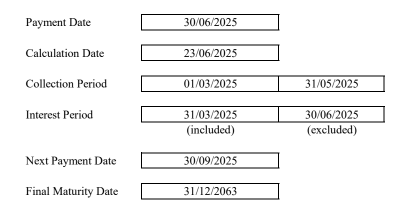
FROM: Computation Agent

TO: Respresentative of the Noteholders Servicer Back-up Servicer Security Trustee Transaction Bank Principal Paying Agent Rating Agencies Swap Counterparty

FUCINO RMBS S.r.l.

Euro 118,000,000 Class A1 Residential Mortgage Backed Floating Rate Notes due December 2063 Euro 5,000,000.00 Class B Mortgage Backed Floating Rate Notes due December 2063 Euro 12,480,000.00 Class J Notes Residential Mortgage Backed Floating Rate and Additional Return Notes due December 2063

PAYMENTS REPORT



Centotrenta Servicing SpA

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1. Transaction summary

1.1 Transaction Parties

Fucino RMBS S.r.l.	Issuer
Banca del Fucino S.p.A.	Originator, Servicer, Administrative Services Provider, Collection Account Bank and Initial Subscriber
Igea Banca S.p.A.	Subordinated Loan Provider
130 Finance S.r.l.	Representative of the Noteholders and Security Trustee
Centotrenta Servicing S.p.A.	Corporate Services Provider, Back-Up Servicer and Computation Agent
BNP Paribas Securities Services, Milan Branch	Transaction Bank, Cash Manager and Principal Paying Agent
J.P. Morgan AG	Swap Counterparty
J.P. Morgan AG	EMIR Reporting Agent
130 Trust Company S.r.l.	Quotaholder

1.2 Definitions

Payment Date	means the last calendar day of March, June, September and December in each year or, if such date is not a Business Daythe following Business Day
Calculation Date	means the 5 Business Day immediately preceding the relevant Payment Date
Interest Period	means each period from (and including) a Payment Date to (but excluding) the following Payment Date, provided that the Initial Interest Period shall start on the Issue Date (included) an end on the First Payment Date (excluded).
First Payment Date	means 30 September 2019
Final Maturity Date	means, in respect of the Notes, the Payment Date falling in December 2060.
First Collection Period	means the period starting on the Effective Date (included) and ending on the First Collection Date (included).
Effective Date	means the 23:59 of 27 February 2019
Collection Date	means the last calendar day of February, May, August and November of each year. The first Collection Date is 31 August 2019

PricewaterhouseCoopers S.p.A. - Account IBAN No. IT73I0538701615000042210709 - Payment of Invoices No. 6101008600

				2.	Assets and	Notes				
2.1 Assets & No	tes	I								
Initial Portfolio:	149.322.604,12*]	Transfer Date	25/03/2019						
The Notes	ISIN Code	Currency	Nominal value per Note	Number of Notes	Listing	Issue Date	Legal Maturity	Rating DBRS	Rating Moody's	Rating ARC

16/06/2022

15/04/2019

15/04/2019

December 2063

December 2063

December 2063

AAA (sf)

AAA (high) (sf)

Aa3 (sf)

A1 (sf)

AA (sf)

A+(sf)

ISE

ISE

Class A Notes

Class B Notes

Class J Notes

IT0005498370

IT0005368011

IT0005368029

118.000.000,00

5.997.000,00

14.990.000,00

Euro

Euro

Euro

1180

59,97

299,8

*For information purposes only, it should be noted that, due to a mere accounting error, the Initial Portfolio sale price as per relevant Transfer Agreement was equal to Euro 149,901,069.3, of which "Outstanding Principal" amounted to Euro 149,608,040.11. Following checks carried out by the Servicer, it was found that the correct value of the portfolio transferred to Fucino RMBS (IAS Compliant) is equal to Euro 150.128.491,52, of which "**Outstanding Principal**" equal to Euro 149.322.604.12.

3. Class A Notes Interest Payments and Principal Distribution

		Before payments		ayments	Accrued	Payr	nents	After payments			
Intere	st Period	Payment Date	Principal Amount Outstanding	Unpaid interest	Interest	Interest	Principal	Principal Amount Outstanding	Pool Factor	Unpaid Interest	
16/06/2022	30/09/2022	30/09/2022	118.000.000,00	-	198.390,78	198.390,78	8.355.472,20	109.644.527,80	0,92919091	-	
30/09/2022	02/01/2023	02/01/2023	109.644.527,80	-	556.269,33	556.269,33	5.512.951,76	104.131.576,04	0,88247098	-	
02/01/2023	31/03/2023	31/03/2023	104.131.576,04	-	751.413,45	751.413,45	6.706.489,77	97.425.086,27	0,82563632	-	
31/03/2023	30/06/2023	30/06/2023	97.425.086,27	-	927.202,66	927.202,66	5.031.752,31	92.393.333,96	0,78299436	-	
30/06/2023	02/10/2023	02/10/2023	92.393.333,96	-	1.048.951,79	1.048.951,79	5.822.140,25	86.571.193,70	0,73365418	-	
02/10/2023	02/01/2024	02/01/2024	86.571.193,70	-	1.040.922,41	1.040.922,41	7.062.676,22	79.508.517,48	0,67380100	-	
02/01/2024	02/04/2024	02/04/2024	79.508.517,48	-	933.149,51	933.149,51	6.219.185,45	73.289.332,04	0,62109603	-	
02/04/2024	01/07/2024	01/07/2024	73.289.332,04	-	853.454,27	853.454,27	3.798.737,21	69.490.594,83	0,58890335	-	
01/07/2024	30/09/2024	30/09/2024	69.490.594,83	-	780.794,39	780.794,39	4.168.936,50	65.321.658,33	0,55357338	-	
30/09/2024	02/01/2025	02/01/2025	65.321.658,33	-	698.451,83	698.451,83	3.437.778,62	61.883.879,70	0,52443966	-	
02/01/2025	31/03/2025	31/03/2025	61.883.879,70	-	519.315,77	519.315,77	3.009.900,17	58.873.979,53	0,49893203	-	
31/03/2025	30/06/2025	30/06/2025	58.873.979,53	-	462.087,15	462.087,15	3.764.805,84	55.109.173,69	0,46702690	-	

4. Class A Notes Coupon Calculation

Interes	t Period	Payment Date	BoP Principal Amount Outstanding	Interest Rate + margin	Accrual Period	Accrued Interest (Coupon Amount)	Interest paid	Interest Unpaid in this period	Cumulative Interest Unpaid
16/06/2022	30/09/2022	30/09/2022	118.000.000,00	0,571%	106	198.390,78	198.390,78	0,00	0,00
30/09/2022	02/01/2023	02/01/2023	109.644.527,80	1,943%	94	556.269,33	556.269,33	0,00	0,00
02/01/2023	31/03/2023	31/03/2023	104.131.576,04	2,952%	88	751.413,45	751.413,45	0,00	0,00
31/03/2023	30/06/2023	30/06/2023	97.425.086,27	3,765%	91	927.202,66	927.202,66	0,00	0,00
30/06/2023	02/10/2023	02/10/2023	92.393.333,96	4,348%	94	1.048.951,79	1.048.951,79	0,00	0,00
02/10/2023	02/01/2024	02/01/2024	86.571.193,70	4,705%	92	1.040.922,41	1.040.922,41	0,00	0,00
02/01/2024	02/04/2024	02/04/2024	79.508.517,48	4,643%	91	933.149,51	933.149,51	0,00	0,00
02/04/2024	01/07/2024	01/07/2024	73.289.332,04	4,658%	90	853.454,27	853.454,27	0,00	0,00
01/07/2024	30/09/2024	30/09/2024	69.490.594,83	4,445%	91	780.794,39	780.794,39	0,00	0,00
30/09/2024	02/01/2025	02/01/2025	65.321.658,33	4,095%	94	698.451,83	698.451,83	0,00	0,00
02/01/2025	31/03/2025	31/03/2025	61.883.879,70	3,433%	88	519.315,77	519.315,77	0,00	0,00
31/03/2025	30/06/2025	30/06/2025	58.873.979,53	3,105%	91	462.087,15	462.087,15	0,00	0,00

5. Class B Notes Interest Payments and Principal Distribution

		Before p	ayments	Accrued	Payn	nents		After payments	
Interest Period	Payment Date	Principal Amount Outstanding	Unpaid interest	Interest	Interest	Principal	Principal Amount Outstanding	Pool Factor	Unpaid Interest
15/04/2019 30/09/2019	30/09/2019	5.997.000,00	-	26.726,63	-	-	5.997.000,00	1,0000000	26.726,63
30/09/2019 31/12/2019	31/12/2019	5.997.000,00	26.726,63	12.061,30	38.787,93	-	5.997.000,00	1,0000000	-
31/12/2019 31/03/2020	31/03/2020	5.997.000,00	-	12.278,86	12.278,86	-	5.997.000,00	1,0000000	-
31/03/2020 30/06/2020	30/06/2020	5.997.000,00	-	12.839,74	12.839,74	-	5.997.000,00	1,0000000	-
30/06/2020 30/09/2020	30/09/2020	5.997.000,00	-	12.214,56	12.214,56	-	5.997.000,00	1,0000000	-
30/09/2020 31/12/2020	31/12/2020	5.997.000,00	-	10.835,25	10.835,25	-	5.997.000,00	1,0000000	-
31/12/2020 31/03/2021	31/03/2021	5.997.000,00	-	9.925,04	9.925,04	-	5.997.000,00	1,0000000	-
31/03/2021 30/06/2021	30/06/2021	5.997.000,00	-	10.065,63	10.065,63	-	5.997.000,00	1,0000000	-
30/06/2021 30/09/2021	30/09/2021	5.997.000,00	-	10.068,96	10.068,96	-	5.997.000,00	1,0000000	-
30/09/2021 31/12/2021	31/12/2021	5.997.000,00	-	10.068,96	10.068,96	-	5.997.000,00	1,0000000	-
31/12/2021 31/03/2022	31/03/2022	5.997.000,00	-	9.430,28	9.430,28	-	5.997.000,00	1,0000000	-
31/03/2022 16/06/2022	30/09/2022	5.997.000,00	_	22.806,25	22.806,25		5.000.000,00	0,83375021	
16/06/2022 30/09/2022	30/09/2022	5.000.000,00	-	22.800,23	22.800,23	-	5.000.000,00	0,03373021	-
30/09/2022 02/01/2023	02/01/2023	5.000.000,00	-	31.241,94	31.241,94	-	5.000.000,00	0,83375021	-
02/01/2023 31/03/2023	31/03/2023	5.000.000,00	-	41.580,00	41.580,00	-	5.000.000,00	0,83375021	-
31/03/2023 30/06/2023	30/06/2023	5.000.000,00	-	50.555,56	50.555,56	-	5.000.000,00	0,83375021	-
30/06/2023 02/10/2023	02/10/2023	5.000.000,00	-	52.222,22	52.222,22	-	5.000.000,00	0,83375021	-
02/10/2023 02/01/2024	02/01/2024	5.000.000,00	-	51.111,11	51.111,11	-	5.000.000,00	0,83375021	-
02/01/2024 02/04/2024	02/04/2024	5.000.000,00	-	50.555,56	50.555,56	-	5.000.000,00	0,83375021	-
02/04/2024 01/07/2024	01/07/2024	5.000.000,00	-	50.000,00	50.000,00	-	5.000.000,00	0,83375021	-
01/07/2024 30/09/2024	30/09/2024	5.000.000,00	-	50.555,56	50.555,56	-	5.000.000,00	0,83375021	-
30/09/2024 02/01/2025	02/01/2025	5.000.000,00	-	52.222,22	52.222,22	-	5.000.000,00	0,83375021	-
02/01/2025 31/03/2025	31/03/2025	5.000.000,00	-	47.458,89	47.458,89	-	5.000.000,00	0,83375021	-
31/03/2025 30/06/2025	30/06/2025	5.000.000,00	-	44.931,25	44.931,25	-	5.000.000,00	0,83375021	-

Interest Period	Payment Date	BoP Principal Amount Outstanding	Interest Rate	Accrual Period	Accrued Interest (Coupon Amount)	Interest paid	Interest Unpaid in this period	Cumulative Interest Unpaid
15/04/2019 30/09/2019	30/09/2019	5.997.000,00	0,955%	168	26.726,63	-	26.726,63	26.726,63
30/09/2019 31/12/2019	31/12/2019	5.997.000,00	0,787%	92	12.061,30	38.787,93	-	-
31/12/2019 31/03/2020	31/03/2020	5.997.000,00	0,810%	91	12.278,86	12.278,86	-	-
31/03/2020 30/06/2020	30/06/2020	5.997.000,00	0,847%	91	12.839,74	12.839,74	-	-
30/06/2020 30/09/2020	30/09/2020	5.997.000,00	0,797%	92	12.214,56	12.214,56	-	-
30/09/2020 31/12/2020	31/12/2020	5.997.000,00	0,707%	92	10.835,25	10.835,25	-	-
31/12/2020 31/03/2021	31/03/2021	5.997.000,00	0,662%	90	9.925,04	9.925,04	-	-
31/03/2021 30/06/2021	30/06/2021	5.997.000,00	0,664%	91	10.065,63	10.065,63	-	-
30/06/2021 30/09/2021	30/09/2021	5.997.000,00	0,657%	92	10.068,96	10.068,96	-	-
30/09/2021 31/12/2021	31/12/2021	5.997.000,00	0,657%	92	10.068,96	10.068,96	-	_
31/12/2021 31/03/2022	31/03/2022	5.997.000,00	0,629%	90	9.430,28	9.430,28	-	-
31/03/2022 16/06/2022	30/09/2022	5.997.000,00	0,727%	77	22.806,25	22.806,25		9.325,17
16/06/2022 30/09/2022	30/09/2022	5.000.000,00	1,021%	106	22.800,23	22.800,23	-	9.323,17
30/09/2022 02/01/2023	02/01/2023	5.000.000,00	2,393%	94	31.241,94	31.241,94	-	-
02/01/2023 31/03/2023	31/03/2023	5.000.000,00	3,402%	88	41.580,00	41.580,00	-	-
31/03/2023 30/06/2023	30/06/2023	5.000.000,00	4,000%	91	50.555,56	50.555,56	-	-
30/06/2023 02/10/2023	02/10/2023	5.000.000,00	4,000%	94	52.222,22	52.222,22	-	-
02/10/2023 02/01/2024	02/01/2024	5.000.000,00	4,000%	92	51.111,11	51.111,11	-	-
02/01/2024 02/04/2024	02/04/2024	5.000.000,00	4,000%	91	50.555,56	50.555,56	-	-
02/04/2024 01/07/2024	01/07/2024	5.000.000,00	4,000%	90	50.000,00	50.000,00	-	-
01/07/2024 30/09/2024	30/09/2024	5.000.000,00	4,000%	91	50.555,56	50.555,56	-	-
30/09/2024 02/01/2025	02/01/2025	5.000.000,00	4,000%	94	52.222,22	52.222,22	-	-
02/01/2025 31/03/2025	31/03/2025	5.000.000,00	3,883%	88	47.458,89	47.458,89	-	-
31/03/2025 30/06/2025	30/06/2025	5.000.000,00	3,555%	91	44.931,25	44.931,25	-	-

7. Class J Notes Interest Payments and Principal Distribution

			Before pa	yments	Accrued		Payments		After	payments	
Interes	t Period	Payment Date	Principal Amount Outstanding	Unpaid interest	Interest	Interest	Additional Return	Principal	Principal Amount Outstanding	Pool Factor	Unpaid Interest
15/04/2019	30/09/2019	30/09/2019	14.990.000,00	-	122.768,10	-	-	-	14.990.000,00	1,0000000	122.768,10
30/09/2019	31/12/2019	31/12/2019	14.990.000,00	122.768,10	60.794,44	-	-	-	14.990.000,00	1,0000000	183.562,54
31/12/2019	31/03/2020	31/03/2020	14.990.000,00	183.562,54	61.005,14	-	-	-	14.990.000,00	1,00000000	244.567,68
31/03/2020	30/06/2020	30/06/2020	14.990.000,00	244.567,68	62.407,12	-	-	-	14.990.000,00	1,00000000	306.974,80
30/06/2020	30/09/2020	30/09/2020	14.990.000,00	306.974,80	61.177,52	-	-	-	14.990.000,00	1,00000000	368.152,32
30/09/2020	31/12/2020	31/12/2020	14.990.000,00	368.152,32	57.729,82	-	-	-	14.990.000,00	1,00000000	425.882,14
31/12/2020	31/03/2021	31/03/2021	14.990.000,00	425.882,14	54.788,45	-	-	-	14.990.000,00	1,00000000	480.670,59
31/03/2021	30/06/2021	30/06/2021	14.990.000,00	480.670,59	55.472,99	-	-	-	14.990.000,00	1,00000000	536.143,58
30/06/2021	30/09/2021	30/09/2021	14.990.000,00	536.143,58	55.814,43	-	-	-	14.990.000,00	1,0000000	591.958,01
30/09/2021	31/12/2021	31/12/2021	14.990.000,00	591.958,01	55.814,43	-	-	-	14.990.000,00	1,0000000	647.772,45
31/12/2021	31/03/2022	31/03/2022	14.990.000,00	647.772,45	53.551,78	-	-	-	14.990.000,00	1,0000000	701.324,22
31/03/2022	16/06/2022	30/09/2022	14.990.000,00	701.324,22	115.874,27		-		12.480.000,00	0,83255504	817.198,49
16/06/2022	30/09/2022	30/09/2022	12.480.000,00	701.324,22	115.0/4,2/	-	-	-	12.400.000,00	0,85255504	017.190,49
30/09/2022	02/01/2023	02/01/2023	12.480.000,00	817.198,49	104.049,23	-	-	-	12.480.000,00	0,83255504	921.247,72
02/01/2023	31/03/2023	31/03/2023	12.480.000,00	921.247,72	128.189,01	-	-	-	12.480.000,00	0,83255504	1.049.436,73
31/03/2023	30/06/2023	30/06/2023	12.480.000,00	1.049.436,73	158.206,53	-	-	-	12.480.000,00	0,83255504	1.207.643,26
30/06/2023	02/10/2023	02/10/2023	12.480.000,00	1.207.643,26	182.420,16	-	-	-	12.480.000,00	0,83255504	1.390.063,42
02/10/2023	02/01/2024	02/01/2024	12.480.000,00	1.390.063,42	189.924,80	-	-	-	12.480.000,00	0,83255504	1.579.988,22
02/01/2024	02/04/2024	02/04/2024	12.480.000,00	1.579.988,22	185.904,51	-	-	-	12.480.000,00	0,83255504	1.765.892,73
02/04/2024	01/07/2024	01/07/2024	12.480.000,00	1.765.892,73	184.329,60	-	-	-	12.480.000,00	0,83255504	1.950.222,33
01/07/2024	30/09/2024	30/09/2024	12.480.000,00	1.950.222,33	179.658,27	-	-	-	12.480.000,00	0,83255504	2.129.880,60
30/09/2024	02/01/2025	02/01/2025	12.480.000,00	2.129.880,60	174.175,73	-	-	-	12.480.000,00	0,83255504	2.304.056,33
02/01/2025	31/03/2025	31/03/2025	12.480.000,00	2.304.056,33	142.862,72	-	-	-	12.480.000,00	0,83255504	2.446.919,05
31/03/2025	30/06/2025	30/06/2025	12.480.000,00	2.446.919,05	137.385,73	-	-	-	12.480.000,00	0,83255504	2.584.304,78

Interest Period	Payment Date	BoP Principal Amount Outstanding	Interest Rate	Accrual Period	Accrued Interest (Coupon Amount)	Interest paid	Interest Unpaid in this period	Cumulative Interest Unpaid
15/04/2019 30/09/2019	30/09/2019	14.990.000,00	1,755%	168	122.768,10	-	122.768,10	122.768,10
30/09/2019 31/12/2019	31/12/2019	14.990.000,00	1,587%	92	60.794,44	-	60.794,44	183.562,54
31/12/2019 31/03/2020	31/03/2020	14.990.000,00	1,610%	91	61.005,14	-	61.005,14	244.567,68
31/03/2020 30/06/2020	30/06/2020	14.990.000,00	1,647%	91	62.407,12	-	62.407,12	306.974,80
30/06/2020 30/09/2020	30/09/2020	14.990.000,00	1,597%	92	61.177,52	-	61.177,52	368.152,32
30/09/2020 31/12/2020	31/12/2020	14.990.000,00	1,507%	92	57.729,82	-	57.729,82	425.882,14
31/12/2020 31/03/2021	31/03/2021	14.990.000,00	1,462%	90	54.788,45	-	54.788,45	480.670,59
31/03/2021 30/06/2021	30/06/2021	14.990.000,00	1,464%	91	55.472,99	_	55.472,99	536.143,58
30/06/2021 30/09/2021	30/09/2021	14.990.000,00	1,457%	92	55.814,43	-	55.814,43	591.958,01
30/09/2021 31/12/2021	31/12/2021	14.990.000,00	1,457%	92	55.814,43	_	55.814,43	647.772,45
31/12/2021 31/03/2022	31/03/2022	14.990.000,00	1,429%	90	53.551,78	_	53.551,78	701.324,22
31/03/2022 16/06/2022	16/06/2022	14.990.000,00	1,527%	77	115 074 07		115 074 07	917 109 40
16/06/2022 30/09/2022	16/06/2022	12.480.000,00	1,821%	106	115.874,27	-	115.874,27	817.198,49
30/09/2022 02/01/2023	02/01/2023	12.480.000,00	3,193%	94	104.049,23	-	104.049,23	921.247,72
02/01/2023 31/03/2023	31/03/2023	12.480.000,00	4,202%	88	128.189,01	-	128.189,01	1.049.436,73
31/03/2023 30/06/2023	30/06/2023	12.480.000,00	5,015%	91	158.206,53	-	158.206,53	1.207.643,26
30/06/2023 02/10/2023	02/10/2023	12.480.000,00	5,598%	94	182.420,16	-	182.420,16	1.390.063,42
02/10/2023 02/01/2024	02/01/2024	12.480.000,00	5,955%	92	189.924,80	_	189.924,80	1.579.988,22
02/01/2024 02/04/2024	02/04/2024	12.480.000,00	5,893%	91	185.904,51	_	185.904,51	1.765.892,73
02/04/2024 01/07/2024	01/07/2024	12.480.000,00	5,908%	90	184.329,60	_	184.329,60	1.950.222,33
01/07/2024 30/09/2024	30/09/2024	12.480.000,00	5,695%	91	179.658,27	_	179.658,27	2.129.880,60
30/09/2024 02/01/2025	02/01/2025	12.480.000,00	5,345%	94	174.175,73	-	174.175,73	2.304.056,33
02/01/2025 31/03/2025	31/03/2025	12.480.000,00	4,683%	88	142.862,72	_	142.862,72	2.446.919,05
31/03/2025 30/06/2025	30/06/2025	12.480.000,00	4,355%	91	137.385,73	-	137.385,73	2.584.304,78

9. Collections

-				Principal							nterest			
Collectio	on Period	Instalments	Prepayments	Recoveries	Amounts from the Servicer and the Originator: others	Total	Instalments	Prepayments	Recoveries	Default Interest	Penalty Interest and other penalties	Amounts from the Servicer: Renegotiation	Amounts from the Servicer and the Originator: others	Total
27/02/2019	31/08/2019	6.679.247,62	4.000.271,86	-	3.323.313,99	14.002.833,47	1.873.874,19	9.953,32	-	2.626,80	-	-	31.665,09	1.918.119,40
01/09/2019	30/11/2019	2.713.533,46	2.507.049,67	-	210.466,93	5.431.050,06	746.125,64	16.935,35	-	1.132,60	2.767,42	515,81	11.441,76	778.918,58
01/12/2019	29/02/2020	2.686.762,62	2.026.822,96	-	-	4.713.585,58	721.393,05	10.856,38	-	1.382,83	-	3.873,76	15.526,65	753.032,67
01/03/2020	31/05/2020	2.275.799,67	1.761.809,17	-	-	4.037.608,84	649.475,11	5.119,64	-	1.668,13	-	4.693,70	- 58.744,93	602.211,65
01/06/2020	31/08/2020	2.168.756,96	1.555.999,48	-	-	3.724.756,44	645.816,58	28.585,37	-	1.761,13	-	-	5.053.228,90	5.729.391,98
01/09/2020	30/11/2020	2.230.127,80	820.910,58	-	-	3.051.038,38	634.275,16	822,62	-	1.259,74	-	-	1.755.617,79	2.391.975,31
01/12/2020	28/02/2021	2.152.180,10	1.922.250,97	-	-	4.074.431,07	569.429,35	4.858,14	-	698,55	-	-	- 48.600,98	526.385,06
01/03/2021	31/05/2021	2.119.492,17	1.768.765,73	-	-	3.888.257,90	538.569,73	5.354,88	-	903,82	-	-	- 46.401,79	498.426,64
01/06/2021	31/08/2021	2.184.723,43	1.397.149,43	-	-	3.581.872,86	515.587,91	3.009,49	-	1.302,11	-	-	- 10.814,86	509.084,65
01/09/2021	30/11/2021	2.080.385,79	1.701.524,56	-	1.563.926,26	5.345.836,61	492.912,58	3.284,51	-	533,14	-	105.971,71	2.953,02	605.654,96
01/12/2021	28/02/2022	2.112.121,51	1.082.931,96	-	-	3.195.053,47	469.463,97	4.785,11	-	410,21	-	-	14.796,15	489.455,44
01/03/2022	31/05/2022	2.012.554,85	998.699,67	-	2.988.306,79	5.999.561,31	443.572,78	2.110,19	-	382,87	-	-	39.337,27	485.403,11
01/06/2022	31/08/2022	2.732.718,83	1.553.969,44	-	-	4.286.688,27	777.173,35	17.406,77	-	577,50	-	4.926,07	22.393,45	822.477,14
01/09/2022	30/11/2022	2.537.557,45	2.128.547,93	-	-	4.666.105,38	871.014,72	18.827,65	-	731,84	-	-	21.532,96	912.107,17
01/12/2022	28/02/2023	2.488.394,41	1.551.243,57	-	-	4.039.637,98	1.087.457,83	10.714,96	-	1.101,02	-	-	25.620,42	1.124.894,23
01/03/2023	31/05/2023	2.328.722,05	1.610.986,36	-	-	3.939.708,41	1.218.361,43	14.406,89	-	1.204,14	-	-	21.685,26	1.255.657,72
01/06/2023	31/08/2023	2.262.739,99	2.771.125,59	-	-	5.033.865,58	1.355.815,23	32.777,92	-	1.480,70	-	-	20.638,50	1.410.712,35
01/09/2023	30/11/2023	2.090.553,40	2.680.644,66	-	-	4.771.198,06	1.377.282,35	19.533,44	-	1.669,45	-	-	14.490,17	1.412.975,41
01/12/2023	29/02/2024	2.016.068,84	2.756.658,10	-	774.491,65	5.547.218,59	1.303.960,74	48.233,19	-	1.176,70	-	-	53.568,75	1.406.939,38
01/03/2024	31/05/2024	1.976.963,45	632.747,49	-	573.747,42	3.183.458,36	1.232.668,97	1.431,59	-	1.280,84	-	-	40.246,17	1.275.627,57
01/06/2024	31/08/2024	1.934.209,40	1.025.872,99	-	732.965,40	3.693.047,79	1.164.870,94	12.747,55	-	881,91	-	-	30.894,07	1.209.394,47
01/09/2024	30/11/2024	1.877.557,22	1.128.414,35	-	-	3.005.971,57	1.073.540,25	5.011,65	-	944,83	-	-	17.452,32	1.096.949,05
01/12/2024	28/02/2025	1.866.460,95	1.139.917,06	-	-	3.006.378,01	963.382,76	3.795,66	-	777,44	-	-	19.626,36	987.582,22
01/03/2025	31/05/2025	1.858.594,39	1.675.090,87	-	-	3.533.685,26	840.578,08	10.715,36	-	880,77	-	-	15.349,23	867.523,44

10. Issuer Available Funds

a)

b)

c)

d)

e)

f)

g)

h)

i)

j)

k)

1)

On each Calculation Date and in respect of the immediately following Payment Date, the aggregate of (without duplication):	Amount in Euro 6.800.377,36
all the sums received or recovered by the Issuer from or in respect of the Claims during the Collection Period immediately preceding such Payment Date;	4.401.208,70
all amounts (other than the amounts already allocated under other items of the Issuer Available Funds) received by the Issuer in respect of the Portfolio pursuant to the Transfer Agreement, the Warranty and Indemnity Agreement and any other Transaction Documents during the Collection Period immediately preceding such Payment Date;	0,00
any profit generated by, or interest accrued and paid on, the Eligible Investments (net of any withholding or deduction on account of tax) made out of the Investment Account in respect of the Collection Period immediately preceding such Payment Date;	0,00
all the amounts standing to the credit of the Cash Reserve Account on the immediately preceding Payment Date, after application of the Pre-Acceleration Order of Priority on such Payment Date (or, in respect of the First Payment Date, the Cash Reserve Initial Amount);	2.340.935,79
interest (if any) accrued on and credited (net of any withholding or deduction on account of tax) to the Accounts (except for the Expenses Account, the Collateral Account and the Quota Capital Account) in the Collection Period immediately preceding such Payment Date;	25.171,87
all amounts received from the sale of the Portfolio or individual Claims, should such sale occur, during the Collection Period immediately preceding such Payment Date;	0,00
on the Final Maturity Date or, if earlier, the Payment Date on which the Notes will be redeemed in full or cancelled, the residual amount standing to the credit of the Accounts (except for the Quota Capital Account and the Collateral Account);	0,00
any other amount, not included in the foregoing items, received by the Issuer and standing to the credit of the Accounts (except for the Quota Capital Account) on the Collection Date immediately preceding such Payment Date;	0,00
without duplication of the above, all amounts due and payable to the Issuer in respect of such Payment Date under the terms of the Swap Agreement (if and to the extent paid) other than (1) any Collateral Amounts (which will not be available to the Issuer to make payments to its creditors generally, but may only be applied in accordance with the Collateral Account Priority of Payments) and (2) any Swap Tax Credit Amounts (which amounts shall be paid directly to the Swap Counterparty when due in accordance with the Swap Agreement, without regard to the Collateral Account Priority of Payments or the Orders of Priority); and	0,00
without duplication of the above, any Swap Collateral Account Surplus paid into the Payments Account in accordance with the Collateral Account Priority of Payments.	0,00
on each Payment Date, an amount equal to the Swap Fixed Amounts due on such date under the Swap Agreement which will be transferred from the Swap Reserve Account to the Payment Account; and	33.061,00
on the date on which the Swap Agreement terminates, the balance of the Swap Reserve Account will be transferred from the Swap Reserve Account to the Payment Account.	0,00

11. Trigger Events

Amount in Euro Occured (YES/NO)

(i) Non-payment

(a) the Interest Amount on the Class A Notes (and only after the repayment in full of the Rated Notes, on the Class J Notes) on a Payment Date is not paid in full on the due date or within a period of three Business Days; or

- (b) the Class A Notes or the Class B Notes or the Junior Notes are not redeemed in full on the Final Maturity Date; or
- (c) the Interest Amount (plus any Interest Amount in respect of previous Interest Periods which has remained unpaid) on the Class B Notes is not paid in full on the Final Maturity Date;
- ii) Breach of other obligations

The Issuer defaults in the performance or observance of any of its obligations under or in respect of the Notes (other than any obligation under paragraph (i) above) or any of the Transaction Documents to which it is a party and (except where, in the sole and absolute opinion of the Representative of the Noteholders, such default is incapable of remedy, in which case no notice requiring remedy will be required) such default remains unremedied for [30] ([thirty]) days after the Representative of the Noteholders has given written notice thereof to the Issuer, certifying that such default is, in the sole and absolute opinion of the Representative of the Noteholders and requiring the same to be remedied; or

iii) Breach of representation and warranties

any of the representations and warranties given by the Issuer under any of the Transaction Documents to which it is a party is or proves to have been incorrect or misleading in any material respect, in the sole and absolute opinion of the Representative of the Noteholders, when made or deemed to be made; or

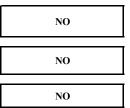
iv) Insolvency

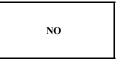
the Issuer becomes subject to any applicable bankruptcy, liquidation, administration, receivership, insolvency, composition or reorganisation (among which, without limitation, "fallimento", "liquidazione coatta amministrativa", "concordato preventivo", "piani di risanamento" and "accordi di ristrutturazione", each such expression bearing the meaning ascribed to it by the laws of the Republic of Italy, and including also any equivalent or analogous proceedings under the law of the jurisdiction in which the Issuer is deemed to carry on business including the seeking of a) liquidation, winding-up, reorganisation, dissolution, administration, receivership, arrangement, adjustment, protection or relief of debtors) or similar proceedings or the whole or any substantial part of the undertaking or assets of the Issuer are subject to a "pignoramento" or similar procedure having a similar effect (other than any portfolio of assets purchased by the Issuer for the purposes of further securitisation transactions), unless in the opinion of the Representative of the Noteholders, such proceedings are being not disputed in good faith with a reasonable prospect of success; or

an application for the commencement of any of the proceedings under point (a) above is made in respect of or by the Issuer or the same proceedings are otherwise initiated against the Issuer and, in the opinion of the Representative of the Noteholders, the commencement of such proceedings are not being disputed in good faith with a reasonable prospect of success; or

an application for the commencement of any of the proceedings under point (a) above is made in respect of or by the Issuer or the same proceedings are otherwise initiated against the Issuer and, in the opinion of the Representative of the Noteholders, the commencement of such proceedings are not being disputed in good faith with a reasonable prospect of success; or

the Issuer takes any action for a re-adjustment or deferment of any of its obligations or makes a general assignment or an arrangement or composition with or for the benefit of its creditors (other d) than the Noteholders and the Other Issuer Creditors) or is granted by a competent court a moratorium in respect of any of its indebtedness or any guarantee of any indebtedness given by it or applies for suspension of payments; or





NO





Cumulative Gross Default Ratio

(a) as of the last Collection Date

(b) Threshold

OCCURRED (If (a)>(b)

provided that, from the Payment Date on which the Class A Notes are redeemed in full (included) the Class B Notes Interest Subordination Event shall be deemed as not having occurred.

0%	
17%	

NO

(i)

13. Pre-Acceleration Order of Priority

Prior to (i) the service of a Trigger Notice, (ii) a Redemption for Taxation pursuant to Condition [6.2] (Redemption for Taxation) or (iii) an Optional Redemption pursuant to Condition [6.4] (Optional Redemption) or (iv) the Final Maturity Date, the Issuer Available Funds shall be applied on each Payment Date in making or providing for the following payments, in the following order of priority (in each case, only if and to the extent that payments of a higher priority have been made in full):

Issuer Available Funds

6.800.377,36

First, to pay (pari passu and pro rata to the extent of the respective amounts thereof) (i) all costs, taxes and expenses required to be paid in order to preserve the corporate existence of the Issuer or to maintain it in good standing or to comply with applicable legislation and regulations or to fulfil due and payable payment obligations of the Issuer towards third parties (not expressly included in any following item of this Order of Priority) incurred in relation to the Transaction, to the extent that such costs, taxes, expenses and payments are not met by using the amount standing to the credit of the Expenses Account, (ii) all costs and taxes required to be paid to maintain the ratings of the Rated Notes, or

b) Second, to pay in the following order,

a)

(i) the fees, expenses and all other amounts due to the Representative of the Noteholders and the Security Trustee

any notice to be given to the Noteholders or the other parties to the Transaction Documents;

- (ii) into the Expenses Account the amount (if any) necessary to ensure that the balance standing to the credit of the Expenses Account as at such Payment Date is equal to the Retention Amount;
- c) Third, to pay (pari passu and pro rata to the extent of the respective amounts thereof)
 - the fees, expenses and all other amounts due and payable to the Cash Manager, the Computation Agent, the Collection (i) Account Bank, the Transaction Bank, the Principal Paying Agent, the EMIR Reporting Agent, the Corporate Services Provider, the Administrative Services Provider and the Back-Up Servicer;
 - (ii) the Servicing Fees due to the Servicer and any reimbursement due to the Servicer pursuant to the Servicing Agreement;
 - (iii) the fees and costs due to the Back-up Servicer as successor of the Servicer pursuant to clause 3.2(ii)(a) of the Back-Up Servicing Agreement;

Fourth, to pay all amounts due and payable to the Swap Counterparty under the terms of the Swap Agreement (which, with respect to periodic payments and payments of premia, shall include amounts due and payable in respect of the relevant Swap Transactions) other than (1) any Swap Tax Credit Amounts (which amounts shall be paid when due in accordance with the Swap Agreement, without regard to the Collateral Account Priority of Payments or the Orders of

- d) Priority), (2) any amounts payable pursuant to the Collateral Account Priority of Payments, and (3) any Subordinated Swap Counterparty Termination Payment provided that any Senior Swap Counterparty Termination Payment due to the Swap Counterparty shall be payable pursuant to this item only to the extent that the amounts paid pursuant to the Collateral Account Priority of Payments are insufficient to pay in full the Senior Swap Counterparty Termination Payment due to the Swap Counterparty;
- e) *Fifth*, to pay (pari passu and pro rata) interest due and payable on the Principal Amount Outstanding of the Class A1 Notes;
- f) Sixth, to credit the Cash Reserve Account with the Cash Reserve Amount due on such Payment Date;
- g) Seventh, to pay the Subordinated Loan Senior Interest that is due and payable
- b) Eight, prior to the occurrence of a Class B Notes Interest Subordination Event, to pay, pari passu and pro rata, interest due and payable on the Principal Amount Outstanding of the Class B Notes;
- i) Ninth, towards payment (pari passu and pro rata) of the Principal Amount Outstanding of the Class A Notes;
- *Tenth*, following the occurrence of a Class B Notes Interest Subordination Event, to pay, pari passu and pro rata, interest due and payable on the Class B Notes;
- k) Eleventh, to repay, pari passu and pro rata, the Principal Amount Outstanding of the Class B Notes;
- Twelfth, to pay (pari passu and pro rata) the relevant Subordinated Loan Junior Interest and repay principal, in each case, that is due and payable under, respectively, the Subordinated Loan and the Subsequent Subordinated Loan;
- Thirteenth, only to the extent the amounts paid pursuant to the Collateral Account Priority of Payments are insufficient
 m) to pay in full any Subordinated Swap Counterparty Termination Payment due to the Swap Counterparty, to pay any due but unpaid Subordinated Swap Counterparty Termination Payment due to the Swap Counterparty;
- Fourteenth, to pay (pari passu and pro rata according to the respective amounts thereof), any other amount due and payable to the Originator, pursuant to the Transfer Agreement (including costs and expenses and the insurance premia advanced under the Insurance Policies) and the Warranty and Indemnity Agreement; to the Servicer pursuant to the Servicer as successor of the Servicer, as agreed between the Back-up Servicer and the Issuer pursuant to clause 3.2(ii)(b) of the Back-Up Servicering Agreement;
- o) *Fifteenth*, to pay (pari passu and pro rata) interest due and payable on the Class J Notes (other than the Class J Notes Additional Return);
- p) Sixteenth, following redemption in full or cancellation of the Class B Notes, to pay (pari passu and pro rata) the Principal Amount Outstanding of the Class J Notes, until on each Payment Date other than the Payment Date on which the Notes are redeemed in full or cancelled or the Final Maturity Date such Principal Amount Outstanding is equal to Euro 1,000;

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		FILEWALEINOUSEL
q)	Seventeenth, to pay (pari passu and pro rata) the Class J Notes	Additional Return.

DUE	PAID	UNPAID
91.694,98	91.694,98	0,00

2.562,00	2.562,00	0,00	
200,42	200,42	0,00	

30.327,83	30.327,83	0,00
1.525,00	1.525,00	0,00
0,00	0,00	0,00
159.474,44	159.474,44	0,00
462.087,15	462.087,15	0,00
2.235.589,28	2.235.589,28	0,00
7.179,17	7.179,17	0,00
44.931,25	44.931,25	0,00
58.873.979,53	3.764.805,84	55.109.173,69
0,00	0,00	0,00
5.000.000,00	0,00	5.000.000,00
49.469,45	0,00	49.469,45
0,00	0,00	0,00
525.128,07	0,00	525.128,07
2.584.304,78	0,00	2.584.304,78
12.479.000,00 01615000042210709 - Payment of In	0,00	12.479.000,00
0,00	0,00	0,00
5,00	5,00	5,00

14. Acceleration Order of Priority

Following the delivery of a Trigger Notice pursuant to Condition [9] (Trigger Events), or (b) in the event that the Issuer opts for the Redemption for Taxation pursuant to Condition [6.2] (Redemption for Taxation), or for the Optional Redemption pursuant to Condition [6.4] (Optional Redemption) or (c) on the Final Maturity Date, the Issuer Available Funds shall be applied on each Payment Date in making the following payments in the following order of priority (in each case, only if and to the extent that payments of a higher priority have been made in full):

a)

b)

c)

d)

e) f) g)

h)

i)

j)

k)

l)

m)

n)

o)

	Amount in Euro
(i) <i>First</i> , to pay (pari passu and pro rata to the extent of the respective amounts thereof), (i) all costs, taxes and expenses required to be paid in order to preserve the corporate existence of the Issuer or to maintain it in good standing or to comply with applicable legislation and regulations or to fulfil due and payable payment obligations of the Issuer towards third parties (not expressly included in any following item of this Order of Priority) incurred in relation to the Transaction, to the extent that such costs, taxes, expenses and payments are not met by utilising the amount standing to the credit of the Expenses Account, (ii) all costs and taxes required to be paid in connection with any notice to be given to the Noteholders or the other parties to the Transaction Documents;	PAID UNPAID
Second, to pay in the following order,	
the fees, expenses and all other amounts due to the Representative of the Noteholders and the Security Trustee	
into the Expenses Account the amount (if any) necessary to ensure that the balance standing to the credit of the Expenses Account as at such Payment Date is equal to the Retention Amount;	
<i>Third</i> , to pay (pari passu and pro rata to the extent of the respective amounts thereof fees, expenses and all other amounts due and payable to the Servicer, the Cash Manager, the Computation Agent, the Collection Account Bank, the Transaction Bank, the Principal Paying Agent, the EMIR Reporting Agent, the Corporate Services Provider, the Administrative Services Provider and the Back-Up Servicer;	
Fourth, to pay all amounts due and payable to the Swap Counterparty under the terms of the Swap Agreement, other than (1) any Swap Tax Credit Amounts (which amounts shall be paid when due in accordance with the Swap Agreement, without regard to the Collateral Account Priority of Payments or the Orders of Priority), (2) any amounts payable pursuant to the Collateral Account Priority of Payments and (3) any Subordinated Swap Counterparty Termination Payment, provided that only to the extent that the amounts paid pursuant to the Collateral Account Priority of Payments payable pursuant to the Collateral Account Priority of Payments payable pursuant to the Collateral Account Priority of Payments are insufficient to pay any Senior Swap Counterparty Termination Payment in full, any due but unpaid Senior Swap Counterparty Termination Payment to this item;	
Fifth, to pay interest due and payable on the Class A Notes;	
iixth, to pay the Principal Amount Outstanding of the Class A Notes;	
ieventh, to pay the Subordinated Loan Senior Interest that is due and payable	
Eight, to pay interest due and payable on the Class B Notes;	
Ninth, to pay the Principal Amount Outstanding of the Class B Notes;	
Tenth, to pay the Subordinated Loan Junior Interest and to repay principal, in each case, that is due and payable under the Subordinated Loan;	
<i>Eleventh</i> , only to the extent the amounts paid pursuant to the Collateral Account Priority of Payments are insufficient to pay any Subordinated Swap Counterparty Termination Payment in full, to pay any due but unpaid Subordinated Swap Counterparty Termination Payment;	
<i>Twelfth,</i> to pay (pari passu and pro rata according to the respective amounts thereof) any amount due and payable to the Originator pursuant to the Transfer Agreement (including costs and expenses and the insurance premia advanced under the Insurance Policies) and the Warranty and Indemnity Agreement;	
<i>Thirteenth,</i> to pay (pari passu and pro rata) interest due and payable on the Class J Notes (other than the Class J Notes Additional Return);	
<i>Fourteenth, t</i> o pay (pari passu and pro rata) the Principal Amount Outstanding of the Class J Notes, until – on each Payment Date other than the Payment Date on which the Notes are redeemed in full or cancelled or the Final Maturity Date – such Principal Amount Outstanding is equal to Euro 1,000;	
Fifteenth, to pay the Class J Notes Additional Return (pari passu and pro rata to the Principal Amount Outstanding of each relevant Class as at the immediately preceding Payment Date).	

15. Cash Reserve

Cash Reserve Initial Amount (at Issue Date)

4.721.920,00

15/04/2019

Interes	t Period	Payment Date	BoP Cash Reserve	Cash Reserve Amount	3,5% of the Principal Amount Outstanding of the Rated Notes on the immediately preceding Payment Date	1% of the Principal Amount Outstanding of the Rated Notes as of the Issue Date	Cash Reserve Amount credited into the Cash Reserve Account
15/04/2010	20/00/2010	20/00/2010	-	Max [(a);(b)]	<u>a</u>	b	4 701 000 00
15/04/2019	30/09/2019	30/09/2019	4.721.920,00	4.721.920,00	4.721.920,00		4.721.920,00
30/09/2019	31/12/2019	31/12/2019	4.721.920,00	4.194.062,61	4.194.062,61	1.349.120,00	4.194.062,61
31/12/2019	31/03/2020	31/03/2020	4.194.062,61	3.970.846,47	3.970.846,47	1.349.120,00	3.970.846,47
31/03/2020	30/06/2020	30/06/2020	3.970.846,47	3.778.015,74	3.778.015,74	1.349.120,00	3.778.015,74
30/06/2020	30/09/2020	30/09/2020	3.778.015,74	3.614.903,00	3.614.903,00	1.349.120,00	3.614.903,00
30/09/2020	31/12/2020	31/12/2020	3.614.903,00	3.283.181,09	3.283.181,09	1.349.120,00	3.283.181,09
31/12/2020	31/03/2021	31/03/2021	3.283.181,09	3.087.576,53	3.087.576,53	1.349.120,00	3.087.576,53
31/03/2021	30/06/2021	30/06/2021	3.087.576,53	2.930.419,74	2.930.419,74		2.930.419,74
30/06/2021	30/09/2021	30/09/2021	2.930.419,74	2.774.967,02	2.774.967,02	1.349.120,00	2.774.967,02
30/09/2021	31/12/2021	31/12/2021	2.774.967,02	2.633.496,72	2.633.496,72	1.349.120,00	2.633.496,72
31/12/2021	31/03/2022	31/03/2022	2.633.496,72	2.425.553,27	2.425.553,27	1.349.120,00	2.425.553,27
16/06/2022	30/09/2022	30/09/2022	4.305.000,00	4.339.895,00	4.339.895,00	,	4.339.895,00
30/09/2022	02/01/2023	02/01/2023	4.339.895,00	4.012.558,47	4.012.558,47	1.239.970,00	4.012.558,47
02/01/2023	31/03/2023	31/03/2023	4.012.558,47	3.819.605,16	3.819.605,16		3.819.605,16
31/03/2023	30/06/2023	30/06/2023	3.819.605,16	3.584.878,02	3.584.878,02	1.239.970,00	3.584.878,02
30/06/2023	02/10/2023	02/10/2023	3.584.878,02	3.408.766,69	3.408.766,69		3.408.766,69
02/10/2023	02/01/2024	02/01/2024	3.408.766,69	3.204.991,78	3.204.991,78	1.239.970,00	3.204.991,78
02/01/2024	02/04/2024	02/04/2024	3.204.991,78	2.957.798,11	2.957.798,11	1.239.970,00	2.957.798,11
02/04/2024	01/07/2024	01/07/2024	2.957.798,11	2.740.126,62	2.740.126,62	1.239.970,00	2.740.126,62
01/07/2024	30/09/2024	30/09/2024	2.740.126,62	2.607.170,82	2.607.170,82	1.239.970,00	2.607.170,82
30/09/2024	02/01/2025	02/01/2025	2.607.170,82	2.461.258,04	2.461.258,04	1.239.970,00	2.461.258,04
02/01/2025	31/03/2025	31/03/2025	2.461.258,04	2.340.935,79	2.340.935,79	1.239.970,00	2.340.935,79
31/03/2025	30/06/2025	30/06/2025	2.340.935,79	2.235.589,28	2.235.589,28	1.239.970,00	2.235.589,28

On each Payment Date, the amounts standing to the credit of the Cash Reserve Account on the immediately preceding Payment Date, after application of the Pre-Acceleration Order of Priority on such Payment Date (or, in respect of the First Payment Date, an amount equal to the Cash Reserve Amount on the Issue Date) will be made available to meet payments under items *First* to *Fifth* of the Pre-Acceleration Order of Priority. In addition the Cash Reserve Amount available following payment in full of items from *First* to *Fifth* of the Pre-Acceleration Order of Priority shall be used in full towards redemption of the Senior Notes, on the Payment Date on which, by doing so, the Senior Notes can be redeemed in full.

	16. Subordinated Loan		
Number of days in the Interest Period (G) 91			
16.1 Interest Rate			
Applicable 3M Euribor (A) 2.355% Margin (B) 0.50% Interest Rate (capped to 1% and not negative) (C)=(A) + (B) 1,000%			
16.2 Subordinated Loan Senior Interest			
Euro 4,700,000.00		(D)	Euro 2.840.112,73
Principal amount of the Subordinated Loan repaid under item <i>Twelfth</i> of the Pre-Acceleration Order of Pri immediately preceding Payment Date	iority and item Ninth of the Acceleration Order of Priority (as applicable) up to the	(E)	0,00
(F)= (D)-(E) - if positive		[2.840.112,73
Subordinated Loan Senior Interest accrued		F*G/360*(C)	7.179,17
Subordinated Loan Senior Interest unpaid as of the immediately preceding Payment Date		(H)	0,00
Subordinated Loan Senior Interest accrued		(I)=(F)	7.179,17
Subordinated Loan Senior Interest paid under item Seventh of the Pre-Acceleration Order of Priority and i	tem Seventh of the Acceleration Order of Priority (as applicable)	(J)	7.179,17
Subordinated Loan Senior Interest due and unpaid		(K)=(H)+(I)-(J)	0,00
16.3 Subordinated Loan Junior Interest			From
Euro 1,380,000.00		(L)	Euro 1.380.000,00
Principal amount outstanding of the Subordinated Loan on the immediately preceding Payment Date (M)			
$(N) = \min(L,M)$		[1.380.000,00
Subordinated Loan Junior Interest accrued		(O)=N*G/360*C	3.488,33
Subordinated Loan Junior Interest unpaid as of the immediately preceding Payment Date		(P)	41.108,48
Subordinated Loan Junior Interest accrued		(Q)=(O)	3.488,33
Subordinated Loan Junior Interest paid under item Twelfih of the Pre-Acceleration Order of Priority and it	em Tenth of the Acceleration Order of Priority (as applicable)	(R)	0,00
Subordinated Loan Junior Interest due and unpaid		(S)=(P)+(Q)-(R)	44.596,81
P 16.3 Subsequent Subordinated Loan Junior Interest	ricewaterhouseCoopers S.p.A Account IBAN No. IT73I0538701615000042210709 - Payment of Ir	nvoices No. 6101008600)
Euro 168,989.00		(L)	Euro 168.989,00
Principal amount outstanding of the Subordinated Loan on the immediately preceding Payment Date		(M)	168.989,00
(N)= min(L,M)		[168.989,00
Subsequent Subordinated Loan Junior Interest accrued		(O)=N*G/360*C	427,17
Subordinated Loan Junior Interest unpaid as of the immediately preceding Payment Date		(P)	4.445,47
Subordinated Loan Junior Interest accrued		(Q)=(O)	427,17
Subordinated Loan Junior Interest paid under item Twelfth of the Pre-Acceleration Order of Priority and it	tem Tenth of the Acceleration Order of Priority (as applicable)	(R)	0,00
Subordinated Loan Junior Interest due and unpaid		(S)=(P)+(Q)-(R)	4.872,64

17. Cash accounts

Balance as of:

		Account held with:	Last Collection Date	Calculation Date
1.	Collection Account	BANCA DEL FUCINO	144.009,14	144.009,14
2.	Expenses Account	BANCA DEL FUCINO	19.799,58	19.799,58
3.	Payments Account	BNP PARIBAS	8.679,04	8.679,04
4.	Cash Reserve Account	BNP PARIBAS	2.369.266,02	2.369.266,02
1.	Cush Reserve Recount	D IT TANDAS	2:309:200;02	2:307:200;02
5.	Investment Account	BNP PARIBAS	4.788.256,61	6.074.337,89
C	Callatoral Assount			
6.	Collateral Account	BNP PARIBAS		
7.	Swap Reserve Account			
/.	Swap Reserve Account	BNP PARIBAS	204.385,30	204.385,30

18. Information required under the EU Risk Retention Rules

EU RISK RETENTION - Under the Intercreditor Agreement and the Notes Subscription Agreement, Banca del Fucino - as Originator - has undertaken that it will retain at the origination and maintain on an ongoing basis a material net economic interest of not less than 5% in the securitization in accordance with option [(3)(d)] of Article 6 of the Regulation (EU) number 2017/2402 (as amended, supplemented and/or replaced from time to time, the Securitization Regulation). As at the Issue Date, such interest comprised a retention of **the** first loss tranche, (being the Junior Notes).

- (a) Nominal Value of the Notes
- (b) Nominal Value of the Class J Notes retained by Banca del Fucino
- (b) Retention % (b/a)

76.353.979,53 12.480.000,00 16,34%

		Payments Instructions	
Value Date	From	Investment Account - No. IT825034790160000802296302	Amount (Eur.)
25/06/2025	to	the Payment Account - No. IT31Q0347901600000802296300 - Transfer of Issuer Available Funds	4.414.581,32
Value Date	From	Swap Reserve Account - No. IT36U0347901600000802296304	
25/06/2025	to	the Payment Account - No. IT31Q0347901600000802296300 - Transfer of Swap Fixed Amount	33.944,79
Value Date	From	Cash Reserve Account - No. IT36U0347901600000802296301	
25/06/2025	to	the Payment Account - No. IT31Q0347901600000802296300 - all the amounts standing to the credit of the Cash Reserve Account	2.350.307,39
Value Date	From	Payment Account - No. IT31Q0347901600000802296300	Amount (Eur.)
26/06/2025	to	the Paying Agent to credit the account held by the Issuer with Monte Titoli with all the amounts for payments of principal, interest in respect of the Notes to be made on such Payment Date	4.271.824,23
		Class A Notes Principal repayment Interest on the Class A Notes Interest on the Class B Notes	3.764.805,84 462.087,15 44.931,25
30/06/2025	to	Fucino RMBS S.r.l Quota Capital Account IBAN No. 1T69F031240321000000240447- Replenishment of Quota Capital Account	0,00
30/06/2025	to	Fucino RMBS s.r.l Expenses Account - No. IT73C031240321000000240450 - Replenishment of the account up to Retention Amount	200,42
30/06/2025	to	J.P. MORGAN SE - IBAN DE33501108006001500625 - SWIFT CHASDEFX - Net Payment due under the Swap Transactions	159.474,44
30/06/2025	to	BNP Paribas Securities Services, payment of ongoing and upfront fees due as Account Bank and Paying Agent - Account IBAN No. IT56D034790160000000008108 - Payment of Invoices No. IIT2510371	4.250,00
30/06/2025	to	Cash Reserve Account - No. IT08R0347901600000802296301 - Cash Reserve Amount	2.235.589,28
30/06/2025	to	Fucino RMBS S.r.I Payment of interest due to the Subordinated Loan Provider under the Subordinated Loan - Account IBAN No. IT1500312403201000000011898	7.179,17
30/06/2025	to	PricewaterhouseCoopers S.p.A Account IBAN No. IT73I0538701615000042210709 - Payment of Invoices No. 6101008600	24.158,06
30/06/2025	to	130 Finance s.r.l Payment of ongoing fees as RoN - Account IBAN: IT71M0306909620100000001846 - Invoice No. 77/E /24E	2.562,00
30/06/2025	to	Centotrenta Servicing S.p.a., Payment of ongoing fees due Corporate Services Provider and Calculation Agent - IBAN IT64T031040160000000826332 SWIFT/BIC: DEUTITIMIMIL - Payment of Invoice No. 636/E	13.826,00
30/06/2025	to	DBRS - IBAN GB46CHAS60924241483797 SWIFT CHASGB2L - Fattura num 63004588	0,00
30/06/2025	to	Prime Collateralised Securities (PCS) EU SAS, - IBAN FR7630004005670004050201329 - Payment of Invoice No. EU-00198-25	6.000,00
30/06/2025	to	Banca del Fucino S.p.A., payment of ongoing fees due as Master Servicer - Account IBAN No. IT41I031240321000000000510 - Payment of Invoice No. 8051000221	11.001,83
30/06/2025	to	Banca del Fucino S.p.A., payment of ongoing fees due as Administrative Services Provider - Account IBAN No. IT411031240321000000000510 - Payment of Invoice No. 8051000222	1.250,00
30/06/2025	to	Banca del Fucino S.p.A., payment of ongoing fees due as Servicer - Account IBAN No. IT41I031240321000000000510 - Payment of Invoice No. 8051000223	1.525,00
30/06/2025	to	Alio Marta - Account IBAN: IT61N0303204603010000248393 - Payment of invoice N°	0,00
30/06/2025	to	Main Office - Account IBAN: IT1000200816530000300658647 - Payment of invoice N°	0,00
30/06/2025	to	Moodys Italia S.r.l Account IBAN: GB57B0FA16505046217023 - Payment of invoice Nº161	28.286,92
30/06/2025	to	ARC Ratings, S.A - Account IBAN: PT50000700360003734000033 - Payment of invoice N°FA2025/21	32.000,00
30/06/2025	to	Laurentia Financial Services Limited - Account IBAN: GB29SRLG60837192007100 - Payment of Invoice Nº 560/25	800,00
30/06/2025	to	The Irish Stock Exchange plc trading as Euronext Dublin - Account IBAN IE28BARC99021244428600 - Payment of Invoie Nº INV23166184	450,00