

## *Investor Report*



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**GOLDEN BAR (SECURITISATION) S.R.L. 2018-1**  
**Asset-Backed Notes due March 2037**

Deal Code: GOLDBAR181  
 Distribution Date: 09/20/2018  
 Pay Date: 09/20/2018



**Notes Information**

<b>Class A Notes</b>		
ISIN Class A	IT0005330748	
Original Rating (DBRS/Moody's)	AA(sf) Aa2(sf)	
Currency	EUR	
Denomination		100,000.00
Total Original Balance		395,700,000.00
Beginning Balance		395,700,000.00
Principal Repayment		0.00
Ending Balance		395,700,000.00
Euribor		-0.2930%
Margin		0.22%
Previous Period Interest Arrears		0.00
Interest Accrued this Period		0.00
Total Interest Due		0.00
Total Interest Distributions		0.00
Interest Arrears Carried Forward Total		0.00
Interest and Principal Distributions		0.00

**Notes Information**

<b>Class B Notes</b>	
ISIN Class B	IT0005330755
Original Rating (DBRS/Moody's)	Not Rated
Currency	EUR
Denomination	100,000.00
Total Original Balance	82,750,000.00
Beginning Balance	82,750,000.00
Principal Repayment	0.00
Ending Balance	82,750,000.00
Rate of Interest	1.50%
Previous Period Interest Arrears	0.00
Interest Accrued this Period	503,120.00
Total Interest Due	503,120.00
Total Interest Distributions	503,120.00
Interest Arrears Carried Forward Total	0.00
Interest and Principal Distributions	503,120.00

**Notes Information**

<b>Subordinated Loan</b>	
Currency	EUR
Total Original Balance	3,987,000.00
Beginning Balance	3,987,000.00
Principal Repayment	3,987,000.00
Ending Balance	0.00
Euribor	-0.2930%
Margin	2.75%
Previous Period Interest Arrears	0.00
Interest Accrued this Period	39,728.46
Total Interest Due	39,728.46
Total Interest Distributions	39,728.46
Interest Arrears Carried Forward Total	0.00
Interest and Principal Distributions	4,026,728.46

**Interest Available Fund**

**Issuer Available Funds**

In respect of any Calculation Date prior to the service of a Trigger Notice, the aggregate of the following amounts (without duplication):

(i) the Interest Components received by the Issuer in respect of the Claims comprised in the Aggregate Portfolio during the Collection Period immediately preceding such Calculation Date;	11,296,075.28
(ii) Revenue Eligible Investments Amount deriving from the Eligible Investments (if any) made from the Collection Account, the Cash Reserve Account, the Set-Off Reserve Account and the Commingling Reserve Account, following liquidation thereof on the preceding Liquidation Date;	0.00
(iii) the Cash Reserve, net of any Cash Reserve Excess Amount;	3,957,000.00
(iv) the available proceeds, other than the Revenue Eligible Investments Amount, deriving from the Eligible Investments (if any) made from the Cash Reserve Account, following liquidation thereof on the preceding Liquidation Date;	0.00
(v) all amounts of interest accrued and paid on the Collection Account, the Cash Reserve Account, the Set-Off Reserve Account, the Commingling Reserve Account and other Account during the Collection Period immediately preceding such Calculation Date;	0.00
(vi) payments made to the Issuer by any other party to the Transaction Documents during the Collection Period immediately preceding such Calculation Date, excluding those amounts constituting Principal Available Funds;	0.00
(vii) all net amounts received from the Swap Counterparty pursuant to the terms of the Swap Agreement and credited to the Payments Account but excluding (1) any Collateral Amount provided by the Swap Counterparty, and (2) any amount paid by the Swap Counterparty upon a termination of the Swap Agreement in respect of any termination payment (provided that, following any application of the amounts described in (1) and/or (2) above towards payment of any premium payable to a replacement swap counterparty in consideration for it entering into a swap agreement with the Issuer on the same terms as the terminated Swap Agreement, any remaining amounts shall form part of the Issuer Interest Available Funds in accordance with the terms of the Cash Allocation, Management and Payment Agreement);	0.00
(viii) the interest component of the purchase price received by the Issuer in relation to the sale of any Claims (other than Defaulted Claims) made in accordance with the Master Transfer Agreement and the Warranty and Indemnity Agreement during the Collection Period immediately preceding such Calculation Date;	0.00
(ix) any Recoveries (including any purchase price received in relation to the sale of any Defaulted Claims) received by the Issuer in respect of any Defaulted Claim during the Collection Period immediately preceding such Calculation Date;	0.00
(x) any other amount standing to the credit of the Collection Account as at the end of the Collection Period immediately preceding the relevant Calculation Date but excluding those amounts constituting Principal Available Funds; and	0.00
(xi) any Principal Available Funds which have been allocated in or towards provision of the Interest Available Funds in accordance with the Pre-Trigger Principal Priority of Payments.	0.00
<b>Total Interest Available Fund</b>	<b>15,253,075.28</b>

**Interest Priority of Payments**

**Pre-Trigger Priority of Payments**

Prior to the service of a Trigger Notice, the Interest Available Funds, as calculated on each Calculation Date, will be applied by the Issuer on the Payment Date immediately following such Calculation Date in making payments or provisions in the following order of priority but, in each case, only to the extent that payments or provisions of a higher priority have been made in full:

(i) first, in or towards satisfaction, pro rata and pari passu, according to the respective amounts thereof, of any and all outstanding taxes due and payable by the Issuer in relation to this Securitisation (to the extent that amounts standing to the credit of the Expenses Account are insufficient to pay such costs and to the extent not already paid by Santander Consumer Bank under the Transaction Documents);	0.00
(ii) second, in or towards satisfaction, pro rata and pari passu, according to the respective amounts thereof, of:	
(A) any and all outstanding fees, costs, liabilities and any other expenses to be paid in order to preserve the corporate existence of the Issuer, to maintain it in good standing, to comply with applicable legislation and to fulfil obligations to third parties (not being Other Issuer Creditors) incurred in the course of the Issuer's business in relation to this Securitisation (to the extent that amounts standing to the credit of the Expenses Account are insufficient to pay such fees, costs, liabilities and expenses and to the extent not already paid by Santander Consumer Bank under the Transaction Documents);	9,859.52
(B) any and all outstanding fees, costs, liabilities and expenses required to be paid in connection with the listing, deposit or ratings of the Notes, or any notice to be given to the Noteholders or the other parties to the Transaction Documents (to the extent that amounts standing to the credit of the Expenses Account are insufficient to pay such fees, costs, liabilities and expenses and to the extent not already paid by Santander Consumer Bank under the Transaction Documents);	0.00
(C) any and all outstanding fees, costs and expenses of and all other amounts due and payable to the Representative of the Noteholders or any appointee thereof; and	2,791.36
(D) the amount necessary to replenish the Expenses Account up to the Retention Amount;	0.00
(iii) third, in or towards satisfaction, pro rata and pari passu, according to the respective amounts thereof, of any and all outstanding fees, costs and expenses of any and all other amounts due and payable to the Paying Agent, the Listing and Luxembourg Paying Agent, the Computation Agent, the Corporate Services Provider, the Stichtingen Corporate Services Provider, the Account Banks, the Custodian Bank (if appointed) and any further Other Issuer Creditors, each pursuant to the terms of the Transaction Document(s) (save as otherwise provided under ; other items of this priority of payments);	43,273.61
(iv) fourth in or towards satisfaction of all amounts due and payable to the Swap Counterparty under the terms of the Swap Agreement , other than any termination payment due to the Swap Counterparty following the occurrence of a Swap Trigger in relation to it;	577,722.00
(v) fifth, in or towards satisfaction of any and all outstanding fees, costs and expenses of and all other amounts due and payable to the Servicer pursuant to the terms of the Servicing Agreement, other than the amounts due to the Servicer in respect of (a) the Servicer's Advance (if any) under the terms of the Servicing Agreement and (b) the insurance premiums (if any) advanced by Santander Consumer Bank in its capacity as Servicer under the terms of the Servicing Agreement;	271,468.51
(vi) sixth, in or towards satisfaction, pro rata and pari passu, of all amounts of interest due and payable on the Class A Notes;	0.00

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**Interest Priority of Payments**

(vii) seventh, in or towards reduction of the Principal Deficiency Ledger to zero by crediting such amount to and/or retaining such amount in the Collection Account;	0.00
(viii) eighth, if a Servicer Report Delivery Failure Event has occurred and is still outstanding as of the third Business Day prior to such Payment Date, to credit to or retain in as the case may be, all amounts to the Collection Account;	0.00
(ix) ninth, to credit the Cash Reserve Account with the amount required such that the Cash Reserve equals the Target Cash Reserve Amount;	3,957,000.00
(x) tenth, after the delivery of a Set-Off Reserve Trigger Notice, to credit the Set-Off Reserve Account with the amount required such that the Set-Off Reserve equals the Target Set-Off Reserve Amount	0.00
(xi) eleventh, after the delivery of a Commingling Reserve Trigger Notice, to credit the Commingling Reserve Account with the amount required such that the Commingling Reserve equals the Target Commingling Reserve Amount;	0.00
(xii) twelfth, in or towards provision of the Principal Available Funds in an amount equal to the portion of the Principal Available Funds used under item (ii) of the Pre-Trigger Principal Priority of Payments on the immediately preceding Payment Date or on any previous Payment Date, to the extent that such amount has not already been fully provided for on the preceding Payment Dates;	0.00
(xiii) thirteenth, in or towards satisfaction of any termination payment due and payable to the Swap Counterparty under the terms of the relevant Swap Agreement following the occurrence of a Swap Trigger in relation to it;	0.00
(xiv) fourteenth, in or towards satisfaction of all amounts due and payable to the Subscribers under the terms of the Subscription Agreement;	0.00
(xv) fifteenth, in or towards satisfaction of all amounts of interest due and payable to the Subordinated Loan Provider under the terms of the Subordinated Loan Agreement;	39,728.46
(xvi) sixteenth, in or towards satisfaction of all amounts of principal due and payable to the Subordinated Loan Provider under the terms of the Subordinated Loan Agreement;	3,987,000.00
(xvii) seventeenth, in or towards satisfaction, pro rata and pari passu, according to the respective amounts thereof, of all amounts due and payable to Santander Consumer Bank in respect of the Seller's Claims (if any) under the terms of the Master Transfer Agreement and the Warranty and Indemnity Agreement;	1,453,865.50
(xviii) eighteenth, in or towards satisfaction, pro rata and pari passu, according to the respective amounts thereof, of all amounts due and payable to the Servicer in respect of: (A) the Servicer's Advance (if any) under the terms of the Servicing Agreement; and (B) the insurance premiums, if any, advanced by Santander Consumer Bank in its capacity as Servicer under the terms of the Servicing Agreement;	0.00 0.00
(xix) nineteenth, in or towards satisfaction, pro rata and pari passu, according to the respective amounts thereof, of any and all outstanding fees, costs, liabilities and any other expenses to be paid to fulfil obligations to any Other Issuer Creditor incurred in the course of the Issuer's business in relation to this Securitisation (other than amounts already provided for in this Pre-Trigger Interest Priority of Payments);	0.00
(xx) twentieth, in or towards satisfaction, pro rata and pari passu, of the Junior Notes Interest Amount due and payable on the Junior Notes; and	503,120.00
(xxi) twenty-first, in or towards satisfaction of the Variable Return (if any) on the Junior Notes.	4,407,246.33

**Principal Available Fund**

**Principal Available Funds**

In respect of any Calculation Date prior to the service of a Trigger Notice, the aggregate of the following amounts (without duplication):

(i) the Principal Components received by the Issuer in respect of the Claims comprised in the Aggregate Portfolio during the Collection Period immediately preceding such Calculation Date;	77,170,378.67
(ii) the available proceeds, other than the Revenue Eligible Investments Amount, deriving from the Eligible Investments (if any) made from the Collection Account, the Set-Off Reserve Account and the Commingling Reserve Account, following liquidation thereof on the preceding Liquidation Date;	0.00
(iii) the Principal Deficiency Ledger Amount calculated in respect of such Calculation Date;	0.00
(iv) the amounts actually credited to and/or retained in, on the immediately preceding Payment Date, the Collection Account under items (i) and (iii) of the Pre-Trigger Principal Priority of Payments, if any;	0.00
(v) payments made to the Issuer by the Seller pursuant to the Warranty and Indemnity Agreement and/or the Master Transfer Agreement during the Collection Period immediately preceding such Calculation Date in respect of indemnities or damages for breach of representations or warranties;	0.00
(vi) the principal component of the purchase price received by the Issuer in relation to the sale of any Claims (other than Defaulted Claims) made in accordance with the Master Transfer Agreement and the Warranty and Indemnity Agreement during the Collection Period immediately preceding such Calculation Date;	0.00
(vii) on the Calculation Date immediately preceding the Cancellation Date, the balance standing to the credit of the Expenses Account at such date;	0.00
(viii) any Interest Available Funds which have been allocated in or towards provision of the Principal Available Funds in accordance with the Pre-Trigger Interest Priority of Payments;	0.00
(ix) the Set-Off Reserve Required Amount (if any); and	0.00
(x) the Commingling Reserve Required Amount (if any).	0.00
Remainder Monti-Titoli B/F	0.00
<b>Total Principal Available Fund</b>	<b>77,170,378.67</b>





**Principal Priority of Payments**

**Pre-Trigger Principal Priority of Payments**

Prior to the service of a Trigger Notice, the Principal Available Funds, as calculated on each Calculation Date, will be applied by the Issuer on the Payment Date immediately following such

Calculation Date in making payments or provisions in the following order of priority but, in each case, only to the extent that payments or provisions of a higher priority have been made in full:

(i) first, if a Servicer Report Delivery Failure Event has occurred and is still outstanding as of the third Business Day prior to such Payment Date,	0.00
to credit all the Principal Available Funds to, or retain in, the Collection Account;	
(ii) second, in or towards provision of the Interest Available Funds, to pay all the amounts due under items (i) to (vi) (included) of the Pre-Trigger Interest Priority	0.00
of Payments, to the extent not paid under such priority of payments due to insufficiency of Interest Available Funds from items (i) to (xi) (included);	
(iii) third, during the Programme Period	
(A) in or towards payment to the Seller of the amount due as Purchase Price in respect of the Subsequent Portfolios purchased under the	76,885,949.32
Master Transfer Agreement; and	
(B) thereafter, to credit to and/or retain the remainder of the Principal Available Funds in the Collection Account;	284,429.35
(iv) fourth, during the Amortising Period, in or towards repayment, pro rata and pari passu, of the Principal Amount Outstanding of the	0.00
Class A Notes until the Class A Notes are repaid in full;	
Monte-Titoli Rounding	0.00
(v) fifth, upon repayment in full of the Class A Notes, in or towards satisfaction of any termination payment due and payable to the Swap Counterparty	0.00
under the terms of the relevant terminated Swap Agreement following the occurrence of a Swap Trigger in relation to it, to the	
extent not paid under item (xiii) of the Pre-Trigger Interest Priority of Payments;	
(vi) sixth, in or towards satisfaction of all amounts due and payable to the Subscribers under the terms of the Subscription Agreement,	0.00
to the extent not paid under item (xiv) of the Pre-Trigger Interest Priority of Payments;	
(vii) seventh, in or towards satisfaction of all amounts of principal due and payable to the Subordinated Loan Provider under the Subordinated Loan	0.00
Agreement, to the extent not paid under item (xvi) of the Pre-Trigger Interest Priority of Payments;	
(viii) eighth, during the Amortising Period, upon repayment in full of the Class A Notes, in or towards repayment, pro rata and pari passu,	0.00
of the Principal Amount Outstanding of the Junior Notes until such Junior Notes are repaid in full; and	
Monte-Titoli Rounding	0.00
(ix) ninth, in or towards satisfaction of the Variable Return (if any) on the Junior Notes	0.00

**Accounts Information**

<b>Commingling Reserve Account</b>	
Commingling Reserve Account Opening Balance	0.00
Target Commingling Reserve Amount	0.00
Withdrawals	0.00
Additions	0.00
Commingling Reserve Account Ending Balance	0.00
<b>Set-Off Reserve Account</b>	
Set-Off Reserve Account Opening Balance	0.00
Target Set-Off Reserve Amount	0.00
Withdrawals	0.00
Additions	0.00
Set-Off Reserve Account Ending Balance	0.00
<b>Cash Reserve Account</b>	
Cash Reserve Account Opening Balance	3,957,000.00
Target Cash Reserve Amount	3,957,000.00
Withdrawals	0.00
Additions	3,957,000.00
Cash Reserve Account Ending Balance	3,957,000.00



Triggers

Triggers	
Trigger Event Notice	NO
Purchase Termination Event	NO
Set-Off Reserve Trigger Event Notice	NO
Commingling Reserve Trigger Event Notice	NO
SWAP Trigger Event	NO
Class A Redeemed	NO
Servicer Report Delivery Failure	NO
Amortising Period	NO

**GOLDEN BAR (Securitisation) S.r.l.**  
**GB 2018-1**

**SUMMARY REPORT**  
**9/12/2018**

<b>Portfolio</b>	<b>€</b>
Portfolio Outstanding Principal at the current Offer Date	395,461,114.19
Subsequent Portfolio at the current Offer Date - Outstanding Principal*	76,885,949.32
Aggregate Portfolio Outstanding Principal at the current Offer Date (inclusive of the Subsequent Portfolio)	472,347,063.51
Number of Loans included in the Subsequent Portfolio	6,424
*of which to be paid back to Santander Consumer Bank (rateo interessi)	237,335.87

<b>Concentration Criteria</b>	<b>Current Valuation Date</b>	<b>Limit</b>
Average Nominal Interest Rate (T.A.N.)	5.74%	not lower than 4%
Top 1 Borrower	0.01%	not higher than 0,3%
Top 10 Borrower	0.06%	not higher than 0,6%
Pool of the New Vehicles	59.82%	not lower than 55%
Pool of the Personal Loans	22.31%	not higher than 25%
Pool of Southern Italy Loans	32.53%	not higher than 35%
Pool of direct debit Loans	92.32%	not lower than 90%
Loans having ticket 60K€	0.00%	not higher than 5%

<b>Performance Ratio</b>	<b>Current Valuation Date</b>	<b>Limit</b>
Collateral Ratio (considering notes prior to pool factor increase)	98.72%	not lower than 97% for the three immediately preceding Collections Period

<b>Aggregate Portfolio Breakdown for Product</b>	<b>€</b>	<b>%</b>
Auto new	282,564,379.15	59.82%
Auto used	84,413,282.76	17.87%
Personal Loans	105,369,401.60	22.31%
<b>TOTAL</b>	<b>472,347,063.51</b>	<b>100%</b>

<b>Aggregate Portfolio Breakdown for Geographical Area</b>	<b>€</b>	<b>%</b>
North	209,638,408.47	44.38%
Centre	109,038,632.46	23.08%
South + Islands	153,670,022.58	32.53%
<b>TOTAL</b>	<b>472,347,063.51</b>	<b>100%</b>

<b>Aggregate Portfolio Breakdown for Payment Method</b>	<b>€</b>	<b>%</b>
SDD	436,078,797.08	92.32%
Postal Slip	36,268,266.43	7.68%
<b>TOTAL</b>	<b>472,347,063.51</b>	<b>100%</b>

**GOLDEN BAR (Securitisation) S.r.l.**  
**GB 2018-1**

**SERVICER REPORT**  
**Reference period from March, 26th to September, 2nd**

Portfolio	€
Portfolio Outstanding Principal at the Previous Valuation Date	478,452,978.99
Portfolio Outstanding Principal at the Valuation Date	401,205,713.63
Outstanding of the Notes (prior to IPD)	478,450,000.00
Portfolio average life (years, assuming no CPR and no revolving)	2.00

In-flows for the Reference Period	Theoretical	Current
In-flows from Principal Instalments	60,395,860.68	59,941,817.16
In-flows from Interest Instalments	10,644,645.56	10,407,449.48
In-flows from Collection Fees	832,881.66	825,591.36
In-flows from Payments in Arrears		4,138.67
In-flows from Deemed Collections		
In-flows from Prepayments		17,174,974.21
In-flows from Prepayments Fees		58,719.85
In-flows from recoveries on Defaulted Claims		
Other in-flows in the Reference Period		53,763.22
-of which Principal components		53,587.30
-of which Interest components (cancellation )		175.92
<b>TOTAL PRINCIPAL COMPONENTS</b>	<b>60,395,860.68</b>	<b>77,170,378.67</b>
<b>TOTAL INTEREST COMPONENTS</b>	<b>11,477,527.22</b>	<b>11,296,075.28</b>
<b>TOTAL COLLECTIONS (*)</b>	<b>71,873,387.90</b>	<b>88,466,453.95</b>

For Junior Notes Interest Amount determination purposes	
Revenues from interests Instalments by competence (Aggregate of all interest amounts accrued, although not yet paid, in respect of consumer loans during the collection period immediately preceding such Calculation Date)	11,533,380.66

Principal Available Funds	
Total Principal Components	77,170,378.67
PDL Amount	-
Amounts retained to Collection Account (not used in the previous IPD)	-
<b>Principal available funds</b>	<b>77,170,378.67</b>

Arrears Loans (N° of instalments)			
Past due & Unpaid	Principal	Interest	Total
1 instalment	21,337.84	5,830.70	27,168.54
2 instalments	21,300.99	5,598.36	26,899.35
3 instalments	20,196.50	5,649.90	25,846.40
4 instalments	12,167.54	3,694.11	15,861.65
5 instalments	-	-	-
Outstanding not past due	Principal	Interest	Total
1 instalment	439,337.41	72,004.80	511,342.21
2 instalments	285,478.08	41,519.71	326,997.79
3 instalments	194,163.93	31,427.42	225,591.35
4 instalments	99,185.76	16,301.66	115,487.42
5 instalments	-	-	-

Defaulted Loans	€
Outstanding Balance of any loan that have become Defaulted in the Reference Period	-
Amount of Defaulted Loans sold to third parties in the Reference Period	-
Amount of Defaulted Loans repurchased in the Reference Period	-
Amount of Defaulted Loans repurchased in the last 12 months	-
Recoveries on Defaulted Loans for the Reference Period	-
Defaulted Loans in portfolio as of the end of the Reference Period	-
Gross cumulated Defaulted Loans	-

Customer Deposits	€
Aggregated Gross Exposure	199,216.88
Aggregated Net Exposure	23,738.68
<i>Gross Exposure - the lower of the deposit amount and the corresponding loan outstanding</i>	
<i>Net Exposure - the lower of: i) the excess of the deposit amount over the amount guaranteed by the National Guarantee Fund (currently € 100.000), and ii) the</i>	

Performance Ratios	Performance	Limit	Breach
Default Ratio <i>t</i>	0.00%	N/A	No
Default Ratio <i>t-1</i>		N/A	No
Default Ratio <i>t-2</i>		N/A	No
Default Ratio Rolling Average	0.00%	1.5%	No
Arrear ratio	0.23%	5.0%	No

Amounts	€
Outstanding Balance of any loan that have become Defaulted in the Reference Period	-
Arrear loans	1,093,168.05
Top borrower	36,910.51
Top10 borrowers	284,576.85

Portfolio Breakdown for Product	€	%
Auto new	240,705,946.33	60.00%
Auto used	70,338,634.21	17.53%
Personal loans	90,161,133.09	22.47%
<b>TOTAL</b>	<b>401,205,713.63</b>	<b>100.00%</b>

Portfolio Breakdown for Geographical Area	€	%
North	176,737,087.85	44.05%
Centre	94,884,075.84	23.65%
South + Islands	129,584,549.94	32.30%
<b>TOTAL</b>	<b>401,205,713.63</b>	<b>100.00%</b>

Portfolio Breakdown for Payment Method	€	%
SDD	369,042,700.35	91.98%
Postal Slip	32,163,013.28	8.02%
<b>TOTAL</b>	<b>401,205,713.63</b>	<b>100.00%</b>

Servicing Fees	€
Servicing Fee (Percentage of 0.125 %)	267,468.51
Servicing Fee (Percentage of 6 % of Recoveries)	-
Invoice	4,000.00
<b>TOTAL</b>	<b>271,468.51</b>