Giada Sec S.r.l. BIS

Payments Report

Euro 10,250,000,000 A Asset Backed Floating Rate Notes due October 2063

Euro 4,939,800,000 Class B Asset Backed Fixed Rate and Additional Return Notes due October 2063

Contacts	Concetta Fiasconaro/ Elisabetta de Stena E-mail: cfiasconaro@kpmg.it; edestena@kpm Telephone: +39 06 8091531 address: Via Curtatone, 3 - 00185 ROMA	ng.it	
Rating Agencies	DBRS		
	Moody's		
Principal Parties	Arranger	Intesa Sanpaolo S	S.p.A.
	Issuer	Giada Sec S.r.l.	
	Originator	Intesa Sanpaolo S	S.p.A
	Servicer	Intesa Sanpaolo S	S.p.A
	Representative of the Noteholders	KPMG Fides Serv	rizi di Amministrazione S.p.A.
	Calculation Agent	KPMG Fides Serv	rizi di Amministrazione S.p.A.
	Corporate Services Provider	Banca Flnint S.p.A	A .
	Administrative Services Provider	Intesa Sanpaolo S	S.p.A
	Account Bank	Intesa Sanpaolo S	S.p.A.
	Reporting Entity	Intesa Sanpaolo S	S.p.A
	Paying Agent	Intesa Sanpaolo S	S.p.A.
	Subordinated Loan Provider	Intesa Sanpaolo S	S.p.A.
	Underwriter	Intesa Sanpaolo S	S.p.A.
Dates	Issue Date	05/12/2022	
		from	to
	Collection Period	01/06/2024	31/08/2024
	Interest Period	16/07/2024	16/10/2024
	Payment Date	16/10/2024	
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This Payments Report is prepared by KPMG Fides Servizi di Amministrazione S.p.A. ("KPMG") in accordance with the criteria described in the Transaction Documents. Certain information included in this report is provided by the Parties. Please be advised that KPMG or their respective directors, managers, officers or employees will have no liability for the completeness or accuracy of such information, notice or reports. Furthermore, be aware that some formula which lead to the relevant outcome could be the result of any assumptions and an appropriate understanding of the whole transaction and the Calculation Agent shall not be liable for any liability suffered or incurred by any other Party or by any Other Issuer Creditors as a result of such, being understood that any specific request with regard to clarification or material error shall be served not later than 30 days after the delivery of this Report.

	1. Issuer Available Funds	
(i)	all Collections received or recovered by the Issuer, through the Servicer, in respect of the Receivables (but excluding Collections collected by the Servicer in respect of the Receivables in relation to which a limited recourse loan has been disbursed by the Originator in accordance with the provisions of clause 4 of the Warranty and Indemnity Agreement) and credited into the Collection Account during the immediately preceding Collection Period;	1.101.107.891,72
(ii)	all amounts transferred on the Cash Reserve Account on the immediately preceding Payment Date in accordance with item <i>Fifth</i> of the of the Revolving Period Pre Enforcement Priority of Payments or the Amortisation Period Pre Enforcement Priority of Payments (or, in the case of the First Payment Date, all amounts transferred on the Cash Reserve Account on the Issue Date);	194.750.000,00
(iii)	following the delivery of an Additional Cash Reserve Trigger Event Notice, all amounts transferred on the Additional Cash Reserve Account on the immediately preceding Payment Date in accordance with item Ninth of the Revolving Period Pre Enforcement Priority of Payments and item Tenth of the Amortisation Period Pre Enforcement Priority of Payments (or, in the case of the first Payment Date following the opening of the relevant Account, all amounts transferred on the Additional Cash Reserve Account);	
(iv)	all amounts transferred on the Investment Account on the immediately preceding Payment Date in accordance with item Eighth of the Revolving Period Pre Enforcement Priority of Payments;	3.072.333.094,81
(v)	all amounts of interest accrued (net of any withholding or expenses, if due) and paid on the Accounts during the immediately preceding Collection Period;	30.847.121,41
(vi)	all the proceeds deriving from the sale, if any, of the Portfolios or of individual Receivables in accordance with the provisions of the Transaction Documents;	-
(vii)	all amounts received by the Issuer from the Originator pursuant to the Master Receivables Purchase Agreement, the Warranty and Indemnity Agreement or any other Transaction Document and credited to the relevant Accounts during the immediately preceding Collection Period;	
(viii)	any amounts (other than the amounts already allocated under other items of the Issuer Available Funds) (i) standing to the credit of the Payment Account as at the immediately preceding Calculation Date or (ii) (only with reference to the First Payment Date) paid on the Investment Account on the Issue Date as issue price of the Notes in excess of the Initial Principal Portfolio;	-
(ix)	any amounts (other than the amounts already allocated under other items of the Issuer Available Funds) received by the Issuer from any party to the Transaction Documents during the immediately preceding Collection Period (including any proceeds deriving from the enforcement of the Issuer's Rights).	
	Issuer Available Funds	4.399.038.107,94

	2a. Target Accumulation Amount		
a)	(i) - (ii) (i) IAF (ii) payments in priority to item Eighth of the Revolving Period Pre Enf	orcement Priority of Payment	4.109.578.917,2 4.399.038.107,9 - 289.459.190,7
3)	(i) + (ii) + (iii) + (iv) (i) Principal Instalments collected (ii) proceeds from the sale of portfolios (iii) Purchase Price adjustments (iv) Target Accumulation Amount in excess in the preceeding Payment	nt Date	4.053.816.577,0 981.483.482,2 3.072.333.094,8
	Target Accumulation Amount	MIN [(A); (B)]	4.053.816.577,0
	Purchase Termination Event		
	i) Cash Reserve Required Amount	194.750.000,00	
	ii) Additional Reserve Required Amount	NO	
	iii) Default Ratio higher than 8,5%	NO	
	iv) Target Accumulation Amount ratio >37%	NO	
	2b.Target Amortisation Amount		
a)	the Principal Outstanding Amount of all Notes as at the date immedia reduced, until the Payment Date (included) on which the Senior Notes 20.957.935,04 (resulting from the difference between the Initial Portfo	s are redeemed in full, of an amount equal to Euro	
)	Performing Outstanding Principal Portfolio as at the end of the Collect Payment Date	tion Period immediately preceding the relevant	
	Target Amortisation Amount	(A) - (B)	

First to prior to a second to	preserve its corporate existence, to maintain it in good standing and to comply with applicable legislation and any other obligation relating to the Transaction Documents to the extent that such fees, costs and expenses are not payable under any other item ranking junior hereto and/or are not met by utilising any amounts standing to the credit of the Expenses Account and/or the Corporate Account, 1) the Issuer Disbursement Amount into the Expenses Account, and 2) the Issuer Retention Amount into the Corporate Account 2) pay, pari passu and pro rata according to the respective amounts thereof, any amount due and payable in account of remuneration or proper costs and expenses incurred under the provisions of, or in onnection with, any of the Transaction Documents by the Representative of the Noteholders 3) Account Bank Calculation Agent	4.399.038.107,94 10.000,00 2.560,50 - 2.767.683,02 1.525,00 3.750,00
Second to a b c c Third to c c i) iii iii iv v	ayable by the Issuer (to the extent that amounts standing to the credit of the Corporate Account are issufficient to pay such taxes); o pay, pari passu and pro rata according to the respective amounts thereof, any Issuer's documented fees, costs and expenses pertaining to the Securitisation, in order to preserve its corporate existence, to maintain it in good standing and to comply with applicable legislation and any other obligation relating to the Transaction Documents to the extent that such fees, costs and expenses are not payable under any other item ranking junior hereto and/or are not met by utilising any amounts standing to the credit of the Expenses Account and/or the Corporate Account, the Issuer Disbursement Amount into the Expenses Account, and the Issuer Retention Amount into the Corporate Account o pay, pari passu and pro rata according to the respective amounts thereof, any amount due and payable in account of remuneration or proper costs and expenses incurred under the provisions of, or in onnection with, any of the Transaction Documents by the Representative of the Noteholders Account Bank Calculation Agent	2.560,50 - 2.767.683,02 1.525,00
Second to a b c c Third to c c i) iii iii iv v	ayable by the Issuer (to the extent that amounts standing to the credit of the Corporate Account are issufficient to pay such taxes); o pay, pari passu and pro rata according to the respective amounts thereof, any Issuer's documented fees, costs and expenses pertaining to the Securitisation, in order to preserve its corporate existence, to maintain it in good standing and to comply with applicable legislation and any other obligation relating to the Transaction Documents to the extent that such fees, costs and expenses are not payable under any other item ranking junior hereto and/or are not met by utilising any amounts standing to the credit of the Expenses Account and/or the Corporate Account, the Issuer Disbursement Amount into the Expenses Account, and the Issuer Retention Amount into the Corporate Account o pay, pari passu and pro rata according to the respective amounts thereof, any amount due and payable in account of remuneration or proper costs and expenses incurred under the provisions of, or in onnection with, any of the Transaction Documents by the Representative of the Noteholders Account Bank Calculation Agent	2.560,50 - 2.767.683,02 1.525,00
Second to a b c c Third to c c i) iii iii iv v	ayable by the Issuer (to the extent that amounts standing to the credit of the Corporate Account are issufficient to pay such taxes); o pay, pari passu and pro rata according to the respective amounts thereof, any Issuer's documented fees, costs and expenses pertaining to the Securitisation, in order to preserve its corporate existence, to maintain it in good standing and to comply with applicable legislation and any other obligation relating to the Transaction Documents to the extent that such fees, costs and expenses are not payable under any other item ranking junior hereto and/or are not met by utilising any amounts standing to the credit of the Expenses Account and/or the Corporate Account, the Issuer Disbursement Amount into the Expenses Account, and the Issuer Retention Amount into the Corporate Account o pay, pari passu and pro rata according to the respective amounts thereof, any amount due and payable in account of remuneration or proper costs and expenses incurred under the provisions of, or in onnection with, any of the Transaction Documents by the Representative of the Noteholders Account Bank Calculation Agent	2.560,50 - 2.767.683,02 1.525,00
b c c tt c c c c i) iii iii iv v	any Issuer's documented fees, costs and expenses pertaining to the Securitisation, in order to preserve its corporate existence, to maintain it in good standing and to comply with applicable legislation and any other obligation relating to the Transaction Documents to the extent that such fees, costs and expenses are not payable under any other item ranking junior hereto and/or are not met by utilising any amounts standing to the credit of the Expenses Account and/or the Corporate Account, the Issuer Disbursement Amount into the Expenses Account, and the Issuer Retention Amount into the Corporate Account p pay, pari passu and pro rata according to the respective amounts thereof, any amount due and payable in account of remuneration or proper costs and expenses incurred under the provisions of, or in onnection with, any of the Transaction Documents by the Representative of the Noteholders Account Bank Calculation Agent	2.560,50 - 2.767.683,02 1.525,00
b c Third to c i) iii iii	preserve its corporate existence, to maintain it in good standing and to comply with applicable legislation and any other obligation relating to the Transaction Documents to the extent that such fees, costs and expenses are not payable under any other item ranking junior hereto and/or are not met by utilising any amounts standing to the credit of the Expenses Account and/or the Corporate Account, 1) the Issuer Disbursement Amount into the Expenses Account, and 2) the Issuer Retention Amount into the Corporate Account 2) pay, pari passu and pro rata according to the respective amounts thereof, any amount due and payable in account of remuneration or proper costs and expenses incurred under the provisions of, or in onnection with, any of the Transaction Documents by the Representative of the Noteholders 3) Account Bank Calculation Agent	2.560,50 - 2.767.683,02 1.525,00
Third to co co i) iii iii iv v	the Issuer Retention Amount into the Corporate Account pay, pari passu and pro rata according to the respective amounts thereof, any amount due and payable in account of remuneration or proper costs and expenses incurred under the provisions of, or in onnection with, any of the Transaction Documents by the Representative of the Noteholders Account Bank Calculation Agent	2.767.683,02
o c i) ii; iii v v	n account of remuneration or proper costs and expenses incurred under the provisions of, or in onnection with, any of the Transaction Documents by the Representative of the Noteholders Account Bank Calculation Agent	1.525,00
i) iij iii iv V	Representative of the Noteholders Account Bank Calculation Agent	
iij iii iv V) Account Bank i) Calculation Agent	
iv V	,	,
٧	.) Paving Agent	2.745,00
	r dying Agont	2.500,00
	i) Corporate Services Provider	3.138,01
V	ii) Administrative Services Provider	-
v	iii) Servicer	2.751.864,96
v	iii bis) Intrum Fees	2.160,05
ix	other amount due by the Issuer in relation to the recoveries of the Receivables classified by the Servicer as "in sofferenza"	
	o pay, pari passu and pro rata, all amounts of interest due and payable on the Senior Notes on such ayment Date;	91.680.100,00
	o credit to the Cash Reserve Account such an amount as will bring the balance of such account up to (but ot in excess of) the Cash Reserve Required Amount;	194.750.000,00
	p pay all amounts of interest due and payable to the Subordinated Loan Provider under the First subordinated Loan Agreement;	248.847,22
	o pay to the Subordinated Loan Provider any principal amount due and payable in respect of the First subordinated Loan Agreement up to (but not in excess of) the Cash Reserve Released Amount	-
S (i) firstly to pay to the Originator, any Additional Purchase Price due following the transfer of any subsequent Portfolio (if any) for an amount not higher than the Target Accumulation Amount and, i) secondly, to credit any residual amount following the payment under item (i) above, to the Investment account for an amount not higher than the Target Accumulation Amount;	4.053.816.577,05
R	ollowing the delivery of an Additional Cash Reserve Trigger Event Notice, to credit to the Additional Cash deserve Account such an amount as will bring the balance of such account up to (but not in excess of) the additional Cash Reserve Required Amount	
d	ollowing the delivery of an Additional Cash Reserve Trigger Event Notice, to pay all amounts of interest ue and payable to the Subordinated Loan Provider under the Additional Subordinated Loan Agreement (if ny)	
E	o pay to the Subordinated Loan Provider, following the delivery of an Additional Cash Reserve Trigger event Notice, any principal amount due and payable in respect of the Additional Subordinated Loan greement (if any) up to (but not in excess of) the Additional Cash Reserve Released Amount	
а	o pay, pari passu and pro rata according to the respective amounts thereof, to any Transaction Party any mount due and payable under the Transaction Documents, to the extent not already paid or payable under ther items of this Priority of Payments;	
	o pay, pari passu and pro rata, all amounts of interest due and payable on the Junior Notes on such ayment Date;	6.312.076,44
Fourteenth to	p pay, pari passu and pro rata, the Additional Return on the Junior Notes.	49.450.263,71
	Residual balance of the Payment Account	

	4. Cash Reserve	
(A)	with reference to each Payment Date during the Revolving Period, an amount equal to 194,750,000.00 and, with reference to each Payment Date during the Amortisation Period, an amount equal to 1,9% of the Principal Outstanding Amount of the Senior Notes on the Calculation Date immediately preceding such Payment Date	194.750.000,00
(B) i) ii) iii)	on the earlier of: Senior Notes repay in full Final Maturity Date Trigger Notice to the Issuer delivered by the Representative of the Noteholders	
	Cash Reserve Required Amount (A) or (B) if occurr	194.750.000,00
	Cash Reserve Amount credited into the Cash Reserve according to item (v)	194.750.000,00
	Shortfall	
	Cash Reserve Released Amount	-
	4b. Additional Cash Reserve	
(A) i)	900.000.000 - (i) cumulative offset amounts by the Debtors	
(B) i) ii) iii)	on the earlier of: Senior Notes repay in full Final Maturity Date Trigger Notice to the Issuer delivered by the Representative of the Noteholders Not Occurred Not Occurred Not Occurred	
	Additional Cash Reserve Required Amount (A) or (B) if occurr	
	Additional Cash Reserve Amount credited into the Additional Cash Reserve according to item (vi)	
	Shortfall	
	Additional Cash Reserve Released Amount	
	5. Issuer Disbursement Amount	
	means (a) on Issue Date the amount of Euro 100.000,00 and (b) on the First Payment Date and on each Payment Date falling in June thereafter, the difference between:	
	(i) Euro 100.000,00	100.000,00
	(ii) any amount standing to the credit of the Expenses Account on the Collection Date immediately preceding such Payment Date	97.439,50
	Issuer Disbursement Amount (A) - (B)	2.560,50
	6. Issuer Retention Amount	
	means (a) on Issue Date the amount of Euro 200.000,00 and (b) on the First Payment Date and on each Payment Date falling in June thereafter, the difference between:	
	(i) Euro 200.000,00	200.000,00
	(ii) any amount standing to the credit of the Corporate Account on the Collection Date immediately preceding such Payment Date	215.730,00
	Issuer Retention Amount (A) - (B)	-

7. Pass-Through Condition

relevant Effective Date

19/10/2022

(A) the aggregate of the Outstanding Principal of the Receivables which have become Defaulted Receivables (at the time of such classification) during the period between the relevant Effective Date and the immediately preceding Collection Date; 272.404.793,03

(B) the Initial Principal Portfolio.

15.168.837.026,10

Default Ratio

1,7958%

Limit

8,50%

Pass-Through Condition

YES/NO

(A) / (B)

NO

8. Subordinated Loan

Before payments		Payments		After payments	
Subordinated Loan Unpaid Interest		IPrincipal IInterest		Principal Amount Outstanding Unpaid Interest	
194.750.000,00	-	-	248.847,22	194.750.000,00	-

Accrued					
Subordinated Loan	Interest Rate	Days	Interest accrued		
194.750.000,00	0,50%	92	248.847,22		

8b. Additional Subordinated Loan

Before payments		Payments		After payments	
Subordinated Unpaid Interest		IPrincipal Unterest		Principal Amount Outstanding Unpaid Interest	
N/A					

Accrued					
Subordinated Loan	Interest Rate	Days	Interest accrued		

9 The Note

	Number of Notes	ISIN
Class A Notes	102.500	IT0005520991
Class B Notes	49.398	IT0005521007
Total	151 898	

	Before pa	yments		Payments			After payments		
	Principal Amount Outstanding Unpaid Interest Pr		Principal Interest IAdditional Return I		Principal Amount Outstanding	Unpaid Interest	Pool factor		
Class A Notes	10.250.000.000,00	-	-	91.680.100,00	-	10.250.000.000,00	-	1,00000000	
Class B Notes	4.939.800.000,00	-	-	6.312.076,44	49.450.263,71	4.939.800.000,00	-	1,00000000	
Total	15.189.800.000,00	-	-	97.992.176,44	49.450.263,71	15.189.800.000,00	-		

3M Euribor* 3,664%

		Accrued					
	Principal Amount Outstanding	Margin	Max Rate per annum	Interest Rate	Days	Interest accrued singole Note	Interest accrued
Class A Notes	10.250.000.000,00	1,15%	3,50%	0,89444%	92	894,44	91.680.100,00
Class B Notes	4.939.800.000,00	0,00%	0,50%	0,12778%	92	127,78	6.312.076,44
Total	15.189.800.000,00						97.992.176,44

	Before payments	Payments	After payments	
Principal Amount		Principal Amount Principal Amount		
	Outstanding (single	Outstanding (single	Outstanding (single	
	Note)	Note)	Note)	
Class A Notes	10.250.000.000,00	-	10.250.000.000,00	
Class B Notes	4.939.800.000,00	-	4.939.800.000,00	

the Principal Outstanding Amount of the Senior Notes on such Calculation Date;	

(B)	the Issuer Available Funds on such Payment Date net of all amounts payable on such Payment Date in priority to the Sen	ior Notes Principal Payment Amount	
(C)	the greater of (a) zero, and (b) the Target Amortisation Amount on such Payment Date.		
	Senior Notes Principal Payment Amount	Min [(A) ; (B) ; (C)]	N/A
(D)	the Principal Outstanding Amount of the Junior Notes on such Calculation Date		
(E)	the Issuer Available Funds on such Payment Date net of all amounts payable on such Payment Date in priority to the Juni	or Notes Principal Payment Amount	
(F)	the greater of (a) zero, and (b) the Target Amortisation Amount less the Senior Notes Principal Payment Amount (if any) of	on such Payment Date.	
	Junior Notes Principal Payment Amount	Min [(D) ; (E) ; (F)]	N/A

* Or, in the case of the Initial Interest Period, the rate per annum obtained by linear interpolation of the Euribor for 3 months and 6 months.