifier	The unique identifi er assigned by the re porting entity to this ABCP transaction in accordance with Art icle 11(2) of Deleg ated Regulation (EU) 2020/1224.	N/A
STSAT5	N/A	Prospectus identifier	Where available, the prospectus identifier as provided by the rel evant national regulat or(s).	N/A
STSAT6	N/A	Securitisation Repos itory	Where available, the name of the re gistered securitisation repository.	N/A
STSAT7	N/A	Securitisation name	Where available, the securitisation name or in the absence thereof, the code name and used name.	Section 4 of Annex 9 Commission Deleg ated Regulation (EU) 2019/980.
STSAT8	Article 18 and 27(3)	Country of establish ment	Where available, the country of establish ment of the originat or (s), sponsor(s) and SSPE(s).	N/A
STSAT9	N/A	Securitisation classi fication	The type of securitisa tion: - non-ABCP; - ABCP; - ABCP programme.	N/A
STSAT10	N/A	Underlying expos ures classification	The type of underly ing exposures includ ing: (1) residential loans that are either se cured by one or more mortgages on residen tial immovable prop erty or that are fully guaranteed by an eli gible protection pro vider among those re ferred 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, Title II,	N/A

			Chapter 2 of that Reg ulation; (2) commercial loans that are secured by one or more mort gages on commercial immovable property, including offices or other commercial premises; (3) credit facilities provided to individu als for personal, fam ily or household con sumption purposes; (4) credit facilities, including loans and leases, provided to any type of enterprise or corporation; (5) auto loans/leases; (6) credit card receiv ables; (7) trade receivables; (8) other underlying exposures that are considered by the ori ginator or sponsor to constitute a dis tinct asset type on the basis of internal meth odologies and para meters	
STSAT11	N/A	Issue date	Where a prospectus is drawn up in com pliance with Regula tion (EU) 2017/1129, and / or correspond ing legislation applic able in a third coun try, the date on which the prospectus was ap proved. If not, the issuance date of the ABCP se curitisation.	N/A
STSAT12	N/A	Notification date	The date of notifica tion to the FCA, or if prior to IP comple tion day, date of noti fication to ESMA.	N/A
STSAT13	Article 27(2)	Authorised Third party	If an authorised third- party has provided STS verification ser vices in accordance with Article 27(2)	N/A

			of Regulation (EU) 2017/2402, a state ment that compliance with the STS criter ia was confirmed by that authorised third party firm.	
STSAT14	Article 27(2)	Authorised Third party	If an authorised third- party has provided STS verification ser vices in accordance with Article 27(2) of the Regulation (EU) 2017/2402, the third party's name.	
	[deleted]			
STSAT16	Article 27(5)	STS status	A reasoned notifica tion by the originat or and sponsor that the securitisation is no longer to be con sidered as STS, or that a STS notific ation should be re vised.	N/A
STSAT17	Article 27(3)	Originator (or origin al lender) not a UK credit institution or a UK investment firm	A 'Yes' or 'No' state ment as to whether the originator or ori ginal lender is a cred it institution or invest ment firm, as defined by article 4(1)(1) and 4(1)(2) of Regulation (EU) No 575/2013, that is established in the UK.	N/A
STSAT18	Article 27(3)	Confirmation of cred it-granting criteria	Where the answer to field STSS17 is "No", confirmation that the originator's or original lender's credit-granting cri teria, processes and systems in place are executed in accord ance with Article 9 of Regulation (EU) 2017/2402.	N/A
STSAT19	Article 27(3)	Declaration that the credit granting is sub ject to supervision	Where the answer to field STSS17 is "No", declaration that the credit-granting as referred to in Article	N/A

27(3)(a) of Regula tion (EU) 2017/2402 is subject to supervi sion.

Specific information

Field num ber	Article of Regula tion (EU) 2017/2402	FIELD NAME	Confirma tion	Concise ex planation	Detailed ex planation	CONTENT TO BE RE PORTED [Note: Where ap propriate, include a reference to the relev ant sections of the under lying docu mentation where the in formation is available.]	ADDITION AL IN FORM ATION
STSAT20	Article 24(1)	Underlying exposures acquired by true sale		√		A concise explanation of how the transfer of the under lying ex posures is made by means of true sale or transfer with the same legal effect in a manner that is enforce able against the seller or any third party.	Item 3.3 of Annex 19 of Commis sion Deleg ated Regu lation (EU) 2019/980
STSAT21	Article 24(2)	No severe clawback		√š		A concise explanation on wheth er any of the severe clawback provisions referred to in points (a) or (b) of Art icle 24(2) of Regula	Item 3.3 of Annex 19 of Commis sion Deleg ated Regu lation (EU) 2019/980

					tion (EU) 2017/2402 are found in the secur itisation, and wheth er the provi sions in Art icle 24(3) of Regula tion (EU) 2017/2402 apply.	
STSAT22	Article 24(3)	Exemption for claw back pro visions in national in solvency laws			In conjunction with STSS21, where ap propriate, confirmation that there are no circum stances that could give rise to claw back provisions in ac cordance with Article 24(1) and (2) of Regulation (EU) 2017/2402.	Item 3.3 of Annex 19 of Commis sion Deleg ated Regu lation (EU) 2019/980
STSAT23	Article 24(4)	Transfer where the seller is not the original lender	√		Where the seller is not the origin al lender, a statement confirming that the se curitisation complies with Art icles 24(1) to 24(3) of Regula tion (EU) 2017/2402.	Item 3.3 of Annex 19 of Commis sion Deleg ated Regu lation (EU) 2019/980
STSAT24	Article 24(5)	Transfer per formed by means of an assignment and perfec ted at a later stage.		√	Where the transfer of the underly ing expos ures is per formed by means of an assignment	Item 3.3 of Annex 19 of Commis sion Deleg ated Regu lation (EU) 2019/980

				and perfected at a later stage than at the closing of the securitisation, provide a concise explanation on how and whether that perfection is effected at least through the required minimum pre-determined event triggers as listed in Article 24(5) of Regulation (EU) 2017/2402.	
STSAT25	Article 24(6)	Represent ations and warranties		A concise explanation on wheth er there are representa tions and warranties provided by the seller that the assets in cluded in the secur itisation are not en cumbered or other wise in a condition that can be foreseen to adversely affect the enforceab ility of the true sale or assignment or transfer with the same legal effect.	Item 2.2.8 of Annex 19 of Com mission Delegated Regula tion (EU) 2019/980

STSAT27	Article 24(7)	Eligibil ity criter ia which do not al low for act ive portfo lio manage ment of the underlying exposures on a dis cretionary basis		√̃š	A concise explanation whether: - the under lying expos ures trans ferred from, or assigned by, the seller to the SSPE meet predeter mined, clear and docu mented eli gibility cri teria which do not al low for act ive portfo lio manage ment of those expos ures on a discretion ary basis; - the selec tion and transfer of the under lying ex posures in the secur itisation is based on clear processes which fa cilitate the identific ation of which ex posures are selected for or trans ferred into the securit isation and that they do not allow for their act ive portfo lio manage ment on a discretion ary basis	Section 2 of Annex 19 of Commis sion Deleg ated Regu lation (EU) 2019/980
515A12/	24(8)	itisation	V		tion that the	of Annex

				underlying exposures do not in clude any se curitisation positions and that the notified se curitisation is therefore not a re-se curitisation.	19 of Com mission Delegated Regula tion (EU) 2019/980
STSAT28	Article 24(9)	Transferred underlying exposures without de faulted ex posures		A detailed explanation how the transferred underlying exposures do not in clude, at the time of selection, defaulted exposures or restruc tured exposures or restruc tured exposures as set out in Art icle 24(9) of the Regulation (EU) 2017/2402, as applic able. Where appropriate, a clear state ment wheth er the secur itisation contains any credit-im pairedness at the time of securit isation as specified in Article 24(9)(a)(i) of Regulation (EU) 2017/2402. Confirmation that: - at the time of origination, the requirements referred to	Item 2.2.8 of Annex 19 of Com mission Delegated Regula tion (EU) 2019/980

					in Article 24(9)(b) of Regula tion (EU) 2017/2402 are met; - at the time of selection, the require ments re ferred to in Article 24(9)(c) of Regula tion (EU) 2017/2402 are met.	
STSAT29	Article 24(10)	At least one payment at the time of transfer			Confirmation wheth er, at the time of transfer of the ex posures, the debtors have made at least one payment. Where no payment has been made, an ex planation why this is the case, in cluding a statement as to whether the reason is one of the exceptions permitted under Art icle 20(12) of Regulation (EU) 2017/2402 applies.	Items 3.3 and 3.4.6 of Annex 19 of Commis sion Deleg ated Regu lation (EU) 2019/980
STSAT30	Article 24(11)	Repayment of the hold ers shall not have been structured to depend predomin antly on the		√	A detailed explanation of the de gree of de pendence of the repay ments of the holders of the securit	Item 3.4.1 of Annex 19 of Com mission Delegated Regula tion (EU) 2019/980

	-	-		-		
		sale of as			isation posi	
		sets.			tion on the	
					sale of as	
					sets secur	
					ing the un	
					derlying	
					exposures.	
					Where ap	
					propriate,	
					a detailed	
					explanation	
					as to wheth	
					er repay	
					ments of the	
					investors	
					are not con	
					sidered to	
					depend on	
					the sale of	
					assets, as	
					specified	
					under the	
					second sub	
					paragraph	
					of Article	
					24(11) of	
					Regula	
					tion (EU)	
					2017/2402.	
STSAT31	Article 24(12)	Mitigation of interest rates (IR) and cur rency (FX) risks	√°š		A concise explanation whether and how the in terest rates and cur rency risks are appro priately mit igated and confirm that the meas ures to that effect are disclosed. A concise explanation whether any hedging in struments	Items 3.4.2 and 3.8 of Annex 19 of Commis sion Deleg ated Regu lation (EU) 2019/980
					used are un derwritten and docu mented ac cording to commonly	

STSAT32	Article 24(12)	Derivat ives pur chased/sold by SSPE			Except for the purpose of hedging interest-rate or currency risk, a con cise explan ation wheth er the SSPE has not entered into derivative contracts	Items 3.4.2 and 3.8 of Annex 19 of Com mission Delegated Regulation (EU2019/980
STSAT33	Article 24(12)	Derivatives in underly ing expos ures		√°š	A concise explanation on the pres ence of any derivatives in the pool of underly ing expos ures.	Items 3.4.2 and 3.8 of Annex 19 of Commis sion Deleg ated Regu lation (EU) 2019/980
STSAT34	Article 24(12)	Derivatives using com mon stand ards		√°š	A concise explanation whether any derivatives permissible under Art icle 24(12) are under written and documented according to common standards in internation al finance.	Items 3.4.7 and 3.8 of Annex 19 of Commis sion Deleg ated Regu lation (EU) 2019/980
STSAT35	Article 24(13)	Clear and consistent definitions relating to the treat ment of problem loans	√		Confirmation that the underlying document ation sets out in clear and consist ent terms, definitions, remedies and actions relating to the debt situations set out in Article 24(13) of Regula	Item 2.2.2 of Annex 19 of Com mission Delegated Regula tion (EU) 2019/980

					tion (EU) 2017/2402.	
STSAT36	Article 24(13)	Priorities of payment and triggers events	√̂š		Confirma tion that the transaction document ation sets out the pri orities of payment and triggers events pur suant to Art icle 24(13) of Regula tion (EU) 2017/2402.	Items 3.4.7 and 3.4.8 of Annex 19 of Commis sion Deleg ated Regu lation (EU) 2019/980
STSAT37	Article 24(14)	Historic al default and loss per formance data	√̂š		Confirm ation that the data re quired to be made available under Art icle 24(14) of Regula tion (EU) 2017/2402 is available and a clear statement where the information is available to potential investors be fore pricing. Where the sponsor does not have ac cess to such data, con firmation that the seller has provided ac cess to data as specified under Art icle 24(14) of Regula tion (EU) 2017/2402. Confirm ation that the data are	Item 2.2.2 of Annex 19 of Com mission Delegated Regula tion (EU) 2019/980

					available and state clearly, where the information is available and that the data cover a period no shorter than five years except for trade receiv ables and other short-term receiv ables for which the historical period is no shorter than three years.	
STSAT38	Article 24(15)	Homogen eity of as sets		√̃š	A detailed explanation how the se curitisation is backed by a pool of underlying exposures that are ho mogenous, taking into account the characterist ics relating to the cash flows of different asset types including their contractual, credit-risk and prepay ment characteristics.	Item 2.2.7 of Annex 19 of Com mission Delegated Regula tion (EU) 2019/980
STSAT39	Article 24(15)	Underlying exposure ob ligations	√		Confirma tion that the pool of un derlying ex posures has a remaining weighted av erage life of no more than one year and	Item 2.2.7 of Annex 19 of Com mission Delegated Regula tion (EU) 2019/980

				that none of the un derlying ex posures has a residual maturity of more than three years. Confirma tion wheth er the derog ation regard ing pools of auto loans, auto leases or equip ment lease transactions applies, in accordance with the third para graph of Art icle 24(15) of Regula tion (EU) 2017/2402.	
STSAT40	Article 24(15)	Underlying exposure ob ligations		Confirmation, where appropriate, that the un derlying ex posures: - do not in clude loans secured by residential or commer cial mort gages or fully guaran teed residential loans, as referred to in point (e) of the first sub paragraph of Article 129(1) of Regulation (EU) No 575/2013, as that Regulation had effect imme diately be	Item 2.2.7 of Annex 19 of Com mission Delegated Regula tion (EU) 2019/980

				fore IP com pletion day; - contain obligations that are con tractually binding and enforceable, with full recourse to debt ors with defined payment streams re lating to rental, prin cipal, in terest, or re lated to any other right to receive in come from assets war ranting such payments; - does not include transferable securities as defined in point (24) of art icle 2(1) of Regulation (EU) No 600/2014 other than corporate	
				(EU) No 600/2014 other than	
STSAT41	Article 24(16)	Referenced interest pay ments based on gener ally used in terest rates		A concise explanation whether and how any ref erenced in terest pay ments under the ABCP securitisa tion'€™s as sets and li abilities are calculated by refer	Item 2.2.2 and 2.2.13 of Annex 19 of Com mission Delegated Regula tion (EU) 2019/980

					ence to gen erally used market in terest rates or generally used sector al rates re flective of the cost of funds.	
STSAT42	Article 24(17)	No trapping of cash fol lowing en forcement or acceleration notice		√^š	A concise explanation on wheth er each of the re quirements of Article 24(17) of Regula tion (EU) 2017/2402 are met, in cluding a concise ex planation of cases where cash may be trapped.	Item 3.4.5 of Annex 19 of Com mission Delegated Regula tion (EU) 2019/980
STSAT43	Article 24(17)	(a) No trap ping of cash following enforce ment or ac celeration	√°š		Confirma tion that no cash would be trapped following an enforce ment or an acceleration notice.	Item 3.4.5 of Annex 19 of Com mission Delegated Regula tion (EU) 2019/980
STSAT44	Article 24(17)	(b) Princip al receipts shall be passed to in vestors	√°š		Confirm ation that principal re ceipts from the under lying ex posures are passed to investors via sequen tial amort isation of the securit isation positions, as determined by the senior ity of the se	Item 3.4.5 of Annex 19 of Com mission Delegated Regula tion (EU) 2019/980

					curitisation position.	
STSAT45	Article 24(17)	(c) No provi sions shall require auto matic liquid ation of the underlying exposures at market value	1		Confirm ation that not any pro visions re quire auto matic liquid ation of the underlying exposures at market value.	Item 3.4.5 of Annex 19 of Com mission Delegated Regula tion (EU) 2019/980
STSAT46	Article 24(18)	Soundness of the un derwriting standards			A detailed explanation as to wheth er the un derlying exposures were origin ated in the seller's ordinary course of business, specifying whether the underwrit ing standard are no less stringent that those applied to exposures that were not securit ised. A detailed explana tion as to whether any materi al changes from prior underwrit ing stand ards have been dis closed to the spon sor and oth ers parties directly ex posed to the ABCP se curitisation.	Item 2.2.7 of Annex 19 of Com mission Delegated Regula tion (EU) 2019/980

STSAT47	Article 24(18)	Seller ex pertise		√°š	A detailed explanation as to wheth er the seller has the re quired ex pertise in originating exposures of a simil ar nature to those secur itised.	Item 2.2.7 of Annex 19 of Com mission Delegated Regula tion (EU) 2019/980
STSAT48	Article 24(19)	Revolving ABCP se curitisa tion/credit quality trig ger.		√	A detailed explanation how the pro visions or triggers in Art 24(19) of Regula tion (EU) 2017/2402 are included in the secur itisation doc umentation.	Items 2.3 and 2.4 of Annex 19 of Commis sion Deleg ated Regu lation (EU) 2019/980
STSAT49	Article 24(20)	Securitisa tion parti cipant du ties			Confirma tion that the securitisa tion docu mentation includes the contractual obligations, duties and responsibil ities of the sponsor, the servicer and the trustee, if any, and other ancil lary service provider.	Item 3.2 of Annex 19 of Commis sion Deleg ated Regu lation (EU) 2019/980
STSAT50	Article 24(20)	Servicing continuity provisions	√		Confirma tion that the securitisa tion docu mentation includes the processes and respons ibilities ne cessary to ensure that a default or	Item 3.7 of Annex 19 of Commis sion Deleg ated Regu lation (EU) 2019/980

					insolvency of the ser vicer does not result in a termina tion of servi cing.	
STSAT51	Article 24(20)	Derivative counter party and ac count bank continuity provisions			Confirma tion that the securitisa tion docu mentation includes pro visions that ensure the replacement of derivat ive coun terparties and the ac count bank upon their default, in solvency and other specified events, where ap plicable.	Item 3.8 of Annex 19 of Commis sion Deleg ated Regu lation (EU) 2019/980
STSAT52	Article 24(20)	Sponsor ro bustness	√̂š		Confirma tion that the securitisa tion docu mentation includes provisions on how the spon sor meets the require ments Art icle 25(3) of Regula tion (EU) 2017/2402.	Item 3.2 of Annex 19 of Commis sion Deleg ated Regu lation (EU) 2019/980



ANNEX III

Information to be provided the FCA pursuant to Articles 25 and 26 of the Regulation (EU) 2017/2402 regarding ABCP programmes

General information

Field number	Article of Regulation (EU) 2017/2402	FIELD NAME	CONTENT TO BE REPORTED [Note: Where appro priate, include a refer ence to the relevant sections of the under lying documentation where the informa tion is available.]	ADDITIONAL IN FORMATION
STSAP0	Article 27(1)	First contact point	Legal Entity Identifi er (LEI) of the entity designated as the first contact point.	Item 3.2 of Annex 19 of Commission Deleg ated Regulation (EU) 2019/980.
STSAP1	N/A	Instrument identifica tion code	Where applicable, the international security identifica tion codes (ISIN) as signed to the ABCP programmes.	Where available under Item 3.1 of Annex 19 of Com mission Delegated Regulation (EU) 2019/980.
STSAP2	N/A	Legal Entity Identifi er (LEI)	Where available, the LEI of the sponsor (s) and/or ABCP pro gramme(s).	Item 4.2 of Annex 9 of Commission Deleg ated Regulation (EU) 2019/980
STSAP3	N/A	Notification identifier	Where reporting an update, the unique reference number as signed by the FCA to the previously noti fied STS notification.	N/A
STSAP4	N/A	Unique identifier	The unique identifi er assigned by the re porting entity to this ABCP programme in	N/A

			accordance with Art icle 11(1) of Deleg ated Regulation (EU) 2020/1224.	
STSAP5	N/A	Prospectus identifier	Where available, the prospectus identifier as provided by the rel evant national regulat or(s).	N/A
STSAP6	N/A	Securitisation Repos itory	Where available, the name of the re gistered securitisation repository.	N/A
STSAP7	N/A	Securitisation name	The name of the AB CP programme	Section 4 of Annex 9 Commission Deleg ated Regulation (EU) 2019/980.
STSAP8	Article 18 and 27(3)	Country of establish ment	Confirmation that the sponsor is established in the United King dom.	Item 4.3 of Annex 9 of Commission Deleg ated Regulation (EU) 2019/980
STSAP9	N/A	Securitisation classi fication	The type of securit isation (non-ABCP, ABCP, ABCP pro gramme)	N/A
STSAP10	N/A	Issuance date	The date of the first issuance of the AB CP programme	Item 4 of Annex 9 of Commission Deleg ated Regulation (EU) 2019/980
STSAP11	N/A	Notification date	The date of STS notification to the FCA, or if prior to IP completion day, date of notification to ESMA.	N/A
STSAP12	Article 27(2)	Authorised Third party	Where an author ised third-party has provided STS verific ation services in ac cordance with Article 27(2) of Regulation (EU) 2017/2402, a statement that compliance with the STS criteria was confirmed by that authorised third party firm.	N/A
STSAP13	Article 27(2)	Authorised Third party	Where an author ised third-party has	N/A

			provided STS veri fication services in accordance with Art icle 27(2) of Regula tion (EU) 2017/2402, the third party'€™s name.	
	[deleted]			
STSAP15	Article 27(5)	STS status	A reasoned notifica tion by the sponsor that the securitisation is no longer to be considered as STS, or that a STS notific ation should be re vised.	N/A

Specific information

Field num ber	Article of Regula tion (EU) 2017/2402	FIELD NAME	Confirma tion	Concise ex planation	Detailed ex planation	CONTENT TO BE RE PORTED [Note: Where ap propriate, include a reference to the relev ant sections of the under lying docu mentation where the in formation is available.]	ADDITION AL IN FORM ATION
STSAP16	Article 25(1)	Sponsor to be a super vised credit institution	√			Confirm ation that the sponsor of the pro gramme is a CRR firm as defined by Article 4(1)(2A) of Regulation (EU) No 575/2013, but is not an invest ment firm as defined by Article 4(1)(2) of that Regu	N/A

					lation and	
					link to a document attesting to such status.	
STSAP17	Article 25(2)	Sponsor sup port as li quidity facil ity provider	√°š		Confirmation that the sponsor of the ABCP programme provides a liquidity facility and that it supports all securitisation positions on the ABCP programme, including a description of the liquidity facility and a link to any document evidencing such provision.	N/A
STSAP18	Article 25(3)	Demonstra tion to the PRA			Confirma tion that in respect of its role as sponsor, the credit institution does not en danger its solvency and liquid ity, and a link, where available, to the doc ument sup porting it has demon strated this position to the PRA.	N/A
STSAP19	Article 25(4)	Compliance with spon sor'€ TM s due dili gence re quirements	√°š		Confirm ation the spon sor'€™s compliance with the due diligence re	N/A

				quirements set out in Article 5(1) and (3) of Regula tion (EU) 2017/2402, as applic able. Con firmation that the sponsor has verified that the seller has in place the required servicing capabilit ies and col lection processes that meet the requirements specified in points (i) to (p) of Article 265(2) of Regulation (EU) No 575/2013 or equival ent requirements in third coun tries.	
STSAP20	Article 25(5)	The seller (at transac tion level) or the spon sor (at the ABCP pro gramme level) shall satisfy with the risk re tention re quirements as provided under Art icle 6	1	A concise explanation on how the seller (AB CP securit isation) and the sponsor (ABCP pro gramme) comply with the risk reten tion require ments as specified un der Article 6 of Regu lation (EU) 2017/2402 specifying the option used for re	Item 3.4.3 of Annex 19 of Com mission Delegated Regula tion (EU) 2019/980

					taining the risk includ ing: (1) vertical slice -€" i.e. Article 6(3) (a) of Regulation (EU) 2017/2402; (2) seller'€™s share â€" i.e. Article 6(3)(b) of Regulation (EU) 2017/2402; (3) ran domly-se lected ex posures kept on bal ance sheet -€" i.e. Article 6(3)(c) of Regulation (EU) 2017/2402; (4) first loss tranche -€" i.e. Article 6(3)(d) of Regulation (EU) 2017/2402; (4) first loss tranche -€" i.e. Article 6(3)(d) of Regulation (EU) 2017/2402; (5) first loss exposure in each asset â€" i.e. Article 6(3)(e) of Regulation (EU) 2017/2402; (6) no compliance with risk retention requirements of Regulation (EU) 2017/2402; (7) other.	
STSAP21	Article 25(6)	Compliance at ABCP programme level with Article 7 (transpar	1		Confirma tion that: - the spon sor is re sponsible for compli	N/A

		ency re		ance with	
		quirements)		Article 7	
		1 /		of Regula	
				tion (EU)	
				2017/2402;	
				- the spon	
				sor is com	
				plying with	
				Article 7 at	
				the ABCP	
				programme	
				level;	
				- the spon	
				sor has	
				made avail	
				able to po	
				tential in	
				vestors be	
				fore pri	
				cing and	
				upon their	
				request: the	
				aggregate in	
				formation	
				required by	
				point (a)	
				of the first	
				subpara	
				graph of	
				Article 7(1)	
				of Regula	
				tion (EU)	
				2017/2402,	
				and the in	
				formation	
				required	
				by points	
				(b) to (e)	
				of the first	
				subpara	
				graph of	
				Article 7(1)	
				of Regula	
				tion (EU)	
				2017/2402,	
				at least in	
				draft or ini	
				tial form.	
STSAP22	Article	Drawn	\checkmark	A concise	N/A
515/11 22	25(7)	down of	,	explanation	1011
	25(7)	liquidity		from the	
		facility,		sponsor as	
		where fund		to whether	
		ing commit		the liquidity	
		ments of the		facility will	
		liquidity fa		be drawn	
		cility are		down and	
		not renewed		the matur	
		not renewed		me matui	

		by the spon sor			ing secur ities are re paid in the event that the spon sor does not renew the fund ing commit ment of the liquidity fa cility before its expiry.	
STSAP23	Article 26(1)	Compliance of ABCP securitisa tions with in an ABCP programme with Article 24(1) to (8) and (12) to (20)	√š		Confirma tion wheth er all AB CP secur itisations within the programme meet the fol lowing re quirements: - Article 24(1) to (8) of Regula tion (EU) 2017/2402 Article 24(12) to (20) of Regula tion (EU) 2017/2402.	N/A
STSAP24	Article 26(1) second and third para graphs	Maximum of 5 % of the aggreg ate amount of the expos ures under lying the ABCP may temporally be non-com pliant with certain re quirements		√	A detailed explanation as to which, if any, of the require ments of Articles 24(9), (10) or (11) of Regula tion (EU) 2017/2402 are tempor arily not in compli ance with and the per centage of the aggreg ate amount of the ex posures un derlying	N/A

					the ABCP securitisa tions it rep resents and why the pro gramme has temporally breached those re quirements. Confirma tion that a sample of the underly ing expos ures is sub ject to regular external verification of compliance by an appropriate independent party.	
STSAP25	Article 26(2)	Remaining weighted av erage life (WAL) in the underly ing expos ures of an ABCP pro gramme shall not be more than two years	√		Confirma tion that the remaining weighted av erage life of the underly ing expos ures of an ABCP pro gramme are not more than two years.	N/A
STSAP26	Article 26(3)	Fully sup ported AB CP pro gramme (sponsor support)		√°š	A concise explanation whether or not the ABCP pro gramme is fully sup ported by a sponsor in accordance with Art icle 25(2) of Regula tion (EU) 2017/2402.	N/A
STSAP27	Article 26(4)	No re-secur itisation and no credit en hancement	√		Confirm ation that the ABCP programme	N/A

		establishing a second lay er of tranch ing at the ABCP pro gramme level			does not contain any re-secur itisation and that the credit en hancement does not establish a second lay er of tranch ing at the programme level.	
STSAP28	Article 26(5)	No call op tions	√°š		Confirm ation that the ABCP programme does not in clude call option or clauses with an effect of the securit ies'€™ fi nal matur ity at the discretion of the seller, sponsor or SSPE.	N/A
STSAP29	Article 26(6)	Interest rate and currency risks at ABCP pro gramme ap propriately mitigated and docu mented.		√š	A detailed explanation whether and how the interest rates and currency risks arising at ABCP programme level are ap propriately mitigated as well as the meas ures used to mitigate such risks, including whether the SSPE enters into deriv ative con tracts other than for the reasons set	N/A

					out by Art icle 26(6) of Regula tion (EU) 2017/2402 and a de scription how those derivatives are under written and docu mented, in particular whether it is done ac cording to on common standards in internation al finance.	
STSAP30	Article 26(7)(a)	Require ments for the ABCP programme document ation (re sponsibilit ies of the trustee to in vestors)	V		Confirma tion that the responsibil ities of the trustee and other entit ies with fi duciary du ties, if any to investors are spe cified in the ABCP pro gramme' CTMs documenta tion.	N/A
STSAP31	Article 26(7)(b)	Require ments for the ABCP programme document ation (con tractual ob ligations of the sponsor)	√°š		Confirma tion that the contractual obligations, duties and responsibil ities of the sponsor, the trustee and other an cillary ser vices pro viders, if any, are spe cified in the ABCP pro gramme' TMS documenta tion.	N/A

STSAP32	Article 26(7)(c)	Require ments for the ABCP programme document ation (process & responsibilities in case of defaulted servicer)	√°š		Confirma tion that the ABCP pro gramme'€™s document ation con tains pro cesses and responsibil ities cover ing servicer default or in solvency to ensure ser vicing con tinuity.	N/A
STSAP33	Article 26(7)(d)	Require ments for the ABCP programme documenta tion (provi sions for re placement of derivat ives counter parties and the account bank)	√°š		Confirm ation that the require ments un der Article 26(7)(d) of the Regula tion (EU) 2017/2402 are met re garding pro visions for replacement of derivat ives coun terparties, and the ac count bank at ABCP programme level upon their de fault, in solvency and other specified events, where the li quidity facil ity does not cover such events.	N/A
STSAP34	Article 26(7)(e)	Require ments for the ABCP programme documenta tion (proced ures to en sure collat eralisation	√		Confirma tion that the ABCP pro gramme'€™s document ation con tains pro cedures ensuring	N/A

		of the fund			that upon	
		ing commit			specified	
		ment)			events, de	
		ment			faults or in	
					solvency	
					of the spon	
					sor, remedi	
					al step shall	
					be provided for to	
					achieve, as	
					appropri	
					ate, collat	
					eralisation	
					of the fund	
					ing commit	
					ment or re	
					placement	
					of the liquid	
					ity facility	
					provider.	
					A statement	
					indicating	
					the relev	
					ant pages of	
					the prospect	
					us or other	
					underlying	
					document	
					ation that	
					contain the	
					information	
					relevant to	
					the require	
					ments set	
					out in Art	
					icle 26(7)	
					(e) of Regu	
					lation (EU)	
					2017/2402.	
STSAP35	Article	Require	$\sqrt{}$		Confirma	N/A
	26(7)(f)	ments for	·		tion that the	
	(//(-/	the ABCP			ABCP pro	
		programme			gramme'€ TM s	
		documenta			document	
		tion (liquid			ation con	
		ity facility			tains provi	
		& matur			sions ensur	
		ing securit			ing that the	
		ies to be re			liquidity fa	
		paid where			cility shall	
		the spon			be drawn	
		sor does			down and	
		not renew			the matur	
		the fund				
					ing secur ities shall	
		ing commit ment of the			be repaid	
		liquidity fa			in the event	
		ilquidity ia			in the event	

		-:1:4 1£		that the	
		cility before its expiry)		sponsor does not renew the funding commit ment of the liquidity fa cility before its expiry. A statement indicating the relev ant pages of the prospect us or other underlying document ation that contain the information relevant to the require ments set out in Art icle 26(7) (f) of Regulation (EU) 2017/2402.	
STSAP36	Article 26(8)	Servicer ex pertise		A detailed explana tion of how the require ments of Article 26(8) of Regula tion (EU) 2017/2402 are met, including the policies and proced ures ensur ing compli ance with these re quirements A statement indicating the relev ant pages of the pro spectus or other under lying docu mentation that con	Item 3.2 of Annex 19 of Commis sion Deleg ated Regu lation (EU) 2019/980.

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	tain the ap plicable ex planations to meet the require ments set out in Art icle 26(8) of Regula tion (EU) 2017/2402 (as applic able) ("ser vicer ex pertise, policies, procedures, and risk manage ment").
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