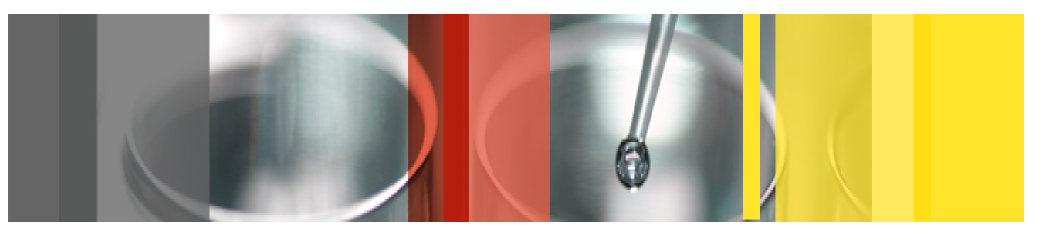


Deal Code: GOLDBAR221
Distribution Date: 09/25/2025

Pay Date: 09/25/2025

Investor Report



Primary Contacts:

Raffaella De Santis Tel:(390) 287-909862 Email:raffaella.desantis@bny.com

Golden Bar Securitisation Srl 2022



Interest Period Begin Date (inclusive)

Interest Period End Date (exclusive)

Days in current interest period

Currency

Payment Date

Interest Basis

Listing

Clearing

Legal Maturity Date

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Euro September 25, 2025 August 26, 2025 September 25, 2025 30

ACT/360

Luxembourg

Monte Titoli

December 26, 2044



Class A Notes	
ISIN Class A	IT0005495921
Currency	Euro
Denomination	100,000.00
Total Original Balance	720,000,000.00
Number of Notes	7,200.00
Beginning Balance	308,590,720.65
Additional Subscription	0.00
Principal Repayment	13,269,585.60
Principal Repayment Per Note	1,843.00
Current Note Balance	295,321,135.05
Current Note Balance Per Note	41,016.82
Rate of Interest	2.00%
Previous Period Interest Arrears	0.00
Interest Accrued this Period	511,200.00
Interest Accrued this Period per Note	71.00
Total Interest Due	511,200.00
Total Interest Distributions	511,200.00
Interest Arrears Carried Forward Total	0.00
Interest and Principal Distributions	13,780,785.60



Class B Notes	
ISIN Class B	IT0005495939
Currency	Euro
Denomination	100,000.00
Total Original Balance	40,000,000.00
Number of Notes	400.00
Beginning Balance	30,225,281.73
Additional Subscription	0.00
Principal Repayment	0.00
Principal Repayment Per Note	0.00
Current Note Balance	30,225,281.73
Current Note Balance Per Note	75,563.20
Rate of Interest	3.00%
Previous Period Interest Arrears	0.00
Interest Accrued this Period	75,200.00
Interest Accrued this Period per Note	188.00
Total Interest Due	75,200.00
Total Interest Distributions	75,200.00
Interest Arrears Carried Forward Total	0.00
Interest and Principal Distributions	75,200.00



Junior Notes	
ISIN Class Z	IT0005495947
Currency	Euro
Denomination	100,000.00
Total Original Balance	40,000,000.00
Number of Notes	400.00
Beginning Balance	30,225,281.73
Additional Subscription	0.00
Principal Repayment	0.00
Principal Repayment Per Note	0.00
Current Note Balance	30,225,281.73
Current Note Balance Per Note	75,563.20
Rate of Interest	1.00%
Previous Period Interest Arrears	0.00
Interest Accrued this Period	24,800.00
Interest Accrued this Period per Note	62.00
Total Interest Due	24,800.00
Total Interest Distributions	24,800.00
Interest Arrears Carried Forward Total	0.00
Interest and Principal Distributions	24,800.00

Golden Bar Securitisation Srl 2022



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Subordinated Loan	
Currency	Euro
Total Original Balance	4,013,736.37
Beginning Balance	0.00
Additional Subscription	0.00
Principal Repayment	0.00
Current Balance	0.00
Euribor	0.00%
Margin	2.70%
Previous Period Interest Arrears	0.00
Interest Accrued this Period	0.00
Total Interest Due	0.00
Total Interest Distributions	0.00
Interest Arrears Carried Forward Total	0.00
Interest and Principal Distributions	0.00



Issuer Available Funds

Issuer Available Funds	
The Issuer Available Funds means, in respect of any Calculation Date prior to the service of a Trigger Notice, the aggregate amount of:	21,058,119.44
(i) any Collections and Recoveries received by the Issuer and paid into the Collection Account in respect of the Claims comprised in the Aggregate Portfolio during the Collection	
Collection Period immediately preceding such Calculation Date;	15,263,949.27
(ii) any purchase price received by the Issuer and paid into the Collection Account in respect of the sale of the Claims comprised in the Aggregate Portfolio made in accordance	
with the Transaction Documents during the Collection Period immediately preceding such Calculation Date;	0.00
(iii) without duplication with items (i) and (ii) above, any proceeds, other than the Revenue Eligible Investments Amount, deriving from the Eligible Investments Amount, (if any)	
made during the Collection Period immediately preceding such Calculation Date, following liquidation thereof on the preceding Liquidation Date;	0.00
(iv) the balance of the Cash Reserve Account;	5,759,872.04
(v) without duplication with (iv) above, any proceeds, other than the Revenue Eligible Investments Amount, deriving from the Eligible Investments (if any) made during the Collection	
Period immediately preceding such Calculation Date from the Cash Reserve Account, following liquidation thereof on the preceding Liquidation Date;	0.00
(vi) the Set-Off Reserve (if any);	0.00
(vii) without duplication with (vi) above, any proceeds, other than the Revenue Eligible Investments Amount, deriving from the Eligible Investments (if any) made during the	
Collection Period immediately preceding such Calculation Date from the Set-Off Reserve Account, following liquidation thereof on the preceding Liquidation Date;	0.00
(viii) without duplication with items (iii), (v) and (vii) above, all amounts of interest (if any) accrued and paid on the Accounts (other than the Expenses Account) during the	
Collection Period immediately preceding such Calculation Date;	34,297.76
(ix) any payments made to the Issuer by any other party to the Transaction Documents and paid into the Accounts during the Collection Period immediately preceding such	
Calculation Date, including any payments made by the Seller pursuant to the Warranty and Indemnity Agreement and/or the Master Transfer Agreement in respect of indemnities	
or damages for breach of representations or warranties;	0.00
(x) any Revenue Eligible Investments Amount realised on the preceding Liquidation Date, if any;	0.00
(xi) any other amount standing to the credit of the Collection Account as at the end of the Collection Period immediately preceding the relevant Calculation Date;	0.00
(xii) the amounts actually credited to and/or retained in, on the immediately preceding Payment Date, the Collection Account under items [(viii)(B)] of the Pre-Trigger Priority of	
Payments, if any;	0.00
(xiii) on the Calculation Date immediately preceding the Cancellation Date, the balance standing to the credit of the Expenses Account at such date.	0.00
(xiv) Monte Titoli amounts carried forward from previous Payment Date	0.37



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Pre-Trigger Priority of Payments

Pre-Trigger Priority of Payments	
Prior to the service of a Trigger Notice, the Issuer Available Funds, as calculated on each Calculation Date, will be applied by the Issuer on the Payment Date immediately following	0.00
such Calculation Date in making payments or provisions in the following order of priority but, in each case, only if and to the extent that payments or provisions of a higher	
priority have been made in full:	
(i) first, in or towards satisfaction, pro rata and pari passu, according to the respective amounts thereof, of any and all outstanding taxes due and payable by the Issuer in relation to	
this Securitisation (to the extent that amounts standing to the credit of the Expenses Account are insufficient to pay such taxes and to the extent not already paid by	
Santander Consumer Bank under the Transaction Documents);	0.00
(ii) second, in or towards satisfaction, pro rata and pari passu, according to the respective amounts thereof, of:	
(A) any and all outstanding fees, costs, liabilities and any other expenses to be paid in order to preserve the corporate existence of the Issuer, to maintain it in good standing, to	
comply with applicable legislation and to fulfil obligations to third parties (not being Other Issuer Creditors) incurred in the course of the Issuer's business in relation to this	
Securitisation (to the extent that amounts standing to the credit of the Expenses Account are insufficient to pay such fees, costs, liabilities and expenses and to the extent not	
already paid by Santander Consumer Bank under the Transaction Documents);	0.00
(B) any and all outstanding fees, costs, liabilities and expenses required to be paid in connection with the listing, deposit or ratings of the Notes, or any notice to be given to the	
Noteholders or the other parties to the Transaction Documents (to the extent that amounts standing to the credit of the Expenses Account are insufficient to pay such fees, costs,	
liabilities and expenses and to the extent not already paid by Santander Consumer Bank under the Transaction Documents);	433.26
(C) any and all outstanding fees, costs and expenses of and all other amounts due and payable to the Representative of the Noteholders or any appointee thereof; and	481.38
(D) the amount necessary to replenish the Expenses Account up to the Retention Amount;	0.00
(iii) third, in or towards satisfaction, pro rata and pari passu, according to the respective amounts thereof, of any and all outstanding fees, costs and expenses of any and all other	
amounts due and payable to the Paying Agent, the Computation Agent, the Corporate Services Provider, the Stichtingen Corporate Services Provider, the Account Banks and any	
further Other Issuer Creditors, each pursuant to the terms of the Transaction Document(s) (save as otherwise provided under other items of this priority of payments);	2,193.65
(iv) fourth, in or towards satisfaction of any and all outstanding fees, costs and expenses of and all other amounts due and payable to the Servicer pursuant to the terms of the	
Servicing Agreement, other than the amounts due to the Servicer in respect of (a) the Servicer's Advance (if any) under the terms of the Servicing Agreement and (b) the insurance	
premiums (if any) advanced by Santander Consumer Bank in its capacity as Servicer under the terms of the Servicing Agreement;	39,976.53
(v) fifth, in or towards satisfaction, pro rata and pari passu, of all amounts of interest due and payable on the Class A Notes;	511,200.00
(vi) sixth, in or towards satisfaction, pro rata and pari passu, of all amounts of interest due and payable on the Class B Notes;	75,200.00
(vii) seventh, to credit the Cash Reserve Account with the amount required such that the Cash Reserve equals the Target Cash Reserve Amount;	5,534,289.09
(viii) eighth, during the Programme Period	



Pre-Trigger Priority of Payments

(A) in or towards payment to the Seller of the amount due as Purchase Price Amount in respect of the Subsequent Portfolios purchased under the Master Transfer Agreement; and	0.00
(B) thereafter, to credit any Purchase Shortfall Amount to (and/or retain such amount in) the Collection Account;	0.00
(ix) ninth, in or towards repayment, pro rata and pari passu, of the Class A Redemption Amount;	13,269,585.60
bis delta due to Monte Titoli rounding	1.87
(x) tenth, in or towards repayment, pro rata and pari passu, of the Class B Redemption Amount;	0.00
bis delta due to Monte Titoli rounding	0.00
(xi) eleventh, after the delivery of a Set-Off Reserve Trigger Notice, to credit the Set-Off Reserve Account with the amount required	
such that the Set-Off Reserve equals the Target Set-Off Reserve Amount;	0.00
(xii) twelfth, in or towards satisfaction of all amounts due and payable to the Subscriber and the Sole Arranger under the terms of the Underwriting Agreement;	0.00
(xiii) thirteenth, in or towards satisfaction, pro rata and pari passu, according to the respective amounts thereof, of all amounts due and payable to Santander Consumer Bank in	
respect of the Seller's Claims (if any) under the terms of the Master Transfer Agreement and the Warranty and Indemnity Agreement;	0.00
(xiv) fourteenth, in or towards satisfaction, pro rata and pari passu, according to the respective amounts thereof, of all amounts due and payable to the Servicer in respect of:	
(A) the Servicer's Advance (if any) under the terms of the Servicing Agreement; and	0.00
(B) the insurance premiums (if any) advanced by Santander Consumer Bank in its capacity as Servicer under the terms of the Servicing Agreement;	0.00
(xv) fifteenth, in or towards satisfaction of all amounts of interest due and payable to the Subordinated Loan Provider under the terms of the Subordinated Loan Agreement;	0.00
(xvi) sixteenth, in or towards satisfaction of all amounts of principal due and payable to the Subordinated Loan Provider under the terms of the Subordinated Loan Agreement;	0.00
(xvii) seventeenth, in or towards satisfaction, pro rata and pari passu, according to the respective amounts thereof, of any and all outstanding fees, costs, liabilities and any other	
expenses to be paid to fulfil obligations to any Other Issuer Creditor incurred in the course of the Issuer's business in relation to this Securitisation (other than amounts	
already provided for in this Pre-Trigger Priority of Payments);	0.00
(xviii) eighteenth, in or towards satisfaction, pro rata and pari passu, of all amounts of interest due and payable on the Junior Notes;	24,800.00
(xix) nineteenth, in or towards repayment, pro rata and pari passu, of the Class Z Redemption Amount until the Principal Amount Outstanding of such Junior Notes is	
equal to 30,000;	0.00
bis delta due to Monte Titoli rounding	0.00
(xx) twentieth, on the Cancellation Date, in or towards satisfaction, pro rata and pari passu, of the Principal Amount Outstanding of the Junior Notes until such Junior Notes are	
repaid in full; and	0.00
(xxi) twenty-first, up to, but excluding, the Cancellation Date, in or towards satisfaction, pro rata and pari passu of the Junior Notes Additional Remuneration (if any) due and payable	
on the Junior Notes.	1,599,958.06



Account Information

Account Information	
Cash Reserve	
Target Cash Reserve Amount	5,534,289.09
Beginning Balance	5,759,872.04
withdrawals	5,759,872.04
credits through waterfall	5,534,289.09
credits through Subordinated Loan	0.00
Ending balance	5,534,289.09
Set-Off Reserve Account	
Target Set-Off Reserve Amount	0.00
Beginning Balance	0.00
Withdrawals	0.00
credits through waterfall	0.00
credits through Subordinated Loan	0.00
Ending Balance	0.00
Expenses Account	
Account Opening Balance	30,000.00
Total Credit Amount	0.00
Total Debit Amount	0.00
Account Closing Balance	30,000.00



Triggers

Triggers	
Trigger Events	
Issuer Non-payment of P&I	NO
Issuer Breach of other obligations	NO
Issuer Breach of representations and warranties	NO
Issuer Insolvency	NO
Issuer Unlawfulness	NO
Trigger Event Notice	NO
Purchase Termination Events	
Seller Breach of other obligations	NO
Seller Breach of representations and warranties	NO
Breach of ratios:	NO
Cumulative Default	31,472,332.45
Outstanding Principal of all Claims	966,525,154.48
Cumulative Default Ratio	3.2562%
Relevant Default Trigger	7.00
the Cumalative Default Ratio, calculated as at the relevant Calculation Date, is higher than the Relevant Default Trigger;	NO
Arrear Claims	214,510.48
Aggregate Portfolio Outstanding Amount at the first day of such Collection Period	369,041,283.74
Arrear Ratio t	0.0581%
Arrear Ratio t-1	0.0620%
Arrear Ratio t-2	0.0516%
the Arrear Ratio for the 3 (three) immediately preceding Collection Periods is higher than 7%;	NO
Issuer Available Funds after Item IX	1,624,758.07
Payment under item X(Class B redemption)	0.00

Golden Bar Securitisation Srl 2022



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Triggers the Uncleared Principal Event, means the circumstance that there are insufficient Issuer Available Funds to meet in full, NO on the immediately following Payment Date, the payment under item (x) of the Pre-Trigger Priority of Payments. Collections not transferred by the Servicer NO Servicer Report delivery failure (for 7 days) NO Seller fails, during the Programme Period, to offer sale of Issuer Subsequent Portfolios for 3 consecutive Offer Dates NO **Servicer Termination Event** NO NO Seller Insolvency **Purchase Termination Notice** NO Set-Off Reserve Trigger Events NO the Target Set-Off Reserve Amount is higher than zero; the Servicer?s Owner ceases to have any of the Set-Off Required Ratings or any of such ratings has been withdrawn; NO the Servicer's Owner ceases to own, directly or indirectly, at least 75% of the share capital of the Seller. NO Commingling Reserve Trigger Event the Servicer's Owner ceasing to have any the Commingling Required Ratings or any of such ratings has been withdrawn; NO the Servicer's Owner ceases to own, directly or indirectly, 75% of the share capital of Santander Consumer Bank. NO

GOLDEN BAF	R 2022-1			
SERVICER REPOR Reference period from 28th July:	T (monthly) 2025 to 27th August 2025			
ortfolio Outstanding	EUR			
fortfolio Outstanding Principal Balance at the end of the previous Collection Period urchase Price of the Portfolio transferred during the Collection Period ortfolio Outstanding Principal Balance at the end of this Collection Period	369,041,283.74 - 355,771,696.64			
outstanding Notes Balance (prior to Payment Date) everage Nominal Interest Rate (T.A.N.)	369,041,284.11 6.26%			
imulative Purchase Price of transferred portfolios riodic CPR nualised Constant Prepayment Rate	966,525,154.48 1.9% 20.4%			
ollection for the Reference Period	Theoretical	Current		
incipal Instalments erests Instalments	5,780,056.59 1,859,193.59	5,788,196.96 1,879,457.55		
Illection Fees erest on late payments epayments	-	6,692,558.49		
epayments Fees illection from Delinquent loans		36,542.95 99,830.32		
if which Principal components f which Interest components scoveries on Defaulted Loans		86,375.97 13,454.35 767,363.00		
purchases for breach of W&I f which Principal components		767,363.00		
f which Interest components purchases for Servicing (which Principal components		-		
which Interest components her Principal Inflow		-		
ner Interest Inflow her Collection not due		•		
ITAL COLLECTIONS ITAL AVAILABLE COLLECTIONS ITAL PRINCIPAL COMPONENTS		15,263,949.27 15,263,949.27 12,567,131.42		
TAL INTEREST COMPONENTS		12,567,131.42 2,696,817.85		
r Junior Notes Interest Amount determination purposes	EUR			
venues from interests instalments by competence (Aggregate of all interest amounts accrued, nough not yet paid, in respect of consumer loans during the collection period immediately preceding th Calcutation Date)	1,801,022.48			
rears Loans st due & Unpaid	Principal	Interest	Total	
-60 -90 -120	59,848.62 40,047.48	15,191.65 9,460.60	75,040.27 49,508.08 35,335.47	
-120 0-150 0-180	29,035.89 26,049.34	6,299.58 8,253.46 7,399.49	35,335.47 34,302.80 38,107.66 20,648.11	
0-210 0-240	30,708.17 16,990.63 11,830.35	7,399.49 3,657.48 2,378.53	20,648.11 14,208.88	
ststanding not past due	Principal			
-60	1.811.510.07			
-90 -120 0-150	717,922.51 386,018.41 351,532.98			
0-180 0-210 0-240	410,282.76 157,178.65 132,061.55			
efaulted Loans	EUR			
reduited Loans in the reference period scoveries on Defaulted Loans in the reference period	716,348.68 767,363.00			
efaulted Loans as of the Valuation Date ross accumulated Defaulted Loans	4,172,726.46 31,472,332.45			
cumulated Recoveries on Defaulted Receivables since issue date mulative Losses indiction CDR	27,523,365.61 3,948,966.84 0.19%			
nualised Constant Default Rate	2.30%			
purchases for Servicing ividual Receivables Repurchases inception to date	Outstanding Amount (A)	rformance (% of Initial Portfolio) 0.00%	Limit 15%	Breach
lividual Receivables Repurchase current year	:	0.00%	10%	N
odified Loans	EUR			
diffied Loans during the reference period diffied Loans inception to date	-			
rchase Termination Event Ratios	Performance	Limit	Breach	
rear Ratio t rear Ratio t-1 rear Ratio t-2	0.0581% 0.0620% 0.0516%	<=7% <=7% <=7%	N N N	
real Ratio F2 mulative Default Ratio	3.26%	<=7%	N N	
epayment Exposure gregated Prepayment Exposure	EUR 12,098,999.43			
ncentration Criteria	Current Valuation Date	Limit	Breach	
erage Nominal Interest Rate (T.A.N.) uth vaste Employers	6.3% 49.1% 14.6%	>= 5% < 60% < 25%	NA NA NA	
insion Assignment (CQP)	45.7% 9.5%	< 50% < 20%	NA NA NA	
p Employer (other than Public) p p Employers (other than Public) p 10 Employers (other than Public)	0.32% 1.27% 1.88%	< 2% < 5% < 8%	NA NA	
F LIFE COMP. ASS. VITA SPA - Insurance Company ASSURVAZIONI SPA - Insurance Company ET INSURANCE LIFE SPA - Insurance Company	24.37% 23.13% 14.01%	< 40% < 40%	NA NA NA	
ET INSURANCE LIFE SPA - Insurance Company ET INSURANCE SPA - Insurance Company at Approved Insurance Companies or Rated Insurance Companies	14.01% 8.98% 4.23%	< 30% < 30% < 3%	NA NA NA	
ans that have 2 unpaid installments	NA	< 3%	NA NA	
rtfolio Breakdown by Product Iary Assignment silon Assignment	EUR 159,390,403.63 162,503,282.03	44.8% 45.7%		
nsion Assignment ymment Delegation TAL	33,878,010.98 355,771,696.64	9.5%		
rtfolio Breakdown by Geographical Area	EUR	%		
rth ntre	101,149,772.12 79,858,730.30	28.4% 22.4%		
outh + Islands DTAL	174,763,194.22 355,771,696.64	49.1% 100%		
rtfolio Breakdown by Employer Type	EUR 200 657 724 26	% 81.7%		
blic rrs-Public vate	290,657,731.26 13,139,815.95 51,974,149.43	3.7% 14.6%		
)TAL	355,771,696.64	100%		
	EUR			
vicing Fees (Including VAT if applicable)	38,441.80			
rivicing Fees (including VAT if applicable) rividing Fee (Percentage of 0,125%) covery Fee (Percentage of 0,2% of Recoveries on Defaulted Loans once TAL	38,441.80 1,534.73 - 39,976.53			

Life Insure	er		
Insurer	No.	Current Balance	Pct (%)
CF LIFE COMP. ASS. VITA SPA	13,513	86,717,990	24.37%
AXA FRANCE VIE	19,269	63,216,704	17.77%
CNP VITA ASSICURAZIONE SPA	5,365	49,847,399	14.01%
NET INSURANCE LIFE SPA	9,347	47,940,032	13.47%
METLIFE EUROPE D.A.C.	5,131	47,695,359	13.41%
ELIPS LIFE LTD	4,345	45,022,830	12.65%
CARDIF ASSICURAZIONI SPA	1,952	293,621	0.08%
ERGO ASSICURAZIONI SPA	601	2,670	0.00%
CARDIF - ASSURANCE VIE SA	70	2,153	0.00%
Other	25,441	15,032,938	4.23%
Total:	85,034	355,771,697	100.00%

Job Insurer				
Insurer	No.	Current Balance	Pct (%)	
CF ASSICURAZIONI SPA	14,720	82,292,497	23.13%	
GREAT AMERICAN INTERNATIONAL	4,577	43,456,080	12.21%	
AXA FRANCE IARD/ INTER PARTNER	10,278	35,575,905	10.00%	
NET INSURANCE SPA	5,606	31,959,632	8.98%	
Not Applicable (Pensioners)	25,163	162,474,634	45.67%	
Other	1	12,949	0.00%	
Total:	60,345	355,771,697	100.00%	

Top Employers (other than Public)

ID	Employer	Current Balance	Pct (%)	Cumulated pct (%)
1	Employer 1	1,136,639.61	0.32%	0.32%
2	Employer 2	995,420.62	0.28%	0.60%
3	Employer 3	986,493.53	0.28%	0.88%
4	Employer 4	821,112.83	0.23%	1.11%
5	Employer 5	592,072.05	0.17%	1.27%
6	Employer 6	553,615.24	0.16%	1.43%
7	Employer 7	459,754.03	0.13%	1.56%
8	Employer 8	386,690.92	0.11%	1.67%
9	Employer 9	383,223.27	0.11%	1.78%
10	Employer 10	369,943.84	0.10%	1.88%
	Other	58,428,999.44	16.42%	18.30%
	Total:	65,113,965.38	18.30%	