Solitaire I B.V.

ESMA identifier: 7245002ZUXNOEJ0QPZ44N202101

Notes and Cash Report

Reporting period: 25 August 2023 - 27 November 2023

Reporting Date: 27 November 2023

AMOUNTS IN EURO

Vistra FS (Netherlands) B.V.

www.dutchsecuritisation.nl Report Version 2.0

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Key Dates

Securitisation Dates						
Key Dates						
Closing Date	11 Aug 2021					
Revolving Period End-Date	1 Dec 2039					
Final Maturity Date	25 Nov 2104					
Portfolio Cut-off Date	31 Oct 2023					

Class Dates		
Note Class	Class A	Class B
Key Dates		
Issue Date	11 Aug 2021	11 Aug 2021
First Optional Redemption Date	25 Aug 2026	25 Aug 2026
Step Up Date	N/A	N/A
Fixing Date Reference Rate	N/A	N/A
Notes Calculation Date	27 Nov 2023	27 Nov 2023
Notes Interest Payment Date	27 Nov 2023	N/A
Notes Principal Payment Date	27 Nov 2023	27 Nov 2023
Accrual Start Date	25 Aug 2023	N/A
Accrual End Date	25 Nov 2023	N/A
Day Count Convention	30/360	N/A
Accrual Period (in days)	90	N/A

Bond Report

Note Class	Class A	Class B
General information		
Issuer	Solitaire 1 B.V.	Solitaire 1 B.V.
ISIN Code	XS2306566659	XS2306566733
Common code	230656665	230656673
Security code		
Stock Exchange Listing(s)	Euronext Exchange	Not Listed
Currency	EUR	EUR
Applicable exchange rate	Not Applicable	Not Applicable
Tranche Type	Soft Bullet	Soft Bullet
Mortgage backed (yes / no)	Yes	Yes
Original Credit Rating(s) (S&P/Moody's/Fitch/DBRS)	AAA (sf) / - / AAA (sf) /	-/-/-
Current Credit Rating(s) (S&P/Moody's/Fitch/DBRS)	AAA (sf) / - / AAA (sf) /	-/-/-
Original Weighted Average Life (expected)		
Credit enhancement after payments		
Seniority Ranking	1	2
Principal Balance minus Deficiency Ledger	310,312,886.00	27,500,000.00
-Through reserve fund	0.00	0.00
-Through subordination	27,500,000.00	0.00
Total	27,500,000.00	0.00
Current Attachment Point	0.0814	0.0000
Original Attachment Point	0.0617	0.0000
Current Credit Enhancement	0.0814	0.0000
Original Credit Enhancement	0.0732	0.0000
Liquidity support after payments		
-Through cash advance facility	3,796,215.70	N/A
-Through reserve fund	0.00	N/A
Total	3,796,215.70	N/A
Risk Retention Method	First loss tranche - i.e.	
Risk Retention Holder	Article 6(3)(d) (FLTR) Originator (ORIG)	
Total percentage retained at Closing Date		
Percentage retained at Closing Date	0.00 %	0.00 %
Percentage placed at Closing Date (privately and/or publicly)	100.00 %	100.00 %
Total	100.00 %	100.00 %
Total percentage retained at Reporting Date		
Percentage retained at Reporting Date	0.00 %	0.00 %
Percentage placed at Reporting Date (privately and/or publicly)	100.00 %	100.00 %
Total	100.00 %	100.00 %
	•	•

Solitaire I B.V.

Bond Report (2)

Note Class	Class A	Class B
Principal information		
Original Principal Balance	352,300,000.00	27,500,000.00
Number of notes	3,523	275
Principal Balance before Payment	316,351,308.00	27,500,000.00
Total Principal Payments	6,038,422.00	0.00
Principal Balance after Payment	310,312,886.00	27,500,000.00
Principal Payments per Note	1,714.00	0.00
Principal Balance per Note after Payment	88,082.00	100,000.00
Factor after Payment	0.88082	1.00000
Principal Deficiency Ledger (PDL)		
PDL Balance at start of the period	0.00	0.00
Additions to PDL in the period	N/A	N/A
Releases from PDL in the period	0.00	0.00
PDL Balance after the Payment Date	0.00	0.00
Cumulative Additions to PDL	N/A	N/A
Cumulative Releases from PDL	0.00	0.00
Interest information		
Current Interest Rate Index and Tenor	N/A	N/A
Coupon Reference Rate (in bps)	N/A	N/A
Relevant Margin (in bps)	N/A	N/A
Step Up Margin (in bps)	N/A	N/A
Current Coupon (in bps)	5.000	N/A
Coupon Floor	0.00%	0.00%
Scheduled Interest Payments	39,543.91	0.00
Total Interest Payments	39,543.91	N/A
Interest Payments Per Note	11.22	N/A
Current Interest Shortfall	0.00	N/A
Cumulative Interest Shortfall	0.00	N/A
Total Principal + Interest Payments	6,077,965.91	0.00

Revenue Priority of Payments

	Previous Period	Current Period
Available Revenue Funds		
(a) as interest on the Mortgage Receivable;	1,475,667.06	1,498,276.00
(b) as interest accrued and received on the Issuer Accounts;	7,142.68	5,653.07
(c) as prepayment and interest penalties under the Mortgage Receivables;	0.00	6.19
(d) as Net Foreclosure Proceeds on any Mortgage Receivables to the extent that such proceeds do not relate to the principal;	0.00	0.00
(e) as amounts to be drawn under the Cash Advance Facility whether or not from the Cash Advance Facility Stand-by Account (other than Cash Advance Facility Stand-by Drawings) on the immediately succeeding Notes Payment Date;	0.00	0.00
(f) any amounts debited to the Revenue Reconciliation Ledger and released from the Issuer Collection Account on the immediately succeeding Notes Payment Date;	0.00	0.00
(g) as amounts received in connection with a repurchase of Mortgage Receivables pursuant to the Servicing Agreement II and/or the Mortgage Receivables Purchase Agreement or any other amounts received pursuant to the Servicing Agreement II and/or the Mortgage Receivables Purchase Agreement to the extent that such amounts do not relate to principal;	0.00	0.00
(h) as amounts received in connection with a sale of Mortgage Receivables pursuant to the Trust Deed to the extent that such amounts do not relate to principal;	0.00	0.00
(i) as amounts received as Post-Foreclosure Proceeds on the Mortgage Receivables;	0.00	0.00
(j) any (remaining) amounts standing to the credit of the Issuer Collection Account on the Notes Payment Date on which the Notes are redeemed in full to the extent that not included in items (a) up to and including (j);	0.00	0.00
Less:		
(k) (a) on the first Notes Payment Date of each year, an amount equal to the highest applicable corporate income tax rate (25 per cent. in 2020) of the higher of (A) EUR 3,500 and (B) 10 per cent. of amount due and payable per annum by the Issuer to the Issuer Director, pursuant to item (a) of the Revenue Priority of Payments, representing taxable income for corporate income tax purposes in the Netherlands (the Profit) and (b) any part of the Available Revenue Funds required to be credited to the Revenue Reconciliation Ledger on the immediately succeeding Notes Payment Date in accordance with the Administration Agreement;	0.00	0.00
(I) an amount paid to third parties (other than pursuant to any of the Transaction Documents) under obligations incurred in the Issuer's business at a date which is not a Notes Payment Date during the relevant Notes Calculation Period; and	0.00	0.00
(m) any NHG Return Amount (to the extent such amount relates to (a) item (ii) of the definition thereof and (b) interest) paid to Stichting WEW during the previous Notes Calculation Period),	0.00	0.00
Total Available Revenue Funds	1,482,809.74	1,503,935.26
Priority of Payments in respect of interest		
(a) first, in or towards satisfaction, pro rata and pari passu, according to the respective amounts thereof, of the fees, costs, expenses or other remuneration due and payable to the Directors in connection with the Management Agreements and any costs, charges, liabilities and expenses incurred by the Security Trustee under or in connection with any of the Transaction Documents;	11,381.26	-22,762.52
(b) second, in or towards satisfaction, pro rata and pari passu, according to the respective amounts thereof, of fees, costs, expenses, liabilities and any other amounts due and payable to (i) the Issuer Administrator under the Administration Agreement and (ii) the Servicers under the Servicing Agreements;	216,824.99	215,397.48
(c) third, in or towards satisfaction, pro rata and pari passu, according to the respective amounts thereof, of (i) any amounts due and payable to third parties under obligations incurred in the Issuer's business (other than under the Transaction Documents), including, without limitation, in or towards satisfaction of sums due or provisions for any payment of the Issuer's liability, if any, to tax (other than Dutch corporate income tax over Profit), (ii) any fees and expenses of the Credit Rating Agencies and any legal adviser, auditor and accountant appointed by the Issuer or the Security Trustee, (iii) any amounts due to the Paying Agent under the Paying Agency Agreement, (iv) the Cash Advance Facility Commitment Fee (as set forth in the Cash Advance Facility Agreement) due to the Cash Advance Facility Provider, (v) any amounts due to the Issuer Account Bank under the Issuer Account Agreement (for the avoidance of doubt, including negative interest on the Issuer Accounts) and (vi) any amounts due in connection with the listing of the Notes;	83,918.80	11,835.01
(d) fourth, in or towards satisfaction of any amounts due and payable to the Cash Advance Facility Provider under the Cash Advance Facility Agreement, including, following a Cash Advance Facility Stand-by Drawing, in or towards satisfaction of sums to be credited to the Cash Advance Facility Stand-by Drawing Account, and excluding any gross-up amounts or additional amounts due under the Cash Advance Facility Agreement payable under item (h) below, and excluding the Cash Advance Facility Commitment Fee;	0.00	0.00
(e) fifth, in or towards satisfaction, pro rata and pari passu, of interest due on the Class A Notes;	39,871.99	39,543.91
(f) sixth, in or towards making good, any shortfall reflected in the Class A Principal Deficiency Ledger until the debit balance, if any, on the Class A Principal Deficiency Ledger is reduced to zero;	0.00	0.00
(g) seventh, in or towards making good, any shortfall reflected in the Class B Principal Deficiency Ledger until the debit balance, if any, on the Class B Principal Deficiency Ledger is reduced to zero;	0.00	0.00
(h) eight, in or towards satisfaction of gross-up amounts or additional amounts due, if any, to the Cash Advance Facility Provider pursuant to the Cash Advance Facility Agreement; and	0.00	0.00
(i) ninth, in or towards satisfaction, of the Deferred Purchase Price to bunq (on behalf of the Sellers).	1,130,812.70	1,259,921.38
Total Priority of Payments in respect of interest	1,482,809.74	1,503,935.26

Redemption Priority of Payments

	Previous Period	Current Period
Available Principal Funds		
(a) as amounts of repayment and prepayment in full of principal under the Mortgage Receivables, from any person, but, for the avoidance of doubt, excluding prepayment penalties, if any;	6,942,514.21	6,488,223.05
(b) as Net Foreclosure Proceeds on any Mortgage Receivable to the extent that such proceeds relate to principal;	0.00	0.00
(c) as amounts received in connection with a repurchase of Mortgage Receivables pursuant to the Servicing Agreement II and/or the Mortgage Receivables Purchase Agreement and any other amounts received pursuant to the Servicing Agreement II and/or the Mortgage Receivables Purchase Agreement to the extent that such amounts relate to principal;	0.00	0.00
(d) as amounts received in connection with a sale of Mortgage Receivables pursuant to the Trust Deed to the extent that such amounts relate to principal up to the Outstanding Principal Amount of the relevant Mortgage Receivable from any person, whether by set-off or otherwise, but, for the avoidance of doubt, excluding Prepayment Penalties, if any;	0.00	0.00
(e) as amounts applied towards making good any Realised Loss reflected on to the relevant sub-ledger of the Principal Deficiency Ledger on the immediately succeeding Notes Payment Date in accordance with item (f) or (g) of the Revenue Priority of Payments;	0.00	0.00
(f) as partial prepayment in respect of the Mortgage Receivables (with a maximum of the Principal Amount Outstanding;	0.00	0.00
(g) as amounts equal to the excess (if any) of (a) the sum of the aggregate proceeds of the issue of the Notes over (b) the Initial Purchase Price of the Mortgage Receivables purchased on the Closing Date;	0.00	0.00
(h) (a) as any part of the Available Principal Funds calculated on the immediately preceding Notes Calculation Date which has not been applied towards redemption of the Notes or purchase of Further Advance Receivables on the immediately preceding Notes Payment Date, and (b) any amount to be drawn from the Principal Reconciliation Ledger on the immediately succeeding Notes Payment Date in accordance with the Administration Agreement;	3,056.31	871.21
(i) on the First Optional Redemption Date and on each Optional Redemption Date thereafter, in case of a sale of Mortgage Receivables in accordance with the Trust Deed, an amount equal to the amount required to redeem the Class A Notes at their Principal Amount Outstanding after taking into account application of the Available Revenue Funds on the immediately succeeding Notes Payment Date,	0.00	0.00
Less:		
(j) (a) the Further Advance Available Amount, if and to the extent that such amount will be actually applied -/- to the purchase of Further Advance Receivables on the next succeeding Notes Payment Date and	4,320,064.31	448,924.31
(j) (b) any part of the Available Principal Funds required to be credited to the Principal Reconciliation Ledger -/- on the immediately succeeding Notes Payment Date in accordance with the Administration Agreement; and	0.00	0.00
Total Available Principal Funds	2,625,506.21	6,040,169.95
Priority of Payments in respect of principal		
(a) first, in or towards redemption, pro rata and pari passu, of principal amounts due under the Class A Notes, until fully redeemed in accordance with the Conditions;	2,624,635.00	6,038,422.00
(b) second, in or towards redemption, pro rata and pari passu, of principal amounts due under the Class B Notes, until fully redeemed in accordance with the Conditions; and	0.00	0.00
- Unapplied principal Funds due to rounding	871.21	1,747.95
(c) third, in or towards satisfaction of the Deferred Purchase Price to bunq (on behalf of the Sellers).	0.00	0.00
Total Priority of Payments in respect of principal	2,625,506.21	6,040,169.95

Issuer Transaction Accounts

	Previous Period	Current Period
Issuer Collection Account		
Balance at the start of the reporting period	11,884.31	15,768.21
Balance at the end of the reporting period	15,768.21	16,644.95
Cash Advance Facility Stand-by Drawing Account		
Balance at the start of the reporting period	0.00	0.00
Additions during the reporting period	0.00	0.00
Subtractions during the reporting period	0.00	0.00
Balance at the end of the reporting period	0.00	0.00

Additional Information

	Previous Period	Current Period
Cash Advance Facility		
Amount deposited in the Cash Advance Facility Stand-by Drawing Account	0.00	0.00
Cash Advance Facility Maximum Amount current Reporting Period	3,827,711.32	3,796,215.70
Cash Advance Facility Maximum Amount next Reporting Period	3,796,215.70	3,723,754.63
Interest due on Cash Advance Facility Drawings	0.00	0.00
Interest paid on Cash Advance Facility Drawings	0.00	0.00
Cash Advance Facility Drawn Amount at the beginning of the Reporting Period	0.00	0.00
Cash Advance Facility Repayment current Reporting Period	0.00	0.00
Cash Advance Facility Drawing current Reporting Period	0.00	0.00
Cash Advance Facility Drawn Amount at the end of the Reporting Period	0.00	0.00
Swap Details		
Not applicable		
Reconciliation of Mortgage Loan Portfolio versus Notes		
Balance of Mortgage Loans on the Cut-off Date (ASR)	254,682,909.57	252,865,433.44
Balance of Mortgage Loans on the Cut-off Date (VENN)	84,847,462.91	84,496,780.30
Balance of the Asset-Backed Notes on the Calculation Date	-346,475,943.00	-343,851,308.00
Sub Total (Pre-Priority of Payments)	-6,945,570.52	-6,489,094.26
Further Advances	4,320,064.31	448,924.31
Repayment Class A	2,624,635.00	6,038,422.00
Repayment Class B	0.00	0.00
Unapplied Redemption Funds	871.21	1,747.95
Total (Post- Priority of Payments)	0.00	0.00
Current Overcollateralization (ESMA- IVSS21)	100.00	100.00

Transaction Triggers and Events

Substitution Triggers	Required Value	Current Value	Status Breached	Consequence if breached
(a) the representations and warranties as set out in clauses 5.1 (Representations and warranties in relation to the Mortgage Loans and the Mortgage Receivables) and 5.3 (Representations of each Seller in relation to itself) of the Mortgage Receivables Purchase Agreement Agreement, which are deemed to be repeated on the relevant Notes Payment Date, are (to the extent relevant) true and correct in all material respects with respect to the relevant Seller, the Further Advance and the Further Advance Receivables relating thereto;	True	True	ОК	No Further Advances purchased (OTHR)
(b) no Enforcement Notice has been delivered;	True	True	ок	No Further Advances purchased (OTHR)
(c) no Assignment Notification Event has occurred and is continuing;	True	True	ок	No Further Advances purchased (OTHR)
(d) the Further Advance Available Amount is sufficient to pay the purchase price for the Further Advance Receivable;	True	True	ОК	No Further Advances purchased (OTHR)
(e) the Issuer has not received a termination notice under any of the Servicing Agreements;	True	True	ок	No Further Advances purchased (OTHR)
(f) there is no balance standing to the debit of any Principal Deficiency Ledger;	True	True	ок	No Further Advances purchased (OTHR)
(g) the weighted average net Loan-To-Value Ratio of all the Mortgage Receivables, including the Mortgage Receivables to be purchased by the Issuer, does not exceed the weighted average net Loan-to-Value Ratio of the Mortgage Receivables as at the Cut-Off Date by more than 1 per cent.;	True	True	ОК	No Further Advances purchased (OTHR)
(h) the aggregate Outstanding Principal Amount of all Interest-only Mortgage Receivables does not exceed 30 per cent. of the aggregate Outstanding Principal Amount of all Mortgage Receivables;	True	True	ок	No Further Advances purchased (OTHR)
(i) the aggregate Outstanding Principal Amount of the Further Advance Receivables sold and assigned by the Sellers to the Issuer during the immediately preceding 12 calendar months does not exceed 1 % of the aggregate Outstanding Principal Amount of the Mortgage Loans as at the first day of such 12 month period; and	True	True	ОК	No Further Advances purchased (OTHR)
(j) there has been no failure by the Sellers to repurchase any Mortgage Receivable which they are required to repurchase pursuant to the Mortgage Receivables Purchase Agreement.	True	True	ок	No Further Advances purchased (OTHR)

^{*} Portfolio after Repurchases and Replenishment

Counterparty Rating Triggers

Counterparty Credit Ratings											
			S&P (ST/LT)	Moody's	(ST/LT)	Fitch (ST/LT)	DBRS	(ST/LT)	
Role	Party	Rank	Rating Trigger	Current Rating	Rating Trigger	Current Rating	Rating Trigger	Current Rating	Rating Trigger	Current Rating	Consequence if breached
Cash Advance Facility Provider (CAPR)	BNG Bank N.V.	1	A-1 / A	A-1+ / AAA	1	/	F1 / A	F1+ / AAA	/	1	Transaction Party might be replaced or any other action might be taken (CHCP)
Issuer Account Bank (ABNK)	BNG Bank N.V.	1	A-1 / A	A-1+ / AAA	/	/	F1 / A	F1+ / AAA	/	/	Transaction Party might be replaced or any other action might be taken (CHCP)

Glossary

Definition / Calculation means the new euro short-term rate of the ECB; €STR Additional Purchase Conditions has the meaning ascribed thereto in Section 7.4 of this Prospectus (Portfolio conditions); means the administration agreement between the Issuer, the Issuer Administrator and the Administration Agreement Security Trustee dated the Signing Date means the Dutch Authority for the Financial Markets (Stichting Autoriteit Financiële Markten): **AFM** means the Commission Delegated Regulation No 231/2013 of 19 December 2012 supplementing Directive 2011/61/EU of the European Parliament and of the Council with regard to exemptions, general operating conditions, depositaries, leverage, transparency and **AIFMR** means any mortgage right (hypotheekrecht) which secures not only the loan granted to the All Moneys Mortgage Borrower to purchase the Mortgaged Asset, but also any other liabilities and moneys that the Borrower, now or in the future, may owe to the relevant Original Lender either (i) regardless of the basis of such liability or (ii) under or in connection with the credit relationship (kredietrelatie) of the Borrower and the relevant Original Lender; means any right of pledge (pandrecht) which secures not only the loan granted to the Borrower to purchase the Mortgaged Asset, but also any other liabilities and moneys that the Borrower, now or in the future, may owe to the relevant Original Lender either (i) regardless of the basis of such liability or (ii) under or in connection with the credit relationship (kredietrelatie) of the Borrower and the relevant Original Lender; All Moneys Pledge All Moneys Security Rights means any All Moneys Mortgages and All Moneys Pledges collectively; means a mortgage loan or part thereof in respect of which the Borrower pays a fixed monthly instalment, made up of an initially high and thereafter decreasing interest portion and an initially low and thereafter increasing principal portion, and calculated in such manner that such mortgage loan will be fully redeemed at its maturity; Annuity Mortgage Loan Annuity Mortgage Receivable means ANOTHER MORTGAGE I B.V., having its official seat (statutaire zetel) in Amsterdam, the Netherlands and registered with the Trade Register under number 77922387; Another Mortgage I Another Mortgage I Portfolio means all Mortgage Receivables that have been sold and assigned to Another Mortgage I by Venn Hypotheken pursuant to Assignment I; Another Mortgage II means Another Mortgage II B.V., having its official seat (statutaire zetel) in Amsterdam, the Netherlands and registered with the Trade Register under number 80671500 Another Mortgage II Portfolio means all Mortgage Receivables that have been sold and assigned to Another Mortgage II by ASR pursuant to Assignment II; means (a) in respect of a repurchase of the Mortgage Receivables associated with certain further advance receivables, mover mortgage receivables and/or bridge mortgage receivables which are supposed to be purchased by Another Mortgage II from ASR in accordance with Another Mortgage II Share which are supposed to be purchased by Another Mortgage II from ASR in accordance with the Assignment II MRPA, an amount equal to (i) the Outstanding Principal Amount of such Mortgage Receivables divided by (ii) the Outstanding Principal Amount of all Mortgage Receivables forming part of the Portfolio and (b) in respect of a repurchase of all of the Mortgage Receivables forming part of the Another Mortgage II Portfolio, an amount equal to (i) the Outstanding Principal Amount of the Mortgage Receivables forming part of the Another Mortgage II Portfolio divided by (ii) the Outstanding Principal Amount of all Mortgage Receivables forming part of the Portfolio; Arrangei means BNP Paribas: means ASR Levensverzekering N.V., having its official seat (statutaire zetel) in Utrecht, the Netherlands and registered with the Trade Register under number 30000847; ASR means the bank account in the name of ASR which is used to collect the monthly payments of the borrowers and to make payments in respect of mortgage loans; ASR Collection Account Assignment Actions means any of the actions specified as such in Section 7.1 (Purchase, repurchase and sale) of means the assignment of certain Mortgage Receivables including all ancillary rights (nevenrechten), such as mortgage rights (rechten van hypotheek) and rights of pledge (rights of pledge) to Another Mortgage I by Venn Hypotheken on 12 June 2020 and from time to time thereafter, by means of the Assignment I MIPA and multiple deeds of assignment and registration of such deeds of assignment with the Dutch tax authorities, as a result of which legal title to such Mortgage Receivables was, or will be, transferred from Venn Hypotheken to Apotter Mortgage II. Assianment I Another Mortgage I; Assignment I MIPA means the master investment and purchase agreement between Venn Hypotheken as originator, Another Mortgage I as purchaser and bunq as lender dated 13 May 2020; means the assignment of certain Mortgage Receivables and the NHG Advance Rights relating thereto, including all ancillary rights (nevenrechten), such as mortgage rights (rechten van hypotheek) and rights of pledge (rights of pledge) to Another Mortgage II by ASR on 15 December 2020 and from time to time thereafter, by means of the Assignment II MRPA and multiple deeds of assignment and registration of such deeds of assignment with the Dutch tax Assignment II authorities or a notarial deed of assignment, as a result of which legal title to such Mortgage Receivables was, or will be, transferred from ASR to Another Mortgage II; means the mortgage receivables purchase agreement between ASR as seller, Another Mortgage II as purchaser and bunq as parent dated 15 December 2020; Assignment II MRPA means the servicing agreement between ASR as servicer and Another Mortgage II as purchaser dated 15 December 2020; Assignment II Servicing Agreement means the assignment of the Mortgage Receivables and the NHG Advance Rights relating thereto, which may include, after the Closing Date, any Further Advance Receivables, to the Issuer by the Sellers under the Mortgage Receivables Purchase Agreement by means of a registered deed of assignment and pledge as a result of which legal title to the Mortgage Receivables and the NHG Advance Rights relating thereto are transferred to the Issuer; Assignment III means any of the events specified as such in Section 7.1 (Purchase, repurchase and sale) of Assignment Notification Event this Prospectus;

Class B Noteholders

Class B Principal Shortfall

Class B Notes

Definition / Calculation Term Assignment Notification Stop Instruction means a written notice sent by the Security Trustee upon the occurrence of an Assignment Notification Event to the Sellers (with a copy to the Issuer) instructing the Sellers not to undertake the Assignment Actions or to take any actions other than the Assignment Actions subject to and in accordance with the Mortgage Receivables Purchase Agreement; Available Funds means the Available Principal Funds and the Available Revenue Funds or any of them; Available Principal Funds has the meaning ascribed thereto in Section 4.1 (Terms and Conditions) of this Prospectus; Available Revenue Funds has the meaning ascribed thereto in Section 5 (Credit Structure) of this Prospectus; means the capital accord under the title "Basel II: International Convergence of Capital Measurement and Capital Standards: Revised Framework" published on 26 June 2004 by the Basel Committee on Banking Supervision; means the capital accord amending Basel II under the title "Basel III: a global regulatory framework for more resilient banks and banking systems" published in December 2010 by the Basel Committee on Banking Supervision; Basel III has the meaning ascribed thereto in Condition 14 (Meetings of Noteholders; Modification; Basic Terms Change Consents; Waiver); means Regulation (EU) 2016/1011 of the European Parliament and of the Council of 8 June Benchmark Regulation 2016 on indices used as benchmarks in financial instruments and financial contracts or to measure the performance of investment funds and amending Directives 2008/48/EC and 2014/17/EU and Regulation (EU) No 596/2014; Beneficiary Rights BKR means Office for Credit Registration (Bureau Krediet Registratie); means BNP Paribas, with registered office at 16 Boulevard des Italiens, 75009 Paris, France and registered with the Commercial Registry of Paris under number 662042449; **BNP Parihas** means the debtor or debtors, including any jointly and severally liable co-debtor or co-debtors, of a Mortgage Loan; Borrower Borrower Insurance Pledge N/A Borrower Insurance Proceeds Instruction N/A Borrower Pledge means a right of pledge (pandrecht) securing the relevant Mortgage Receivable; BRRD means Directive 2014/59/EU of the European Parliament and of the Council of 15 May 2014 establishing a framework for the recovery and resolution of credit institutions and investment firms and amending Council Directive 82/891/EEC, and Directives 2001/24/EC, 2002/47/EC, 2004/25/EC, 2005/56/EC, 2007/36/EC, 2011/35/EU, 2012/30/EU and 2013/36/EU, and Regulations (EU) No 1093/2010 and (EU) No 648/2012, of the European Parliament and of the Council; means bunq B.V., having its official seat (statutaire zetel) in Amsterdam, the Netherlands and registered with the Trade Register under number 54992060; bung **Business Day** means (i) when used in the definition of Notes Payment Date, a TARGET 2 Settlement Date, provided that such day is also a day on which commercial banks and foreign currency deposits in Amsterdam, the Netherlands and London, United Kingdom are open for business and (ii) in any other case, a day on which banks are generally open for business in Amsterdam, the Netherlands and London, United Kingdom; means the cash advance facility provided by the Cash Advance Facility Provider to the Issuer pursuant to the Cash Advance Facility Agreement; Cash Advance Facility means the cash advance facility agreement between the Cash Advance Facility Provider, the Issuer, bunq and the Security Trustee dated the Signing Date; Cash Advance Facility Agreement Cash Advance Facility Maximum Amount means, an amount equal to (a) until the date mentioned in (b) 1.2 per cent. of the Principal Amount Outstanding of the Class A Notes, subject to a floor of 0.5 per cent. of the Principal Amount Outstanding of the Class A Notes on the Closing Date and (b) on the date whereon the Class A Notes have been or are to be redeemed in full, zero; means BNG Bank N.V., having its official seat in The Hague, the Netherlands and registered with the Trade Register under number 27008387; Cash Advance Facility Provider Cash Advance Facility Stand-by Drawing means the drawing by the Issuer of the entire undrawn portion under the Cash Advance Facility Agreement if a Cash Advance Facility Stand-by Drawing Event occurs; Cash Advance Facility Stand-by Drawing Account means the bank account of the Issuer designated as such in the Issuer Account Agreement; Cash Advance Facility Stand-by Drawing Event has the meaning ascribed thereto in Section 5.3 (Liquidity support) of this Prospectus; means either the Class A Notes or the Class B Notes, as the case may be: Class Class A Noteholders means the holders of the Class A Notes; Class A Notes means the EUR 352,300,000 class A mortgage-backed notes 2021 due 2104; Class A Redemption Amount means the principal amount so redeemable in respect of each Class A Note on the relevant Notes Payment Date which shall be equal to the Available Principal Funds available for such purpose divided by the number of Class A Notes subject to such redemption (rounded down to the nearest euro);

means the holders of the Class B Notes:

means the EUR 27,500,000 class B mortgage-backed notes 2021 due 2104;

means an amount equal to the quotient of the balance on the Class B Principal Deficiency Ledger and the number of Class B Notes outstanding on such Notes Payment Date;

Definition / Calculation Term means the principal amount so redeemable in respect of each Class B Note on the relevant Notes Payment Date which shall be equal to the Available Principal Funds available for such Class B Redemption Amount purpose divided by the number of Class B Notes subject to such redemption (rounded down to the nearest euro); means the right of the Sellers to repurchase and accept re- assignment of all (but not only part of) the Mortgage Receivables which are outstanding which right may be exercised on any Notes Payment Date if on the Notes Calculation Date immediately preceding such Notes Payment Date the aggregate Outstanding Principal Amount of the Mortgage Receivables is not more than 10 per cent. of the aggregate Outstanding Principal Amount of the Mortgage Paceivables on the Civing Pate. Clean-Up Call Option Receivables on the Closing Date: Clearstream, Luxembourg means Clearstream Banking, société anonyme means 11 August 2021 or such later date as may be agreed between the Issuer and BNP Paribas; Closing Date CLTFV means current loan to foreclosure value; **CLTMV** means current loan to market value CLTOMV means current loan to original market value; CLTV means current loan to value: means the U.S. Internal Revenue Code of 1986; Code means the Mortgage Code of Conduct (Gedragscode Hypothecaire Financieringen) introduced in January 2007 by the Dutch Association of Banks (Nederlandse Vereniging van Code of Conduct Banken); Collection Foundation means Stichting Derdengelden Venn Hypotheken, having its official seat in Amsterdam, the Netherlands and registered with the Trade Register under number 59974052; means the collection foundations accounts pledge agreement between, among others, the Collection Foundation and the Collection Foundation Accounts Provider dated the Signing Collection Foundation Accounts Pledge Agreement means ABN AMRO Bank N.V., having its official seat in Amsterdam, the Netherlands and registered with the Trade Register under number 34334259 or any replacement collection Collection Foundation Accounts Provider foundation accounts provider; Euroclear or Clearstream, Luxembourg (as elected) in respect of the Class A Notes and Bank of America, National Association, London Branch in respect of the Class B Notes; Common Safekeeper means the terms and conditions of the Notes set out in Schedule 5 to the Trust Deed as from Conditions time to time modified in accordance with the Trust Deed and, with respect to any Notes represented by a Global Note, as modified by the provisions of the relevant Global Note; means in respect of a Mortgage Loan, that part of the Mortgage Loan which the relevant Borrower requested to be disbursed into a blocked account held in his name with the relevant Construction Deposit Original Lender, the proceeds of which may be applied towards construction of, or improvements to, the relevant Mortgaged Asset (including deposits relating to Sustainability Mortgage Loans); COVID-19 Pandemic means the classification of COVID-19 by the World Health Organization as a global CPR means constant prepayment rate; means Regulation (EC) No 1060/2009 of 16 September 2009 on credit rating agencies, as amended by Regulation EU No 462/2013 of 21 May 2013; **CRA Regulation** means Directive 2006/48/EC of the European Parliament and of the Council, as amended by Directive 2009/111/EC; CRD means Directive 2013/36/EU of the European Parliament and of the Council of 26 June 2013 CRD IV on access to the activity of credit institutions and the prudential supervision of credit institutions and investment firms, amending Directive 2002/87/EC and repealing Directives 2006/48/EC and 2006/49/EC; means any credit rating agency who, at the request of the Issuer, assigns, and for as long as it assigns, one or more ratings to the Notes, from time to time, which as at the Closing Date includes Fitch and S&P; Credit Rating Agency Confirmation under the Transaction Documents and which has been notified to each Credit Rating Agency with a request to provide a confirmation, receipt by the Security Trustee, in form and substance satisfactory to the Security Trustee, of:

(a) a confirmation from each Credit Rating Agency that its then current ratings of the Notes will not be adversely affected by or withdrawn as a result of the relevant matter (a Credit Rating Agency Confirmation confirmation): confirmation);
(b) if no confirmation is forthcoming from any Credit Rating Agency, a written indication, by whatever means of communication, from such Credit Rating Agency that it does not have any (or any further) comments in respect of the relevant matter (an indication); or (c) if no confirmation and no indication is forthcoming from any Credit Rating Agency and such Credit Rating Agency has not communicated that the then current ratings of the Notes will be adversely affected by or withdrawn as a result of the relevant matter or that it has comments in respect of the relevant matter: (i) written communication, by whatever means, from such Credit Rating Agency that it has completed its review of the relevant matter and that in the circumstances (x) it does not consider a confirmation required or (y) it is not in line with its policies to provide a confirmation; or
(ii) if such Credit Rating Agency has not communicated that it requires more time or information to analyse the relevant matter, evidence that 30 days have passed since such Credit Rating Agency was notified of the relevant matter and that reasonable efforts were made to obtain a confirmation or an indication from such Credit Rating Agency; means Regulation (EU) No 575/2013 of the European Parliament and of the Council of 26 CRR June 2013 on prudential requirements for credit institutions and investment firms and amending Regulation (EU) No 648/2012; means Regulation (EU) 2017/2401 of the European Parliament and of the Council of 12 December 2017 amending Regulation (EU) No 575/2013 on prudential requirements for credit institutions and investment firms; **CRR Amendment Regulation**

Definition / Calculation Term means the ratio calculated by dividing the Outstanding Principal Amount of a Mortgage Receivable by the Original Market Value; Current Loan to Original Market Value Ratio Cut-Off Date means (i) the last day of the month preceding the Closing Date and (ii) in respect of Further Advance Receivables, as the case may be, the first day of the month preceding the month in which the relevant Notes Payment Date falls; Deed of Assignment and Pledge means a deed of assignment and pledge in the form set out in a schedule to the Mortgage Receivables Purchase Agreement; means any Mortgage Loan that is in arrears for a period exceeding 90 days or in respect of which an instruction has been given to the civil-law notary to publicly sell the Mortgaged Defaulted Mortgage Loan Defaulted Mortgage Receivable means the Mortgage Receivable resulting from a Defaulted Mortgage Loan; means (a) the aggregate Outstanding Principal Amount of all Defaulted Mortgage Receivables, divided by, (b) the aggregate Outstanding Principal Amount of all Mortgage Receivables, each as calculated on such Notes Calculation Date; Defaulted Ratio Deferred Purchase Price means part of the purchase price for the Mortgage Receivables equal to the sum of all Deferred Purchase Price Instalments; Deferred Purchase Price Instalment means, after application of the relevant available amounts in accordance with the relevant Priority of Payments, any amount remaining after all items ranking higher than the item relating to the Deferred Purchase Price have been satisfied; Definitive Notes means Notes in definitive bearer form in respect of any Class of Notes; means the Issuer Director, the Shareholder Director and the Security Trustee Director collectively DNB means the Dutch central bank (De Nederlandsche Bank N.V.); Draft RTS Risk Retention means the EBA Final Draft Regulatory Technical Standards specifying the requirements for originators, sponsors and original lenders relating to risk retention pursuant to article 6(7) of Regulation (EU) 2017/2402 laying down a general framework for securitisation and creating a specific framework for simple, transparent and standardised securitisation dated 31 July 2018 with number EBA/RTS/2018/01; DSA means the Dutch Securitisation Association: means EBA's Final Report Guidelines on the STS criteria for non-ABCP securitisation (EBA/GL/2018/09) of 12 December 2018; EBA STS Guidelines Non-ABCP Securitisations **ECB** means the European Central Bank EEA means the European Economic Area; **EMIR** N/A EMMI means European Money Markets Institute; means the date of an Enforcement Notice; Enforcement Notice means the notice delivered by the Security Trustee to the Issuer pursuant to Condition 10 (Events of Default): **ESMA** means the European Securities and Markets Authority: ΕU means the European Union: means the lawful currency of the member states of the European Union that adopt the single currency in accordance with the Treaty establishing the European Community (signed in Rome on 25 March 1957), as amended from time to time; EUR, euro or € Euribor means Euro Interbank Offered Rate; Euroclear means Euroclear Bank SA/NV as operator of the Euroclear System; Euronext Amsterdam means Euronext in Amsterdam; Eurosystem Eligible Collateral means collateral recognised as eligible collateral for Eurosystem monetary policy and intraday credit operations by the Eurosystem; Event of Default means any of the events specified as such in Condition 10 (Events of Default): means the date, not earlier than 40 days after the issue date of the Notes on which interests in the Temporary Global Notes will be exchangeable for interests in the Permanent Global Exchange Date Extended Annuity Mortgage Loans means a starters mortgage loan (startershypotheek) which is a fixed combination of two menting a sainter inortigage to an istain exponency within a larked commindent of two mortgage loans consisting of (i) a first loan which is an Annuity Mortgage Loan of which part of the total monthly payment is withdrawn from the second loan and (ii) a second loan of € 0 at the start and in respect of which the principal amount grows due to the partial withdrawal of the monthly payment of the first mortgage loan which, after full repayment of the first mortgage loan, will be repaid in annuity up to a maximum of 10 years. has the meaning ascribed thereto in Condition 14 (Meetings of Noteholders; Modification; Consents; Waiver); Extraordinary Resolution means Ernst & Young Accountants LLP; FATCA means the United States Foreign Account Tax Compliance Act of 2009; FATCA Withholding means any withholding or deduction required pursuant to an agreement described in Section 1471(b) of the Code or otherwise imposed pursuant to Sections 1471 through 1474 of the Code (or any regulations thereunder or official interpretations thereof) or an intergovernmental agreement between the United States and any other jurisdiction facilitating the

implementation thereof (or any law implementing such an intergovernmental agreement);

Issuer Director

Definition / Calculation Term Final Maturity Date means the Notes Payment Date falling in August 2104; First Optional Redemption Date means the Notes Payment Date falling in August 2026; means Fitch Ratings Limited; Foreclosure Value means the foreclosure value of the Mortgaged Asset; Further Advance means a loan or a further advance to be made to a Borrower under a Mortgage Loan, which is secured by the same Mortgage means, at any Notes Calculation Date up to (but excluding) the Notes Calculation Date immediately preceding the earlier of (i) the First Optional Redemption Date and (ii) the Revolving Period End Date, the Available Principal Funds; Further Advance Available Amount Further Advance Receivable means the Mortgage Receivable resulting from a Further Advance; means Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April General Data Protection Regulation 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC as amended from time to time and any Dutch or other applicable data protection laws, rules and regulations; Global Note means any Temporary Global Note or Permanent Global Note; HQLA means high quality liquid assets; Means HypoCasso B.V., a private company with limited liability (besloten vennootschap met beperkte aansprakelijkheid) incorporated under Dutch law, having its official seat (statutaire zetel) in Amersfoort, the Netherlands and registered with the Trade Register under number 32156362; HypoCasso means International Central Securities Depositary; Initial Cut-Off Date means 30 June 2021; means, in respect of any Mortgage Receivable, its Outstanding Principal Amount on (i) the Cut-Off Date or (ii) in case of a Further Advance Receivable, the first day of the month immediately preceding the month wherein the relevant Further Advance Receivable is Initial Purchase Price purchased: means any of the following proceedings being imposed on a company: (a) a (preliminary) suspension of payments ((voorlopige) surseance van betaling); or (b) bankruptcy Insolvency Event means Regulation (EU) 2015/848 of the European Parliament and of the Council of 20 May 2015 on insolvency proceedings, recast; Insolvency Regulation Institutional Investor has the meaning ascribed to such term in article 2(12) of the Securitisation Regulation; Insurance Company means any insurance company established in the Netherlands; Insurance Savings Participation has the meaning ascribed thereto in Condition 4(d) (Calculation of Interest Amounts); Interest Determination Date means the day that is 2 Business Days preceding the first day of each Interest Period; Interest Period means the period from (and including) the Closing Date to (but excluding) the Notes Payment Date falling in November 2021 and each successive period from (and including) a Notes Payment Date to (but excluding) the next succeeding Notes Payment Date; means the rate of interest applicable from time to time to a Class of Notes as determined in accordance with Condition 4 (Interest); Interest Rate means a mortgage loan or part thereof in respect of which the Borrower is not required to repay principal until maturity; Interest-only Mortgage Loan Interest-only Mortgage Receivable N/A Investment Company Act means the Investment Company Act of 1940, as amended: Investor Report means any of (i) the Notes and Cash Report and (ii) the Portfolio and Performance Report; Issue Price means in relation to (a) the Class A Notes, 100 per cent. and (b) the Class B Notes, 100 per Issuer means Solitaire I B.V., having its official seat (statutaire zetel) in Amsterdam, the Netherlands and registered with the Trade Register under number 81180985; means the issuer account agreement between the Issuer, the Security Trustee, bunq and the Issuer Account Bank dated the Signing Date; Issuer Account Agreement Issuer Account Bank means BNG Bank N.V., having its official seat (statutaire zetel) in The Hague, the Netherlands and registered with the Trade Register under number 27008387 means any of the Issuer Collection Account and the Cash Advance Facility Stand-by Drawing Issuer Accounts Issuer Accounts Pledge Agreement means the issuer accounts pledge agreement between the Issuer, the Security Trustee and the Issuer Account Bank dated the Signing Date; means Vistra FS (Netherlands) B.V., having its official seat (statutaire zetel) in Amsterdam, the Netherlands and registered with the Trade Register under number 33202549; Issuer Administrator Issuer Collection Account means the bank account of the Issuer designated as such in the Issuer Account Agreement;

means Vistra Capital Markets (Netherlands) N.V., having its official seat (statutaire zetel) in Amsterdam, the Netherlands and registered with the Trade Register under number 33093266;

Definition / Calculation Term Issuer Management Agreement means the issuer management agreement between the Issuer, the Issuer Director and the Security Trustee dated the Signing Date; Issuer Mortgage Receivables Pledge Agreement means the mortgage receivables pledge agreement between the Issuer and the Security Trustee dated the Signing Date; means any and all rights of the Issuer under and in connection with the Mortgage Receivables Issuer Rights Purchase Agreement, the Issuer Account Agreement, the Administration Agreement, the Servicing Agreements, the Cash Advance Facility Agreement, the Paying Agency Agreement and the Receivables Proceeds Distribution Agreement; means the issuer rights pledge agreement between the Issuer, the Security Trustee, the Issuer Rights Pledge Agreement Issuer Administrator, the Sellers, the Servicers, the Issuer Account Bank, the Paying Agent and the Cash Advance Facility Provider pursuant to which a right of pledge is created in favour of the Security Trustee over the Issuer Rights dated the Signing Date; Issuer Services means the services to be provided by the Issuer Administrator; Land Registry means the Dutch land registry (het Kadaster): Life Insurance Policy N/A N/A Life Mortgage Loan Life Mortgage Receivable N/A means a mortgage loan or part thereof in respect of which the Borrower each month pays a fixed amount of principal towards redemption of such mortgage loan (or relevant part thereof) Linear Mortgage Loan until maturity: Linear Mortgage Receivable means ABN AMRO Bank N.V., having its official seat (statutaire zetel) in Amsterdam, the Listing Agent Netherlands and registered with the Trade Register under number 34334259; means one or more of the loan parts (leningdelen) of which a mortgage loan consists; Loan Parts Local Business Day has the meaning ascribed thereto in Condition 5(c) (Payment); MAD Regulations means the Market Abuse Directive, the Market Abuse Regulation and the Dutch implementation legislation pertaining thereto; means any of (i) the Issuer Management Agreement, (ii) the Shareholder Management Agreement and (iii) the Security Trustee Management Agreement; Management Agreement means Directive 2014/57/EU of 16 April 2014; Market Abuse Directive Market Abuse Regulation means Regulation (EU) No 596/2014 of 16 April 2014; Market Value means: (i) in respect of the Another Mortgage I Portfolio, (a) the market value (marktwaarde) of the relevant Mortgaged Asset based on (x) if available, the most recent valuation by an external valuer, or (y) if no valuation is available, or if the loan-to-value of the Mortgage Loan is less than 60 %, the assessment by the Dutch tax authorities on the basis of the WOZ at the is less than 60%, the assessment by the Dutch tax authorities of the Dasis of the WO2 at the time of application by the Borrower or (b) in respect of a Mortgaged Asset to be constructed or in construction at the time of application by the Borrower, the construction costs of such Mortgaged Asset plus the purchase price of the relevant building lot; and (ii) in respect of the Another Mortgage II Portfolio, the market value (marktwaarde) given to the relevant Mortgaged Asset by the valuation addressed to ASR; Master Definitions and Common Terms Agreement means the master definitions and common terms agreement between, amongst others, the Sellers, the Issuer and the Security Trustee dated the Signing Date means a meeting of Noteholders of all Classes or a Class or two or more Classes, as the Meeting case may be; means Directive 2014/65/EU of the European Parliament and of the Council of 15 May 2014 MiFID II on markets in financial instruments Mortgage means a mortgage right (hypotheekrecht) securing the relevant Mortgage Receivables; Mortgage Calculation Date means the 7th Business Day of each calendar month: means the period commencing on (and including) the 1st day of each calendar month and ending on (and including) the last day of such calendar month except for the first mortgage calculation period which commences on (and includes) the Cut- Off Date (under limb (i) of Mortgage Calculation Period such definition) and ends on (and includes) the last day of August 2021; Mortgage Collection Payment Date (i) in respect of the Another Mortgage I Portfolio, the 13th Business Day of each calendar month: and (iii) in respect of the Another Mortgage II Portfolio, the 10th Business Day of each calendar month; means the terms and conditions applicable to a Mortgage Loan, as set forth in the relevant mortgage deed and/or in any loan document, offer document or any other document, including any applicable general terms and conditions for mortgage loans as amended or supplemented from time to time; Mortgage Conditions means Directive 2014/17/EU of the European Parliament and of the Council of 4 February Mortgage Credit Directive 2014 on credit agreements for consumers relating to residential immovable property and amending Directives 2008/48/EC and 2013/36/EU and Regulation (EU) No 1093/2010; means notarially certified copies of the notarial deeds constituting the Mortgage Loans which may be held in electronic form by the relevant Original Lender; Mortgage Deeds means the criteria relating to the Mortgage Loans set forth as such in Section 6 (Portfolio Information) of this Prospectus; Mortgage Loan Criteria means the services to be provided by the relevant Servicer to the Issuer and the Security Trustee with respect to the relevant Mortgage Loans, as set out in the relevant Servicing Mortgage Loan Services Agreement;

Definition / Calculation Term means the mortgage loans granted by the relevant Original Lender to the relevant borrowers which may consist of one or more Loan Parts as set forth in the list of loans attached to the Mortgage Loans Mortgage Receivables Purchase Agreement and after any purchase and assignment of any Further Advance Receivables has taken place in accordance with the Mortgage Receivables Purchase Agreement, the relevant Further Advances, to the extent any and all rights under and in connection therewith are not retransferred or otherwise disposed of by the Issuer; means any and all rights of the relevant Seller (and after assignment of such rights to the Issuer, of the Issuer) against the Borrower under or in connection with a Mortgage Loan, including any and all claims of the relevant Seller (or the Issuer after assignment) on the Borrower as a result of the Mortgage Loan being terminated, dissolved or declared null and valid. Mortgage Receivable Mortgage Receivables Purchase Agreement means the mortgage receivables purchase agreement between, among others, the Sellers, the Issuer and the Security Trustee dated the Signing Date: means (i) a real property (onroerende zaak), (ii) an apartment right (appartementsrecht) or (iii) Mortgaged Asset a long lease (erfpachtsrecht) situated in the Netherlands on which a Mortgage is vested Most Senior Class of Notes has the meaning ascribed thereto in Condition 2(d) (Status and Relationship between the Classes of Notes and Security); Mover Mortgage Loan means a Mortgage Loan in respect of which the Mover Option is exercised; Mover Option means the option of a Borrower to replace an existing Mortgage Loan with a new mortgage loan pursuant to the meeneemregeling (porting facility) and to which the same Mortgage Conditions apply as the existing Mortgage Loan; means (i) the proceeds of a foreclosure on a Mortgage, (ii) the proceeds of foreclosure on any Net Foreclosure Proceeds other collateral securing the relevant Mortgage Receivable (including, for the avoidance of doubt, any amounts received under an NHG Guarantee and any other guarantees or sureties) , (iii) the proceeds, if any, of collection of any insurance policy in connection with the relevant Mortgage Receivable, including fire insurance policy and any other insurance policy, (iv) the proceeds of foreclosure on any other assets of the relevant Borrower, in each case after deduction of foreclosure costs in respect of such Mortgage Receivable, and (v) any cash amounts received by the Issuer as payment under the NHG Advance Rights less any NHG Return Amount relating to a Mortgage (to the extent such amount relates to item (i) of the definition thereof); NHG means the National Mortgage Guarantee (Nationale Hypotheek Garantie); NHG Advance Right has the meaning ascribed thereto in Section 6.7 (NHG Guarantee Programme); means the terms and conditions (voorwaarden en normen) of the NHG Guarantee as set by Stichting WEW and as amended from time to time; NHG Conditions NHG Guarantee means a guarantee (borgtocht) under the NHG Conditions granted by Stichting WEW; NHG Mortgage Loan means a Mortgage Loan that has the benefit of an NHG Guarantee; NHG Mortgage Loan Part means any Loan Part which has the benefit of an NHG Guarantee: NHG Mortgage Receivable means the Mortgage Receivable resulting from an NHG Mortgage Loan; NHG Return Amount means (i) in respect of an NHG Mortgage Loan on which foreclosure procedures have completed and whereby the amount previously received under any NHG Advance Right exceeds the amount which Stichting WEW is obliged to pay out under the NHG Guarantee, the amount which Stichting WEW is entitled to receive back in connection therewith, to the extent repayment of such amount has not been discharged by means of setoff against payment of the amount due by the Stichting WEW under the NHG Guarantee in respect of such NHG Mortgage Loan or (ii) any amounts required to be repaid to Stichting WEW pursuant to the NHG Conditions in connection with an advance payment received as a result of the exercise of the NHG Advance Right; means (i) until the competent authority publishes its interpretation of the term "public" (as referred to in article 4.1(1) of the CRR), an entity or natural person that is or qualifies as a professional market party (professionele marktpartij) as defined in the applicable law of the Netherlands, or (ii) following publication by the competent authority of its interpretation of the term "public" (as referred to in article 4.1(1) of the CRR), such person which is not considered Non-Public Lender to be part of the public Noteholders means the persons who for the time being are the holders of the Notes; means the Class A Notes and the Class B Notes; Notes Notes and Cash Report means the report which will be published quarterly by the Issuer, or the Issuer Administrator on its behalf, and which report will comply with the standard of the DSA Notes Calculation Date means, in respect of a Notes Payment Date, the 4th Business Day prior to such Notes Payment Date means, in respect of a Notes Calculation Date, the 3 successive Mortgage Calculation Notes Calculation Period Periods immediately preceding such Notes Calculation Date except for the first Notes Calculation Period which will commence on the Cut-Off Date (under limb (i) of such definition) and end on and include the last day of October 2021; Notes Payment Date means the 25th day of February, May, August and November of each year or, if such day is not a Business Day, the immediately succeeding Business Day unless it would as a result fall in the next calendar month, in which case it will be the Business Day immediately preceding such day; means the notes purchase agreement relating to the Class A Notes and the Class B Notes between the Arranger, bunq, the Issuer and the Sellers dated the Signing Date; Notes Purchase Agreement means the report which will be published quarterly by the Issuer, or the Issuer Administrator on its behalf, ultimately on the Notes Calculation Date; Notes Report means any Notes Payment Date from (and including) the First Optional Redemption Date up to (and excluding) the Final Maturity Date; Optional Redemption Date means the Foreclosure Value of the Mortgaged Asset as assessed by the relevant Original Lender at the time of granting the Mortgage Loan; Original Foreclosure Value Original Lender means any of Venn Hypotheken and ASR:

Definition / Calculation Term Original Lender Share has the meaning ascribed to such term in clause 20.4 of the Servicing Agreement II; Original Market Value means the Market Value of the Mortgaged Asset as assessed by the relevant Original Lender at the time of granting the Mortgage Loan; Other Claim means any claim the relevant Original Lender has against the Borrower, other than a Mortgage Receivable, which is secured by the Mortgage and/or Borrower Pledge means, at any moment in time, (i) the outstanding principal amount of a Mortgage Receivable at such time and (ii), after a Realised Loss of the type (a) and (b) in respect of such Mortgage Receivable, zero; Outstanding Principal Amount Parallel Debt has the meaning ascribed thereto in Section 4.7 (Security) of this Prospectus; Parent Loan Agreement means the parent loan agreement between the Sellers and bunq dated the Signing Date; means the paying agency agreement between the Issuer, the Paying Agent and the Security Trustee dated the Signing Date; Paying Agency Agreement means ABN AMRO Bank N.V., having its official seat (statutaire zetel) in Amsterdam, the Netherlands and registered with the Trade Register under number 34334259; Paving Agent PCS means Prime Collateralised Securities (PCS) EU SAS: PFP means a politically exposed person. means the Issuer Mortgage Receivables Pledge Agreement, the Issuer Accounts Pledge Agreement, the Issuer Rights Pledge Agreement, the Collection Foundation Accounts Pledge Agreement and any Deed of Assignment and Pledge; Pledge Agreements Pledge I means the right of pledge created by Another Mortgage I in favour of bunq on the Mortgage Receivables sold and assigned to it by Venn Hypotheken Pledge Notification Event means any of the events specified in Clause 7 of the Issuer Mortgage Receivables Pledge means the Mortgage Receivables, the NHG Advance Rights, the Issuer Account Rights and the Issuer Rights; Pledged Assets Portfolio means the Another Mortgage I Portfolio and the Another Mortgage II Portfolio. Portfolio and Performance Report means the report which will be published monthly by the Issuer, or the Issuer Administrator on its behalf, and which report will comply with the standard of the DSA; Portfolio Trigger Event means, in respect of a Notes Payment Date, the occurrence of any of the following events: (a) there is a balance standing to the debit on the Principal Deficiency Ledger after application of the Available Revenue Funds to the Revenue Priority of Payments on such date, (b) the Realised Loss Ratio exceeds 0.40% and (c) the Defaulted Ratio calculated in relation to a Notes Payment Date exceeds 1.50%, each as calculated on the Notes Calculation Date immediately preceding such Notes Payment Date; means any amounts received, recovered or collected from a Borrower in respect of a Mortgage Receivable in addition to Net Foreclosure Proceeds, whether in relation to principal, Post-Enforcement Priority of Payments interest or otherwise, following completion of foreclosure on the Mortgage, the Borrower Pledges and other collateral securing the Mortgage Receivable; means any prepayment penalties (boeterente) to be paid by a Borrower under a Mortgage Loan as a result of the Mortgage Receivable being repaid (in whole or in part) prior to the maturity date of such Mortgage Loan other than (i) on a date whereon the interest rate is reset or (ii) as otherwise permitted pursuant to the Mortgage Conditions; Prepayment Penalties means Commission Delegated Regulation (EU) 2017/653 of 8 March 2017 supplementing Regulation (EU) No 1286/2014 of the European Parliament and of the Council on key information documents for packaged retail and insurance-based investment products (PRIIPs) by laying down regulatory technical standards with regard to the presentation, content, review and revision of key information documents and the conditions for fulfilling the requirement to PRIIPS Delegated Regulation provide such documents; means Regulation (EU) No 1286/2014 of the European Parliament and of the Council of 26 November 2014 on key information documents for packaged retail and insurance-based investment products (PRIIPs); PRIIPs Regulation Principal Amount Outstanding has the meaning ascribed thereto in Condition 6(f) (Definitions): Principal Deficiency means the debit balance, if any, of the relevant Principal Deficiency Ledger; means the principal deficiency ledger relating to the relevant Classes of Notes and comprising Principal Deficiency Ledger sub-ledgers for each such Class of Notes; Principal Reconciliation Ledger means the ledger specifically created for such purpose on the Issuer Collection Account as set forth in the Administration Agreement; Principal Shortfall means an amount equal to (i) the balance of the Principal Deficiency Ledger of the relevant Class divided by (ii) the number of Notes of the relevant Class of Notes on the relevant Notes Payment Date: means any of the Revenue Priority of Payments, the Redemption Priority of Payments and the Post-Enforcement Priority of Payments; Priority of Payments means this prospectus dated 9 August 2021 relating to the issue of the Notes; Prospectus means Regulation (EU) 2017/1129 of the European Parliament and of the Council of 14 June Prospectus Regulation 2017 on the prospectus to be published when securities are offered to the public or admitted to trading on a regulated market, and repealing Directive 2003/71/EC; means in respect of any Further Advance Receivables, any date falling in the period starting Purchase Date at the Closing Date up to (but excluding) the First Optional Redemption Date on which Further Advance Receivables are being purchased; Realised Loss has the meaning ascribed thereto in Section 5 (Credit Structure) of this Prospectus; means, in relation to any Notes Calculation Date: (a) the aggregate Realised Losses in respect of all Notes Calculation Periods following the Closing Date as calculated on such Notes Calculation Date, divided by (b) the aggregate Outstanding Principal Amount of all Mortgage Receivables as calculated on the Closing Date; Realised Loss Ratio

Definition / Calculation Term means the receivables proceeds distribution agreement between, amongst others, the Collection Foundation and Venn Hypotheken, dated 18 March 2014, as amended and Receivables Proceeds Distribution Agreement restated on 24 March 2016; means the principal amount redeemable in respect of each integral multiple of a Note as described in Condition 6 (Redemption); Redemption Amount Redemption Priority of Payments means the principal amount redeemable in respect of each integral multiple of a Note as described in Condition 6 (Redemption); means the regulations issued by the Securities and Exchange Commission pursuant to Regulation RR Section 15G of the Securities Exchange Act of 1934, as amended, and set forth at 17 C.F.R. Section 246; Regulation S means Regulation S of the Securities Act; means, upon the occurrence of a Regulatory Change, the right of the Sellers to repurchase and accept re-assignment of all (but not only part of) the Mortgage Receivables; Regulatory Call Option Regulatory Change has the meaning ascribed thereto in Section 7.1 (Purchase, repurchase and sale) of this Prospectus; means the bank account designated to collect the amounts due in respect of the mortgage Relevant Collection Foundation Account loans granted by Venn Hypotheken as set forth in the Receivables Proceeds Distribution Agreement; means (a) in case of a loss of the Requisite Credit Rating by Fitch, 14 calendar days and/or (b) in case of a loss of the Requisite Credit Rating by S&P, 30 calendar days Relevant Remedy Period has the meaning given to that term in the Cash Advance Facility Agreement or the Issuer Account Agreement, as the case may be; Replacement Reference Rate Reporting Entity Required Ratings means the ratings as included in the Receivables Proceeds Distribution Agreement. means (a) for Fitch a rating of the short-term, unsecured, unsubordinated and unguaranteed debt obligations of the relevant entity of no less than F1 or a long-term issuer default rating of at least A and (b) for S&P a rating of the short-term, unsecured, unsubordinated and unguaranteed debt obligations of the relevant entity of no less than A-1 or the long-term, Requisite Credit Rating unsecured, unsubordinated and unguaranteed debt obligations of no less than A, or such other rating(s) than as set forth under (a) and (b) as may be notified by S&P or Fitch (as applicable); Restructured Borrower means any Borrower who has undergone a forbearance measure in accordance with the relevant Original Lender's internal policies in the last 3 years prior to (i) the Initial Cut-Off Date in respect of Mortgage Receivables that will be purchased on the Closing Date or, as applicable, (ii) the relevant Cut-Off Date in respect of Mortgage Receivables that will be purchased on a Notes Payment Date; Revenue Priority of Payments means the priority of payments set out in Section 5 (Credit Structure) of this Prospectus; means the ledger specifically created for such purpose on the Issuer Collection Account as set forth in the Administration Agreement; Revenue Reconciliation Ledger means the earlier of (i) the date on which an Event of Default in respect of the Issuer has occurred which is continuing, (ii) the date on which an Insolvency Event in respect of a Seller has occurred which is continuing, (iii) the date on which a Portfolio Trigger Event has occurred and (iv) the date on which the appointment of a Servicer as servicer is terminated (other than a voluntary termination by such Servicer in accordance with the terms and Revolving Period End Date conditions of the Servicing Agreement); means the risk insurance (risicoverzekering) which pays out upon the death of the life insured, taken out by a Borrower with any of the Insurance Companies; Risk Insurance Policy Risk Retention U.S. Persons means "U.S. persons" as defined in the U.S. Risk Retention Rules; RMBS Standard means the residential mortgage-backed securities standard created by the DSA, as amended RTS has the meaning ascribed to such term in Section 4.4 (Regulatory and industry compliance); RTS Homogeneity means the final version of Commission Delegated Regulation (EU) of 28 May 2019 supplementing Regulation (EU) 2017/2402 of the European Parliament and of the Council with regard to regulatory technical standards on the homogeneity of the underlying exposures means S&P Global Ratings Europe Limited; S&P Secured Creditors means (i) the Directors, (ii) the Servicers, (iii) the Issuer Administrator, (iv) the Paying Agent, (v) the Cash Advance Facility Provider, (vi) the Issuer Account Bank, (vii) the Noteholders, (viii) the Sellers and (ix) the Reporting Entity; Securities Act means the United States Securities Act of 1933 (as amended): means Regulation (EU) 2017/2402 of the European Parliament and of the Council of 12 December 2017 laying down a general framework for securitisation and creating a specific Securitisation Regulation framework for simple, transparent and standardised securitisation, and amending Directives 2009/65/EC, 2009/138/EC and 2011/61/EU and Regulations (EC) No 1060/2009 and (EU) No 648/2012: means any and all security interest created pursuant to the Pledge Agreements; Security

Security Trustee

Security Trustee Director

Security Trustee Management Agreement

Seller Share

means the security trustee management agreement between the Security Trustee, the Security Trustee Director and the Issuer dated the Signing Date; has the meaning ascribed to such term in clause 20.4 of the Servicing Agreement II;

and registered with the Trade Register under number 33291692;

means Erevia B.V., having its official seat (statutaire zetel) in Amsterdam, the Netherlands

means Stichting Security Trustee Solitaire I, having its official seat (statutaire zetel) in Amsterdam, the Netherlands and registered with the Trade Register under number 81082452;

Definition / Calculation Term Sellers means any of Another Mortgage I and Another Mortgage II; Servicers means any of Venn Hypotheken and ASR; Services means the Mortgage Loan Services and the Issuer Services; Services Fee Letter means the fee letter from Vistra Capital Markets (Netherlands) N.V. to bunq dated 10 November 2020, relating to the services rendered under the Management Agreements and the Administration Agreement; Servicing Agreement I means the servicing agreement I between Venn Hypotheken B.V. as servicer, the Issuer and the Security Trustee dated the Signing Date; means the servicing agreement II between ASR as servicer, the Issuer and the Security Trustee dated the Signing Date; Servicing Agreement II Servicing Agreements means any of the Servicing Agreement I and the Servicing Agreement II; means Stichting Holding Solitaire I, having its official seat (statutaire zetel) in Amsterdam, the Netherlands and registered with the Trade Register under number 81082894; Shareholder means Vistra Capital Markets (Netherlands) N.V., having its official seat (statutaire zetel) in Shareholder Director Amsterdam, the Netherlands and registered with the Trade Register under number 33093266; means the shareholder management agreement between the Shareholder, the Shareholder Director and the Security Trustee dated the Signing Date; Shareholder Management Agreement Signing Date means 9 August 2021, or such later date as may be agreed between the Issuer and the Arranger Solitaire I Securitisation means the securitisation contemplated pursuant to the Transaction Documents, as described in the Prospectus; Solitaire Share has the meaning ascribed to such term in clause 20.4 of the Servicing Agreement II; means Directive 2009/138/EC of the European Parliament and of the Council of 25 November Solvency II 2009 on the taking-up and pursuit of Insurance and Reinsurance means Commission Delegated Regulation (EU) 2015/35 of 10 October 2014 supplementing Solvency II Regulation Directive 2009/138/EC of the European Parliament and of the Council on the taking-up and pursuit of Insurance and Reinsurance; SR Repository means European DataWarehouse GmbH SRM means the single resolution mechanism and a single bank resolution fund pursuant to the SRM Regulation; SRM Regulation means Regulation (EU) No 806/2014 of the European Parliament and of the Council of 15 July 2014 establishing uniform rules and a uniform procedure for the resolution of credit institutions and certain investment firms in the framework of a Single Resolution Mechanism and a Single Resolution Fund and amending Regulation (EU) No 1093/2010; SSPE means securitisation special purpose entity within the meaning of article 2(2) of the Securitisation Regulation means Stater Nederland B.V., having its official seat (statutaire zetel) in Amersfoort, the Netherlands and registered with the Trade Register under number 08716725; Stater Stichting WEW means Stichting Waarborgfonds Eigen Woningen; means a simple, transparent and standardised securitisation as referred to in article 19 of the Securitisation Regulation; STS Securitisation means a report from PCS which verifies compliance of the securitisation transaction described in this Prospectus with the criteria stemming from articles 18, 19, 20, 21 and 22 of STS Verification the Securitisation Regulation; Subordinated Notes means the Class B Notes: Sub-servicer means, in relation to each Servicer, Stater; Sustainability Mortgage Loan means a sustainability mortgage loan which is granted in combination with and in addition to another type of Mortgage Loan, and of which the proceeds are funded into a designated account (verduurzamingsdepot) and will remain available for two years to use for pre-approved energy efficiency improvements to the relevant Mortgaged Asset after which period any loan amounts that have not been used will be cancelled and the sustainability mortgage loan will be reduced with such amounts; TARGET 2 means the Trans-European Automated Real-Time Gross Settlement Express Transfer 2 System; TARGET 2 Settlement Day means any day on which TARGET 2 is open for the settlement of payments in euro; Tax Call Option means the option of the Issuer to redeem all (but not some only) of the Notes in accordance with Condition 6(e) (Redemption for tax reasons); Temporary Global Note means a temporary global note in respect of a Class of Notes; Trade Register means the trade register (Handelsregister) of the Chamber of Commerce in the Netherlands; means (i) the Master Definitions and Common Terms Agreement, (ii) the Mortgage Receivables Purchase Agreement, (iii) each Deed of Assignment and Pledge, (iv) the Administration Agreement, (v) the Servicing Agreements, (vi) the Issuer Account Agreement, (vii) the Cash Advance Facility Agreement, (viii) the Pledge Agreements, (xi) the Notes Purchase Agreement, (x) the Notes, (xi) the Paying Agency Agreement, (xii) the Management Agreements, (xiii) the Trust Deed, (xiv) the Parent Loan Agreement, (xv) the Transparency Reporting Agreement, (xvi) the Receivables Proceeds Distribution Agreement and any further documents relating to the transparency Transaction Documents documents relating to the transaction envisaged in the abovementioned documents designated by the Security Trustee as such; means certain loan-by-loan information required by and in accordance with article 7(1)(a) of the Securitisation Regulation in the form of the final disclosure templates adopted by the European Commission in the delegated regulations 2020/1224 and (EU) 2020/1225, as applicable to the Issuer, the Sellers and the Mortgage Receivables; Transparency Data Tape

Term **Definition / Calculation**

Transparency Investor Report

Transparency Reporting Agreement

Trust Deed

U.S. Risk Retention Rules

UCITS

UCITS Directive

Underlying Assignment Notification Events I

Underlying Assignment Notification Events II

Venn Hypotheken

WA

Wft

WOZ

WSNP

means a report in the form of the final disclosure templates adopted by the European Commission in the delegated regulations (EU) of the Securitisation Regulation and 2020/1224 and (EU) 2020/1225, as applicable to the Issuer, the Sellers and the Mortgage Receivables;

means the transparency reporting agreement by and between the Reporting Entity, the Issuer and the Security Trustee dated the Signing Date;

means the trust deed between, amongst others, the Issuer and the Security Trustee dated the Signing Date;

means Regulation RR (17 C.F.R. Part 246) implementing the risk retention requirements of Section 15G of the U.S. Securities Exchange Act of 1934, as amended, adopted pursuant to the requirements of Section 941 of the Dodd-Frank Wall Street Reform and Consumer Protection Act;

means undertakings for the collective investment in transferrable securities;

means Directive 2009/65/EC of the European Parliament and of the Council of 13 July 2009 on the coordination of laws, regulations and administrative provisions relating to undertakings for collective investment in transferable securities (UCITS) as lastly amended by Directive 2014/91/EU of the European Parliament and of the Council of 23 July 2014 amending Directive 2009/65/EC on the coordination of laws, regulations and administrative provisions relating to undertakings for collective investment in transferable securities (UCITS) as regards depositary functions, remuneration policies and sanctions;

has the meaning ascribed to such term in Section 7.1 (Purchase, repurchase and sale);

has the meaning ascribed to such term in Section 7.1 (Purchase, repurchase and sale);

means Venn Hypotheken B.V., having its official seat (statutaire zetel) in Breda, the Netherlands and registered with the Trade Register under number 62715550;

means weighted average:

means the Dutch Financial Supervision Act (Wet op het financieel toezicht) and its subordinate and implementing decrees and regulations as amended from time to time;

means the Valuation of Immovable Property Act (Wet waardering onroerende zaken) as amended from time to time.

means the Dutch Debt Restructuring (Natural Persons) Act (Wet schuldsanering natuurlijke personen, WSNP

Contact Information

Arranger (ARRG)	BNP Paribas	Cash Advance Facility Provider (CAPR)	BNG Bank N.V.
	16 boulevard des Italiens		Koninginnegracht 2
	75009 Paris		2514AA The Hague
	France (FR)		The Netherlands (NL)
			529900GGYMNGRQTDOO93
Common Safekeeper (OTHR)	Bank of America, National Association, London	Common Safekeeper (OTHR)	Clearstream, Luxembourg
	Branch 5 Canada Square Canary Wharf		42 Avenue J.F. Kennedy
	E145AQ London		L-1855 Luxembourg
	United Kingdom (UK)		Luxembourg (NL)
	B4TYDEB6GKMZO031MB27		549300OL514RA0SXJJ44
Common Safekeeper (OTHR)	Euroclear Bank SA/NV	Issuer (ISSR)	Solitaire I B.V.
	1 Boulevard du Roi Albert II		Herikerbergweg 88
	1210 Brussels		1101CM Amsterdam
	Belgium (BE)		The Netherlands (NL)
			724500ZOT0I8G4IWB167
Issuer Account Bank (ABNK)	BNG Bank N.V.	Issuer Administrator (ADMI)	Vistra FS (Netherlands) B.V.
	Koninginnegracht 2		Herikerbergweg 88
	2514AA The Hague		1101CM Amsterdam
	The Netherlands (NL)		The Netherlands (NL)
	529900GGYMNGRQTDOO93		
Legal Advisor (CNSL)	Loyens & Loeff N.V.	Listing Agent (OTHR)	ABN AMRO Bank N.V.
	Parnassusweg 300		Gustav Mahlerlaan 10
	1081LC Amsterdam		1082PP Amsterdam
	The Netherlands (NL)		The Netherlands (NL)
	724500ZPRPXJR1B6WY86		BFXS5XCH7N0Y05NIXW11
Paying Agent (PAYA)	ABN AMRO Bank N.V.	Rating Agency (OTHR)	FITCH RATINGS LTD
	Gustav Mahlerlaan 10		30 North Collonade
	1082PP Amsterdam		E14 5GN London
	The Netherlands (NL)		United Kingdom (GB)
	BFXS5XCH7N0Y05NIXW11		2138009F8YAHVC8W3Q52
Rating Agency (OTHR)	S&P GLOBAL RATINGS EUROPE LIMITED	Security Trustee (TRUS)	Stichting Security Trustee Solitaire I
	4th Floor, Waterways House, Grand Canal Quay		Herikerbergweg 88
	2 Dublin		1101CM Amsterdam
	Ireland (IE)		The Netherlands (NL)
	5493008B2TU3S6QE1E12		
Seller (SELL)	ANOTHER MORTGAGE I B.V.	Seller (SELL)	Another Mortgage II B.V.
	Naritaweg 131		Naritaweg 131
	1043BS Amsterdam		1043 BS Amsterdam
	The Netherlands (NL)		The Netherlands (NL)

Solitaire I B.V.

Notes and Cash Report: 25 August 2023 - 27 November 2023

Servicers (SERV)	ASR Levensverzekering N.V.	Servicers (SERV)	Venn Hypotheken B.V.
	Archimedeslaan 10		Lage Mosten 1 Unit 11
	3584BA Utrecht		4822NJ Breda
	The Netherlands (NL)		The Netherlands (NL)
	724500O4GUVTGSZEU248		549300M5DHHREYQQPL74
Tax Advisers (CNSL)	Loyens & Loeff N.V. Parnassusweg 300 1081LC Amsterdam The Netherlands (NL) 724500ZPRPXJR1B6WY86		