

Report for Distribution dated Jan 20, 2025







Monthly Investor Report

January 2025

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Distribution Date 20-Jan-25 U.S. Bank Global Corporate Trust Website https://pivot.usbank.com

General Information	
Payment Date:	20-Jan-25
Prior Payment Date:	18-Dec-24
Next Payment Date:	18-Feb-25
Distribution Count:	32
Closing Date:	25-May-22
Final Maturity Date:	18-Jul-31
EURIBOR Determination Date:	16-Dec-24
Next EURIBOR Determination Date:	16-Jan-25
Index:	1 Month EURIBOR
Currency:	EUR (€)

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	Deal Co	unterpar	ies					
			Fitch		DBRS			
		Long-	Short-	Rating	Long-	Short-	Rating	
Role	Counterparty	Term	Term	Trigger	Term	Term	Trigger	comments
Issuer	Fortuna Consumer Loan ABS 2022-1 DAC							
Seller	auxmoney Investments Limited							
Retention Holder	auxmoney Investments Limited							
Sub-Lender	auxmoney Investments Limited							
Servicer	CreditConnect GmbH							
Cash Administrator	U.S. Bank Global Corporate Trust Limited							
Interest Determination Agent	U.S. Bank Global Corporate Trust Limited							
Paying Agent	U.S. Bank Europe DAC							
Account Bank	U.S. Bank Europe DAC	A+	F1	A/F1			Α	
Payment Services Provider	Süd-West-Kreditbank GmbH							
Hedge Counterparty	BNP Paribas							
Back-Up Servicer	Loancos GmbH							
Corporate Services Provider	Cafico Corporate Services Limited							
Trustee	Cafico Trust Company Limited							
Data Trustee	Intertrust Trustees GmbH							
Sub-Lender	Areo II S.à r.l., acting solely in relation to its Compartment 24							
Joint Lead Manager	BNP Paribas							
Arranger	Citigroup Global Markets Limited							
Joint Lead Manager	Citigroup Global Markets Limited							

auxmoney investments Limited, as seller and retention holder, has undertaken that for as long as the transaction is outstanding it will retain, on an ongoing basis a material net economic interest of at least 5 per cent. in the securitisation, being 5 per cent. interest in the classes A-G Notes, as required by Article 6(3)(d) of the EU Securitisation Regulation (Regulation (EU) 2017/2402) as amended, varied, superseded or substituted from time to time.





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Notes	ISIN / Common Code	Original Principal Balance	No. Of Notes	Beginning Principal Balance	Total Principal Distribution	Ending Principal Balance	Total Interest Distribution
Class A Notes	XS2473716210 / 247371621	119,200,000.00	1,192	0.00	0.00	0.00	0.00
Class B Notes	XS2473716723 / 247371672	38,300,000.00	383	0.00	0.00	0.00	0.00
Class C Notes	XS2473717028 / 247371702	23,600,000.00	236	11,604,834.67	1,845,956.91	9,758,877.76	54,199.76
Class D Notes	XS2473717457 / 247371745	13,500,000.00	135	9,149,304.91	0.00	9,149,304.91	51,117.75
Class E Notes	XS2473717614 / 247371761	12,400,000.00	124	8,403,805.99	0.00	8,403,805.99	60,433.88
Class X Notes	XS2473719073 / 247371907	4,400,000.00	44	879,926.00	0.00	879,926.00	0.00
Class F Notes	XS2473718000 / 247371800	4,000,000.00	40	2,710,905.16	0.00	2,710,905.16	24,464.80
Class G Notes	XS2473718349 / 247371834	14,000,000.00	140	9,019,511.53	0.00	9,019,511.53	0.00
Class R Notes	XS2473718695 / 247371869	500,000.00	5	1.00	0.00	1.00	0.00
Fotal		229,900,000.00	2,299	41,768,289.25	1,845,956.91	39,922,332.34	190,216.19
Sub-Loan	n.a. / n.a.	3,759,025.20	n.a.	3,759,025.20	0.00	3,759,025.20	0.00





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Note Interest Reconciliation - Accrual

Notes	ISIN / Common Code	Method	Days	Beginning Principal Balance	Rate of Interest	Total Interest Accrued	Other Interest	Total Interest Distribution
Class A Notes	XS2473716210 / 247371621	Actual/360	33	0.00	3.59500%	0.00	0.00	0.00
Class B Notes	XS2473716723 / 247371672	Actual/360	33	0.00	4.64500%	0.00	0.00	0.00
Class C Notes	XS2473717028 / 247371702	Actual/360	33	11,604,834.67	5.09500%	54,199.76	0.00	54,199.76
Class D Notes	XS2473717457 / 247371745	Actual/360	33	9,149,304.91	6.09500%	51,117.75	0.00	51,117.75
Class E Notes	XS2473717614 / 247371761	Actual/360	33	8,403,805.99	7.84500%	60,433.88	0.00	60,433.88
Class X Notes	XS2473719073 / 247371907	Actual/360	33	879,926.00	10.34500%	8,344.16	200,197.36	0.00
Class F Notes	XS2473718000 / 247371800	Actual/360	33	2,710,905.16	9.84500%	24,464.80	0.00	24,464.80
Class G Notes	XS2473718349 / 247371834	Actual/360	33	9,019,511.53	8.50000%	70,277.20	583,510.20	0.00
Class R Notes	XS2473718695 / 247371869	n.a.	n.a.	1.00	n.a.	n.a.	n.a.	0.00
Total				41,768,289.25		268,837.55	783,707.56	190,216.19
Sub-Loan	n.a. / n.a.	Actual/360	33	3,759,025.20	10.00000%	34,457.73	979,434.87	0.00





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Note Interest Reconciliation - Deferred

Notes	ISIN / Common Code	Beginning Deferred Interest	Interest Accrued on Deferred Interest	Current Period Deferred Interest	Deferred Interest Payments	Ending Deferred Interest
Class A Notes	XS2473716210 / 247371621	0.00	0.00	0.00	0.00	0.00
Class B Notes	XS2473716723 / 247371672	0.00	0.00	0.00	0.00	0.00
Class C Notes	XS2473717028 / 247371702	0.00	0.00	0.00	0.00	0.00
Class D Notes	XS2473717457 / 247371745	0.00	0.00	0.00	0.00	0.00
Class E Notes	XS2473717614 / 247371761	0.00	0.00	0.00	0.00	0.00
Class X Notes	XS2473719073 / 247371907	200,197.36	0.00	200,197.36	0.00	208,541.52
Class F Notes	XS2473718000 / 247371800	0.00	0.00	0.00	0.00	0.00
Class G Notes	XS2473718349 / 247371834	583,510.20	0.00	583,510.20	0.00	653,787.40
Class R Notes	XS2473718695 / 247371869	n.a.	n.a.	n.a.	n.a.	n.a.
Total		783,707.56	0.00	783,707.56	0.00	862,328.92
Sub-Loan	n.a. / n.a.	979,434.87	0.00	979,434.87	0.00	1,013,892.60





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		Note Principal Reconcili	ation		
Notes	Beginning Principal Balance	Total Principal Distribution	Ending Principal Balance	Credit S Original (1)	Support Current (2)
Class A Notes	0.00	0.00	0.00	48.15%	100.00%
Class B Notes	0.00	0.00	0.00	31.49%	100.00%
Class C Notes	11,604,834.67	1,845,956.91	9,758,877.76	21.23%	75.56%
Class D Notes	9,149,304.91	0.00	9,149,304.91	15.35%	52.64%
Class E Notes	8,403,805.99	0.00	8,403,805.99	9.96%	31.59%
Class X Notes	879,926.00	0.00	879,926.00	0.22%	0.00%
Class F Notes	2,710,905.16	0.00	2,710,905.16	8.22%	24.80%
Class G Notes	9,019,511.53	0.00	9,019,511.53	2.13%	2.20%
Class R Notes	1.00	0.00	1.00	0.00%	0.00%
Total	41,768,289.25	1,845,956.91	39,922,332.34		
Sub-Loan	3,759,025.20	0.00	3,759,025.20		

⁽¹⁾ Determined as follows: Original Principal Balance of all subordinate classes/Total Original Principal Balance

⁽²⁾ Determined as follows: Ending Principal Balance of all subordinate classes/Total Ending Principal Balance





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			Ratings Information	on			
Notes	ISIN / Common Code	Origi Fitch	nal Ratings DBRS		Ratings Chang Fitch	e / Change Date ¹ DB	RS
Class A Notes	XS2473716210 / 247371621	AAA	AAA	PIF	19-Feb-24	NR	26-Mar-24
Class B Notes	XS2473716723 / 247371672	AA	AA(low)	PIF	18-Nov-24	AAA	29-Sep-23
Class C Notes	XS2473717028 / 247371702	A-	А	AAA	20-Dec-24	AAA	17-Sep-24
Class D Notes	XS2473717457 / 247371745	BBB-	BBB	AA+	20-Dec-24	AA	17-Sep-24
Class E Notes	XS2473717614 / 247371761	ВВ	ВВ	A-	20-Dec-24	BBB (high)	17-Sep-24
Class X Notes	XS2473719073 / 247371907	NR	CCC				
Class F Notes	XS2473718000 / 247371800	В-	B(high)	BBB-	20-Dec-24	BB (high)	17-Sep-24
Class G Notes	XS2473718349 / 247371834	NR	NR				
Class R Notes	XS2473718695 / 247371869	NR	NR				

¹ Changed ratings provided on this report are based on information provided by the applicable rating agency via electronic transmission. It shall be understood that this transmission will generally have been provided to U.S. Bank Trustees Limited within 30 days of the payment date listed on this statement. Because ratings may have changed during the 30 day window, or may not be being provided by the rating agency in an electronic format and therefore not being updated on this report, U.S. Bank Trustees Limited recommends that investors obtain current rating information directly from the rating agency.





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	Amounts Distributed by the Issuer	
318,999.87	(see Other Required Information page for further detail)	
113,057.43	Amounts Distributed by the Issuer	36,881.3
0.00		
81,603.54	Distributions to Noteholders	
0.00	Interest Distribution	190,216.1
28.81	Principal Distribution	1,845,956.9
0.00	Distributions to Noteholders	2,036,173.1
513,689.65		
	Distributions to Sub Lenders	0.0
4 500 000 00		0.0
		0.0
,	Distributions to Sub Lenders	0.0
0.00	Other Distributions Senior Deferred Consideration	2,998.4
0.00	Deferred Purchase Price	0.0
	Credit to the Liquidity Reserve Account	0.0
	·	283,593.6
1,010,000.01	, , ,	0.0
	• •	0.0
	·	0.0
		286,592.1
_	0.00 81,603.54 0.00 28.81 0.00 513,689.65 1,562,363.23 283,593.68 0.00	0.00 81,603.54 Distributions to Noteholders 0.00 Interest Distribution 28.81 Principal Distribution 0.00 Distributions to Noteholders Distributions to Sub Lenders Interest Distribution Principal Distribution 283,593.68 Distributions to Sub Lenders 0.00 Other Distributions Senior Deferred Consideration Senior Deferred Purchase Price 0.00 Credit to the Liquidity Reserve Account





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Other Required Information

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Amounts Distributed by the Issuer						
Statutory Claims	0.00					
Trustee Expenses	0.00					
Corporate Services Provider Fee	0.00					
Cash Administrator Fee	0.00					
Account Bank Fee	0.00					
Payment Services Provider Fee	0.00					
Back-Up Servicer Fee	5,900.00					
Agents Fee	0.00					
Irish Stock Exchange Fee	0.00					
Data Trustee Fee	0.00					
Rating Agencies Fee	0.00					
Issuer Auditors Fee	0.00					
Stand-By Back-Up Servicer Fee	0.00					
Other Appointed Persons Fee	0.00					
Servicing Fee	30,981.31					
Replacement Cap Payment	0.00					
Amounts Distributed by the Issuer	36,881.31					





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Principal Deficiency Ledger

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Current Period Principal Deficiency

	Beginning PDL Balance	Deficiency Allocation	PDL Repayment	Ending PDL Balance
Class G Notes PDL	2,700,805.03	3,088,580.06	283,593.68	2,804,986.38
Class F Notes PDL	0.00	0.00	0.00	0.00
Class E Notes PDL	0.00	0.00	0.00	0.00
Class D Notes PDL	0.00	0.00	0.00	0.00
Class C Notes PDL	0.00	0.00	0.00	0.00
Class B Notes PDL	0.00	0.00	0.00	0.00
Class A Notes PDL	0.00	0.00	0.00	0.00
Total	2.700.805.03	3.088.580.06	283,593,68	2.804.986.38





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Reserve Fund Ledger						
		Credits	Debits			
Liquidity Reserve Account						
Original Liquidity Reserve Account Amount	1,477,000.00					
Liquidity Reserve Account Amount as at Close / Previous IPD	422,000.00					
Liquidity Reserve Required Amount per Current IPD	422,000.00					
Top ups on IPD		0.00				
Drawings			0.00			
Closing Balance	422,000.00					

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Event of Default (i) the Issuer becomes Insolvent; (ii) the Issuer fails to make a payment of interest on the Most Senior Class of Notes (which failure, in the case of the Class C Notes, Class D Notes, Class E Notes, Class F Notes, Class G Notes, and Class X Notes, occurred only while such Class of Notes is the Most Senior Class of Notes) on any Payment Date (and such default is not remedied within 2 (two) Business Days of its occurrence); No Agreement) and such failure is (if capable of remedy) not remedied within 60 (sixty) calendar days following written notice from the Trustee or any other Secured Party; or Class D Notes, Class E Notes, Class C Notes, Class B Notes, the Class C Notes, No Class D Notes, Class E Notes, Class C Notes, Class C Notes, No Class D Notes, Class E Notes, Class C Notes, Clas





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		This IPD	Last IPD
e-E	nforcement Available Interest Amount	513,689.65	524,316.10
(i)	any due and payable Statutory Claims;	0.00	163.00
(ii)	any due and payable Trustee Expenses;	0.00	0.00
iii)	(on a pro rata and pari passu basis) any due and payable Administrative Expenses and the Issuer Corporate Benefit to the Issuer;		
	(i) the Corporate Services Provider under the Corporate Services Agreement;	0.00	0.00
	(ii) the Cash Administrator under the Cash Administration Agreement;	0.00	0.00
	(iii) the Account Bank under the Account Bank Agreement and the relevant Account Mandate (if any);	0.00	0.00
	(iv) the Payment Services Provider under the Payment Services and Cash Sweeping Agreement;	0.00	0.00
	(v) the Back-Up Servicer under the Back-Up Servicing Agreement;	5,900.00	5,900.00
	(vi) the Agents under the Agency Agreement;	0.00	0.00
	(vii) the Irish Stock Exchange;	0.00	0.00
	(viii) the Data Trustee under the Data Trust Agreement;	0.00	0.00
	(ix) the Rating Agencies;	0.00	0.00
	(x) the auditors of the Issuer;	0.00	0.00
	(xi) the Back-Up Servicer but being on stand-by in accordance with the Servicing Agreement; and	0.00	0.00
	(xii) such other Persons appointed by the Issuer as service providers.	0.00	0.00
(iv)	any due and payable Servicing Fee;	30,981.31	32,606.65
v)	any Replacement Cap Payment payable to a replacement Hedge Counterparty;	0.00	0.00
vi)	on a pro rata and pari passu basis:		
	(a) any aggregate Interest Amount due and payable on the Class A Notes; and	0.00	0.00
	(b) any Senior Deferred Consideration amounts;	2,998.47	2,866.92
(vii)	to credit the Class A Principal Deficiency Sub-Ledger in an amount sufficient to eliminate any debit thereon (such amount to be applied in repayment of principal as part of the Pre-Enforcement Available Principal Amount);	0.00	0.00
viii)	(on a pro rata and pari passu basis) to the extent that (i) the Class B Notes are the Most Senior Class of Notes or (ii) the amount in debit on the Class B Principal Deficiency Sub-Ledger is less than 50 per cent. of the Aggregate Outstanding Note Principal Amount of the Class B Notes, any aggregate Interest Amount due and payable on the Class B Notes;	0.00	0.00
(ix)			
	(a) first, to credit the Class B Principal Deficiency Sub-Ledger in an amount sufficient to eliminate any debit thereon (such amount to be applied in repayment of principal as part of the Pre-Enforcement Available Principal Amount); and	0.00	0.00
	(b) second, (on a pro rata and pari passu basis) any aggregate Interest Amount due and payable on the Class B Notes (to the extent not paid under item (viii) above);	0.00	0.00





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	Pre-Enforcement Interest Priority of Payments		
(x)	(on a pro rata and pari passu basis) to the extent that (i) the Class C Notes are the Most Senior Class of Notes or (ii) the amount in debit on the Class C Principal Deficiency Sub-Ledger is less than 25 per cent. of the Aggregate Outstanding Note Principal Amount of the Class C Notes any aggregate Interest Amount due and payable on the Class C Notes;	54,199.76	60,975.32
(xi)			
	(a) first, to credit the Class C Principal Deficiency Sub-Ledger in an amount sufficient to eliminate any debit thereon (such amount to be applied in repayment of principal as part of the Pre-Enforcement Available Principal Amount); and	0.00	0.00
	(b) second, (on a pro rata and pari passu basis) any aggregate Interest Amount due and payable on the Class C Notes (to the extent not paid under item (x) above);	0.00	0.00
(xii)	(on a pro rata and pari passu basis) to the extent that (i) the Class D Notes are the Most Senior Class of Notes or (ii) the amount in debit on the Class D Principal Deficiency Sub-Ledger is less than 25 per cent. of the Aggregate Outstanding Note Principal Amount of the Class D Notes any aggregate Interest Amount due and payable on the Class D Notes;	51,117.75	48,285.45
(xiii)			
	(a) first, to credit the Class D Principal Deficiency Sub-Ledger in an amount sufficient to eliminate any debit thereon (such amount to be applied in repayment of principal as part of the Pre-Enforcement Available Principal Amount); and	0.00	0.00
	(b) second, (on a pro rata and pari passu basis) any aggregate Interest Amount due and payable on the Class D Notes (to the extent not paid under item (xii) above);	0.00	0.00
(xiv)	(on a pro rata and pari passu basis) to the extent that (i) the Class E Notes are the Most Senior Class of Notes or (ii) the amount in debit on the Class E Principal Deficiency Sub-Ledger is less than 25 per cent. of the Aggregate Outstanding Note Principal Amount of the Class E Notes any aggregate Interest Amount due and payable on the Class E Notes;	60,433.88	56,607.24
(xv)			
	(a) first, to credit the Class E Principal Deficiency Sub-Ledger in an amount sufficient to eliminate any debit thereon (such amount to be applied in repayment of principal as part of the Pre-Enforcement Available Principal Amount); and	0.00	0.00
	(b) second, (on a pro rata and pari passu basis) any aggregate Interest Amount due and payable on the Class E Notes (to the extent not paid under item (xiv) above);	0.00	0.00
(xvi)	(on a pro rata and pari passu basis) to the extent that (i) the Class F Notes are the Most Senior Class of Notes or (ii) the amount in debit on the Class F Principal Deficiency Sub-Ledger is less than 25 per cent. of the Aggregate Outstanding Note Principal Amount of the Class F Notes any aggregate Interest Amount due and payable on the Class F Notes;	24,464.80	22,778.40
(xvii)			
	(a) first, to credit in the Class F Principal Deficiency Sub-Ledger in an amount sufficient to eliminate any debit thereon; and	0.00	0.00
	(b) second, (on a pro rata and pari passu basis) any aggregate Interest Amount due and payable on the Class F Notes (to the extent not paid under item (xvii) above);	0.00	0.00
	to credit the Liquidity Reserve Account with an amount equal to the Liquidity Reserve Required Amount;	0.00	0.00





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(xix) (on a pro rata and pari passu basis) to the extent that (i) the Class G Notes are the Most Senior Class of Notes or (ii) the amount in debit on the Class G Principal Deficiency Sub-Ledger is less than 25 per cent. of the Aggregate Outstanding Note Principal Amount of the Class G Notes any aggregate Interest Amount due and payable on the Class G Notes; (xx) (a) first, to credit in the Class G Principal Deficiency Sub-Ledger in an amount sufficient to eliminate any debit thereon; and (b) second, (on a pro rata and pari passu basis) any aggregate Interest Amount due and payable on the Class G Notes (to the extent not paid under item (xix) above); (xxi) (on a pro rata and pari passu basis), (a) first, to any Class X Notes Interest Amount due and payable on the Class X Notes; and (b) second, to the Class X Notes Redemption Amount due and payable; (xxii) (on a pro rata and pari passu basis) to the redemption of the Class G Notes until the Aggregate Outstanding Note Principal Amount of the Class G Notes is reduced to an amount equal to 90 per cent. of the Aggregate Outstanding Note Principal Amount of the Class G Notes as at the Closing Date; (xxiii) any Deferred Purchase Price to the Seller; (xxiii) any Deferred Purchase Price to the Seller; (xxiv) on any date on or following the Step-Up Date, to be applied as Pre-Enforcement Available Principal Amount; (xxv) to the redemption of the Class R Notes, pro rata and pari passu until €1 principal amount of the Class R Notes remains outstanding and, from the date that all of the Security Assets and Charged Accounts have been realised and no Available Distribution Amounts remain available for distribution in accordance with the applicable Priority of Payments until redeemed in full; and (xxvi) the remainder, to the payment on a pro rata and pari passu basis to the Class R Noteholders by way of interest. ■ 0.00 ■		Pre-Enforcement Interest Priority of Payments		
(a) first, to credit in the Class G Principal Deficiency Sub-Ledger in an amount sufficient to eliminate any debit thereon; and 283,593.68 294,133.12 (b) second, (on a pro rata and pari passu basis) any aggregate Interest Amount due and payable on the Class G Notes (to the extent not paid under item (xix) above); (xxi) (on a pro rata and pari passu basis), (a) first, to any Class X Notes Interest Amount due and payable on the Class X Notes; and (b) second, to the Class X Notes Redemption Amount due and payable; (on a pro rata and pari passu basis) to the redemption of the Class G Notes until the Aggregate Outstanding Note Principal Amount of the Class G Notes is reduced to an amount equal to 90 per cent. of the Aggregate Outstanding Note Principal Amount of the Class G Notes as at the Closing Date; (xxiii) any Deferred Purchase Price to the Seller; (xxiv) on any date on or following the Step-Up Date, to be applied as Pre-Enforcement Available Principal Amount; (xxv) to the redemption of the Class R Notes, pro rata and pari passu until €1 principal amount of the Class R Notes remains outstanding and, from the date that all of the Security Assets and Charged Accounts have been realised and no Available Distribution Amounts remain available for distribution in accordance with the applicable Priority of Payments until redeemed in full; and (xxvi) the remainder, to the payment on a pro rata and pari passu basis to the Class R Noteholders by way of interest. 0.00 0.00 0.00	(xix)	Class G Principal Deficiency Sub-Ledger is less than 25 per cent. of the Aggregate Outstanding Note Principal Amount of the Class G Notes any	0.00	0.00
(b) second, (on a pro rata and pari passu basis) any aggregate Interest Amount due and payable on the Class G Notes (to the extent not paid under item (xix) above); (xxi) (on a pro rata and pari passu basis), (a) first, to any Class X Notes Interest Amount due and payable on the Class X Notes; and (b) second, to the Class X Notes Redemption Amount due and payable; (xxii) (on a pro rata and pari passu basis) to the redemption of the Class G Notes until the Aggregate Outstanding Note Principal Amount of the Class G Notes is reduced to an amount equal to 90 per cent. of the Aggregate Outstanding Note Principal Amount of the Class G Notes as at the Closing Date; (xxiii) any Deferred Purchase Price to the Seller; (xxiii) any Deferred Purchase Price to the Seller; (xxiii) on any date on or following the Step-Up Date, to be applied as Pre-Enforcement Available Principal Amount; (xxiv) to the redemption of the Class R Notes, pro rata and pari passu until €1 principal amount of the Class R Notes remains outstanding and, from the date that all of the Security Assets and Charged Accounts have been realised and no Available Distribution Amounts remain available for distribution in accordance with the applicable Priority of Payments until redeemed in full; and (xxvi) the remainder, to the payment on a pro rata and pari passu basis to the Class R Noteholders by way of interest. 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00	(xx)			
under item (xix) above); (xxi) (on a pro rata and pari passu basis), (a) first, to any Class X Notes Interest Amount due and payable on the Class X Notes; and (b) second, to the Class X Notes Redemption Amount due and payable; (xxii) (on a pro rata and pari passu basis) to the redemption of the Class G Notes until the Aggregate Outstanding Note Principal Amount of the Class G Notes is reduced to an amount equal to 90 per cent. of the Aggregate Outstanding Note Principal Amount of the Class G Notes as at the Closing Date; (xxiii) any Deferred Purchase Price to the Seller; (xxiii) any Deferred Purchase Price to the Seller; (xxiii) on any date on or following the Step-Up Date, to be applied as Pre-Enforcement Available Principal Amount; (xxiv) to the redemption of the Class R Notes, pro rata and pari passu until €1 principal amount of the Class R Notes remains outstanding and, from the date that all of the Security Assets and Charged Accounts have been realised and no Available Distribution Amounts remain available for distribution in accordance with the applicable Priority of Payments until redeemed in full; and (xxvi) the remainder, to the payment on a pro rata and pari passu basis to the Class R Noteholders by way of interest.		(a) first, to credit in the Class G Principal Deficiency Sub-Ledger in an amount sufficient to eliminate any debit thereon; and	283,593.68	294,133.12
(a) first, to any Class X Notes Interest Amount due and payable on the Class X Notes; and (b) second, to the Class X Notes Redemption Amount due and payable; (xiii) (on a pro rata and pari passu basis) to the redemption of the Class G Notes until the Aggregate Outstanding Note Principal Amount of the Class G Notes is reduced to an amount equal to 90 per cent. of the Aggregate Outstanding Note Principal Amount of the Class G Notes as at the Closing Date; (xxiii) any Deferred Purchase Price to the Seller; (xxiii) any Deferred Purchase Price to the Seller; (xxiv) on any date on or following the Step-Up Date, to be applied as Pre-Enforcement Available Principal Amount; (xxv) to the redemption of the Class R Notes, pro rata and pari passu until €1 principal amount of the Class R Notes remains outstanding and, from the date that all of the Security Assets and Charged Accounts have been realised and no Available Distribution Amounts remain available for distribution in accordance with the applicable Priority of Payments until redeemed in full; and (xxvi) the remainder, to the payment on a pro rata and pari passu basis to the Class R Noteholders by way of interest. 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00			0.00	0.00
(b) second, to the Class X Notes Redemption Amount due and payable; (xxii) (on a pro rata and pari passu basis) to the redemption of the Class G Notes until the Aggregate Outstanding Note Principal Amount of the Class G Notes as at the Closing Date; (xxiii) any Deferred Purchase Price to the Seller; (xxiii) any Deferred Purchase Price to the Seller; (xxiii) on any date on or following the Step-Up Date, to be applied as Pre-Enforcement Available Principal Amount; (xxiv) to the redemption of the Class R Notes, pro rata and pari passu until €1 principal amount of the Class R Notes remains outstanding and, from the date that all of the Security Assets and Charged Accounts have been realised and no Available Distribution Amounts remain available for distribution in accordance with the applicable Priority of Payments until redeemed in full; and (xxvi) the remainder, to the payment on a pro rata and pari passu basis to the Class R Noteholders by way of interest. 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00	(xxi)	(on a pro rata and pari passu basis),		
(xxii) (on a pro rata and pari passu basis) to the redemption of the Class G Notes until the Aggregate Outstanding Note Principal Amount of the Class G Notes as at the Closing Date; (xxiii) any Deferred Purchase Price to the Seller; (xxiii) any Deferred Purchase Price to the Seller; (xxiii) on any date on or following the Step-Up Date, to be applied as Pre-Enforcement Available Principal Amount; (xxiv) to the redemption of the Class R Notes, pro rata and pari passu until €1 principal amount of the Class R Notes remains outstanding and, from the date that all of the Security Assets and Charged Accounts have been realised and no Available Distribution Amounts remain available for distribution in accordance with the applicable Priority of Payments until redeemed in full; and (xxvi) the remainder, to the payment on a pro rata and pari passu basis to the Class R Noteholders by way of interest.		(a) first, to any Class X Notes Interest Amount due and payable on the Class X Notes; and	0.00	0.00
Notes is reduced to an amount equal to 90 per cent. of the Aggregate Outstanding Note Principal Amount of the Class G Notes as at the Closing Date; (xxiii) any Deferred Purchase Price to the Seller; (xxiii) on any date on or following the Step-Up Date, to be applied as Pre-Enforcement Available Principal Amount; (xxiv) to the redemption of the Class R Notes, pro rata and pari passu until €1 principal amount of the Class R Notes remains outstanding and, from the date that all of the Security Assets and Charged Accounts have been realised and no Available Distribution Amounts remain available for distribution in accordance with the applicable Priority of Payments until redeemed in full; and (xxiv) the remainder, to the payment on a pro rata and pari passu basis to the Class R Noteholders by way of interest. 0.00 0.00 0.00 0.00 0.00 0.00		(b) second, to the Class X Notes Redemption Amount due and payable;	0.00	0.00
(xxiv) on any date on or following the Step-Up Date, to be applied as Pre-Enforcement Available Principal Amount; (xxv) to the redemption of the Class R Notes, pro rata and pari passu until €1 principal amount of the Class R Notes remains outstanding and, from the date that all of the Security Assets and Charged Accounts have been realised and no Available Distribution Amounts remain available for distribution in accordance with the applicable Priority of Payments until redeemed in full; and (xxvi) the remainder, to the payment on a pro rata and pari passu basis to the Class R Noteholders by way of interest. 0.00 0.00 0.00 0.00 0.00 0.00	(xxii)	Notes is reduced to an amount equal to 90 per cent. of the Aggregate Outstanding Note Principal Amount of the Class G Notes as at the Closing	0.00	0.00
(xxv) to the redemption of the Class R Notes, pro rata and pari passu until €1 principal amount of the Class R Notes remains outstanding and, from the date that all of the Security Assets and Charged Accounts have been realised and no Available Distribution Amounts remain available for distribution in accordance with the applicable Priority of Payments until redeemed in full; and (xxvi) the remainder, to the payment on a pro rata and pari passu basis to the Class R Noteholders by way of interest. 0.00 0.00 0.00	(xxiii)	any Deferred Purchase Price to the Seller;	0.00	0.00
date that all of the Security Assets and Charged Accounts have been realised and no Available Distribution Amounts remain available for distribution in accordance with the applicable Priority of Payments until redeemed in full; and (xxvi) the remainder, to the payment on a pro rata and pari passu basis to the Class R Noteholders by way of interest. 0.00 0.00	(xxiv)	on any date on or following the Step-Up Date, to be applied as Pre-Enforcement Available Principal Amount;	0.00	0.00
	(xxv)	date that all of the Security Assets and Charged Accounts have been realised and no Available Distribution Amounts remain available for distribution	0.00	0.00
	(xxvi)	the remainder, to the payment on a pro rata and pari passu basis to the Class R Noteholders by way of interest.	0.00	0.00
		Total paid		524,316.10





Monthly Investor Report

		This IPD	Last IPD
re-E	nforcement Available Principal Amount	1,845,956.91	2,115,537.96
(i)	any Principal Addition Amounts to be applied to meet any Senior Expenses Deficit;	0.00	0.00
(ii)	(A) prior to the occurrence of a Sequential Amortisation Trigger Event, to redeem the Class A Notes on a pro rata and pari passu basis to each Class A Noteholder, in an aggregate amount equal to the Class A Repayment Amount; and (B) at any time on or following the occurrence of a Sequential Amortisation Trigger Event to redeem the Class A Notes on a pro rata and pari passu basis until the Class A Notes are redeemed in full;	0.00	0.00
(iii)	(A) prior to the occurrence of a Sequential Amortisation Trigger Event, to redeem the Class B Notes on a pro rata and pari passu basis to each Class B Noteholder, in an aggregate amount equal to the Class B Repayment Amount; and (B) at any time on or following the occurrence of a Sequential Amortisation Trigger Event to redeem the Class B Notes on a pro rata and pari passu basis until the Class B Notes are redeemed in full;	0.00	0.00
(iv)	(A) prior to the occurrence of a Sequential Amortisation Trigger Event, to redeem the Class C Notes on a pro rata and pari passu basis to each Class C Noteholder, in an aggregate amount equal to the Class C Repayment Amount; and (B) at any time on or following the occurrence of a Sequential Amortisation Trigger Event to redeem the Class C Notes on a pro rata and pari passu basis until the Class C Notes are redeemed in full;	1,845,956.91	2,115,537.96
(v)	(A) prior to the occurrence of a Sequential Amortisation Trigger Event, to redeem the Class D Notes on a pro rata and pari passu basis to each Class D Noteholder, in an aggregate amount equal to the Class D Repayment Amount; and (B) at any time on or following the occurrence of a Sequential Amortisation Trigger Event to redeem the Class D Notes on a pro rata and pari passu basis until the Class D Notes are redeemed in full;	0.00	0.00
(vi)	(A) prior to the occurrence of a Sequential Amortisation Trigger Event, to redeem the Class E Notes on a pro rata and pari passu basis to each Class E Noteholder, in an aggregate amount equal to the Class E Repayment Amount; and (B) at any time on or following the occurrence of a Sequential Amortisation Trigger Event to redeem the Class D Notes on a pro rata and pari passu basis until the Class E Notes are redeemed in full;	0.00	0.00
vii)	(A) prior to the occurrence of a Sequential Amortisation Trigger Event, to redeem the Class F Notes on a pro rata and pari passu basis to each Class F Noteholder, in an aggregate amount equal to the Class F Repayment Amount; and (B) at any time on or following the occurrence of a Sequential Amortisation Trigger Event to redeem the Class F Notes on a pro rata and pari passu basis until the Class F Notes are redeemed in full;	0.00	0.00
(viii)	(A) prior to the occurrence of a Sequential Amortisation Trigger Event, to redeem the Class G Notes on a pro rata and pari passu basis to each Class G Noteholder, in an aggregate amount equal to the Class G Repayment Amount; and (B) at any time on or following the occurrence of a Sequential Amortisation Trigger Event to redeem the Class G Notes on a pro rata and pari passu basis until the Class G Notes are redeemed in full;	0.00	0.00
(ix)	(on a pro rata and pari passu basis) any due and payable interest amounts on the Sub-Loan:	0.00	0.00





Monthly Investor Report

January 2025

Pre-Enforcement Principal Priority of Payments		
(x) (on a pro rata and pari passu basis) any due and payable principal amount on the Sub-Loan until the Sub-Loan is reduced to zero; and	0.00	0.00
(xi) only after the Class G Notes have been redeemed in full, the balance (if any) to be applied as Pre-Enforcement Available Interest Amounts.	0.00	0.00
Total paid	1,845,956.91	2,115,537.96

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Monthly Investor Report

		This IPD	Last IPD
	Enforcement Available Distribution Amount	0.00	0.00
	any due and payable Statutory Claims;	0.00	0.00
	any due and payable Trustee Expenses;	0.00	0.00
)	(on a pro rata and pari passu basis) any due and payable Administrative Expenses and the Issuer Corporate Benefit to the Issuer;		
	(i) the Corporate Services Provider under the Corporate Services Agreement;	0.00	0.00
	(ii) the Cash Administrator under the Cash Administration Agreement;	0.00	0.00
	(iii) the Account Bank under the Account Bank Agreement and the relevant Account Mandate (if any);	0.00	0.00
	(iv) the Payment Services Provider under the Payment Services and Cash Sweeping Agreement;	0.00	0.00
	(v) the Back-Up Servicer under the Back-Up Servicing Agreement;	0.00	0.00
	(vi) the Agents under the Agency Agreement;	0.00	0.00
	(vii) the Irish Stock Exchange;	0.00	0.00
	(viii) the Data Trustee under the Data Trust Agreement;	0.00	0.00
	(ix) the Rating Agencies;	0.00	0.00
	(x) the auditors of the Issuer;	0.00	0.00
	(xi) the Back-Up Servicer but being on stand-by in accordance with the Servicing Agreement; and	0.00	0.00
	(xii) such other Persons appointed by the Issuer as service providers.	0.00	0.00
v)	any due and payable Servicing Fee;	0.00	0.00
/)	any Replacement Cap Payment payable to a replacement Hedge Counterparty;	0.00	0.00
i)	on a pro rata and pari passu basis:		
	(a) any aggregate Interest Amount due and payable on the Class A Notes; and	0.00	0.00
	(b) any Senior Deferred Consideration amounts;	0.00	0.00
ii)	(on a pro rata and pari passu basis) the redemption of the Class A Notes until the Aggregate Outstanding Note Principal Amount of the Class A Notes is reduced to zero;	0.00	0.00
iii)	(on a pro rata and pari passu basis) any aggregate Interest Amount due and payable on the Class B Notes;	0.00	0.00
x)	(on a pro rata and pari passu basis) the redemption of the Class B Notes until the Aggregate Outstanding Note Principal Amount of the Class B Notes is reduced to zero;	0.00	0.00
()	(on a pro rata and pari passu basis) any aggregate Interest Amount due and payable on the Class C Notes;	0.00	0.00
(i)	(on a pro rata and pari passu basis) the redemption of the Class C Notes until the Aggregate Outstanding Note Principal Amount of the Class C Notes is reduced to zero;	0.00	0.00
ii)	(on a pro rata and pari passu basis) any aggregate Interest Amount due and payable on the Class D Notes;	0.00	0.00
iii)	(on a pro rata and pari passu basis) the redemption of the Class D Notes until the Aggregate Outstanding Note Principal Amount of the Class D Notes is reduced to zero:	0.00	0.00





Monthly Investor Report

	Post-Enforcement Priority of Payments		
(xiv)	(on a pro rata and pari passu basis) any aggregate Interest Amount due and payable on the Class E Notes;	0.00	0.00
(xv)	(on a pro rata and pari passu basis) the redemption of the Class E Notes until the Aggregate Outstanding Note Principal Amount of the Class E Notes is reduced to zero;	0.00	0.00
(xvi)	(on a pro rata and pari passu basis) any aggregate Interest Amount due and payable on the Class F Notes;	0.00	0.00
(xvii)	(on a pro rata and pari passu basis) the redemption of the Class F Notes until the Aggregate Outstanding Note Principal Amount of the Class F Notes is reduced to zero;	0.00	0.00
(xviii)	(on a pro rata and pari passu basis) any aggregate Interest Amount due and payable on the Class G Notes;	0.00	0.00
(xix)	(on a pro rata and pari passu basis) the redemption of the Class G Notes until the Aggregate Outstanding Note Principal Amount of the Class G Notes is reduced to zero;	0.00	0.00
(xx)	(on a pro rata and pari passu basis) any Class X Notes Interest Amount due and payable on the Class X Notes;	0.00	0.00
(xxi)	(on a pro rata and pari passu basis) the redemption of the Class X Notes until the Aggregate Outstanding Note Principal Amount of the Class X Notes is reduced to zero;	0.00	0.00
(xxii)	to the redemption of the Class R Notes, pro rata and pari passu until €1 principal amount of the Class R Notes remains outstanding and, from the date that all of the Security Assets and Charged Accounts have been realised and no Available Distribution Amounts remain available for distribution in accordance with the applicable Priority of Payments such date until redeemed in full;	0.00	0.00
(xxiii)	any Deferred Purchase Price to the Seller;	0.00	0.00
(xxiv)	(on a pro rata and pari passu basis) any due and payable interest amounts on the Sub-Loan;	0.00	0.00
(xxv)	(on a pro rata and pari passu basis) any due and payable principal amounts under the Sub-Loan until the Sub-Loan is reduced to zero; and	0.00	0.00
(xxvi)	the remainder, to the payment on a pro rata and pari passu basis to the Class R Noteholders by way of interest.	0.00	0.00
	Total paid	0.00	0.00





Monthly Investor Report

January 2025

Pool Characteristics	$D \cap \cap$	nara	CTO	ara i	ce
			(2)	-11	

Opening Balance (aggregate of Current Balance of all Eligible Loans of Previous Period)	39,127,623.47
Aggregate number of Loans added during Current Period	0.00
Aggregate of New Additional PPI Loans added during Current Period	323.09
Receivables defaulted during Monthly Reporting Period	387,775.03
Repurchased Loans during Monthly Reporting Period	0.00
End Balance (aggregate of Current Balance of all Eligible Loans of Current Period)	37,177,808.30
End Balance of all Additional PPI Loans	58,532.30
Number of Receivables Outstanding	6,873
Volume Weighted Average Initial Term	73.74
Volume Weighted Average Remaining Term	39.41
Volume Weighted Average Interest Rate	9.76%
Annualised Prepayment Rate*	14.63%
Prepayment amount during Current Period	512,329.53
*Additional law by less presuments data and be found in Appen Citie on Cyronau Data Warehouse website	

*Additional loan by loan prepayments data can be found in Annex 6 file on European DataWarehouse website

Portfolio Performance	Outstanding	# of Loans
Performing (Dunning Level 0)	33,605,590.89	6,275
Dunning Level 1	2,243,857.20	363
Dunning Level 2	777,066.99	145
Dunning Level 3	361,980.59	62
Dunning Level 4	189,312.63	28
Cumulative Defaulted Loans	22,728,597.23	2,923
Repurchased: Breach of Warranty Affected Loans	0.00	0

For additional pool information, please see Portfolio Overview report available on http://pivot.usbank.com/





DISCLAIMER

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