

Investor Report Date: 21-Mar-2022

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Deal Information:

Issuer:	Golden Bar
Seller, Servicer, Subordinate Loan Provider and	Santander Co
Initial Subscriber:	
Back-up Servicer:	Santander Cor
Representative of the Loan Noteholders:	Securitis
Computation Agent and Principal Paying Agent /	Citibank
Account Bank / Italian Paying Agent	Citibar
Arranger:	В

Golden Bar (Securitisation) S.r.l.	
Santander Consumer Bank S.p.A.	
santander Consumer Finance, S.A.	
Securitisation Services S.p.A.	
Citibank N.A., London Branch	(
Citibank N.A., Milan Branch	
Banco Santander S.A.	

Closing Date:	27-Feb-2020
Payment Date:	21-Mar-2022
Prior Interest Payment Date:	20-Dec-2021
Days in the Interest Period:	91
Collection Period Start Date:	01-Dec-2021
Collection Period End Date:	28-Feb-2022

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Note Details:

Note Description	ISIN	Business Day	Method	Currency	Margin (%)	Maturity Date
		Convention				
Class A Notes	IT0005402570	Following	Act / 360	EUR	0.1500	20-Sep-2044
Class B Notes	IT0005402588	Following	Act / 360	EUR	1.2500	20-Sep-2044
Class Z Notes	IT0005402604	Following		EUR	0.0000	20-Sep-2044

Payment Distributions - Interest:

Note Description	Days	Interest	Interest Due	Prior Unpaid	Additional	Total Interest Due	Interest Paid	Unpaid Interest
	Accrual	Rate (%)		Interest	Accrued interest			
	(1)	(2)	(3)	(4)	(5)	(6) = (3+4+5)	(7)	(8) = (6-7)
Class A Notes	91	0.1500	232,730.00	0.00	0.00	232,730.00	232,730.00	0.00
Class B Notes	91	1.2500	157,500.00	0.00	0.00	157,500.00	157,500.00	0.00
Class Z Notes	91	0.0000	0.00	0.00	0.00	0.00	8,668,001.88	0.00

Payment Distributions - Principal:

Notes Description	Original Bond Balance	Balance of the Bonds at previous Payment Date	Principal Paid at Payment Date	Balance of the Bonds at current Payment Date	Ending Pool Factor
	(1)	(2)	(3)	(4)=(2 - 3)	(5)=(4 / 1)
Class A Notes	629,000,000.00	629,000,000.00	0.00	629,000,000.00	1.000000
Class B Notes	50,000,000.00	50,000,000.00	0.00	50,000,000.00	1.000000
Class Z Notes	67,498,000.00	67,498,000.00	0.00	67,498,000.00	1.000000

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terest Available Funds:	Current Period
(a) the Interest Components received by the Issuer in respect of the Receivables comprised in the Aggregate Portfolio during the immediately	10,434,611.80
preceding Collection Period; (b) the available Revenue Eligible Investments Amount deriving from the Eligible Investments (if any) made using funds from the Collection Account, the Cash Reserve Account and the Set-Off Reserve Account (if opened), following liquidation thereof on the immediately preceding Eligible Investments Maturity Date;	0.00
(c) except on (i) the Final Maturity Date, (ii) the Payment Date on which there will be sufficient Issuer Available Funds (including the Cash Reserve) to redeem in full the Rated Notes, and (iii) the Payment Date following the delivery of a Trigger Notice, the Cash Reserve as at the immediately preceding Payment Date after making payments due under the Pre-Trigger Interest Priority of Payments on that date (or, in respect of the First Payment Date, the Cash Reserve as at the Issue Date);	8,487,500.00
(d) the available proceeds, other than the Revenue Eligible Investments Amount, deriving from the Eligible Investments (if any) made using funds from the Cash Reserve Account, following liquidation thereof on the immediately preceding Eligible Investments Maturity Date;	0.00
(e) all amounts of positive interest accrued and paid on the Accounts (other than the Expenses Account) during the immediately preceding Collection Period (net of any applicable withholding or expenses);	0.00
(f) payments made to the Issuer by any other party to the Transaction Documents during the immediately preceding Collection Period , excluding those amounts constituting Principal Available Funds;	0.00
(g) the interest component of the purchase price received by the Issuer in relation to the sale of any Receivables (other than Defaulted Receivables) made in accordance with the Master Transfer Agreement and the Warranty and Indemnity Agreement during the immediately preceding Collection	0.00
Period: (h) any Recoveries (including any purchase price received in relation to the sale of any Defaulted Receivables) received by the Issuer in respect of any Defaulted Receivable during the Collection Period immediately preceding such Calculation Date;	612,221.75
(i) 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
(j) any Principal Available Funds to be allocated in or towards provision of the Interest Available Funds on such Payment Date in accordance with the Pre-Trigger Principal Priority of Payments.	0.00
Total Interest Available Funds:	19,534,333.5

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rincipal Available Funds:	Current Period
(a) the Principal Components received by the Issuer in respect of the Receivables (other than Defaulted Receivables) comprised in the Aggregate Portfolio during the immediately preceding Collection Period;	71,998,536.54
(b) the available proceeds, other than the Revenue Eligible Investments Amount, deriving from the Eligible Investments (if any) made using funds from the Collection Account and the Set-Off Reserve Account (if any), following liquidation thereof on the immediately preceding Eligible Investments Maturity Date;	0.00
(c) the amounts allocated under items (ix) (ninth), (x) (tenth) and (xi) (eleventh) of the Pre-Trigger Interest Priority of Payments out of the Interest Available Funds;	1,431,503.02
(d) the amounts actually credited to and/or retained in, on the immediately preceding Payment Date, the Collection Account under items (i) (first) and (iii(B)) (third(B)of the Pre-Trigger Principal Priority of Payments, if any;	1,485,694.73
(e) payments made to the Issuer by the Seller pursuant to the Warranty and Indemnity Agreement during the immediately preceding Collection Period in respect of indemnities or damages for breach of representations or warranties;	0.00
(f) the principal component of the purchase price received by the Issuer in relation to the sale of any Receivables (other than Defaulted Receivables) made in accordance with the Master Transfer Agreement and the Warranty and Indemnity Agreement during the immediately preceding Collection Period:	0.00
(g) on the Calculation Date immediately preceding the Cancellation Date, the balance standing to the credit of the Expenses Account at such date; (h) the Set-Off Reserve Required Amount (if any) in respect of such Payment Date; and	0.00
(i) in respect of the earlier of (i) the Final Maturity Date, (ii) the Payment Date on which there will be sufficient Issuer Available Funds (including the Cash Reserve) to redeem in full the Rated Notes, and (iii) the Payment Date following the delivery of a Trigger Notice, all amounts standing to the credit of the Cash Reserve Account.	0.00
Total Principal Proceeds	74,915,734.29

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e-Trigger Interest Priority of Payments:	Current Period Paid	Current Remaining Funds	
		19,534,333.55	
(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	0.00	19,534,333.55	
Transaction Documents);			
(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);	0.00	19,534,333.55	
(B) any and all outstanding fees, costs, liabilities, expenses and taxes 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, expenses and taxes and to the extent not already paid by Santander Consumer Bank under the Transaction Documents);	0.00	19,534,333.55	
(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;	1,736.22	19,532,597.33	
(D) the amount necessary to replenish the Expenses Account up to the Retention Amount; and	11,272.57	19,521,324.76	
(E) in or towards returning to the Seller an amount equal to the positive difference between (A) the Outstanding Principal of the any individual Defaulted Receivable repurchased by the Seller during any preceding Collection Period pursuant to the Master Transfer Agreement, and (B) the Final Determined Amount of such Defaulted Receivable;	0.00	19,521,324.76	
(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 Agents, 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);	110,779.72	19,410,545.04	

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e-Trigger Interest Priority of Payments:		Current Remaining Funds	
		19,534,333.55	
(iv) fourth, in or towards satisfaction, pari passu and pro rata according to the respective amounts thereof, of all fees, costs and expenses of, and all other amounts due and payable to, the Servicer, other than the amounts due to the Servicer in respect of the nsurance premia, if any, advanced by the Servicer under the terms of the Servicing Agreement;	261,250.67	19,149,294.37	
(v) fifth, in or towards satisfaction, pro rata and pari passu, of all amounts of interest due and payable on the Class A Notes;	232,730.00	18,916,564.37	
(vi) <i>sixth</i> , in or towards satisfaction, <i>pro rata</i> and <i>pari passu</i> , of all amounts of interest due and payable on the Class B Notes; (vii) <i>seventh</i> , if a Servicer Report Delivery Failure Event has occurred and is still outstanding as of the 3rd (third) Business Day	157,500.00 0.00	18,759,064.37 18,759,064.37	
orior to such Payment Date, to credit to or retain in, as the case may be, all amounts to the Collection Account; (viii) eighth, to credit the Cash Reserve Account with the amount required such that the Cash Reserve equals the Target Cash Reserve Amount;	8,487,500.00	10,271,564.37	
(ix) <i>ninth</i> , in or towards reduction of the Class A Principal Deficiency Sub-Ledger to 0 (zero) by allocating the relevant amounts to the Principal Available Funds;	0.00	10,271,564.37	
(x) <i>tenth</i> , in or towards reduction of the Class B Principal Deficiency Sub-Ledger to 0 (zero) by allocating the relevant amounts to the Principal Available Funds;	0.00	10,271,564.37	
(xi) eleventh, in or towards reduction of the Class Z Principal Deficiency Sub-Ledger to 0 (zero) by allocating the relevant amounts to the Principal Available Funds;	1,431,503.02	8,840,061.35	
(xii) twelfth, 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	8,840,061.35	
(xiii) thirteenth, in or towards satisfaction of all amounts due and payable to the Initial Subscriber under the terms of the Subscription Agreement;	0.00	8,840,061.35	
(xiv) fourteenth, 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;	0.00	8,840,061.35	
(xv) fifteenth, in or towards satisfaction of all amounts of principal due and payable to the Subordinated Loan Provider under the	0.00	8,840,061.35	

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Current Period Paid	Current Remaining Funds
172,059.47	8,668,001.88
0.00	8,668,001.88
8,668,001.88	0.00
_	172,059.47

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re-Trigger Principal Priority of Payments:	Current Period Paid	Current Remaining Funds
		74,915,734.29
(i) <i>first</i> , 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 all the Principal Available Funds to, or retain in, the Collection Account;	0.00	74,915,734.29
(ii) second, in or towards provision of the Interest Available Funds, to pay all the amounts due under items (i) to (vi) (included) of	0.00	74,915,734.29
the Pre-Trigger Interest Priority of Payments, to the extent not paid under the Pre-Trigger Interest Priority of Payments as a		, , , , , , , , , , , , , , , , , , , ,
consequence of the applicable Interest Available Funds (net of letter (j)) being not sufficient to that end;		
(iii) third, during the Revolving 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 Master Transfer Agreement; and	74,355,384.02	560,350.27
(B) thereafter, to credit to and/or retain the remainder of the Principal Available Funds in the Collection Account;	560,350.27	0.00
(iv) fourth, during the Amortising Period, in or towards repayment, pro rata and pari passu, of the Principal Amount Outstanding of	0.00	0.00
the Class A Notes until the Class A Notes are repaid in full;		
(v) fifth, during the Amortising Period, upon repayment in full of the Class A Notes, in or towards repayment, pro rata and pari	0.00	0.00
passu, of the Principal Amount Outstanding of the Class B Notes until the Class B Notes are repaid in full;		
(vi) sixth, in or towards satisfaction of all amounts due and payable to the Initial Subscriber under the terms of the Subscription	0.00	0.00
Agreement, to the extent not paid under item (xiii) 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	0.00	0.00
Subordinated Loan Agreement, to the extent not paid under item (xv) of the Pre-Trigger Interest Priority of Payments;		
(viii) eighth, during the Amortising Period, upon repayment in full of the Class A Notes and the Class B Notes, in or towards	0.00	0.00
repayment, pro rata and pari passu, of the Principal Amount Outstanding of the Class Z Notes until such Class Z Notes are repaid		
in full; and		
(ix) <i>ninth</i> , in or towards satisfaction of the Variable Return (if any) on the Class Z Notes.	0.00	0.00

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Principal Deficency Ledger A:	Total
Starting Balance of the PDL	0.00
Principal Loss debited to the PDL	0.00
Amount credited to the PDL through the Pre-Acceleration Interest Priority of Payments	0.00
Ending Balance of the PDL	0.00
Principal Deficency Ledger B:	Total
Starting Balance of the PDL	0.00
Principal Loss debited to the PDL	0.00
Amount credited to the PDL through the Pre-Acceleration Interest Priority of Payments	0.00
Ending Balance of the PDL	0.00
Principal Deficency Ledger Z:	Total
Starting Balance of the PDL	0.00
Principal Loss debited to the PDL	1,431,503.02
Amount credited to the PDL through the Pre-Acceleration Interest Priority of Payments	1,431,503.02
Ending Balance of the PDL	0.00

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С	Cash Reserve:	Total
	Starting balance	8,487,500.00
	Amount debited to Available Interest Proceeds	0.00
	Interest on Account debited to Available Interest Proceeds	0.00
	Cash Reserve Target Amount	8,487,500.00
	Amount credit through Pre-Acceleration Interest Priority of Payments	8,487,500.00
	Interest credited to account	0.00
	Ending balance	8,487,500.00

S	et-Off Reserve Amount:	Total	İ
	Starting balance	0.00	
	Amount debited to Available Interest Proceeds	0.00	i
	Interest on Account debited to Available Interest Proceeds	0.00	i
	Prepayment Required Amount	0.00	i
	Amount credit through Pre-Acceleration Interest Priority of Payments	0.00	i
	Interest credited to account	0.00	i
	Ending balance	0.00	i

Collection Account:	Total
Starting balance Amount Credit Amount Debited Ending balance	1,485,694.73 83,045,370.09 83,970,714.55 560,350.27

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Expenses Account:	Total
Starting balance Amount debit to pay mid-period expenses Amount credit through Pre-Acceleration Interest Priority of Payments Ending balance	30,000.00 11,272.57 11,272.57 30,000.00
Investment Account:	Total
Starting balance Total Amount Credited Total Amount Debits Ending balance	0.00 0.00 0.00 0.00
Payments Account:	Total
Starting balance Amount debit Amount credit Ending balance	0.00 0.00 0.00 0.00
Quota Capital Account Desposit:	Total
Starting balance Amount debit Amount credit Ending balance	10,000.00 0.00 0.00 10,000.00

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Trigger Notice:

(i) Non Douments	N
(i) Non-Payment:	
(ii) Breach of other obligations:	N
(iii) Breach of Representations and Warranties:	N
(iv) Insolvency of the Issuer:	N
(v) Unlawfulness:	N
	í I

Purchase Termination Events:

(a) Breach of Representations and Warranties:	N	
(b) Breach or Ratios:	N	
(c) Principal Deficiency:	N	
(d) Deficiency of the Cash Reserve:	N	
(e) Collections:	N	
(f) Servicer Report Delivery Failure	N	
(g) Subsequent Portfolios:	N	
(h) Receipt of a Trigger Notice:	N	
(i) Delivery of a Tax Redemption Notice	N	

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Portfolio Outstanding

Portfolio Outstanding Principal Balance at the end of the previous Collection Period	665,992,755.04
Purchase Price of the Portfolio transferred during the Collection Period	79,019,196.79
Portfolio Outstanding Principal Balance at the end of this Collection Period	671,630,350.44
Outstanding Notes Balance (prior to Payment Date)	746,498,000.00
Average Nominal Interest Rate (T.A.N.	5.47
Cumulative Purchase Price of transferred portfolios	1,296,585,976.51



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Collection for the Reference Period

	Theoretical	Current
Principal Instalments	61,449,426.15	54,169,215.63
Interests Instalments	9,972,244.44	9,780,798.57
Collection Fees	561,997.10	545,988.47
Interest on late payments	0.00	0.00
Prepayments	0.00	17,617,917.54
Prepayments Fees	0.00	93,771.09
Collection from Delinquent loans	0.00	225,457.04
- of which Principal components	0.00	211,403.37
- of which Interest components	0.00	14,053.67
Recoveries on Defaulted Loans	0.00	612,221.75
Repurchases for breach of W&I	0.00	0.00
- of which Principal components	0.00	0.00
- of which Interest components	0.00	0.00
Other Repurchases	0.00	0.00
- of which Principal component	0.00	0.00
- of which Interest components	0.00	0.00
Other Principal Inflow	0.00	0.00
Other Interest Inflow	0.00	0.00
Other Collection not due	0.00	0.00
TOTAL COLLECTIONS	0.00	83,045,370.09
TOTAL AVAILABLE COLLECTIONS	0.00	83,045,370.09
TOTAL PRINCIPAL COMPONENTS	0.00	71,998,536.54
TOTAL INTEREST COMPONENTS	0.00	11,046,833.55

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Principal Amount Available for Replenishment

Total Principal Components	71,998,536.54
PDL Amount	1,431,503.02
Amounts retained to Collection Account	1,485,694.73
Principal available funds	74,915,734.29
·	

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	10,020,008.05
preceding such Calcutation Date)	

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Delinquent Loans

- Past Due & Unpaid

	Principal	Interest	Total
0-30	325,143.77	15,565.75	340,709.52
0-60	38,737.78	7,329.62	46,067.40
60-90	21,947.69	6,883.72	28,831.41

- Outstanding not past due

	Principal	Interest	Total
0-30	2,051,761.80	353,622.94	2,405,384.74
30-60	517,705.40	112,410.50	630,115.90
60-90	315,187.52	70,145.05	385,332.57

Defaulted Loans

Defaulted Loans in the reference period Recoveries on Defaulted Loans in the reference period Defaulted Loans as of the Valuation Date Gross accumulated Defaulted Loans	1,431,503.02 612,221.75 12,930,728.75 14,886,312.01
Accumulated Recoveries on Defaulted Receivables since issue date Cumulative Losses	2,129,078.25 12,757,233.76

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Modified Loans	EUR	Performance (% of initial portfolio	Limit	Breach
Modified loans during the reference period Modified loans inception to date Initial Portfolio Amount	212,688.75 2,255,676.82 746,498,038.75	0.30%	<15.0%	N

Restructured Loans	EUR	Performance (% of initial portfolio	Limit	Breach
Restructured loans during the reference period Restructured loans inception to date Initial Portfolio Amount	291,478.51 1,876,115.38 746,498,038.75	0.25%	<7.0%	N

Moratoria on loan repayments applied in the light of the COVID-19 crisis	Non-Legislative
Outstanding Principal of Loans which benefited from Payment Holidays	25,862,691.21

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Concentration Criteria (pre-replenishment)	Current Valuation Date	Limit	Breach
Average Nominal Interest Rate (T.A.N.)	5.47	=>4.25%	N
South	22.97	<=35.0%	N
Direct Debit	98.10	=>90.0%	N
Vehicles	80.28	>35.0%	N
Direct loans	16.26	<35.0%	N
Borrowers in an amount exceeding EUR [60,000]	0.00	<=0.50%	N
Top Borrower	0.01	<=0.02%	N
Top 10 Borrowers	0.07	<=0.20%	N

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Portfolio Breakdown by Product	EUR	%
Vehicles	539,171,792.02	80.28
Direct Loans	109,225,349.96	16.26
Durables	23,233,208.46	3.46
TOTAL	671,630,350.44	100.00

Portfolio Breakdown by Geographical Area	EUR	%
North	355,325,674.38	52.90
Centre	162,059,415.47	24.13
South + Islands	154,245,260.59	22.97
TOTAL	671,630,350.44	100.00

Portfolio Breakdown by Payment Type	EUR	%
Direct Debit	658,870,013.89	98.10
Postal Slip	12,760,336.55	1.90
TOTAL	671,630,350.44	100.00

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United Kingdom



Investor Report Date: 21-Mar-2022

Servicing Fees (including VAT if applicable)	EUR
Servicing Fee (Percentage of 0,125%) Recovery Fee (Percentage of 6% of Recoveries on Defaulted Loans and Collection from Delinquent loans) Other Fee TOTAL	206,989.94 50,260.73 4,000.00 261,250.67