SUNRISE SPV 93 SRL					
	Payments & Investor's Report				
Payment Date: Reporting Period	27/11/2024 01/10/2024 31/10/2024				

	Issuer Available Funds					
	Interest Available Funds			Principal Available Funds		
(a)	The interest accrued on the Issuer Accounts (other than the Collateral Account, the Securities Account (if any), the Expenses Account and the Capital Account) as well as any amount of interest; premium or other profit derived from the Eligible Investments readed during the Reference Period immediately preceding such Payment Date, and constituting clear funds on such Payment Date	75.828,83	(a)	the Collections of Principal received during the immediately preceding Reference Period in relation to such Payment Date (including all amounts on account of principal deriving from the Eligible Investments made using funds standing to the credit of the Collection Account to the extent realised during the Reference Period immediately preceding such Payment Date, and constituting clear funds on such Payment Date)	13.144.398,09	
(b)	The Collections of Interest and the Collections of Fees received during the Reference Period immediately preceding such Payment Date	2.401.081,86	(b)	the portion of any Positive Price Adjustment corresponding to the Principal Amount Outstanding of the relevant Receivables (which are not Defaulted Receivables as at the Cut-OT bate immediately preceding the date on which the Positive Price Adjustment is due and payabile) paid by the Originator to the Issuer during the immediately preceding Reference Period in relation to such Payment Date	-	
(c)	any amount paid by the Hedging Counterparty (other than any amount payable by the Hedging Counterparty to the Collateral Account under the Credit Support Annex) in respect of such Payment Date	304.138,98	(c)	the purchase price paid by the Originator during the immediately preceding Reference Period for the repurchase of Receivables (other than Defaulted Receivables) in the cases specified under article 17 of the Master Transfer Agreement		
(d)	Any amount allocated on such Payment Date under item (i) of the Pre-Acceleration Principal Priority of Payments;	-	(d)	any amount paid by Agos to the Issuer pursuant to $\left(i\right)$ article 4 of the Warranty and Indemnity Agreement during the immediately preceding	-	
(e)	The aggregate of (i) the Recoveries received during the Reference Period immediately preceding such Payment Date; and (ii) the purchase price paid by the Originator for the repurchase of the Defaulted Receivables in the case specified under article 17 of the Master Transfer Agreement	91.071,32	(e)	the portion of the purchase price corresponding to the Notes Principal Amount Outstanding, and by the Originator for the repurchase of the Receivables (excluding the purchase price of any Defaulted Receivables) in the cases specified under article 16 of the Master Transfer Agreement		
(f)	The positive difference, if any, between (i) the purchase price paid by the Originator for the repurchase of all the Receivables (excluding the purchase price of any Defaulted Receivables) pursuant to article 16 of the Master Transfer Agreement and (ii) the Notes Principal Amount Outstanding of all the Notes on the Calculation Date immediately preceding such Payment Date	-	(f)	Amounts credited to the Defaulted Account	681.375,64	
(g)	The positive difference, only in relation to Receivables which are not Defaulted Receivables as at the Cut-OT Date immediately preceding the date on which the Positive Price Adjustment is due and payled, if any, between () the Positive Price Adjustment paid by the Originator to the Issuer during the Reference Period immediately preceding such Cut-Off Date and (i) the Principal Amount Outstanding of the relevant Receivables as determined on the date on which the Positive Price Adjustment has become due and paylede		(g)	Any amount allocated under item $(iii)(b)$ of the Pre-Acceleration Principal Priority of Payments on any preceding Payment Date;		
(h)	The Positive Price Adjustment paid by the Originator for the repurchase of such Receivables which are Defaulted Receivables as at the Cut-Off Date immediately preceding the date on which the Positive Price Adjustment is due and payable	-	(h)	on each Payment Date during the Amortising Period up to (but excluding) the Payment Date on which the Rated Notes will be redeemed in full or cancelled, the difference (if positive) between the balance of the Cash Reserve Account (prior to making payments due on such Payment Date) and the Cash Reserve Required Amount relating to such Payment Date	345.644,34	
(i)	The positive balance, as at the Calculation Date immediately preceding such Payment Date, of the Cash Reserve Account (without taking into account any interest accrued thereon as well as any amount of interest, premium or other profit derived from the Eigble Investments made using funds standing to the credit of the Cash Reserve Account), provided that the Rated Notes have not been fully redeemed nor cancelled	8.811.067,02	(i)	on the Payment Date on which the Fated Notes will be redeemed in full (laking) induced account also all the principal regenerates made on such Payment Date) or cancelled, any amount credited to the Cash Reserve Account but not in excess of the amounts credited on the Issue Date on such account		
(j)	On each Payment Date, the positive balance on the Calculation Date immediately preceding such Payment Date of the Payment Interruption Risk Reserve Account (without taking into account any interest accrued thereon as well as any amount of interest, premium or other profil derived from the Eligible Investments made using funds standing to the credit of the Payment Interruption Risk Reserve Account), provided that the Rated Notes have not been fully redeemed nor cancelled	4.220.257,11	(j)	On the Payment Date on which the Rated Notes will be redeemed in full (taking into account also all the principal repayments made on such Payment Date), any amount credited to the Rata Posticipata Cash Reserve Account	-	
(k)	On each Payment Date, the positive balance on the Calculation Date immediately preceding such Payment Date of the Rata Posticipata Cash Reserve Account (without taking into account any interest accrued thereon as well as any amount of interest, premium or other profit derived from the Eligible Investments made using funds standing to the credit of the Rata Posticipata Cash Reserve Account), provided that the Rated Notes have not been fully redeemed nor cancelled		(k)	On the Payment Date on which the Rated Notes will be redeemed in full (taking into account also all the principal repayments made on such Payment Date), any amount credited to the Payment Interruption Risk Reserve Account		
(I)	any other amount received during the Reference Period immediately preceding such Calculation Date not ascribable as amounts received under any of the above items as well as under any of the items of the definition of Principal Available Funds and excluding in any event an amount corresponding to the cash benefit relating to Tax Credit (as defined in the Hedging Agreement)	27.451,59				
(m)	On the Payment Date on which the Rated Notes will be redeemed in full (considering also all the principal repayments made on such Payment Date) or cancelled, any amount credited to the Cash Reserve Account in excess of the amounts under item (i) of the Principal Available Funds	-				
	Total Interest Available Funds	15.930.896,71		Total Principal Available Funds	14.171.418,07	

Order of Priority in respect of the Interest Available Funds

		Amounts Due	Amounts Paid	Amounts carried forward
1	(a) Taxes and Expenses	69,29	69,29	-
	(b) Replenishment Expenses Account up to Retention Amount	-	-	-
2	Interest and Expenses Component to the Servicer (on a Cancellation Date)	-	-	-
3	Remuneration to Representative of Noteholders (including costs and expenses)	306,83	306,83	-
4	Remuneration to Calculation Agent, Cash Manager, Account Bank, Paying Agents, Corporate Servicer, Programme Administrator, Depositary Bank, Securitisation Administrator, the BUS Facilitator and the BUS (to the extent appointed)	3.893,99	3.893,99	_
5	Any amount due and payable to Hedging Counterparties under Hedging Agreement	_	-	-
6	Servicing Fee to the Servicer or to the Sub-Servicer	37.247,60	37.247,60	-
7	Interests on Class A Notes	348.294,10	348.294,10	-
8	Interests on Class B Notes	104.375,00	104.375,00	-
9	Interests on Class C Notes	122.500,00	122.500,00	-
10	Interests on Class D Notes	97.625,00	97.625,00	-
11	Interests on Class E Notes	78.833,33	78.833,33	-
12	if Notes Outstanding Pricnicpal Amount of the rated Notes has not been redeemed in full, to credit the payment Interruption Risk Reserve Account up to the Payment Interruption Risk Reserve Required Amount	4.220.257,11	4.220.257,11	_
13	if Notes Outstanding Pricnicpal Amount of the rated Notes has not been redeemed in full, to credit into the Defaulted Account, the PAO of the Receivables which have became Defaulted Receivables for the first time ,or which have not been already credited on any precceding PD	681.375,64	681.375,64	_
14	Defaulted Interest Amount	-	-	-
15	if Notes Outstanding Pricnicpal Amount of the rated Notes has not been redeemed in full, to credit the Cash Reserve Account up to the Cash Reserve Required Amount	8.811.067,02	8.811.067,02	_
16	to pay any amount to the Hedging Counterparty	-	-	-
17	to credit to the Rata Posticipata aCash Reserve Account an amount equal to the Interest Componet not collected	-	-	-
18	to pay any amount to the Joint Arrangers, the Joint Lead Manager and the Class A Subscriber	-	-	-
19	to pay to Originator any amount due and payable under article 6 of the Warranty and Indemnity Agreement	_	-	-
20	to pay any amounts due and payable to the Mezzanine Notes Subscriber and the Junior Notes Subscriber under clause 10 of the Mezzanine and Junior Notes Subscription Agreement			
21	to pay all amounts due and payable in respect of interest on the Class M Notes	208.000,00	208.000,00	-
22	to pay any surplus as Deffered Purchase Price to the Originator	1 217 051 80	1 217 051 80	_

Order of Priority in respect of the Principal Available Funds

		Amounts Due	Amounts Paid	Amounts carried forward
1	Defaulted Interest Amount	-	-	-
2	To pay pari passu e pro rata Class A principal amount (if and where applicable)	14.171.418,07	14.171.416,20	1,87
3	(a) During the Purchase Period, the Purchase Price of any Subsequent Portfolio purchased on such Payment Date	-	-	-
	(b) to credit any amount remaining to the Collection Account	-	-	-
4	Class B principal amount after redemption in full of Class A (if and where applicable)	-	-	-
5	Class C principal amount after redemption in full of Class A and B (if and where applicable)	-	-	-
6	Class D principal amount after redemption in full of Class A,B and C(if and where applicable)	-	-	-
7	Class E principal amount after redemption in full of Class A ,B, C and D (if and where applicable)	-	-	-
8	Principal Component to the Servicer (on a Cancellation Date)	-	-	-
9	To pay any amounts due and payable to Joint Arrangers, Class A Subscriber	-	-	-
10	Principal of Class M Notes (after theSenior and Mezzanine Notes are totally redeemed)	-	-	-
11	to allocate any surplus to the Interest Available Funds	-		-

Sunrise SPV 93 Series Notes : Amortisation Amounts

Class A Notes Initial Outstanding Principal 109.922.753.20 Class A Notes Initial Outstanding Principal 141.11.4820 Class A Notes Residual Outstanding Principal 95.768.337.00 Class A Notes Residual Outstanding Principal 95.769.30 Class B Notes Initial Outstanding Principal 95.560.000.00 Class B Notes Initial Outstanding Principal 93.560.000.00 Class C Notes Initial Outstanding Principal	Principal Availbale for redeem	14.171.418,07
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Interest Period 28/10/2024 - 27/11/2024		
	Interest Period Interest amount of the period	28/10/2024 - 27/11/2024

Portfolio Performance

Receivables Eligible Outstanding Principal of the Portfolio at Calculation Date

Other portfolio details

Number of Receivables Average age (seasoning) of the Portfolio (in months) Weighted average remaining term to maturity of the Portfolio (in months) Rate of Return of the Portfolio

Collateral Pool Performance (end of Reference Period)

	Late installments and defaulted receivables						
	new defaults	cumulated gross defaults (a)	of which Cumulated Written off (b)	new recoveries	cumulated recoveries including those deriving from repurchases of def. rec. (b)	Cumulated defaults net of recovered amounts (a-b-c)	
Principal Amount Outstanding (including any Accrual of Int.)	681.375,64	31.611.981,56	5.093.662,06	75.375,18	12.569.425,33	13.948.894,17	
Number of Receivables	67	2.995	593	-	1.758	-	

		Late Installments for						
	1 month	2 months	3 months	4 months	5 months	6 months	7 months	8 months
Principal Amount Outstanding (including any Accrual of Interest)	4.234.626,13	1.618.982,67	1.078.169,44	1.251.253,24	458.424,32	435.766,49	185.885,87	88.239,36
Principal Installments due but unpaid	72.190,63	57.089,09	47.512,00	79.640,35	48.534,27	35.487,03	17.876,74	9.287,03
Insterest Installments due but unpaid	25.175,38	22.344,64	23.274,84	35.002,55	15.936,03	17.347,48	9.898,81	4.852,44
Others Installments due but unpaid	10.221,69	8.144,08	6.277,33	7.274,56	4.914,80	2.145,78	656,24	305,77
Number of Receivables	582	173	100	106	54	33	15	7

Pool concentration (including subsequent portfolio to be offered)

Pool of the New Vehicles	13,46%	13,46%
Pool of the Used Vehicles	6,51%	6,51%
Pool of the Personal Loans	78,68%	78,68%
Pool of the Furniture Loans (Mobili)	1,16%	1,60%
Pool of the Special Purpose Loans (Altro Finalizzato)	0,20%	0,20%
Number of Receivables	42.757	43.921
Weighted Average age (seasoning) of the Portfolio (in months)	42	40
Weighted average remaining term to maturity of the Portfolio (in months)	58	58
Weighted average Rate of Return of the Portfolio	7,58	7,58
Number of loans in the Ref. Period that allows a "rata posticipata"	33.482	34.066
Principal Amount Outstanding of loans, in the Ref. Period, that allows a "rata posticipata"	262.840.367	272.374.892
Number of loans in the Ref. Period for which the Debtors have excercised a "rata posticipata"	159	109
Principal Amount Outstanding of loans, in the Ref. Period, for which the Debtors have excercised a "rata posticipata"	2.473.822,98	1.843.256
Amount of the Instalment in the Ref. Period in interest not paid by the Debtors following a "rata posticipata"	17.700,73	13.856
Loans Repurchases		

				current	cumulative
Amount of loans repurchased €					
Number of loans repurchased					
		Repurchases according	ng to clause 17 of the	Transfer Agreemer	nt
	new repurchase	of which Defaulted Receivables	Cumulated repurchases	% cumulated repurchases over Initial Portfolio	% cumulated repurchases over Initial Portfolio in the previous reference period
Principal Amount Outstanding (including any Accrual of Interest)				10.953.873,78	1,29
Principal due but unpaid		-			
Amounts due under clause 17.1 (i) (ii) of the Transfer Agreement	-	-	-		
Repurchase Price		-			
Number of receivables		-	-		

Renegotiation	
Principal Amount Outstanding of Receivables object of clause 5.1 of the Servicing during the Reference Period	0,00
Principal Amount Outstanding of Receivables object of clause 5.1 of the Servicing cumulated since the Issue Date	274.880,78

42.757,00
42,00
58.00

CURRENT

352.442.680,80

	42.757,00
	42,00
	58,00
	7,58
-	

Trigger			
		Current Value	Limit
Triggers Non-payment Breach of Obligations by the Issuer Insolvency of the Issuer Winding-up of the Issuer Unlawfulness of the Issuer	NO NO NO NO		
Early Termination Events Trigger Notice Breach of Obligations of the Originator Breach of Rep&Warranties by the Originator Insolvency of the Originator Renegotiations of the Originator Winding-Up/Liquidation of the Originator Invalidity of the Transaction Documents Revoking of the Servicer	NO NO NO NO NO NO NO NO		
Breach of Delinquent Relevant Threshold Breach of Default Relevant Threshold	NO NO	1,42% 0,190%	3,50% 0,90%
Cash Reserve shortfall Balance of General Acct is higher than 15% of the PAO of the Receivables Sale option not exercised by Agos for three consecutive Optional Purchase Dates Principal Amount Outstanding of the Receivables included in the Initial Portfolio	N.A NO	-	

Compliance with the Concentration Limits

Interest rate	N.A	7,57%	7,00%
Top 1 obligor	N.A	0,02%	0,008%
Pool of Personal Loans	N.A	78,68%	80,000%
Pool of Used Vehicles	N.A	6,51%	9,000%
Average ticket of personal loans	N.A	€ 10.700	€ 17.000
Postal bulletin	N.A	3,84%	5,00%
Insurance Premia	N.A	4,92%	10%
Flexible Receivables	N.A	74,36%	75%

NO

Asset & Liabilities Reconciliation

Asset	Amount € MM	Size (% of assets)	Liabilities	Amount € MM	Size (% of assets)
Receivables	352.442.681	96,42%	Class A1	95.758.337	27,46%
Cash Reserve	8.811.067	2,41%	Class B	83.500.000	23,95%
Payment Interruption Risk Reserve	4.220.257	1,15%	Class C	73.500.000	21,08%
Subsequent Portfolio	-	0,00%	Class D	35.500.000	10,18%
Expenses Required Amount	50.000	0,01%	Class E	22.000.000	6,31%
			Class M	38.400.000	11,01%
TOTAL	365.524.005	100,00%	TOTAL	348.658.337	100,00%

Principal Amount Outstanding of the Receivables which have become Defaulted Receivables to the Defaulted Account since Inception

Amount Due Amount Paid

31.611.981,56 31.611.981,56

Reserves Calculation

Cash Reserve Amount ON ISSUE DATE	4.220.257,11
Cash Reserve Required Amount (until the Senior Notes will be redeemed in full)	8.811.067,02
Balance of the Cash Reserve Account at previous Payment Date	9.156.711,36
Balance of the Cash Reserve Account (current Payment Date)	8.811.067,02
Cash Reserve Required Amount ancora da costituire	-
Cash Reserve da restituire (Amortising Period)	345.644,34
Payment Interruption Risk Reserve Amount ON ISSUE DATE	4.220.257,11
Payment Interruption Risk Reserve Required Amount (until the Senior Notes will be redeemed in full)	4.220.257,11
Balance of the Payment Interruption Risk Reserve Account at previous Payment Date	4.220.257,11
Balance of the Payment Interruption Risk Reserve Account (current Payment Date)	4.220.257,11
Payment Interruption Risk Reserve Required Amount ancora da costituire	
Payment Interruption Risk Reserve Amount (Amortising Period)	

Rata Posticipata Cash Reserve Account	-
if on the two immediately preceding CD the PAO of the Flexible Receivables in relation to which the relevant Debtors	
have exercised, during the relevant Reference Period, the option to postpone the payment of the relevant Installments is	
higher than 5% of the PAO of all the Flexible Receivables as of the Cut-Off Date preceding each CD	
Principal Amount Outstanding of the Flexible Receivables CD-1	71,74%
Principal Amount Outstanding of the Flexible Receivables that have excercised CD-1	0,94%
Principal Amount Outstanding of the Flexible Receivables CD-2	71,74%
Principal Amount Outstanding of the Flexible Receivables that have excercised CD-2	0,68%

CRR statement

Class A	95.758.337,00
Class A Notes privately-placed with investors which are not in the Originator Group	94,995%
Class A Notes retained by a member of the Originator Group	5,00497%
Class A Notes publicly-placed with investors which are not in the Originator Group	
Class B (Self - Retained)	83.500.000,00
Class B Notes privately-placed with investors which are not in the Originator Group	
Class B Notes retained by a member of the Originator Group	100,00%
ClassB Notes publicly-placed with investors which are not in the Originator Group	
Class C (Self- Retained)	73.500.000,00
Class C Notes privately-placed with investors which are not in the Originator Group	
Class C Notes retained by a member of the Originator Group	100,00%
Class C Notes publicly-placed with investors which are not in the Originator Group	
Class D (Self-Retained)	35.500.000,00
Class D Notes privately-placed with investors which are not in the Originator Group	
Class D Notes retained by a member of the Originator Group	100,00%
Class D Notes publicly-placed with investors which are not in the Originator Group	
Class E (Self-Retained)	22.000.000,00
Class E Notes privately-placed with investors which are not in the Originator Group	
Class E Notes retained by a member of the Originator Group	100,00%
Class E Notes publicly-placed with investors which are not in the Originator Group	
Class M (Self - Retained)	38.400.000,00
Notes Residual Total Outstanding Amount as of Payment Date	348.658.337,00
Notes retained by the Originator	73,91%

Agos, as originator, confirms to maintain a material net economic interest of at least 5% in the securitisation, in accordance with option (a) of article 6, paragraph 3, of the EU Securitisation Regulation and the applicable Regulatory Technical Standards'

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